JOURNAL

OF THE

House of Representatives

OF THE

State of Georgia,

AT A

Biennial Session

OF THE

General Assembly,
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 5th day of November, in the year of our Lord one thousand eight hundred and forty-nine, and of the sovereignty and independence of the United States, the seventy-fourth, upon motion of Mr. Kenan, of Baldwin, Mr. Philips, of Habersham, was called to the chair. The following named members elect from the several counties hereafter mentioned, then 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 John J. Floyd, one of the Judges of the Superior Courts of this State, took their seats; to wit:

From the county of Appling, Instance Hall.
From the county of Baker, Bennett Bell.
From the county of Baldwin, Augustus H. Kenan.
From the county of Bibb, George W. Fish, and James A. Nisbet.
From the county of Bulloch, John Goodman.
From the county of Burke, John T. Brown, and Edmund B. Gresham.
From the county of Butts, Simon H. Sanders.
From the county of Camden, John L. Allalunga.
From the county of Campbell, John Carlton.
From the county of Carroll, Beverly D. Thomason.
From the county of Cass, Achille D. Shackelford, and William T. Wofford.
From the county of Chatham, John W. Anderson, and George P. Harrison.
From the county of Chattooga, Charles A. Heard.
From the county of Cherokee, Lawson Fields and Joshua Roberts.
From the county of Clark, Young L. G. Harris and Richard Richardson.
From the county of Cobb, Nathaniel M. Calder, and Allison Nelson.
From the county of Columbia, James C. Avery and William L. Blount.
From the county of Coweta, John H. Johnson and Joel W. Terrell.
From the county of Crawford, Thomas C. Howard.
From the county of Dade, Larkin Hendrix.
From the county of Decatur, Thomas Hines.
From the county of DeKalb, Thomas Akin and Jonathan B. Wilson.
From the county of Dooly, William S. Hammell.
From the county of Early, Benjamin L. Wolf.
From the county of Effingham, John C. Waldhour.
From the county of Elbert, William M. Barrett and Henry R. Deadwyler.
From the county of Emanuel, Swain M. Fortner.
From the county of Fayette, Charles J. Robinson.
From the county of Floyd, Isaac N. Culbertson.
From the county of Forsyth, Hardy Strickland.
From the county of Franklin, Henry F. Chandler and Eppy W. Morris.
From the county of Gilmer, Joseph Pickett.
From the county of Glynn, Joseph Dubignon.
From the county of Greene, George O. Dawson and Jesse M. Thornton.
From the county of Gwinnett, Joseph P. Brandon and John C. Whitworth.
From the county of Habersham, George D. Philips and Jesse Sanford.
From the county of Hall, Joseph J. Griffin.
From the county of Hancock, Andrew J. Lane.
From the county of Harris, James N. Ramsey and David Reid.
From the county of Heard, Nicholas Tompkins.
From the county of Henry, Elijah B. Arnold and John R. Clarke.
From the county of Houston, Josiah Hodges and James A. Pringle.
From the county of Irwin, John B. Dorminy.
From the county of Jackson, Michael M. Mintz.
From the county of Jasper, Berry T. Digby and Thomas K. Slaughter.
From the county of Jefferson, Rhesa J. Farmer.
From the county of Jones, James M. Gray.
From the county of Laurens, John W. Yopp.
From the county of Lee, John L. Gilmore.
From the county of Liberty, John Shaw.
From the county of Lincoln, James B. Neal.
From the county of Lowndes, George Carter.
From the county of Lumpkin, Harrison W. Riley and Matthias Talley.
From the county of Macon, William H. Robinson.
From the county of Madison, Sanders W. Colbert.
From the county of Marion, Martin L. Bivins.
From the county of McIntosh, Randolph Spalding.
From the county of Meriwether, William R. Faver, and John A. Gaston.
From the county of Monroe, Robert P. Trippe, and William Watson.
From the county of Montgomery, Alexander T. McLeod.
From the county of Morgan, Joseph P. Penick.
From the county of Murray, Benjamin Laughridge.
From the county of Muscogee, Alexander McDougald and Thomas F. Woolridge.
From the county of Newton, Jethro W. Manning and Parmedus Reynolds.
From the county of Oglethorpe, Royal M. Fleming and James H. McWhorter.
From the county of Paulding, John A. Jones.
From the county of Pike, Hugh J. Neely and John G. Westmoreland.
From the county of Pulaski, James S. Leith.
From the county of Putnam, Robert Griggs, and William B. Terrell.
From the county of Rabun, John Q. Adams.
From the county of Randolph, Edmund W. Hodges and Bennett H. Perkins.
From the county of Richmond, Charles J. Jenkins and Alexander C. Walker.
From the county of Scriven, William J. Lawton.
From the county of Stewart, Richard J. Snelling and John A. Tucker.
From the county of Sumter, William J. Barlow.
From the county of Talbot, Cyrus Robinson and Edmund H. Worrell.
From the county of Taliaferro, Linton Stephens.
From the county of Tattnall, James Tillman.
From the county of Telfair, Mitchell G. Wilcox.
From the county of Thomas, Archibald T. McIntyre.
From the county of Troup, John P. Culberson and Henry Faver.
From the county of Twiggs, William W. Wiggins.
From the county of Union, John H. Peneland.
From the county of Upson, William G. Andrews and John B. Kendall.
From the county of Walker, James Gordon.
From the county of Walton, Nathan A. Fletcher and Theophilus J. Hill.
From the county of Ware, William A. McDonald.
From the county of Warren, Adam Jones and Marshall H. Wellborn.
From the county of Washington, John L. Irwin; and Asa P. Peacock.
From the county of Wayne, Samuel O. Bryan.
From the county of Wilkes, Edward R. Anderson and Lucius J. Gartrell.
From the county of Wilkinson, Bryant O'Bannon.

The House then proceeded to the election of their Speaker, and the ballots being received and examined, it appeared that John W. Anderson, Esq., member elect from the county of Chatham, was duly elected Speaker.

Whereupon, a committee consisting of Messrs. Jenkins, Jones, and Wofford, were appointed to conduct him to the Chair, from whence he addressed the House, and tendered his acknowledgments.

Upon motion of Mr. Kenan, the House 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 Clerk, and the ballots being received and examined, it appeared that Burrell K. Harrison, Esq., of the county of Stewart, was duly elected.

The House then proceeded to ballot for a Door Keeper, and no choice having been made, upon motion of Mr. Snel-ling, of the county of Stewart, the House adjourned till to- morrow morning, ten o'clock.

TUESDAY, Nov. 6th, 1849.

The House took up the unfinished business of yesterday, which was the election of Door-Keeper, and the ballots being received and examined, it appeared that Alfred Harris, of the county of Lumpkin, was duly elected.

The House then proceeded to the election of Messenger, and the ballots being received and examined, it appeared that Jesse Oslin, of the county of Cobb, was duly elected.
On motion of Mr. Wiggins, of Twiggs,

Resolved, That the clerk inform the Senate that the House of Representatives is organized and ready to proceed to business, having made choice of John W. Anderson, a member elect from the county of Chatham, as their Speaker, and Burrell K. Harrison, of the county of Stewart, as their Clerk.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—I am directed by the Senate to inform the House of Representatives that they are organized, having made choice of the Hon. William B. Wofford, Senator elect from the forty-third Senatorial District, as their President, and Luther J. Glenn, Esquire, of the county of Henry, as their Secretary, and are now ready to proceed to business.

Mr. Ramsay, of Harris, laid upon the table the following resolution, which was read:

Resolved, That editors of newspapers and reporters of the proceedings of the House of Representatives, be admitted within the bar of the House, and the messenger be directed to provide them with seats.

Whereupon,

Mr. Kenan, of Baldwin, moved to amend the same, by striking out all that part of the resolution after the words "be admitted," and insert in its stead, "to seats within the committee rooms of this House," which was rejected.

The Resolution as offered by Mr. Ramsay, was taken up and agreed to.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

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

That a committee be appointed on the part of the Senate, to join such committee as may be appointed by the House of Representatives, 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 have been appointed under the above resolution:

Messrs. Cockran, Clayton and Chisolm.

Mr. McDougald, of Muscogee, introduced a bill to be entitled an act to provide for the election of Judges of the Superior Courts by the sovereign people of the State of Georgia, and for other purposes therein named.
Which was read the first time.

Upon motion of Mr. Jones, of Paulding, one hundred and fifty copies were ordered to be printed for the use of the House.

Mr. Jones, of Paulding, introduced a bill to be entitled an act to complete and perfect the Rail Road Communication from the Atlantic to the Western Waters, which was read the first time.

On motion of Mr. Wiggins, of Twiggs,

Resolved, That the House do concur with the resolution of the Senate, for the appointment of a joint committee, to wait upon his excellency the Governor.

Whereupon the Speaker appointed Messrs. Wiggins, Nisbet, Fields, Walker, and Villalonga.

On motion of Mr. Kenan, of Baldwin,

Resolved, That the House adopt the rules of this House for the year 1847, and that one hundred and fifty copies be printed for the use of the House.

Mr. Jones, of Paulding, introduced a bill to be entitled an act to authorize the settlement of prosecutions in certain cases, and to regulate more particularly the duties of the attorneys and solicitors generals, and to fix their liabilities.

Also, a bill to be entitled an act to curtail and simplify civil pleadings.

Also, a bill to be entitled an act to curtail and simplify criminal proceedings.

Also, a bill to be entitled an act to repeal all laws respecting the importation of slaves into this State, which was read the first time.

Mr. Shackelford, of Cass, introduced a bill to lay out and organize a new county from the counties of Cass and Murray, which was read the first time.

Mr. Lane, of Hancock, introduced a bill to be entitled an act to incorporate the Hancock Steamboat Company, which was read the first time.

Mr. Laughridge, of Murray, introduced a bill to repeal an act entitled an act to consolidate the offices of tax collector and receiver of tax returns, in the counties of Rabun, Camden, Irwin, Floyd, Scriven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair, and Laurens, so far as relates to the county of Murray, assented to 25th December, 1837, which was read the first time.

Mr. Wiggins 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 the Governor, informed them
that he would transmit a message with accompanying documents to both Houses of the General Assembly, this day at 3 o’clock, P. M.

Mr. Sanders of Butts, laid upon the table a resolution, appointing a day for the election of Judges of the Circuits therein named, and a Solicitor General for the Coweta Circuit, and a Judge of the Supreme Court, which was read.

Mr. McDougald laid upon the table a substitute for the resolution of Mr. Sanders, which was read.

On motion of Mr. Thompson of Carroll, the House adjourned until 3 o’clock, P. M.

THREE O’CLOCK, P. M.

The House met pursuant to adjournment.

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

Mr. Speaker:—I am instructed by his excellency the Governor to deliver to the House of Representatives, his biennial message, with the accompanying documents.

On motion of Mr. Bryan of Wayne, the House took up the message from his excellency the Governor, to-wit:

EXECUTIVE DEPARTMENT,
MILLEDGEVILLE, Nov. 6, 1849.

Fellow-Citizens of the Senate

and of the House of Representatives:

As the Representatives of the people, you have convened to perform important public duties.

The simple machinery of our form of Government, by the operation of which this responsible trust is confided, is not to be appreciated more for the power and confidence conferred upon you, than for the quiet and almost imperceptible process by which, without commotion, those who lately occupied the places you now fill, have been disrobed of authority.

In your deliberations as to the best means of directing aright the destiny of our growing State, of developing its resources, and elevating its character, you will not be unmindful that “wisdom, justice, and moderation,” should be your guides, and the mark of your highest ambition.

The operations of the Government since the adjournment of the last General Assembly, it is made my duty to lay before you. In detailing the transactions of a period of two years, it will not be remarkable, if I should fail to impart to
you the interest felt by myself in some of the many subjects
that will be submitted to your consideration; or, if in the
attempt to do so, I should be adjudged as trespassing upon
the limits prescribed, by good taste, for communications of
this character.

It will be seen by reference to the last message of my
predecessor, that the public debt at that time was $1,579,-
875 60. (This sum exceeded the true amount as has been
since ascertained, $1,000.) At the session of 1847, $375,-
000.00 were appropriated for the completion of the West­
ern and Atlantic Rail Road, and $22,222 22 for the pay­
ment of the claim of Peter Trezevant—making the entire
public debt and the liabilities incurred by the acts of 1847,
$1,976,097 82 on the 1st day of January, 1848.

The Bonds directed to be issued for the completion of the
W. & A. R. Road, and for the payment of the claim of Peter
Trezevant, were prepared with as little delay as possible;
the former were placed in the hands of the Chief Engineer,
from time to time, to be applied to the construction of the
railway from Dalton to Chattanooga, and the latter paid
over to the Agent of Trezevant in discharge of his claim
against the State. In addition to the Bonds referred to,
before the close of the last session of the General Assembly,
it was found necessary to make provision for the discharge
of sundry obligations entered into by Gov. Crawford and
the late Chief Engineer of the W. & A. R. Road, (Mr. Gar­
nett,) with certain Banks and individuals, secured by the
hypothecation of the State's 6 per cent. Bonds, amounting
to the aggregate sum of $183,500 00. This class of bonds
was made to draw interest at the rate of 7 per cent. per an­
num. From the neat style in which they were gotten up,
the facilities extended to the holders in collecting the inter­
est, as it falls due, at convenient commercial points, an addi­
tional value was imparted to these securities, that enabled
me to effect a satisfactory arrangement with this class of
the public creditors, by the substitution of the new issue of
7 per cents. for the hypothecated bonds of an equal amount,
and also to redeem the obligations of the late Governor and
Chief Engineer, although, in a few instances, past due.

In consummating this arrangement, it is gratifying to
state, that no additional burden was imposed upon the
Treasury, except the small expense incurred in preparing
the bonds, conducting the negotiations, and the difference
between the rate of interest of the bonds hypothecated and
the issue substituted under the act of 1847. Under an act,
passed at the last session, for the relief of the Central Bank,
bonds to the amount of $225,000 were issued in 1848, and
$237,000 in the present year, to meet the accruing liabilities
falling due in the same period.

At the close of the fiscal year 1847, the bonded debt of
the Bank was $500,452 80—it is now reported to me by the Cashier, to be $447,000. The $500,452 80 were drawing 8 per cent. interest, the present amount 7 per cent. By the sale of the bonds issued in 1848 and 1849, there has been a saving to the Bank on the interest account of about $6,870. This has been effected without the slightest shock to the credit of the Bank, or the least encroachment upon private rights. A registry of all the bonds issued under the authority of the different acts passed in 1847, has been carefully kept in this Department, which shews the number, date, when and where redeemable, the rate of interest and when payable, and every material fact descriptive of the bonds and the coupons thereto attached.

Measures were taken, at an early day, to engage the services of a reliable House in London, to whom remittances could be made to meet the interest, as it falls due, on the foreign debt, which is now reduced to £15,000—the entire balance of the sterling bonds held by Messrs. Reid, Irving & Co., amounting to £15,130 6, with interest and commissions, having been paid early in 1848. The act of the 22d Dec. 1843 having provided a fund for the discharge of the Reid, Irving & Co. debt only, and not a permanent sinking fund, the inquiry naturally arose, at the close of the last year, as to what application should be made of a balance, which it was then ascertained, would be in the Treasury, at the close of the present year. Believing it to be my duty not to permit a large sum of the public money to remain in the Treasury, idle and unproductive, and being sustained in this view by the Financial Committee appointed at the close of the fiscal year 1848, I adopted the suggestion contained in their report herewith transmitted, and redeemed of the bonds issued under the act of 1847, for the completion of the Western & Atlantic Rail Road, the sum of $75,000.

As a part of the inducement for the selection of those in preference to other securities, I might mention that a most advantageous contract had been made by the Rail Road contractors with the Coalbrookdale Company, of Great Britain, for the delivery in Savannah of the iron necessary to the completion of the railway. The iron, to the value of $75,000, under the arrangement, was pledged to the State, making it her property, at a price below its market value at that time, as an additional security. In any event the interest of the State was abundantly protected, and by it the completion of the Road will be accomplished at an earlier day than could be anticipated without this assistance. The step is also deemed defensible on the ground, that bonds at 7 per cent. interest, amounting to more than six hundred thousand dollars, for the relief of the Central Bank and the redemption of the hypothecated bonds already referred to.
had been thrown upon the market, and were preferred securities by purchasers—and consequently expelled the six per cent. Rail Road bonds, or forced the holders to submit to a reduction equivalent to the difference of interest in the two securities. This inequality in the value of the bonds, produced by the different rates of interest, was embarrassing, and threatened serious delay in the completion of the Road; it was, however, in some measure overcome, by the policy adopted, and the necessary funds to prosecute the work of extension, were obtained.

Serious inconvenience results to the holders of our State securities issued previous to the year 1848,—from the necessity imposed of having to present them at the board of the Treasury, for the coupons to be detached in the presence of the Treasurer, before payment is had, or to obtain the signature of that officer on the back of each coupon payable during his term of office. The sole object of this requirement was to prevent frauds upon the Treasury. If it could be relied on above all other means for this object, it might be defended with propriety; but this is not believed to be the case. It is thought that the plan adopted, in the issuing of bonds during the last and present years, of having the coupons signed, numbered, and dated, and a correct register of the same kept, is the most reliable mode of detecting any imposition that may be attempted on the Treasury.

No good reason is seen why all of our bondholders should not be placed on the same footing; and certainly our early creditors are entitled to as high consideration, and should have as many facilities afforded them for collecting their interest, as those of a later period. As an additional reason, it may well be considered whether the obtaining of a register of all the bonds issued by the State, which is not now the case, would not justify the expense and labor of preparing new bonds, to be substituted in the place of the old ones. The subject is commended to your favorable consideration.

The Reports for the financial years 1848 and 1849, of the Treasurer and Comptroller General, are herewith transmitted. By law it is made the duty of the Treasurer, to submit to the General Assembly, estimates of the probable receipts and expenditures of the Government for the next two years. This officer, from the very nature and character of his duties, is made the authoritative medium by which you and the country are informed, at the opening of each session, of the amount of income received from all sources and the actual expenditures for the two preceding years—and the estimated receipts and expenditures for the two succeeding years, for your guidance and direction. My attention, on first entering on the duties of the Executive Office, was turned to the Treasurer's Report submitted to
the Legislature of 1847, and more especially, as the reliability of that Report was virtually endorsed in the late Governor's communication, by adopting it as the basis of the financial measures recommended by him to the Legislature for adoption.

By comparing the estimates submitted to the General Assembly in 1847, of the probable receipts and expenditures for the political years 1848 and 1849, with actual receipts and expenditures for the same period, the result will not fail to convince you how little reliance is to be placed upon all estimates of income and expenditure, made under the present tax act. What is true of the two last years, will be found to be also true of the two previous years.

This comparison is not invited with the remotest view of reflecting upon the capacity or integrity of the Officers in charge of the Treasury at the periods referred to; but my object is higher—it is to show first, that the fault is not with the officer at the head of the Treasury, but with our whole system for collecting revenue; and that as long as it is maintained, results are, and will continue to be, exposed to great fluctuations; and secondly, to expose the unreliable data upon which I felt it to be my duty to reject the tax act of the last session, among other reasons, because of its apparent insufficiency to raise adequate income to meet all charges upon the Treasury.

It will be seen that the sum of $67,351.52 was the total available balance in the Treasury at the close of the present financial year; from this sum are $25,172.21 of undrawn appropriations, $15,199.30 of the tax for the year 1850 collected, and $9,625.50 dividends on "Education Fund," to be deducted, leaving a surplus at the close of the fiscal year just ended, of $17,534.51. Of the undrawn appropriations, it is probable that $3,000 will revert to the Treasury—making the actual surplus about $20,534.50—subject to any future appropriations the Legislature may make. It is not believed that a higher rate of tax will be required if the present system is continued; nor do I feel at liberty to recommend any reduction. This must depend, in a great measure, upon the appropriations, ordinary and extraordinary, of the present session, and the sum that may finally be established by law as an annual sinking fund—a measure that should claim your early attention.

The public debt is now $1,828,472.22. Of this sum less than $23,000 are payable in January, 1858, and $10,000 in July, 1853. The balance of our bonds are payable from 1868 to 1874—making the entire public debt redeemable in twenty-five years.

To provide a sinking fund for this object in equal annual installments would require less than $74,000.

If the balance of the debt contracted for the extension of
the Western and Atlantic Railroad, of $300,000, be deducted in your estimates, you should then make provision for one million and a half; in round numbers, and consequently reduce your sinking fund to $60,000 per annum.

This amount, at least, should be provided by law as a permanent annual sinking fund; and in addition it is recommended, that authority be given to apply to the same object any surplus that may be in the Treasury at the close of each fiscal year.

By the adoption of the policy suggested, the public debt can be fully discharged at or before the respective periods, at which our bonds fall due, by a process certain to sustain the par value of our securities, and by imposing upon the people a burden so light as to produce no derangement in business transactions or discontent in the public mind.

In the foregoing statement, no estimate is made for the ultimate liability of the State on account of the Central Bank—which, though not yet ascertained, it is believed will not fall short of $200,000—and for the payment of this amount, when it becomes due, provision should now be made.

Among the interesting subjects that will claim your attention during the present session, is the adoption of a system of finance, equal in its burdens upon all interests, and, at the same time, adequate to the wants of the State. I entertain the opinion that the true policy of the State in raising revenue from its citizens, is never to demand more than its necessities require, on the one hand, or fail in exacting an adequate sum for that purpose, on the other. It has long been a source of regret and surprise that a system of finance accomplishing this object has never been adopted. In reviewing our legislation on the subject, it will not fail to occur to you that interesting as it is, and involving as it does, the essential principles of good faith in every monetary transaction by the Government, as well as the most delicate of all relations between the representative and constituent, it has shared most sparingly of the care and deliberation of those to whom has been heretofore committed. Since the year 1804, but little has been done in the way of improvement to the system then adopted. Did this proceed from the conviction resting on the public mind that the system then adopted was just and equal, or that it was reliable for its certainty in bringing an adequate supply to the Treasury? Or did it originate from the want of moral firmness, or industry to investigate, expose, and reform a system wrong in itself, because of some imaginary dread of the constituent? If the latter, be assured that the representative has nothing to fear from his constituents, if his measures are just and equal to all. The People are honest; they are just, and expect of you the adoption of measures in strict unison with those
noble principles which will ever receive their cordial greeting.

Whatever, therefore, may be the wants of the State, created by proper legislation, having due regard to economy, every right-minded man will cheerfully contribute his quota. Place your tax act upon the plain principles of equality of burdens and equality of benefits, and the people will sustain you. Viewing as an evil of no ordinary magnitude the present system of specific taxation, with odious discriminations in reference to property and persons, I feel it to be an imperative duty, most respectfully but earnestly, to urge upon you its repeal, and the adoption of an ad valorem tax.

In offering some of the reasons that should induce the change, I would not be understood as regarding slightly others that will readily suggest themselves to you as worthy of consideration—much less will the limit I have prescribed for myself, permit me to say all I could desire on this important question; much is, therefore, confided to the calm deliberation and patient investigation of the representatives chosen by the People, in guarding and protecting their interests in respect to this as well as other subjects. Two considerations, in the adoption of a system of finance, should be kept prominently in view: first, the certainty of obtaining the requisite amount to meet all the exigencies of Government and no more—and, secondly, so to equalize and discriminate, if you please, between the different objects of taxation as to make the available or productive property of the State bear its equal and just proportion of the burdens of Government.

Upon the first branch of the subject, it may be safely assumed that the income from taxes, under the present system, cannot be estimated with certainty, or an approach to it.

The truth of this position is fully shewn by reference to the amount of income received under the present tax act for the last several years. Although the amount received has increased annually, it is apparent that causes, not remote or improbable in their occurrence, may intervene varying the income to an amount not anticipated, and bringing in its train disasters highly prejudicial, if not absolutely ruinous to State credit. If your expenditures are based upon any given amount of income, under the present mode of levying and collecting taxes, you must take the hazard of a redundant Treasury, which is grossly unjust to the People, or, if possible, the still more perilous hazard of failing to provide a sum adequate to meet the just demands upon the Treasury. It may be no difficult matter to ascertain the amount required to meet the current expenses of the State, but none would have the hardihood to assert what is to be the income from specific taxation under the present act, or any other based upon the same principle. From the very nature of
the property assessed, the fluctuations in its value, the elas-
ticity of conscience, or change of opinion, as often exhibited
in regard to the qualities of real estate, a degree of uncer-
tainty and doubt must ever attend the present mode of rais-
ing revenue. The evil of the present system does not stop
there, but is felt by the State in every business transaction:
we have a public debt, small it is true compared with our
abundant resources and the known good faith of the State,
yet it is not to be disguised that capitalists, in seeking in-
vestments in State securities, scrutinize with vigilant and
searching minuteness, every feature of the financial system
upon which the State throws its securities into the market;
and if uncertainty in providing adequate means to meet all
demands, is believed to be even a remote possibility, to that
extent at least, your credit is depreciated and the character
of the State thus injuriously affected. If, therefore, for no
other reason than the remote possibility of the mortification
all would feel at the depreciation of State credit, growing
out of the state of things here alluded to, it seems to me
timely and wise measures should be adopted at this session
to put an end to all such fears.

If it be said that years of experience, under the existing
system, have demonstrated its adequacy and reliability, and
therefore, no change is demanded, let me remind you that
one of the prolific sources of income, receipts from lands,
which hitherto so opportunely supplied all deficiencies, can
no longer be relied upon; that source is exhausted, and we
are now forced to fall back entirely upon taxes, income from
bank stock, and the receipts of the State Road—all of which
are involved in too much doubt, perhaps, to form the basis
of reliable estimates. But if the nett income from the Rail
Road and Bank Stock, should swell the amount of our re-
ceipts a quarter or half a million annually, or any other sum,
it would but strengthen the argument—as, in that event, it
would be necessary only to raise by taxation a sum sufficient
to supply the deficiency from other sources.

But the subject remains to be considered in another as-
pect—one that must commend itself to the head and heart
of any candid mind. The present system, it must be ad-
mitted, rests upon no fixed principle of either specific or ad
valorem taxation; it presents the singular enough aspect of
patchwork—of a capricious, ill-digested, and miserable ex-
pedient, that may answer its purpose for the brief period of
two years prescribed for its duration, and then to be thrown
aside to give place to something else of like duration, with
no higher claims to public confidence than that which prece-
ded it.

But the objection is not confined to the temporary char-
acter of our tax laws, or the consequent necessity of bien-
nial legislation upon the subject, leaving the public mind
agitated and in doubt, but to the inherent difficulty, if not impossibility, of establishing a durable and permanent system of finance upon erroneous and unjust principles.

No system of taxation which does not bear equally upon the property of the whole people, can be just. The property of every citizen is equally protected by law, and therefore, natural justice would seem to demand that it should contribute equally to the support of Government. The maxim that Equality is Equity, is peculiarly true in raising an income for the State; and though a wise discrimination in some instances in favor of specific property, with a view of stimulating production in which the public at large may have an interest equivalent to the surrender of its due portion of taxes, may be tolerated as an exception to the rule to be continued for a season, yet these exceptions do not impair the essential, just and enduring principle of ad valorem taxation.

Individual or political right are equal with the poor and the rich; in this respect there can be no difference; and, therefore, if a poll-tax is imposed at all, it should be set apart and applied to objects of education, in which all have an equal interest, whatever their condition may be. But as regards property, this equality is not found to exist; and as Government is as much bound to protect and defend the citizen's right of property, as it is his personal or political rights, so in the same ratio as the aggregate property of one citizen exceeds that of another, should your system of finance exact contributions of the one over the other for the support of Government.

With these principles kept in view, it remains to be seen whether the present system of specific taxation falls unequally upon different interests, and therefore unjustly, and whether the ad valorem system would remedy the evils now supposed to exist. In reference to the gross and palpable inequality of the present tax law, it is so universally understood and acknowledged, that it might be regarded as a useless waste of time to enter into any detailed statement on the subject. If the objects of taxation be considered in reference to Agriculture, Commerce, or Manufactures, the inequality is striking.

The classification of lands operates unjustly. Lands of equal value, situated in different sections of the State, and in some instances in the same county, are subject to a different rate of taxation; nor is it believed that any classification of real estate can be made that will remedy this defect.

The same remark is true of slaves, on all of whom is imposed a specific tax, irrespective of their true value—making the tax on a slave worth one hundred dollars the same as upon one worth one thousand. Not only does this inequality exist in regard to the agricultural interest, but when it is
contrasted with the commercial we are again astonished at an inequality as impolitic in principle, as unwarrantable in its discriminations. If Commerce is injurious to the State, strike at it boldly; but if it is essential to the well-being of the people, conducive to their prosperity and honorable in its aims and object, abstain from all discriminations against it. Instances might be multiplied, more fully demonstrating the inequality of the present system of collecting taxes, but sufficient has been said, it is hoped, to insure your patient investigation—the result of which I cannot permit myself to doubt. The benefits resulting from the substitution of the ad valorem principle over the specific, would be to invigorate and stimulate every branch of productive industry; to give quiet and confidence to the different interests by equalizing the burdens of Government; to secure to your Treasury, at all times and under all circumstances, adequate means to meet all the exigencies of the State; to diminish the taxes by raising no more money than is needed; relieving the poor by throwing the burden of taxation upon the property of the more wealthy; placing your public credit beyond the reach of false friends or open enemies; inspiring the people with confidence in the Government; substituting equal and just laws for unequal, unjust, and oppressive ones.

These may be regarded as some of the happy fruits to be produced by the proposed change.

Can it be believed that the people, so deeply interested in this measure, will not give it their warm and cordial support? To think otherwise would be a reflection upon their intelligence, and to doubt their devotion to the best interests of the State; such an opinion others may entertain, but it can receive no countenance from me.

The Reports of the Chief Engineer of the Western and Atlantic Rail Road, as required by law, for the last two fiscal years, with the accompanying documents, are here-with transmitted. It must prove a source of gratification to every friend of internal improvement, to see the progress with which this noble work has advanced almost to final completion, retarded as it has been, from the period of its inception to the present moment, by obstacles the most embarrassing. Whatever difference of opinion may have existed in the public mind, heretofore, in regard to this work, it is now confidently believed that all sections of the State are prepared to stand by it—and, by a liberal and wise policy, to extend that fostering care, which in the end, will abundantly reward them for the heavy expenditure of their money in its construction and equipment.

The certainty of an early completion of this Road, is no longer problematical. This opinion is formed, not merely from the annual report of that able and efficient officer, the Chief Engineer, but from a recent communication received
from him containing the gratifying intelligence, that by extraordinary and almost unparalleled efforts, the faithful and efficient contractors succeeded on the first ultimo, in pushing the heading of the tunnel entirely through the mountain. This achievement, being the first of the kind in the South, will stand as a monument of Georgia enterprise. The mountains have yielded to our industry and perseverance, and the chief obstacle to the accomplishment of this great work, is now overcome.

Before your adjournment, the completion of the Road may be looked to with infallible certainty. The entire grading is finished, the track laid within seven miles, or less, of Chattanooga, and the two remaining unfinished bridges so far advanced, as to cause but a few days' delay in laying the rail.

This work being finished, the duty will devolve upon you of enacting such laws, constituting an organized and authoritative system, for its government, which this new state of things may, in your judgment require. Heretofore, it has been the policy of Georgia to make the Executive the head and responsible functionary to the people, for the faithful management of your Asylums, your Penitentiary, and lately your Public Works. The accumulation of labor, mental and physical, to say nothing of the responsibility inseparably incident to the increased duties, may, in your estimation, deserve a passing notice. Experience and observation have satisfied me that your Rail Road will be managed with efficiency and impartiality in proportion as you reduce the number with whom responsibility is to be divided. Among the objections to constituting a Board of Directors, may be mentioned the want of unity of action—the total absence of that spirit-moving promptness indispensable to efficiency, and the indolence and inattention to public duties which result from the division of responsibility.

Whether it is safe and proper to trust so great an interest in the hands of one man, does not become me to say. It is to be expected that your attention will be directed to the subject, with the hope that it will undergo a thorough investigation, and such change be made for its government as will best advance its interests. Connected with the adjustment of a system for the government of the Western and Atlantic Rail Road, may be considered the propriety of detailing a portion of the convicts, and placing them at Atlanta, or some convenient and suitable point on the Road, for the purpose of manufacturing freight cars, repairing engines, and performing generally such work as the Road may require.

If this suggestion is followed, provision should be made by law for the construction, at the point selected, of suitable buildings for workshops and cells for confinement. While
it is conceded that the adoption of the scheme suggested, would involve a considerable expenditure, it is believed, if it be the policy of the State to work convict labor on its own account, a more judicious and profitable application of it could not be made. Having briefly alluded to some of the considerations deserving your notice in reference to the government of the road, there remain to be presented others of equal, if not greater magnitude. It was believed to be a duty to indicate on the first opportunity presented, which occurred just two years ago, not merely my desire to see the Rail Road finished to Chattanooga, but that it be done without increasing the public burdens, or creating the necessity for increased taxation. The act of 1847, appropriating three hundred and seventy-five thousand dollars of the bonds of the State, for the completion of the extension from Dalton to the terminus in Tennessee, contains an express provision that the nett income, after extinguishing all existing liens on the Road, which amounted to the sum of one hundred and thirty thousand dollars, should be applied to the payment of said debt. Believing then, as now, if by loaning the credit of the State, in the form of its securities, payable at a future day, the completion of the Road could be accomplished, that the increased receipts thereby secured, would not only relieve the Legislature from the necessity of providing for their payment by taxation, but that an income from this source might be relied upon to aid in the liquidation of the pre-existing debt, I felt no hesitation in giving the bill my sanction. What was belief at that time has assumed the more solid form of fact at this. Then, as now, the line of railway was but one hundred miles; the receipts then as compared with the last two years, ending 30th ultimo, shew an increase of the present over last year of four teen per cent., and forty-seven per cent. increase over the year 1847. This shews the wonderful and progressive developments of the resources of our State, in two years by means of the stimulus of this Road, acting mainly upon our own people. The vallies between the almost innumerable ledges of mountains to be met with in this section of the State, containing large tracts of land equal in fertility to any in the valley of the Mississippi, have been hitherto locked out from trade by natural barriers; the inhabitants, from almost insurmountable difficulties in obtaining a market, were deterred from all efforts to produce much beyond the requirements of domestic consumption; but now, they are being aroused to action and to enterprise by the stimulating and magic influence of accessibility to the markets of the world. None can anticipate the capacity of this interesting region for agricultural products, to say nothing of its mines and minerals. If this be true—and the receipts of our Rail Road prove it to be so,—what must be the in-
creased business of the Road, when the hardened and industrious citizens of the mountain regions of Tennessee, are aroused by the inducement of a home market at remunerating prices? Will not their efforts be invigorated, and shall we not see the swelling tide of commerce rolling down from that region in such quantities, as will bring to our Treasury, solid and tangible evidence of the wisdom of completing the Road to the Tennessee river?

In this picture, imperfect as it is, of our present and future prosperity, let us not be unmindful that much yet remains to be done to perfect and equalize, as far as practicable, the advantages and benefits of a judicious system of Internal Improvements that will meet the wants of every section. To travel on the smooth path of prosperity, it is of vast importance that we keep steadily in view the sacred principles of good faith to all men, and in all things; therefore, let me, in the most respectful manner, recommend that no temptation, however strong, induce you to permit the net proceeds of the Railroad to be applied to any other object, until the last farthing of the existing liens be fully discharged. When that is done, we have an ample field for the exercise of a powerful element in the advancement of the social and intellectual condition of our youth. By prudent economy and wise forecast, the receipts from this Road, after discharging the just charges against it, will furnish a fund by which a system of common schools can be extended throughout the State.

It will be a proud day for Georgia, when by her public improvements, the conviction is brought home to all, that every section of the State has been stimulated to its greatest productive capacity, whether of Agriculture, Manufactures, or Commerce; and prouder and more glorious still will that day be, when, by the wisdom of her measures, she can boast of not having an uneducated son or daughter within her limits. These are the prominent objects to which your deliberations should be directed; they are worthy the consideration of the statesman, and, if accomplished, will command the admiration of posterity.

By an act of the Legislature, approved 22d December, 1843, the Governor was authorized, under certain restrictions, to dispose of the W and A. R. Road. Without questioning the expediency of the enactment at the time of its passage, it may be safely assumed, that the true interests of the State, as well as the subsequent liens created by law upon the Road, preclude, from the minds of all, the propriety of a sale upon any terms, and especially such as are contained in the act. It is therefore recommended that the 4th, 5th, 6th and 7th, sections of said act be repealed.

A difference of opinion with many intelligent men as to the true location of the State Road, very naturally subjected
the Corps of Engineers in charge of this work to strong suspicions of consulting their own rather than the public interest; with a view doubtless of removing, as far as possible, all temptation from the agents of the State engaged in the prosecution of the work, as early as December, 1838, an act was passed, prescribing an additional oath to be taken by the Superintendent, Commissioners, Chief and Assistant Engineers, by which these officers are prevented from purchasing any real estate or interest therein within three miles of the Road. Whatever may have been the necessity at that time for such restrictions, it will be admitted none such now exist; the Road is located; the public cannot be made to yield to private interests; and the disabilities under which this class of officers are placed, are not called for by any corresponding good to the public. Restrictions to the full exercise of a citizen's equal rights should be cautiously and seldom if ever adopted, and the reason for this provision of law having long since ceased, it is recommended that it be repealed.

By reference to the Report of the Chief Engineer, it will be seen that, from the papers on file in his office, the right of way for the State Road through about two hundred tracts of land has not been obtained. It is to be regretted that early steps were not taken to secure this object, as it is apparent the delay has greatly multiplied and increased the difficulty of its accomplishment. Of this number, one hundred and sixty-eight are in this State, the balance in Tennessee. Under the existing law, except in cases where the amount of damage is agreed upon by the Chief Engineer and claimant, there is no authority or fund provided for its payment; and as a large majority of the cases are most likely to be accommodated by a submission to referees, as now provided by law, authority should be given the Chief Engineer to make such payments out of the proceeds of the Road, or a specific sum appropriated from the Treasury for that purpose.

From the Report of the Principal Keeper of the Penitentiary, which will be transmitted, it will be seen that the balance in favor of profit, from the 3d Jan., 1848, to the close of the fiscal year, is stated to be $21,353 59. This fact is the best evidence of the ability with which the Institution has been managed. Great attention has been paid to strict economy, and no expenditure of money has been made not absolutely required. Though it was not anticipated, I apprehend, in substituting Penitentiary punishment for the pillory and whipping post, that convict labor would prove a source of income, yet it must be gratifying to know, that under ordinary circumstances, its affairs may be conducted so as to prevent it from being a charge upon the State. For the last two years this has been done, and the
proceeds of the convict labor exhibit, it is believed, a greater profit for the same time than at any former period. No appropriation was made by the last Legislature for the support of the Penitentiary. This is the first instance, for many years, when aid from the Treasury has not been asked for and granted; nor will any appropriation be required for the next two years, it is believed a sufficient sum can be realized from the assets to meet all exigencies that may arise.

In contrasting the indebtedness contracted since January, 1848, with that for the like period of former years, the same favorable result is observed.

Several suggestions are made by the Principal Keeper, deserving of your consideration. The mode prescribed by law for keeping the books was considered so objectionable by the Financial Committee appointed at the close of last year, that they recommended a change, which was adopted, with the hope of presenting the affairs of the Institution in a less complicated form, than could be done under the mode heretofore used.

In adopting the suggestion of the Committee, the mode required by law was not abandoned; and the Legislature will by comparison be enabled to adopt the one or the other as they may deem most advisable. The duties imposed upon the Book Keepers are onerous, and experience has shown the necessity for a salesmen, whose duty should be confined to the selling of the manufactured articles, and the collecting of the debts.

The Penitentiary has, doubtless, sustained heavy losses from the system of credit heretofore established; it would not be advisable, perhaps, suddenly to change it; but a period should be fixed by law, when the discretion, in this respect should cease, and it be made the duty of the Bookkeeper to put all outstanding debts in a train for collection. It is believed the office of Inspector may be abolished, and its duties performed by the Salesman, upon requisition made of him by the Principal Keeper. Much diversity of opinion exists, and will continue, doubtless, in reference to the treatment best calculated to produce reformation with the inmates of the Penitentiary. It must be admitted that there is a great diversity of character among convicts. With hardened offenders but little, in the way of reformation, can be anticipated from imprisonment; they go out, in most instances, as they come in—abandoned in feeling, and bankrupt in moral principle, at enmity with society, and ever ready to commit lawless outrages upon it, under the slightest provocation, or when encouraged with the least hope, however delusive, of escaping detection; but there is another class, differently constituted, possessing keen sensibility, and a quick sense of honor, who, impelled by strong feel-
ings, and not unfrequently by bad advisers, violate the criminal law;—these, on reaching the inside of the prison wall, are made the equals of the black-hearted robber, the contemptible thief, and the more dangerous character still, who combines the two with talent, cunning, daring, boldness, and a large amount of hypocrisy, that readily adapts itself to the lacerated feelings and deep mortification of the more honorable. The effect of such associations is easily foreseen. In this point of view, I have no doubt our whole system is radically wrong; there should be an entire separation of the different classes of offenders.

The present system of working all the convicts together, and placing them in all respects upon the same footing, without any power on the part of the Principal Keeper to discriminate, exerts, in my judgment, on many, and especially young men, a hurtful influence. These suggestions are submitted with great deference to the sound and searching investigation of the Legislature—it will be for you to determine, whether the benefits reasonably to be anticipated from the change, will justify the greatly increased expense, that would necessarily result from its adoption.

I cannot too earnestly impress upon you the necessity of a thorough investigation of the affairs of the Penitentiary with a view that its present and past management, may be laid before the country, and even-handed justice done to all who may have been or are now connected with it.

The last Legislature passed an act declaring certain lands in the county of Ware forfeited to the State, and provided for disposing of the same. By the provisions of the Statute the lands sold under an act of the General Assembly, passed 23rd December 1833, and which were not paid for and granted at the passage of the law were declared to be forfeited. If the power be conceded to the Legislature to rescind at pleasure a contract made with her citizens for the purchase of lands, without previous notice of such intention, still as the act in question is the only instance recollected where the power has been exercised, it was apprehended any attempt to carry out the provisions of the law, would have involved the State in expensive litigation in all that class of cases where the entire purchase money had been paid. The responsibility was assumed of allowing the owners to come forward within a reasonable time, and by paying into the Treasury the usual fee to obtain grants. By the adoption of this policy, so uniformly observed by the State in reference to the granting of public lands, the receipts into the Treasury were suddenly increased, and an act of justice done the purchasers, and much litigation avoided, that would have resulted, as it is believed, prejudicial to the State. A small portion of this class of cases were not granted within the time prescribed by the Ex-
ecutive order passed, which remain undisposed of. Where
the entire purchase money had not been paid, the power,
as well as the propriety of the law declaring them forfeited,
was regarded as less questionable; but upon a careful ex-
amination of the provisions of the act, it was believed the
expense the State would incur in causing the sale to take
place, would absorb the receipts, or so nearly so, as to render
it desirable to postpone all action, and refer the subject to
the present Legislature, with the view of having such
amendatory legislation as would diminish the expense of
selling, and secure with greater certainty a fair equivalent
for the lands when sold.

It is my duty to bring to your notice the situation of a
large number of fraction owners, whose lands were forfeited
by the act "to authorize the Governor to appoint fit and
proper persons to sell 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," passed at the
last session of the Legislature.

The Surveyor General furnished this Department with
the number of undrawn lots and fractional lots ungranted on
the 1st of November 1848; but before the sales were order-
ed, as required by the act, it was made known to me that
many of the undrawn lots had been sold under authority of
law, and the purchase money paid, and that quite a number
of the ungranted fractional lots had been fully paid for by
the original or subsequent purchasers long anterior to the
period fixed as a limitation to issuing grants. In most in-
estances also proof was adduced showing that the certificate
of purchase had been transferred from the original to sub-
sequent purchasers bona fide, and that the present owners
were ignorant that the grants had not issued from the State.
Becoming satisfied that a large number of worthy land hold-
ers were likely to lose, in many instances, their most valua-
ble real estate, from ignorance of the law rather than a de-
sire to delay or evade the just claim of the State to the
grant fee, it was believed to be in strict conformity with the
liberal policy and high sense of justice exercised by the
State towards her citizens, to direct the sale in all such cas-
es to be suspended upon the deposite of the grant fee with
the Treasurer, or agent appointed for that purpose, and the
production of satisfactory proof of ownership or interest in
the party making the deposite.

The sum of $698.50 is now in the hands of the Treasurer,
on deposite, being the grant fees for two hundred and
twenty-three undrawn and fractional lots, for which no
grants have yet issued, or will issue until directed by the
Legislature.

It is therefore recommended that the sum of money in the
hands of the Treasurer, be directed to be transferred to the
Treasury, and that grants be allowed to issue to the bona
fide owners of all that class of undrawn and fractional lots
of land falling under the description referred to. Copies of
the Executive orders, with a report of the lands sold and
such as remain undisposed of, under the two acts of the last
Legislature, are respectfully submitted.

A copy of the report and Resolutions adopted by the last
General Assembly "in relation to the boundary line be-
tween Georgia and Florida," was transmitted to the Govern-
or of that State in April 1848, and his attention respectfu-
ly invited to the liberal terms proposed for an amicable ad-
justment of the controversy pending between the two States.
No advance however was made, or definite action taken, by
the authority of that State until the past winter, when the
subject was referred to its Legislature in the annual mes-
sage of Governor Moseley, in terms so commendatory of the
plan proposed for final adjustment by this State, that the
hope was entertained that I should be enabled to lay before
you, at the present session, the gratifying intelligence that a
final adjustment, upon terms honorable to both States, had
been consummated. The Legislature of Florida, however,
thought proper to disregard the conciliatory spirit, and de-
sire of this State to preserve amicable relations, as manifest-
ed by the Report and Resolutions of December 1847, and
adopted resolutions deemed by me discourteous to the kind-
ly feelings and high sense of honor which have characteriz-
ed our legislative action on the subject, and virtually closing
the door upon all future attempts at friendly adjustment.—
A copy of the Resolutions was transmitted to me by Gover-
nor Moseley, accompanied by a communication under date 6th
February 1849, to which my reply was made in March
last. Since then no correspondence has taken place be-
tween the authorities of the two States, and no official infor-
mation has been received at this Department on the subject.

The state of the question, as it now exists, is the result of
no ill temper or illiberal exaction on the part of the Execu-
tive of Georgia—but, on the contrary, with an indulgent
feeling necessary to yielding implicit credence in the good
faith with which our young sister advanced her claim, every
consideration consistent with a consciousness of right and
a recollection of the most sacred ties of blood and friend-
ship, was urged to bring this vexed question to a speedy
adjustment. Entertaining the opinions expressed in my
last letter to Governor Moseley, a copy of which with all
the correspondence on the subject is herewith transmitted, I
do not feel authorized to recommend any further attempt
on the part of this State at negotiation, until invited by the
authorities of Florida.

What becomes your duty, should you believe the nego-
tiation closed, will readily suggest itself.
If our title to the disputed territory, worthless as it is to us, is deemed clear and beyond successful opposition, we must assert and maintain our rights, or voluntarily abandon them. Whatever action, if any, you may think it prudent and proper to take, will receive my sanction.

Copies of the Reports of the Commissioners of the Deaf and Dumb Asylum, and of the Trustees of the Lunatic Asylum, are herewith laid before you.

These reports shew that both of these Institutions have been managed with ability and eminent success. To every philanthropic mind, these contributions by our State to suffering humanity, must be regarded as a source of just pride. They exhibit, in a wonderful manner, the achievement of science over the heaviest afflictions that befall our species. Founded, as they are, in the warmest sympathies of our nature, it will be the aim, doubtless, of the Legislature to afford to each institution liberal means to enlarge and improve the sphere of its usefulness. In such works of charity, proposing and seeking the relief of the most unfortunate, I know of no limit to recommend to your appropriations, but to explore the field of operation for the advancement of each institution, consult your ability, and if it will not take you to the most distant boundary you could desire, be found on the road as far thither as a proper regard for other great interests will justify you in going.

The Militia laws of the State are defective, and the failure under them to inspire officers and privates with a proper military spirit, has been so often brought to the attention of different Legislatures, by those that have preceded me, that the subject is now alluded to with a misgiving of the adoption of any system that will give efficiency to our militia force. If it be desirable to impart to the whole or a portion of our people, capable of bearing arms, that knowledge of their use, which will enable them to perform good service for the State in the hour of need, some other than the present plan of organization and training should be adopted.

I suggest that the whole of our population, subject to perform military duty, be divided into three classes—each of which to be trained and disciplined for a period of six years, and subject, at a moment's warning, to be called into service by the proper authority, and then to be exempt from all duty until all the classes had served a tour in like manner, except in case of insurrection or actual war.

Should you adopt this course, or any analogous one, it should be followed by a perfect equipment of arms, suitable to the different descriptions of service that might be required. The plan suggested cannot claim any advantage over the present organization, unless the whole process of training and disciplining is placed under the control of experienced and competent officers. To accomplish all this
would be attended with some expense. The officers selected to impart the necessary instruction would have to be paid; and to result in much good, the encampment and protracted drills would, in many instances, be onerous on the poor man, dependent on his daily labor for support, and some allowance, in the way of defraying actual expenses, would seem proper for them. The details necessary to carry out the plan proposed, are confided to your judgment.

As every able-bodied citizen is bound to contribute to the State, in service, as well as money, his due quota, the total exemption from all military duty for twelve years in the plan proposed, except under the casualties referred to, would compensate, in a great measure, for the extra toil and labor of the term of service proposed; while, on the other hand, more reliance could be placed upon one-third of the effective force, thoroughly trained for prompt and immediate action, than upon the whole under the present organization.

In governments where the popular will is consulted upon questions affecting the public weal, it is deemed of great moment to attain this object in a manner as free as possible from all undue influence and irritating excitement. Under our free institutions especially, it is expected of every individual, in the exercise of the right of suffrage, that he will be governed by reason rather than prejudice, by patriotism rather than partizan zeal; nor should we be unmindful that upon each voter rests the responsibility of deciding for himself questions of a political character touching the welfare of the State.—No man, whatever his condition may be, can claim exemption in this respect; each individual is a component part of the State, and while it is a privilege, it is nevertheless a duty resting upon every good citizen, to act upon his own good judgment for the best interest of the whole.

Whatever, therefore can be accomplished by you in the way of reforming existing abuses, you will doubtless undertake.

Purity in elections, after all that can be achieved by wholesome legislation, may not be attainable until the public mind is brought to exert a salutary moral influence over the subject; but this should not discourage you; an evil certainly exists—corruption is seen at each returning election. A suitable appliance of money, if not at present, may, at no distant day, be regarded as the conclusive argument in favor of the pretensions of one candidate for popular favor, and against those of another—against one set of principles, and in favor of another.

Will, or can, or should a government liable to be controlled by such corrupting influences, command the esteem and confidence of the good and virtuous?
What becomes of the boasted equality between the poor and the rich for popular favor, if this demoralizing agency of an appeal to the pocket is not arrested?

You will readily perceive that the poor, though worthy and meritorious, will be excluded, and the wealthy, alone, will obtain high places of honor and profit. When this is the result, you may expect bad laws, and, if the thing be possible, a worse administration of them. With the hope that this disease is not constitutional, but merely local in its character, so far as our State is concerned, I would suggest one or two of a series of remedies, which, if adopted, would do much in arresting the further progress of the malady.

By the Constitution of the State it is provided: "In all elections by the People, the electors shall vote viva voce until the Legislature shall otherwise direct." The act of the 4th of December, 1799, provided that all future elections by the People, should be by ballot. The repeal of this act would revive the mode of voting prescribed by the Constitution, which would, it is believed, contribute largely in the correction of many evils that now exist.

All temptation to deceive by false promises and pledges never intended to be redeemed, with many other vices attendant on voting by ballot, if not entirely removed, would be of less frequent occurrence, in proportion as the chances for detection are increased by the one mode over the other.

It is also recommended, that it be made the duty of the Circuit Judges, to give in special charge to the Grand Juries of the respective counties, the substance of such Statutes as impose penalties for illegal voting, or buying or selling votes. Let suitable provision be made for the enforcement of the Statutes now in force, or otherwise repeal them.

Indeed, all oaths required by law, and all penalties affixed for their violation, whether in the shape of fines, forfeitures, or disqualification for office, had better be repealed, if they are not rigidly enforced. Where the first step should be taken, will readily occur to you.

It is believed that our laws regulating the salaries of the different officers of the State, require revision.

As a general rule, it may be assumed as sound economy that the State should secure the best services, at the lowest reasonable compensation, but, is it true, that low salaries secure, in every instance, the requisite qualifications? True economy consists more, in securing the efficient and faithful discharge of public duty, than in the mere saving to the State of the difference between reasonable and inadequate compensation. "The laborer is worthy of his hire," is a sound principle of the highest authority—and embodies the elements of true economy, as well as natural justice. It is
not the lowest salary that is always cheapest to the public; it is the most faithful, able, and efficient discharge of the public duties, that is cheapest in the end; it is this the public are willing to pay for; and any thing short of this, no matter at what price, in dollars and cents, it may be obtained, so far as the public is concerned, is the most extravagant salary that is paid.

The true policy for you to pursue, is to affix to each office such salary, or perquisite, as will command high qualifications, pure character and business habits, and to hold all officers to the most rigid discharge of duty, under suitable penalties and disabilities.

This done, and you will have laid the foundation of a system, which, if carried out in all its ramifications, must be productive of happy results in elevating the character of our State and people, by lessening, if not entirely arresting, the scramble for office known to exist in some sections of the Union, and the germ of which may take root in our own soil, if it has not already done so. The salaries of the Judges of the Supreme and Circuit Courts, the State House officers and especially the Secretaries of the Executive Department, the officers of the State Road, as well as some of the officers connected with the Penitentiary, may well claim your attention. They should, at least be equalized, so as to bear some just proportion to the character of the labor, both mental and physical, performed. No officers engaged in the public service are entitled to more consideration at your hands, than the Secretaries of the Executive Department; their duties are not only onerous, but often complicated, and none but men of mind and business habits, can discharge them with safety to the public or satisfaction to the Executive; and yet their salaries are six hundred dollars less than those of the other officers connected with the State House. For this inequality there can be no sufficient reason assigned.

By law no salary is fixed for messenger to this Department, and yet such an officer has been found necessary by my predecessors, and paid out of the contingent fund. For this officer provision should be made, and his salary fixed by law; as it cannot be regarded expedient for the Executive to be charged with the expenditure of money, except in cases not foreseen, and for which, therefore, no provision can be made.

In recurring to the sources of our improvement, none is more striking than the establishment of a Supreme Court for the correction of errors in law. While its present organization may in some respects be defective, the ability and integrity of the Court is a sure guarantee of its future usefulness. Uniformity and certainty in the administration of the law produce, in the breast of the good citizen, a strong confidence that the rights of all will be protected, and justice
fully administered, which is greatly conducive to the peace, good order, and moral advancement of society. In view, however, of the increasing labor that is likely to devolve upon the Court, it may well be considered whether the interests of parties, as well as justice to the Judges, do not suggest the propriety of diminishing the number of places, at which it is now necessary to hold the Court, to the number prescribed in the Constitution—and thereby convert the time now occupied in travelling to different points, to the more desirable object of investigating and deciding complicated and grave questions of law.

The law setting apart the second Monday in January biennially for the election of clerks of the Court of Ordinary, has been productive of inconvenience in practice, and, in some instances, given rise to embarrassing questions for the decision of the Executive. It is obvious that every 4th year, when the Justices of the Inferior Court are elected, they may, in counties lying contiguous to the seat of government, be qualified under the law to enter upon the duties of their office on or before the second Monday of January, and would therefore, it is believed, have the sole power of electing the clerk of the Court of Ordinary, while justices in counties remote from the seat of government, would be less likely to be qualified, and the duty of electing the clerk might devolve on the old court.

The rule should be uniform throughout the State, and a day fixed in February or March, that would secure to the new Court the election of its clerk; or what would be still more desirable, this election should be referred directly to the people, as in the case of the clerks of the Superior and Inferior Courts.

From a communication, directed to me by George L. Deming, Secretary and Treasurer of the Board of Commissioners appointed under the authority of an act of the General Assembly, passed in 1836, appropriating $10,000 for the improvement of the navigation of the Oconee river, it appears that there is an unexpended balance in his hands of $2,289 39, which he proposes to return to the Treasury, upon the passage of a law, or joint resolution, directing him to do so. I recommend, with great pleasure, prompt action by you in accordance with the proposition of the said Secretary and Treasurer—a copy of whose communication, accompanied by an account current, is herewith laid before you.

The necessity for a new and revised Digest of the Statute laws of this State, combining method in the arrangement of the subjects with accuracy, has been long felt; a work of this character is not only desirable but absolutely necessary. The labor of executing this task has been undertaken by Thomas R. R. Cobb, Esq. It is proposed to
bring the compilation down to the present time, with copious and full notes of all decisions made by the Supreme Court upon each statute. To the different Officers of the State and the general reader such a work, if it proves to be what I believe it will, would be invaluable. The known ability of Mr. Cobb for this undertaking, the advantages he possesses as State Reporter, his industry and his familiarity with the law, furnish strong guarantees of his success in the contemplated enterprise.

I would therefore recommend that provision be made for the appointment of a committee to examine the work when completed, and that authority be given the Executive, if it should be approved by the committee, to take a sufficient number of copies to supply the different officers of the State—and that an appropriation be made for that purpose.

During the last Session, a resolution passed both branches of the Legislature, as appears from the journals, directing the Governor to appoint a committee to examine the manuscript work of Mr. George White, upon the statistics of the State. This resolution, from some cause unknown to this Department, never reached it, and consequently failed to receive my assent. Whether or not this casualty may not have resulted in injury to Mr. White, which this Legislature should repair, is respectfully submitted to your consideration.

From information lodged in this Department, it is believed that the county of Cass has incurred heavy expenditures in providing for the comfort and protection of a number of her citizens who were attacked with Small-pox, and in preventing the spread of the disease as far as possible. Where a calamity so great has fallen upon the citizens of a county, in view of the derangement of all business pursuits that ensues, and the distress of mind that more or less communicates itself to the surrounding community, previous Legislatures have deemed it proper to make a suitable appropriation from the Treasury for the relief of the county. The subject is submitted to your consideration, with the belief that a liberal provision will be made for the relief of that county, worthy of the sympathy of the State for the severe visitation upon a portion of her citizens.

Under a resolution of the last General Assembly, directing me "to appoint three suitable persons as a Committee to enquire into the state of Education in Georgia, to report to the present Legislature on the operation of the present Poor School law, and to recommend any alteration in the same that may seem advisable, and for other purposes," the Hon. A. H. Chappell, Bishop Elliott, and Dr. Leonidas B. Mercer, were appointed.

The hope is entertained, that the report of the committee will be made to you, as contemplated by the resolution.
The subject is one of vast importance, and I trust will engage a liberal share of your consideration.

Feeling however, that by the terms of the resolution, it was intended to obtain information from the committee, rather than the Executive, to that source I respectfully commend you.

I felt it my duty to withhold my approval of two acts of the last General Assembly and one resolution which are herewith transmitted to the respective branches of the Legislature in which they originated, with my objections to each.

The law giving jurisdiction to the Inferior Court in the trial of slaves for capital offences, is believed to be defective. The Justices of this Court are usually selected from the citizens of the respective counties without special reference to their legal attainments:—and to impose upon them the responsibility of deciding complicated and vexed questions of law involving human life, is, to my mind, unjust to them as a Court, and not the most reliable mode of attaining the ends of justice by a fair trial in the due course of law. It is therefore respectfully recommended that in the trial of slaves and free persons of color, for all offences declared capital, jurisdiction be given to the Superior Court; and that such modification of existing laws be made, as this change of jurisdiction will require.

In this connection, it may well be considered whether the 12th Section of the 13th Division of the Penal Code, in relation to cruel treatment of slaves by their owners, should not be amended. The object of the Legislature, by the passage of the section in question, was doubtless to protect the slave from cruel treatment upon the part of the owner or authorized agent, and though the instances of the violation of the Statute are rare, yet, it must be conceded that convictions will seldom be had under it, so unguarded is the language employed in defining the offence. In every contest involving the treatment of the master to his slave, the advantage of the former over the latter is apparent, and hence the propriety, if it is intended to carry out this humane policy by imposing penalties on the owner, authorized agent, or stranger, who may be guilty of this offence, to define with accuracy the treatment which shall be regarded as cruel, as well as the evidence which should authorize a conviction.

In the present excited state of the public mind upon the subject of slavery throughout the Union, it is believed to be the duty of the Legislature to review previous legislation upon the subject, and so modify and change the same as to demonstrate to the world, that while we are actuated by a humane and christian policy in protecting this portion of our population by wholesome laws, we will by equally salutary provisions, however rigorous the necessity of the case may
require, enforce perfect subordination with the slave, and inflict the most exemplary punishment upon those who seek, within our jurisdiction, to interfere with our domestic policy.

It is worthy of consideration whether the punishment for negro stealing should not be made capital. Its frequent occurrence of late by persons from other States, admonishes us that strong measures should be adopted to arrest the evil. Those guilty of this nefarious crime within our limits, must be made to feel the vengeance of the law. Let our policy be marked with kindness to the slaves, but terror to him who dares invade the citizen’s right of property in them.

Under ordinary circumstances, I should abstain from introducing any topic not strictly local in its character; but there are great and paramount interests enjoyed by us in common with a portion of the States of the confederacy, which require constant vigilance and great moral firmness to protect from Federal encroachments.

When aggression from this quarter is perpetrated, or the danger imminent, the Executive should communicate the same to the Representatives of the People, in terms of becoming forbearance and moderation, and suggest the adoption of such measures as the public interest demands.

A fell spirit of blind and infuriated fanaticism, ever turbulent and disorganizing in its tendency, has displayed itself to a greater or less extent, in most, if not all, of the non-slaveholding States of the Union, on the question of slavery.

Contemptible as we regarded this spirit upon its first development, we have reached the point, in a few years, when it may be assumed as incontrovertibly true, that a controlling majority of the voters in most, if not all, the non-slaveholding States, are hostile to the institution of slavery; nor is it to be disguised that the Abolitionists, under the new name of the “Freesoil Party,” are resolved, by every means that wicked hearts can devise, to torture, annoy, and harass the slave-holder, until the institution itself is abolished, or the value of the slaves destroyed, unless we arrest it.—As a proof the ultimate design of these fanatics, may be mentioned the formation of associations, known as “Abolition Societies,” from which they fulminate the coarsest abuse, and issue the most inflammatory addresses, resolutions, and reports, stigmatizing the citizens of the slave-holding States as heartless brutes, merciless tyrants, unscrupulous taskmasters, and odious dealers in human flesh—in fine, they have found no epithet too harsh, or slander too gross to heap upon the South and its institutions.

Not content with this, they have of late assumed a bolder tone, and thrown off all disguise. Under their new organization of the “Freesoil Party,” they have asserted, with consummate effrontery, that slavery shall never exist in the present or future territories of the United States; that beyond
its present limits it shall not be extended, and therefore vir-
tually claiming to appropriate to the exclusive use of the
non-slaveholding States and their citizens the territories now
held, or hereafter to be acquired, by the United States. In
accordance with these views, they have, through their Rep­
resentatives from those States, introduced and passed, in the
House of Representatives of the United States, that noto­
rious measure, known as the "Wilmot Proviso."
Nor have they stopped at this—one aggression is quickly
succeeded by another. And we have seen the deliberate
effort made in Congress to abolish slavery in the District of
Columbia, and the slave-trade between the several States
where slavery now exists. Whether the passage by Con­
gress of these several measures, or any one of them consid­
ered separately, would justify the Southern States in adopt­
ing immediate measures for their preservation, or not, there
is no doubt that it would be the true policy to pursue,
when we recollect that in many of the Northern States, by
Statute and the current of their judicial decisions, in open
violation of an express provision of the Constitution of the
United States, the owner is prevented from reclaiming his
fugitive slave.
While wrongs should be endured for a season, rather
than resort to extreme measures, about the propriety of
which reasonable minds might differ, I cannot, however,
persuade myself that our safety, or honor, will permit the
perpetration of another additional aggression to the list of
wrongs so long and patiently borne from the North. Let
facts be stated, and the unprejudiced decide. As free and
independant States the compact of Union was formed ; con­
flicting interests between the several States, had to be re­
conciled; concession was, therefore, inevitable; the South
yielded to the North and the North to the South; slavery
had to be protected and secured to the South, or otherwise no
Union could have been formed. This was done, and the
constitution ratified; peace, prosperity and strength grew
out of the Union; every portion of the country, North,
South, East and West, was prosperous and prospering; the
South made no encroachment on the North; no murmuring
was heard from us at the concessions in favor of its interests; but
the fell spirit comes, and the nation is aroused from its repose
by the North suddenly springing upon us an alarming and agi­
tating question. Slavery is discovered to be a great moral
and political evil, in that quarter, so soon as it became their
interest to abolish it, and though it may cost blood and tears,
and forever sever the Union, the agitators boldly proclaim
that their work is onward. They commenced first by agi­
tating the public mind, alarming the timid, and arousing the
ambitious—associations were formed, professedly to relieve
the land of a great moral deformity, that end, as might have
been foreseen, in a political party, which obtaining power, first seeks to abuse it.

The constitution which declares, that "No person held to service or labor in one State, under the laws thereof, escaping into another, shall in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due," is wholly disregarded, and several States have passed laws virtually nullifying it. The slave-holder can no longer look to the Constitution as the charter of his rights; his slave is abducted, or feloniously stolen, and carried to a non-slaveholding State; he pursues it with the consciousness of an honest man, holds up the evidence of his title in one hand, and the constitution in the other; he pleads for justice and his constitutional right; the Judge that tries his case is sworn to support the Constitution of the United States—but that Judge, with the smile of the hypocrite and the curse of perjury in his throat, solemnly adjudges that property cannot exist in the slave, and the owner is insultingly turned from the bar of justice amidst the derision and scoffing of the multitude, and your constitution lies prostrate under the iron heel of a corrupt judiciary.

This is an epitome of the wrongs perpetrated upon us.—Is it true or false? Have not several of the Northern States passed laws prohibiting our citizens from reclaiming their fugitive slaves? Have they not, time and again, refused to deliver, on the demand of the Executive authority of the Southern States, fugitives from justice charged with negro stealing? These are stubborn facts, that should come home to all. Robbed of your slave property, without the power of redress, opposed by brute force in asserting your rights, your criminal laws violated, your sovereignty outraged, your peace and quiet disturbed, your good name defamed, and lastly you are told, by way of giving point and anguish to the feeling of wrongs already inflicted, that you are not to participate, on equal terms, with the other States of the Union, in the common property of all.

Is it, Representatives, for this, that our fathers struggled in deadly conflict? Was it for such an Union as this, that the sages and patriots, many of whom breasted the storm of the Revolution, formed the constitutional compact?—Was it designed that the States should not have the power of deciding each for itself, what would or should not be property—not was it intended that any party or faction in this country, whether Free-soil, or known by any other name, might violate the most vital provision of the constitution, so far as the South is concerned, with impunity? Feeling, as I do, the incalculable value of the Union, in that purity of equality handed down to us by the great
apostles of liberty that formed it; entertaining with ardor and sincerity, a feeling of horror, at all attempts by one section of the Union to violate the rights of another; and cherishing the spirit of liberty and equality, actual and positive, in government, above and far beyond unequal laws and odious oppression, I may be permitted here to re-affirm the sentiments with which I went before the People of the State, in the late election, as containing my opinion that further aggression is not to be endured, and, if attempted by the Federal Government, must be repelled, all amicable means being first exhausted, by all the power, moral and physical, at the command of the State.

With the confident belief that the opinions here expressed, accord strictly with those of the great body of our constituents, I feel it my duty to ask of you the passage of an act investing the Executive with the authority to convene a convention of the people of the State to take into consideration the measures proper for their safety and preservation, in the event of the passage of the Wilmot Proviso, or other kindred measure, by the Congress of the United States.—Relying upon the purity of our motives, and feeling deeply impressed with the magnitude of the duties that devolve upon us, let us ever be mindful that our strength and capacity for usefulness come alone from that Being, whose favor is success, whose aid is omnipotence.

GEORGE W TOWNS.

On motion of Mr. Bryan, one hundred and fifty copies of the message just read, were ordered to be printed for the use of the House.

A Committee on the part of the Senate, consisting of Messrs Cochran, Sanford, and Chisolm, 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. Wiggins offered the following resolution, which was adopted, to-wit:

Resolved, That the Clerk be directed to inform the Senate that the House of Representatives are now ready to receive them in their Chamber immediately, for the purpose of counting out and adding up the votes polled at the last gubernatorial election.

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 in this State for Governor, and on counting up and consolidating the same, it appeared that George W
Towns had received 46,514 votes, and Edward Y. Hill had received 43,322 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 of Paulding, 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 his excellency Governor Towns, and inform him of his re-election as Governor of this State, and request his acceptance of the same.

Whereupon, the Speaker appointed appointed Messrs. Jones, of Paulding, Jenkins, Harris, Calder, and Morris.

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

WEDNESDAY, Nov. 7th, 1849.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker:—The Senate has passed the following resolution:

Resolved, That a Committee of five be appointed to meet such committee as may be appointed by the House of Representatives, to wait on 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:


Upon the call of the counties,

Mr. Fish of Bibb introduced a bill to be entitled an act to abolish imprisonment for debt in certain cases, which was read the first time.

Mr. Shackelford of Cass, introduced a bill to be entitled an act to alter and fix the times of holding the Superior Courts in certain counties in the Cherokee Circuit, which was read the first time.

Also, a bill to be entitled an act to alter and amend the tax laws of this State to encourage sheep husbandry in the same, and concerning dogs, which was read the first time.

Mr. Morris of Franklin, introduced a bill to be entitled an act to repeal an act consolidating the offices of collector and receiver of tax returns of Baldwin, Chattooga,
Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, passed on the 9th December, 1839, so far as respects the county of Franklin.

Also, a bill to be entitled an act to amend the second section of an act, passed on the 24th December, 1833, entitled an act to levy and collect taxes for the political year 1834.

Also, a bill to be entitled an act to repeal an act passed on the 22d day of December, 1840, abolishing the office of Adjutant General of the State of Georgia, and to revive an act passed on the 28th December, 1836, organizing the same, which were severally read the first time.

Mr. Griffin of Hall, introduced a bill to repeal the ninth section of an act incorporating the Gainesville Rail Road Company.

Also, a bill to be entitled an act to incorporate the town of Oglethorpe in the county of Macon, which were severally read the first time.

Mr. McDougald of Muscogee, introduced a bill to be entitled an act to prohibit encroachment upon the sovereign rights of the State of Georgia, by foreign banking companies.

Mr. Jones of Paulding, 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 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 duly 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 and of the United States.

On motion of Mr. Lawton of Scriven, the House took a recess until 12 o'clock.

The House again convened, when on motion of Mr. Wiggins of Twiggs,

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 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 Secretary of State, Secretaries and Messenger of the Executive Department, Comptroller, Treasurer, and Surveyor General, Director and Cashier of the Central Bank, the Judges of the
Supreme Court, Reporter and Clerk, Judges of the Superior Courts, Members of Congress, Ex-Governors, and Ex-Members of Congress, and other distinguished visitors and citizens—when he addressed the General Assembly, and took the oath prescribed by the Constitution of this State and 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, Nov. 8th, 1849.**

Mr. McDougald, of Muscogee, laid upon the table the following resolution:

Whereas this day has been set apart and selected by the citizens of this State, for the purpose of eulogizing the life and character of the illustrious James K. Polk, deceased, late President of these United States, and whereas it has heretofore been an uniform custom on like occasions, for all deliberative bodies to abstain from labor in the public service, and to unite in paying respect to our distinguished statesmen,

Be it therefore—

Resolved, That the House of Representatives stand adjourned until ten o'clock to-morrow morning, and that they unite to-day with their fellow-citizens, in paying the usual tribute of respect to the late James K. Polk, and that the Hall of this House be and the same is hereby tendered to the eulogist, Hon. A. H. Chappell and the public generally, which was read.

On motion of Mr. Jones, of Paulding, the rules of the House were suspended and the resolution of Mr. McDougald was taken up and agreed to.

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

**Friday, Nov. 9th, 1849.**

Mr. Harris, of Clark, laid upon the table the petition of Osborne A. Lochman, which was referred to a select committee, consisting of Messrs. Harris, of Clark, Worrall and Howard, without being read.

Mr. Terrell, of Coweta, introduced a bill to amend an
act incorporating the Atlanta and Lagrange Rail Road Company, which was read the first time.

Mr. Wolf, of Early, introduced a bill to compensate petit jurors of Early county, and to provide for a fund for the same, which was read the first time.

Mr. Robinson, of Fayette, introduced a bill to legitimize and change the name of Jackson Futch, to that of Jackson Peters, which was read the first time.

Mr. Wofford, of Cass, introduced a bill to be entitled an act to authorize John S. Rowland to establish a ferry, &c., which was read the first time.

Mr. Morris, of Franklin, introduced a bill to be entitled an act to amend the several acts in relation to issuing of grants and head rights in this State, so far as to extend the time for granting the same until the 25th day of December, 1851.

Also a bill to be entitled an act to alter and amend the second section of an act entitled an act to carry into effect the alterations and amendments of the third and seventh sections of the third article of the Constitution of this State, passed on the 23d December, 1843, so far as relates to the 36th and 37th Senatorial districts, which were severally read the first time.

Mr. Phillips, of Habersham, introduced a bill to be entitled an act to establish additional election precincts in the county of Habersham, which was read the first time.

Mr. Riley, of Lumpkin, introduced a bill to be entitled an act to exempt all free white inhabitants of this State, from the payment of a capitation or poll tax.

Also, a bill to be entitled an act to provide for the safe custody of persons convicted of any capital offence, after being respited by the Governor, which were severally read the first time.

Mr. Robinson, of Macon, introduced a bill to be entitled an act to amend an act to incorporate the Grand Lodge of the Independent order of Odd Fellows of the State of Georgia, assented to on the 28th December, 1843.

Also a bill to be entitled an act to incorporate the town of Oglethorpe, in the county of Macon, which were severally read the first time.

Mr. McDougald, of Muscogee, introduced a bill to be entitled an act to prohibit encroachments upon the sovereign rights of the State of Georgia, by foreign banking institutions and their agents, within the limits of this State, and for other purposes therein specified, which was read the first time.

Mr. Neely, of Pike, introduced a bill to incorporate the Griffin and West Point Plank Rail Road Company, for the purpose of constructing a Plank Road from Griffin to the town of West Point, in Troup county, and to punish those
who may wilfully injure the same, which was read the first time.

Mr. Walker, of Richmond, introduced a bill to exempt from levy and sale certain property therein mentioned, which was read the first time.

Mr. Walker also laid upon the table the following resolution:

Resolved, That the Speaker proceed to appoint the usual standing committees and report the same to this House, which was read.

The rules of the House having been suspended, the resolution was taken up and agreed to.

Mr. Snelling, of Stewart, introduced a bill to establish certain additional election precincts in the county of Stewart, which was read the first time.

Mr. Tucker, of Stewart, introduced a bill to change the name of Richard L. Grimes, of Stewart county, to that of Richard L. Prather.

Also a bill to perfect service of Scire Facias on absent defendants, in case of dormant judgments, which were severally read the first time.

Mr. Tillman introduced a bill to be entitled an act to incorporate the Rising Sun Lodge, of Reidsville, Tatnall county, which was read the first time.

Mr. McDonald, of Ware, laid upon the table the petition of sundry citizens of Ware county, praying the formation of a new county, which was referred to a special committee, consisting of Messrs. McDonald, Carter, Villalonga, Shaw and McLeod, without being read.

Mr. Wiggins, of Twiggs, introduced a bill to be entitled an act to alter the mode of choosing the door-keepers and Messengers for the Senate and House of Representatives, which was read the first time.

Mr. Gartrell introduced a bill to be entitled an act to alter, amend and explain the first section of an act passed for the relief of co-securities, and assented to the 22d of December, 1840.

Also, a bill to be entitled an act to change the names and legitimatize certain persons therein named.

Also a bill to be entitled an act to regulate the admission of deeds in evidence in certain cases therein mentioned, which were severally read the first time.

Mr. Dubignon laid upon the table the memorial of A. Delacroche, of Camden county, which was referred to a special committee, consisting of Messrs. Dubignon, Worrell, Harris, of Clark, and Villalonga, without being read.

The following bills were taken up, read a second time and referred to a committee of the whole.

A bill to be entitled an act to provide for the election of Judges of the Superior Courts, by the sovereign people of
the State of Georgia, and for other purposes therein named.

A bill to be entitled an act to complete and perfect the rail road communication from the Atlantic to the Western Waters.

A bill to be entitled an act to authorize the settlement of prosecutions in certain cases, and to regulate more particularly the duties of the attorneys and solicitors Generals, and to fix their liabilities.

A bill to be entitled an act to curtail and simplify civil pleadings.

A bill to be entitled an act to curtail and simplify criminal pleadings.

A bill to be entitled an act to repeal all laws respecting the importation of slaves into this State.

A bill to organize and lay out a new county from the counties of Cass and Murray.

A bill to incorporate the Hancock Steamboat Company.

A bill to repeal an act entitled an act to consolidate the offices of tax collector and receiver of tax returns in the counties of Rabun, Camden, Irwin, Floyd, Scriven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Murray, assented to 25th December, 1837.

A bill to be entitled an act to abolish imprisonment for debt in certain cases.

A bill to be entitled an act to alter and fix the times of holding the Superior Courts in certain counties in the Cherokee Circuit.

A bill to be entitled an act to alter and amend the tax laws of this State, to encourage sheep husbandry within the same, and concerning dogs.

A bill to be entitled an act to repeal an act consolidating the offices of tax collector and receiver of tax returns of the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, passed on the 9th December, 1839, so far as respects the county of Franklin.

A bill to be entitled an act to amend the second section of an act passed on the 24th December, 1833, entitled an act to levy and collect taxes for the political year of 1834.

A bill to be entitled an act to repeal an act passed on the 22d day of December, 1840, abolishing the office of Adjutant General of the State of Georgia, and to revive an act passed on the 28th December, 1836, organizing the same.

Also a bill to repeal the ninth section of the act incorporating the Gainesville Rail Road Company.

Mr. Phillips, of Habersham, moved a suspension of the order to take up a resolution.
The order being suspended, the following resolution was taken up and read.

Resolved, That both branches of the General Assembly convene in the Representative Chamber on Friday next, the 9th inst., at 11 o'clock, A. M. to proceed to the election of a Judge of the Eastern Circuit—a Judge of the Southern Circuit—a Judge of the Flint Circuit—a Judge of the Middle Circuit—a Judge of the Chattahoochee Circuit—a Judge of the Northern Circuit—a Judge of the Ocmulgee Circuit—a Judge of the Western Circuit, and a Judge of the Cherokee Circuit. Also a Judge of the Supreme Court and a Solicitor General of the Coweta Circuit.

The same having been read, Mr. McDougald, of Muscogee, offered the following as a substitute:

Resolved, That the General Assembly of this State shall not hereafter by joint ballot or otherwise, exercise the power of electing Judges of the Superior Courts thereof, but that hereafter, the people, in whom such power is rightfully and constitutionally vested, shall make the election of said Judges, under such rules and regulations as may hereafter be prescribed by law.

The same having been read, Mr. Griffin, of Hall, offered the following as an amendment to the substitute:

Whereas the question as to the manner in which the Judges of the Superior Courts of this State shall in future be elected, has assumed a position of interest to the country, and whereas this Legislature do not feel themselves sufficiently informed as to the wishes of their constituents in reference thereto—Be it therefore

Resolved by the Senate and House of Representatives in General Assembly met, that at the next election to be held for members of the Legislature, the voters be requested to endorse upon their ballots, "Legislature" or "The People," as expressive of their wishes as to the mode of making said elections.

Which having been read, Mr. Phillips, of Habersham, moved to lay the substitute and its amendments upon the table. After some discussion thereon, the House adjourned until 3 o'clock, P. M.

Three o'clock, P. M.

The House met pursuant to adjournment, and took up the unfinished business of the morning, which was the consideration of the motion of Mr. Phillips to lay upon the table the substitute of Mr. McDougald and the amendment of Mr. Griffin.
Whereupon, the yeas and nays were required to be recorded, and are—yeas 108. Nays 12.

Those who voted in the affirmative, are Messrs.

Adams, Griggs, Pickett,
Akin, Goodman, Pringle,
Anderson of Wilkes, Gordon, Ramsey,
Andrews, Hall, Reid,
Avery, Hammell, Reynolds,
Barlow, Harris, Richardson,
Barrett, Harrison, Riley,
Bivins, Heard, Roberts,
Blount, Hendrix, Robinson of Fay'le,
Brandon, Hill, Robinson of Macon,
Brown, Hodges of Houston, Sanders,
Bryan, Howard, Sanford,
Calder, Irwin, Shackelford,
Carlton, Jenkins, Shaw,
Carter, Johnson, Slaughter,
Chandler, Jones of Paulding, Strickland,
Colbert, Jones of Warren, Talley,
Culberson of Floyd, Kendall, Terrell of Coweta,
Culberson " Troup, Lane, Thomasson,
Dawson, Laughbridge, Tillman,
Deadwyler, Leith, Tompkins,
Digby, Manning, Trippe,
Dorimny, McDonald, Tucker,
Dubignon, McIntyre, Villalonga,
Farmer, McLeod, Waldhour,
Favor of Meriw'hr, Mintz, Watson,
Favor of Troup, Morris, Welborne,
Fields, Neal, Westmoreland,
Fish, Neely, Whitworth,
Fleming, Nelson, Wiggins,
Fletcher, Nisbet, Wilcox,
Fortner, O'Bannon, Wilson,
Gartrell, Peacock, Wofford,
Gilmore, Penick, Wolf,
Gray, Penland, Worrell,
Gresham, Phillips, Yopp,
Griffin,

Those who voted in the negative, are Messrs.

Arnold, McDougald, Stephens,
Clark, Perkins, Terrell of Putnam,
Hines, Robinson of Talbot, Thornton,
Hodges of Rand'ph, Snelling, Woeldridge,
Kenan, Spalding,

So the motion prevailed.
Mr. Phillips then moved to amend the resolution by striking out the words "Friday the 9th," and inserting Tuesday the 11th, which was agreed to.

Mr. Harrison, of Chatham, moved to amend the resolution further, by adding "and a Judge of the Court of Oyer and Terminer of the city of Savannah," which was agreed to.

The resolution as amended, was then taken up and agreed to.

Mr. Nisbet, of Bibb, introduced a bill to vest the management and superintendence of the Western and Atlantic Rail Road in a Board of Public Works, and to define the powers and duties of said Board, which was read for the first time.

Mr. Hendrix, of Dade, introduced a bill to be entitled an act to repeal the law now in force in this state, in relation to the lien of judgment so far as perishable property is concerned, which was read the first time.

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

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SATURDAY, Nov. 10th, 1849.

Mr. Morris of Franklin, laid upon the table the following resolution:

The Speaker having granted leave of absence to the Clerk of the House, this day,

Resolved, That C. Peeples, Esq., be appointed Clerk pro tem.

The rules of the House having been suspended, the resolution was taken up and agreed to.

The House took up the report on the bill to be entitled an act to provide for the election of Judges of the Superior Courts by the sovereign people of the State of Georgia, and for other purposes named, which on motion of Mr. McDougald, was made the special order of the day for Friday next.

The House took up the report on the bill, to be entitled an act to complete and perfect the Rail Road communication from the Atlantic to the Western waters. On motion of Mr. Jones, the same was made the special order of the day for Thursday next.

The House took up the report on the bill to be entitled an act to authorize the settlement of prosecutions in certain cases, and to regulate more particularly the duties of the Attorneys and Solicitor Generals, and to fix their liabilities. On motion of Mr. Gartrell, the same was referred to the Committee on the Judiciary.

The House took up the Report on the bill to be entitled an act to curtail and simplify civil pleadings, which on
motion of Mr. Robinson of Macon, was referred to the Committee on the Judiciary.

The House took up the report on the bill to be entitled an act to repeal all laws respecting the importation of slaves into this State. Upon motion of Mr. Jones of Paulding, it was made the special order for Wednesday, 14th day of November.

The House took up the report on the bill to be entitled an act to curtail and simplify criminal pleadings. Upon motion of Mr. Worrell of Talbot, the bill was referred to the Judiciary Committee.

The House took up the report on the bill to be entitled a bill to lay out and organize a new county from the counties of Cass and Murray, to which Mr. Laughridge of Murray, offered an amendment, and it was made the special order for Thursday, the 22d day of November.

The House took up the report on the bill to be entitled an act to incorporate the Hancock Steam Boat Company.

Mr. Lawton of Scriven, moved to amend the bill by striking out the sixth and seventh sections, and to insert in lieu thereof, the following amendment:

Sec. 6th. And be it further enacted, That said Company shall be authorized to insure in some Insurance Company doing business in this State, all goods, wares, and merchandise, or other property which shall be transported or shipped in their boats against all risks, for which they are not legally liable; which motion prevailed.

Mr. Jones of Paulding, offered the following proviso as an amendment, to-wit:

Provided nothing in this act contained, shall prevent the Legislature from altering or repealing this act in any manner or at any time the public interests may seem to require.

Mr. McDougald of Muscogee, offered to amend by adding the following as a distinct section, to-wit:

Sec. 7th. And be it further enacted by the authority aforesaid, That the persons and property of said stockholders and all assignees thereof, shall be bound for the payment of all contracts made by said Company, or legal losses incurred by them, in proportion to the amount of the stock owned by each, which motion prevailed, after striking out, upon motion of Mr. Shackelford of Cass, the words, "or legal losses incurred by them."

Mr. Lawton from Scriven, moved to recommit the bill, which motion prevailed.

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

Mr. Speaker—The Senate has adopted a resolution in lieu of the resolution of the House of Representatives, setting apart a certain day therein named, to proceed to the election of a Judge of the Supreme Court, also, Judges of the
Superior Courts, and a Solicitor General for the Coweta Circuit, and a Judge of the Court of Oyer and Terminer for the City of Savannah, and ask the concurrence of the House of Representatives.

Mr. Jones of Paulding, moved to concur in the resolution of the Senate in relation to bringing on the election of Judges, in lieu of the resolution of the House.

Mr. Jenkins of Richmond, introduced a bill to be entitled an act to appropriate money for the improvement of the navigation of the Coosa River, between Rome and the boundary line of the State of Georgia and Alabama, and to appoint commissioners for that purpose, which was read the first time.

Mr. McDonald of Ware, introduced a bill to be entitled an act to authorize Jacob Pittman, a decrepit and infirm man of the county of Ware, to peddle in all the counties of the First Congressional District, without taking out license therefor, which was read the first time.

Mr. Riley of Lumpkin, introduced a bill to be entitled an act to amend an act to provide for the compensation of Grand Jurors of Lumpkin county, passed December 7th, 1843, which was read the first time.

Upon motion of Mr. Kenan of Baldwin, the House then adjourned till 10 o’clock, Monday, the 12th instant.

MONDAY, NOV. 12th, 1849,

Mr. Joseph L. McAllister, a member elect from the county of Bryan, appeared, presented his credentials, and having taken the oath prescribed by the Constitution of this State and to support the Constitution of the United States, before the Speaker, took his seat.

The Speaker, in pursuance of a previous order of the House, announced the following as the Joint Standing Committees on the part of the House, to-wit:


On Public Education—Messrs. Gray, Griffin, Stephens,
Westmorelond, Barrette, Robinson of Macon, Gilmore, Blount, Thomasson, Chandler, Avery.

On Banks—Messrs. Villalonga, Harris, Neely, McDougald, Hill, Neal, Lane, Jones of Warren, Colbert.


On motion of Mr. Jones of Paulding, Mr. Gartrell of Wilkes, was added to the Committee on the Judiciary.

On motion of Mr. Phillips of Habersham, Mr. Brown of Burke, was added to the Committee on Finance.

Mr. Gartrell of Wilkes, laid upon the table the following preamble and resolutions:

Whereas, the people of the non-slaveholding States have commenced and are apparently persisting in a system of encroachment upon the Constitution and rights of a portion of the people of this Confederacy, which is alike unjust and dangerous to the peace and perpetuity of our cherished Union, be it

1. Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly convened, That the Government of the United States is one of limited powers and cannot rightfully exercise any authority not conferred by the Constitution.

2. Resolved, That the Constitution grants no power to Congress to prohibit the introduction of slavery into any territory belonging to the United States.

3. Resolved, That the several States of the Union are acceded to the Confederacy upon terms of perfect equality, and
that the rights, privileges and immunities secured by the Constitution belong alike to the people of each State.

4. Resolved, That any and all territory acquired by the United States, whether by discovery, purchase or conquest, belongs in common to the people of each State, and thither the people of each and every State have a common right to migrate with any property they may possess, and that any restriction upon this right which will operate in favor of the people of one section to the exclusion of those of another, is unjust, oppressive, and unwarranted by the Constitution.

5. Resolved, That slaves are recognized by the Constitution as property, and that the Wilmot Proviso, whether applied to Oregon, California, New Mexico, or territory hereafter to be acquired is unconstitutional and should meet with the determined opposition of the Southern people, whose rights are thereby affected.

6. Resolved, That Congress has no power either directly or indirectly to interfere with the existence of slavery in the District of Columbia.

7. Resolved, That the refusal on the part of the non-slaveholding States to deliver up fugitive slaves who have escaped to said States, upon proper demand being made therefor, is a plain and palpable violation of the letter of the Constitution and an intolerable outrage upon Southern rights.

8. Resolved, That in the event of the passage of the Wilmot Proviso by Congress, the abolition of slavery in the District of Columbia, or the continued refusal of the non-slaveholding States to deliver up fugitive slaves as provided for by the Constitution, it will become the immediate and imperative duty of the people of this State to meet in Convention to take into consideration the mode and measure of redress.

9. Resolved, That the people of Georgia entertain an ardent feeling of devotion to the union of these States, and that nothing short of a persistence in the present system of encroachment upon our rights by the non-slaveholding States can induce us to contemplate the possibility of a dissolution.

10. Resolved, That his excellency the Governor be requested to forward copies of these resolutions to each of our Senators and Representatives in Congress, to the Legislatures of the several States, and to the President of the United States—which were read and made the special order of the day for Tuesday, the 20th instant.

On motion of Mr. Lawton of Scriven, one thousand copies thereof, were ordered to be printed for the use of the House.

Mr. Nisbet of Bibb, introduced a bill to be entitled an act to consolidate and amend the claim laws of this State, which was read the first time, and upon a subsequent motion of Mr. Jones of Paulding, the same was referred to the committee on the Judiciary.

Mr. Nisbet introduced a bill to be entitled an act to au-
authorize the South-Western Rail Road Company to construct its Rail Road through the Public Reserve, and for other purposes, which was read the first time.

Mr. Fish of Bibb, presented the memorial of the Committee of the State Agricultural Association, on the subject of promoting and developing the Agricultural interest of the State, which was read and referred to the Committee on Agriculture and Internal Improvements.

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

Mr. Speaker—His excellency the Governor has assented to and signed a resolution bringing on the election of a Judge of the Supreme Court—a Judge of the Superior Court of the Northern Circuit—a Judge of the Superior Court of the Eastern Circuit—a Judge of the Superior Court of the Southern Circuit—a Judge of the Superior Court of the Western Circuit—a Judge of the Superior Court of the Middle Circuit—a Judge of the Superior Court of the Ocmulgee Circuit—a Judge of the Superior Court of the Flint Circuit—a Judge of the Superior Court of the Chattahoochee Circuit—a Judge of the Superior Court of the Cherokee Circuit—a Judge for the Court of Common Pleas and Oyer and Terminer of the City of Savannah—and a Solicitor General of the Coweta Circuit, which I am directed to return to this branch of the General Assembly.

Mr. Sanders of Butts, laid upon the table the petition of sundry citizens of Butts county, praying for the extension of the boundary line of the county of Butts, which was referred to a special committee consisting of Messrs. Sanders, Watson, and Howard, without being read.

Mr. Harrison of Chatham, introduced a bill to be entitled an act to incorporate the Trustees of Wesly Chapel, Andrew Chapel, and Trinity Church, of the Methodist Episcopal Church, South, in the city of Savannah, which was read the first time.

Mr. Nelson of Cobb, laid upon the table the petition of Rue M. Pittman praying for relief, which was referred to a Special Committee consisting of Messrs. Nelson, Faver of Meriwether, and Fields, without being read.

Mr. Nelson introduced a bill to be entitled an act to change the boundary line between the counties of Cobb and Paulding, which was read the first time.

Mr. Calder of Cobb introduced a bill for the relief of William Pearce, to change his name to William Gault, &c., which was read the first time.

Mr. Howard of Crawford, introduced a bill to be entitled an act to authorize and empower his excellency the Governor for and in the name and behalf of the State of Georgia, to subscribe for five thousand shares of one hundred dollars each, in the capital stock of the South Western Rail Road.
which was read the first time and referred to the Committee on Agriculture and Internal Improvements.

Also, a bill to authorize Mrs. Elizabeth Montford to erect a mill-dam across Flint River, in the county of Crawford, on certain conditions, which was read the first time.

Mr. Hendrix of Dade, introduced a bill to be entitled an act to lay off and construct a wagon road across the Look-out Mountain, to appoint Commissioners, and to appropriate money for the same, which was read the first time.

Mr. Aiken of DeKalb, introduced a bill to be entitled an act to establish an additional Election Precinct at the house of Andrew Browning, in the county of DeKalb, which was read the first time.

Mr. Hammell of Dooly, introduced a bill to be entitled an act to amend the Poor School Laws now in force, so far as respects the county of Dooly, which was read the first time.

Also, a bill to authorize William P. Hammell, senior, to establish a Ferry across Flint River, which was read the first time.

Mr. Barrett of Elbert, introduced a bill to change the name of William Bridges of the county of Elbert, to declare him legitimate and to enable him to inherit property, which was read the first time.

Mr. Deadwyler of Elbert introduced a bill to be entitled an act to repeal an act passed the 8th day of December, 1841, to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert.

Also, a bill to be entitled an act to authorize the Justices of the Inferior Court of Elbert, to levy an extra tax for the purpose of building a Court House in said county.

Also, a bill to remove the Election Precinct in Elbert county known as the Academy, to the Factory at Anthony's Shoals, which were read severally the first time.

Mr. Culbertson of Floyd, laid upon the table the memorial of sundry citizens of Floyd, praying remuneration for the erection of a building for the Deaf and Dumb Asylum at Cave Spring, Floyd county, which was referred to a special Committee, consisting of Messrs. Culberson of Floyd, Phillips, Gartrell, Howard of Crawford, Ramsey, Lawton, and Johnson of Coweta, without being read.

Mr. Morris of Franklin, laid upon the table a resolution in reference to the election of a State Printer and State House Officers, which was read.

Mr. Pickett of Gilmer laid upon the table the petition of Charles Cochran and sundry citizens of Gilmer, praying for a divorce, and also introduced a bill predicated upon the same, to be entitled

An act to divorce Charles Cochran and his wife Mary Ann Cochran, which was read the first time.

Mr. Dubignon of Glynn, introduced a bill to be entitled an
act in relation to the holding of the Inferior Courts and Courts of Ordinary in Glynn county, which was read the first time.

Mr. Griffin of Hall, introduced a bill to be entitled an act to authorize Hardy Strickland of the county of Forsyth, administrator upon the estate of Mark W. Killingsworth, deceased, of the county of DeKalb, to make his returns in the county of Forsyth, which was read the first time.

Mr. Ramsey of Harris, introduced a bill to be entitled an act to change and make permanent the place of holding the Supreme Court in the second Judicial District, and to provide for the return of process therein, which was read the first time.

Mr. Reid of Harris, introduced a bill to be entitled an act to change the names of Harriet Elizabeth, Nathan Patrick, and Mary Catherine McLeroy, to Harriet Elizabeth, Nathan Patrick, and Mary Catherine Wilder, and to legitimize the same, which was read the first time.

Mr. Pringle of Houston, introduced a bill to be entitled an act to compensate Petit Jurors in the county of Houston, which was read the first time.

Mr. Riley of Lumpkin, introduced the following resolutions, which were severally read:

Resolved, That the Committee on the Judiciary be directed to inquire into the expediency and propriety of reporting a bill reducing the number of the Justices of the Inferior Courts and Courts of Ordinary in this State, to one in each county, prolonging his term of service for four years, and giving him a salary or compensation, to be raised by fees taxed in bills of costs in cases tried before him. Also,

Resolved, That the Committee on the Penitentiary be instructed to prepare and report a bill to provide for the removal of the Penitentiary of this State from Milledgeville to Atlanta—the rules of House having been suspended, the resolutions were taken up and adopted.

Mr. Trippe of Monroe, laid upon the table the remonstrance of sundry citizens of Monroe, against the extension of the line of Butts county, which was referred to a special Committee, consisting of Messrs. Sanders, Watson and Howard, without being read.

Mr. Laughridge of Murray, introduced a bill to be entitled an act to fix and make permanent the places of holding elections in the several precincts in the county of Murray, which was read the first time.

Mr. McDougald of Muscogee, presented a petition of sundry citizens of Columbus, praying the Legislature to restrain the City Council of Columbus from encroaching upon the public domains reserved as Commons, which was referred to a select committee consisting of Messrs. McDougald, Tucker, and Trippe, without being read.
Also, laid upon the table the petition of Moses H. Alexander, of the county of Early, praying for relief, which was read and referred to a special committee, consisting of Messrs. McDougald, Wolf, Hodges, McIntyre, and Hines.

Mr. Jones of Paulding, introduced a bill to be entitled an act to regulate freights and fare on Rail Roads, and direct the manner of ascertaining the same, which was read the first time.

Mr. Neely of Pike, introduced a bill to change the names of certain persons therein named, and to legitimize the same. Also, to change the name of Sterling C. Waters of Pike county, to that of Sterling C. Pritchard, which was read the first time.

Mr. Adams of Rabun, introduced a bill to amend an act to provide for the education of the poor, so far as the county of Rabun is concerned.

Also, a bill to be entitled an act to change the name and to legitimize certain persons therein named, and for other purposes, which were severally read the first time.

Mr. Adams laid upon the table a resolution for the appointment of a committee to consolidate all bills having for their object the changing of names, &c., which was read.

Mr. Perkins of Randolph, introduced a bill to be entitled an act to incorporate LaFayette Chapter and Darley Lodge, in Fort Gaines, Georgia, which was read the first time.

Mr. Hodges of Randolph, introduced a bill to be entitled an act to add Lot No. 1, in the 3d district of Baker county, to the county of Randolph, which was read the first time.

Mr. Jenkins of Richmond, laid upon the table a memorial from the City Council of Augusta, in regard to the improvement of the Savannah River, which was referred to a special committee, consisting of Messrs. Jenkins, Harrison, and Brown, without being read.

Mr. Walker of Richmond, introduced the following resolution:

Resolved, That the Speaker appoint a select committee of one from each Judicial District, and that said committee be instructed to investigate and ascertain the practicability and propriety of removing all free persons of color from within the limits of this State, and that they further consider whether an appropriation of money for the purpose of removing said free persons of color to the State or Colony of Liberia, will not be more in accordance with humanity and sound policy, than any other mode which might be adopted—and that they report to this House by bill or otherwise.

The rules being suspended, the resolution was taken up and agreed to, and the following committee appointed: Messrs. Walker, Spalding, McIntyre, Gartrell, Kenan, Howard, Nelson, Bell, Jones of Paulding, Harris, and Tucker.
Mr. Worrell of Talbot introduced a bill to extend the provisions of the act of 1799, in relation to notices to produce papers, books, writing, &c., so far as to embrace causes in Equity, &c., which was read the first time.

Mr. Tillman of Tattnall, laid upon the table the petition of sundry citizens of Tattnall county, praying that Daniel Sikes be allowed to practice medicine, which was referred to a special committee consisting of Messrs. Tillman, Jones of Paulding, Gartrell, Perkins, and Phillips, without being read.

Mr. Gartrell laid upon the table the petition of Samuel W. Wynn and Samuel J. Lesseur, praying that they be allowed to close certain streets in the town of Petersburg, in the county of Elbert, which was referred to a special committee consisting of Messrs. Gartrell, Jones of Paulding, Deadwyler, Barrett, and Anderson of Wilkes, without being read.

Mr. Phillips of Habersham, introduced the following resolution, which was read and agreed to:

Resolved, That all that part of the Message of his excellency the Governor, relating to the Public Debt, Finance, Taxation, Reverted Lands, and the issue of new Bonds, in lieu of certain old ones, be referred to the Committee on Finance—all that part of the message relating to the Western and Atlantic Rail Road, and Internal Improvements, be referred to the Committee on Internal Improvement—all that part of the message relating to our unsettled boundary with Florida, Southern Rights, &c., be referred to the Committee on the State of the Republic—all that part of the message relating to the Penitentiary, be referred to the Committee on the Penitentiary—all that part of the message relating to Asylum for the Deaf and Dumb, be referred to the Committee on said Asylum—all that part of the message relating to the Lunatic Asylum, be referred to the Committee on said Asylum—and that all that part of the message relating to Courts, Judges, election of Clerks, and the revision and Digest of the Laws, be referred to the Judiciary Committee.

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

Tuesday, November 13th, 1849.

Mr. Morris of Franklin, moved a suspension of the rules to take up a resolution bringing on certain elections therein named.

The rules having been suspended, the following resolution was taken up and read:

Resolved, That both branches of the General Assembly will convene in the Representative Chamber at 11 o'clock,
on Thursday the 15th instant, for the purpose of going into the election of a State Printer, a Secretary of State, Controller General, Surveyor General, and Treasurer.

Mr. Morris moved to amend the resolution by adding, "also, a Director of the Bank of the State of Georgia.

The amendment was received.

Mr. Jones of Paulding, moved to strike out "Surveyor General, Secretary of State, and Treasurer."

The motion was rejected.

Mr. McDougald moved to strike out "Public Printer."

Pending the discussion thereon, the Speaker announced that the hour for the special order of the day had arrived.

Which was the election of the Judges of the Supreme Court, Judges of the Superior Courts, and a Solicitor General.

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 a Solicitor for the Coweta Circuit.

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. Hiram Warner was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Northern Circuit 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. Eli H. Baxter, was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Eastern Circuit, 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. Henry R. Jackson was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Southern Circuit 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. Augustin H. Hansell was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Western Circuit 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. James Jackson was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Middle Circuit for the term of four years after the expiration of the term of the present incumbent, and upon receiving and counting out the ballots, it appeared that the Hon. Ebenezer Starnes was duly elected.
The Senate then withdrew, and the House adjourned until three o'clock, P. M.

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Three o'clock, P. M.

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 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 Superior Courts of the Ocmulgee Circuit, 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. Herschel V. Johnson was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Flint Circuit, for the term of four years after the expiration of the term of the present incumbent, and upon receiving and counting out the ballots, it appeared that the Hon. James H. Stark was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Chattahoochee Circuit, for the term of four years after the expiration of the term of the present incumbent, and upon receiving and counting out the ballots, it appeared that the Hon. Alfred Iverson was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Cherokee Circuit, for the term of four years after the expiration of the present incumbent, and upon receiving and counting out the votes, it appeared that the Hon. John H. Lumpkin was duly elected.

They then proceeded to the election of a Judge of the Court of Common Pleas and Oyer and Terminer of the City of Savannah, for the term of two years after the expiration of the term of the present incumbent, and upon receiving and counting out the ballots, it appeared that the Hon. Alexander Drysdale was duly elected.

They then proceeded to the election of a Solicitor General of the Coweta Circuit, for the term of four years after the expiration of the term of the present incumbent, and upon receiving and counting out the ballots, it appeared that Mial M. Tidwell was duly elected.

The Senate then withdrew to their Chamber.

Upon motion of Mr. McDougald of Muscogee, the House accepted an invitation from the Faculty of Oglethorpe University, to attend the Commencement of that Institution.

The House then adjourned until 10 o'clock, Thursday morning.
The House resumed the unfinished business of Tuesday, which was the consideration of the amendment of Mr. McDougald, to strike out the word "public printer," in the resolution offered by Mr. Morris, of Franklin, bringing on certain elections therein named.

Pending the discussion thereon, the following message was received from his excellency the Governor, by Mr. Smith, his Secretary:

*Mr. Speaker—I am directed by his excellency the Governor, to lay before this branch of the General Assembly, a communication in writing.*

Also, the following message was received from the Senate, by Mr. Glenn, their Secretary:

*Mr. Speaker—The Senate has appointed the following as the Joint Standing Committees, on its part:*

**On the State of the Republic**—Messrs. Murphy, A. J. Miller, Leonard, Clark, Chisolm.

**On Finance**—Messrs. Spullock, Clayton, Bailey, Cochran and Augustus Beall.

**On Banks**—Messrs. Andrew J. Miller, Tomlinson, Purse, Stell and Dunham.


**On the Judiciary**—Messrs. Bailey, Sanford, Terrell, Joseph E. Brown and John Jones.

**On Internal Improvement**—Messrs. Purse, Clayton, Spullock, Elias Beall and Murphy.


**On Journals**—Messrs. John W. G. Smith, James A. Miller, Edmondson, Turner and Hines.

Also, the following message from the Senate, by Mr. Glenn, their Secretary:
Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to quiet and confirm the title of Peter Poullet, a naturalized citizen, to a lot of land in the city of Augusta, conveyed to him before his naturalization.

A bill to reduce the official Sheriff bond in the county of Dade.

A bill to incorporate St. Thomas Lodge, number forty-nine, of Free and Accepted Masons, of Thomas county.

A bill to regulate the mode of election of constables in the city of Savannah, and to repeal so much of an act assented to 23d December, 1831, as relates to the election of constables in said city.

A bill to authorize Clerks of the Courts of Ordinary in the several counties of this State to grant marriage license directed to Jewish ministers, or other persons authorized to perform the marriage ceremony between Jews, and to authorize Jews to be married according to their own forms.

A bill to amend "an act entitled an act to appoint commissioners to lay out and open a new road through a part of Camden county, and to designate the hands who shall be liable to work thereon. Also to establish a ferry across the great Satilla River, and fix the rates of ferriage at the same, assented to December the twenty-third, one thousand eight hundred and thirty-nine, and the acts amendatory thereof, assented to December seventh, one thousand eight hundred and forty-one, and December twenty-seventh, one thousand eight hundred and forty-five, and to surrender to James Mongin Smith, the land occupied by a part of said road, and for other purposes.

A bill to incorporate the Washington Fire Company, of the city of Savannah, Geo.

A bill to change the name of Elizabeth Kelly to that of Amanda Elizabeth Cooper.

A bill to authorize the Justices of the Peace elected for the first, second, third and fourth districts G. M. composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city.

A bill to amend the several acts relating to Justices Courts, so far as regards the county of Chatham.

A bill to reduce the official bond of the Sheriffs of Cherokee and Murray counties.

A bill to amend the ninth section of the third article of the Constitution of the State of Georgia, passed at the last session of the General Assembly.

The Senate has also adopted a joint resolution for the appointment of an additional Standing Committee on the part of both Houses of the General Assembly, to be nominated
“the Committee of State Statistics,” to which they ask the concurrence of the House of Representatives.

Also, a resolution in regard to bringing on the elections of certain officers therein specified, to which they ask the concurrence of the House of Representatives.

Mr. Jenkins moved to lay the amendment of Mr. McDougald and resolution of Mr. Morris, upon the table, and take up a resolution from the Senate, bringing on certain elections.

The following resolution of the Senate was then taken up and read:

Resolved, That both branches of the General Assembly will convene in the Representative Chamber, on Friday next, at 11 o’clock, A.M., for the purpose of going into the election of the following officers, to wit: A Surveyor General, Comptroller General, Secretary of State, Treasurer and State Printer.

Mr. McDougald moved to strike out the words “Public Printer.”

Whereupon the yeas and nays were required to be recorded, and are, yeas 52, nays 74.

Those who voted in the affirmative, are Messrs.

Adams, Heard, Ramsey,  
Anderson of Wilkes Hill, Reid,  
Andrews, Hines, Reynolds,  
Arnold, Hodges of Randolph, Riley,  
Avery, Johnson, Robinson of Talbot,  
Barlow, Jones of Paulding, Shackelford,  
Barrett, Jones of Warren, Shaw,  
Brandon, Laughridge, Snelling,  
Carlton, Manning, Thomasson,  
Clark, McDougald, Tillman,  
Culberson of Troup, McDonald, Tompkins,  
Dawson, McIntyre, Trippe,  
Deadwyler, McLeod, Welborne,  
Farmer, McWhorter, Westmoreland,  
Fleming, Neal, Wolf,  
Griffin, Penland, Wooldridge,  
Griggs, Perkins, Yopp.

Those who voted in the negative, are Messrs.

Akin, Calder, Dorminy,  
Bell, Carter, Dubignon,  
Bivins, Chandler, Faver of Meriwether,  
Blount, Colbert, Fields,  
Brown, Culberson of Floyd, Fish,  
Bryan, Digby, Fortner,
Gartrell, Leith, Slaughter,
Gaston, McAllister, Spalding,
Gilmore, Mintz, Stephens,
Gray, Morris, Strickland,
Gresham, Neely, Talley,
Goodman, Nelson, Terrell of Coweta,
Gordon, Nisbet, Terrell of Putnam,
Hall, O'Bannon, Tucker,
Harris, Peacock, Villalonga,
Harrison, Penick, Waldothour,
Hendrix, Phillips, Walker,
Hodges of Houston, Pickett, Watson,
Howard, Pringle, Whitworth,
Irwin, Richardson, Wiggins,
Jenkins, Roberts, Wilcox,
Kenan, Robinson of Fay'ete, Wilson,
Kendall, Robinson of Macon, Wofford,
Lane, Sanders, Worrell,
Lawton, Sanford,

So the motion to strike out was rejected.

Mr. Morris, of Franklin, moved to amend the same by adding, "And a Director for the Bank of the State of Georgia, which was adopted.

The following message from his excellency the Governor, was taken up and read:

EXECUTIVE DEPARTMENT, 

MILLEDGEVILLE, 15th Nov., 1849.

I have the honor to communicate to the General Assembly, a vacancy in the office of Solicitor General of the Southern Circuit, occasioned by the resignation of Augustin H. Hansell, Esq.

Mr. Lawton moved to amend the resolution by adding also, "A Solicitor General of the Southern Circuit," which was adopted.

The resolution as amended was taken up and agreed to, and the Clerk directed forthwith to notify the Senate.

Mr. Jenkins asked to be excused from serving as Chairman of the Judiciary Committee, which was granted,

And Mr. Worrell of Talbot, was appointed in his stead.

Upon motion of Mr. Phillips, Mr. Kenan was added to the Committee on the State of the Republic, and Mr. Lawton to the Committee on the Judiciary.

On motion of Mr. Lawton of Scriven, Mr. Phillips was added to the Committee on the State of the Republic.

On motion of Mr. Riley, Mr. Morris of Franklin, was added to the Committee on the Penitentiary.

Leave of absence was granted to Mr. Thornton of Greene, for a few days, on account of the indisposition of his family.
Mr. Dubignon from the select committee to whom was referred the memorial of A. Delaroche, relating to alleged official misconduct of the Hon. William B. Fleming, late Judge of the Eastern Circuit, and of William P. White, late Solicitor General of the same Circuit, beg leave to report,

That they have bestowed upon the memorial of the aggrieved party and the papers submitted to their consideration, a careful examination, resulting in the conviction that there is no satisfactory evidence of official delinquency in reference to the matters presented in the memorial.

Your Committee are of the opinion that the charges preferred against these high official functionaries, are not sustained by such circumstances, as to afford just ground in their judgment to warrant further action by this body, and therefore they beg leave to be discharged from the further consideration of this subject.

The House took up the special order of the day, which was the report on the bill to be entitled an act to repeal all laws respecting the importation of slaves into this State.

Mr. Jones moved to amend the bill by inserting after the words “into this State,” the following words to-wit: “from any other slave-holding State of this Union.”

The amendment prevailed.

Mr. Wiggins offered the following proviso:

Provided, That any person or persons bringing, importing, or introducing any slave or slaves into this State for the purpose of traffic, shall within twenty days thereafter present to the Tax Collector of the county into which he or they shall first enter the State with said slaves, a true schedule under oath, of the number, names, and sexes of all the slaves by him or them thus introduced, which schedule and affidavit shall be lodged with the Clerk of the Superior Court of said county, and shall further pay over to said Tax Collector, five dollars for each and every slave, which amount of money shall be paid into the Treasury of this State, accompanied with a copy of said schedule and affidavit, and on failure so to do, he or they shall be guilty of a misdemeanor, and subject to be indicted in any Superior Court in this State having competent jurisdiction thereof, and on conviction shall pay a fine of one hundred dollars for each slave imported in violation of this act, one half to the informer, the other to the State.

The proviso was rejected.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker:—I am directed by the Senate to inform the House of Representatives that the Senate has concurred in the amendment proposed by the House to the resolution of
the Senate bringing on certain elections, therein specified.

The report of the committee as amended was then agreed to.

The bill was read the third time, and upon the question, "shall this bill now pass," a discussion ensued, pending which, a motion for adjournment prevailed, and the House adjourned until three o'clock, P. M.

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**THREE O'CLOCK, P. M.**

The House met pursuant to adjournment, and resumed the unfinished business of the morning, which was upon the passage of the bill to repeal all laws respecting the importation of slaves into this State.

Pending the discussion thereon, Mr. Shackelford moved for an adjournment, which was lost.

Upon the question, shall this bill now pass, the yeas and nays were required to be recorded, and are yeas 93, nays 29.

Those who voted in the affirmative, are Messrs.

- Adams,
- Akin,
- Anderson of Wilkes,
- Andrews,
- Arnold,
- Avery,
- Barlow,
- Bell,
- Bivins,
- Blount,
- Brandon,
- Bryan,
- Calder,
- Carlton,
- Carter,
- Chandler,
- Clark,
- Colbert,
- Culberson of Floyd,
- Dawson,
- Deadwyler,
- Digby,
- Dorminy,
- Favero of Meriweth'r,
- Fields,
- Fish,
- Fleming,
- Fletcher,
- Fortner,
- Gartrell,
- Gaston,
- Gilmore,
- Gray,
- Griffin,
- Goodman,
- Gordon,
- Hall,
- Hammell,
- Harrison,
- Heard,
- Hendrix,
- Hill,
- Hodges of Houston,
- Hodges of Rand'ph,
- Howard,
- Irwin,
- Johnson,
- Jones of Paulding,
- Jones of Warren,
- Kendall,
- Lane,
- Laughridge,
- Lawton,
- Leith,
- Manning,
- McDougald,
- McDonald,
- McIntyre,
- McWhorter,
- Mintz,
- Morris,
- Neely,
- Nelson,
- Nisbet,
- O'Bannon,
- Peacock,
- Penick,
- Perkins,
- Phillips,
- Pringle,
- Ramsey,
- Reynolds,
- Roberts,
- Robinson of Fay'tte,
- Robinson of Macon,
- Robinson of Talbot,
- Sanders,
- Sanford,
- Shackelford,
- Slaughter,
- Snelling,
Spalding, Tucker, Wilcox,
Strickland, Villalonga, Wilson,
Talley, Welborne, Wolf,
Terrell of Coweta, Westmoreland, Wooldridge,
Thomasson, Whitworth, Yopp.
Tompkins, Wiggins,

Those who voted in the negative, are Messrs.
Barrett, Jenkins, Stephens,
Brown, Kenan, Terrell of Putnam,
Culberson of Troup, McAllister, Tillman,
Dubignon, McLeod, Trippe,
Farmer, Neal, Waldhour,
Faver of Troup, Penland, Walker,
Gresham, Pickett, Watson,
Griggs, Reid, Wofford,
Harris, Riley, Worrell,
Hines, Shaw,

So the bill passed under the title thereof—yeas 93, nays 29.

The Speaker announced the following as one of the Joint Standing Committees on the part of the House, to-wit:


Leave of absence was granted to Mr. Blount, for a few days, on account of the indisposition of his family.

Mr. Harrison of Chatham, laid upon the table a resolution, which was read:

The order being suspended, the following resolution was taken up and agreed to:

Resolved, That his excellency the Governor be requested forthwith to cause all the books, pamphlets, and other public documents, belonging to the State or any of its departments, to be collected and arranged, and have all of said books placed on proper shelves, as in his judgment may be most conducive to the convenience or the public and the preservation of the books. Said books to be kept in some convenient room or rooms to be prepared for the same in the State House.

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

Friday, November 16th, 1849.

Mr. Jones moved to suspend the order, to introduce a resolution.
The order being suspended, Mr. Jones laid upon the table the following resolution:

Resolved, That this House will, at the close of each morning session, adjourn to 3 o'clock, P. M., to read bills the first and second time, and that all members engaged on committees, be excused from attendance at afternoon sessions; which was read.

Mr. Nisbet, of Bibb, introduced a bill to be entitled an act to amend and explain the limitation laws of this State; which was read the first time, and upon motion of Mr. Jones, was referred to the Committee on the Judiciary.

Mr. Brown, of Burke, introduced a bill to be entitled an act to encourage the enforcement of certain laws in this State.

Mr. Carlton laid upon the table the Memorial of sundry citizens of Fayette county, praying to be added to the county of Campbell; which was referred to a Special committee, consisting of Messrs. Carlton, Robinson, of Fayette, and Wilson, without being read.

Mr. Schackelford, of Cass, laid upon the table the memorial of Thomas R. R. Cobb, praying that his Excellency the Governor be authorized to have a Digest of the laws of this State prepared by the memorialist examined; and if found faithful and correct, to subscribe for a sufficient number for the several civil officers of this State; which was referred to a special committee, consisting of Messrs. Shackelford, Howard, Nisbet, Worrell and Kenan, without being read.

Mr. Harrison, of Chatham, laid upon the table a resolution in reference to the presentation of swords to certain officers therein named, for distinguished services in battle; which was read.

Also, introduced a bill to be entitled an act to amend the several acts now in force, regulating the fees of Magistrates and Constables, so far as relates to the county of Chatham, and to provide for the mode of collecting the same; which was read the first time, and referred to the Committee on the Judiciary.

Mr. Fields, of Cherokee, introduced a bill to be entitled an act to repeal "an act further to regulate the granting of retail license and sale of spirituous liquors," assented to 27th December, 1838; which was read the first time.

Mr. Harris, of Clarke, from the special committee to whom was referred the petition of Osborne A. Lochrane, reported the following bill:

A bill to authorize Osborne A. Lochrane, of Clarke county, to plead and practice law in this State.

Also, a bill for the relief of Mary Louisa Pritchard; which were severally read the first time.

Mr. Calder, of Cobb, introduced a bill to be entitled an act for the relief of David Dobbs, of the county of Cobb;
which was read the first time, and referred to a special committee, consisting of Messrs. Calder, Phillips, Shackelford, Tripp and Hammell.

Also, a bill to be entitled an act to appropriate money for the purposes therein designated; which were severally read the first time.

Mr. Hines, of Decatur, introduced a bill for the relief of James Lanier, of Decatur county, and to extend to him certain privileges therein named; which was read the first time.

Mr. Wilson, of DeKalb, introduced a bill to be entitled an act to authorize and require the Judge of the Superior Courts in the Coweta Circuit to hold Court two weeks at each term of said Court, in DeKalb county, and to provide for the same; which was read the first time.

Mr. Deadwyler, of Elbert, introduced a bill to be entitled an act to incorporate the North Eastern Plank or Rail Road Company of the State of Georgia, and to punish persons for violating the same; which was read the first time.

Mr. Fortner, of Emanuel, introduced a bill to be entitled an act to repeal an act consolidating the offices of Clerks of the Superior and Inferior Courts of the county of Emanuel; which was read the first time.

Mr. Robinson, of Fayette, introduced a bill to be entitled an act to exempt Giles Newton, of the county of Fayette, an aged, honest and infirm man, from the provisions of the acts of the General Assembly concerning peddling, and to authorize him to engage in that business, without license.

Also, a bill to repeal the fourth, fifth, sixth and seventh sections of an act to authorize further progress upon the work of the Western and Atlantic Rail Road, and for other purposes therein specified, and to provide for a sale of said Road, and for the employment of certain convicts therein assented to the 22d of December, 1843; which were severally read the first time.

Mr. Culberson, of Floyd, laid upon the table a resolution, which was read. The order being suspended, the following resolution was taken up and agreed to.

Resolved, That the Speaker proceed to appoint the Standing Committee on the Georgia Asylum for the Deaf and Dumb; whereupon the Speaker appointed the following, to wit:—Messrs. Culberson, of Floyd, Phillips, Gartrell, Howard of Crawford, Ramsey, Lawton, Johnson of Coweta.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker,—The Senate has agreed to a report and resolution from the Committee of Finance, requesting the Governor to take such action as he may deem necessary, to collect the claim of the State of Georgia against the United
States government, for expenditures made by the State, in suppressing Indian hostilities, to which they ask the concurrence of the House of Representatives.

Leave of absence was granted to Messrs. Jenkins, Nisbet, Welborne and Fish, for a few days, on indispensable business.

The hour for the special order of the day having arrived, the Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them into the Representative Hall, for the purpose of proceeding to the election of certain officers hereafter mentioned; which duty being performed, the President and members of the Senate attended and proceeded to the election of a Surveyor General, and on receiving and counting out the ballots, it appeared that James R. Butts was duly elected.

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

Three o'clock, P. M.

On motion, the Clerk was directed to inform the Senate that the House are now ready to receive them in their 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 the General Assembly proceeded to the election of a Comptroller General; and the ballots being received and examined, it appeared that Ezekiel Candler was duly elected.

They then proceeded to the election of a Secretary of State, for the term of two years, after the expiration of the term of the present incumbent, and having balloted several times without making an election, the Senate withdrew.

Leave of absence was granted to Mr. Lane for a few days, on important business.

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

SATURDAY, Nov. 17, 1849.

Mr. Jones of Paulding moved to suspend the order to take up a resolution.

The order being suspended, the following resolution was taken up and read:

Resolved, That this House will at the close of each morning session, adjourn to 3 o'clock P. M., to read bills the first and second time, and that all members engaged on Committees be excused from attending the afternoon sessions.
Mr. Jones moved to amend the same by inserting the words "after this week;" which was received. The resolution as amended was agreed to.

On motion of Mr. Phillips, the order was further suspended, and a resolution of the Senate relating to claims of this State upon the Federal Government, was taken up and read.

On motion of Mr. Walker of Richmond, the following bill of the Senate was taken up and read the first time, to wit:

A bill to be entitled an act to amend the ninth section of the third article of the Constitution of the State of Georgia.

On motion of Mr. Phillips, the order was suspended for the purpose of taking up Executive documents.

The order being suspended, Mr. Phillips moved that all documents relating to the Florida boundary line, be referred to the Committee on the State of the Republic.

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

That so much as relates to the Deaf and Dumb Asylum, be referred to the Committee on the same, and that 200 copies be printed for the use of the House.

On motion of Mr. Phillips, 200 copies of the report of the Trustees of the Lunatic Asylum were ordered to be printed for the use of the House.

On motion of Mr. McDougald, 150 copies of the list of Fractions sold under an act of 1847, &c., were ordered to be printed for the use of the House.

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 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 Secretary of State, for the term of 2 years after the expiration of the term of the present incumbent, and the ballots being received and examined, it appeared that George W. Harrison of the county of Randolph was duly elected.

They then proceeded to the election of Treasurer, for the term of two years after the expiration of the term of the present incumbent, and upon receiving and counting out the ballots, it appeared that William B. Tinsley was duly elected.

They then proceeded to the election of a State Printer for the term of 2 years after the expiration of the term of the present incumbent, and upon receiving and counting out the votes, it appeared that Samuel J. Ray of the county of Bibb was duly elected.

They then proceeded to the election of a Director on the part of the State, of the Bank of the State of Georgia, and upon receiving and counting out the ballots, it appeared that John Boston of the county of Chatham was duly elected.
They then proceeded to the election of a Solicitor General for the Southern Circuit, to supply the vacancy occasioned by the resignation of Augustin H. Hansell, and upon receiving and counting out the ballots, it appeared that Thaddeus G. Sturges was duly elected.

The Senate then withdrew.

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

Mr. Speaker—The Senate has adopted a joint resolution authorizing the Governor to set apart as a day of Thanksgiving, Thursday the 29th November instant, and to which they ask the concurrence of the House of Representatives.

Upon motion the House took up the resolution of the Senate to wit:

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 issue his proclamation to the people of this State, setting apart Thursday the 29th day of November as a day of Thanksgiving to Almighty God for the mercies and blessings of the past year.

The resolution was taken up and concurred in.

Leave of absence was granted to Messrs. Thomason, Peacock and Griffin for a few days on special business.

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

MONDAY, Nov. 19, 1849.

Mr. McWhorter 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. Brandon of Gwinnett introduced a bill to be entitled an act for the relief of John C. Whitworth, Administrator upon the estate of Elijah Hill, deceased.

Also, a bill to be entitled an act for the relief of poor children in the county of Gwinnet.

Also, a bill to authorize Mark Wales and Company to establish a ferry across the Chattahoochee river on their own land, in the counties of Gwinnett and Forsyth.

Which were severally read the first time.

Mr. Ramsey of Harris introduced a bill to repeal so much of the act entitled 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 the county of Harris, as relates to the Harris County Cavalry; which was read the first time.

Mr. Tompkins of Heard introduced a bill to be entitled
an act to allow the county of Heard to retain for the use of the county, the State Taxes collected in said county for the years 1850 and 1851.

Also, a bill to authorize Jasper N. Pittman, an infirm person of Heard county, to vend and dispose of articles of merchandise without a license; which were severally read the first time.

Mr. Pringle of Houston introduced a bill to be entitled an act to incorporate the Volunteer Corps of Dragoons in the county of Houston, and to grant certain privileges to the same.

Also, a bill to be entitled an act to incorporate the Houston Branch Rail Road Company, and to authorize said company to construct a Rail Road from some suitable point on the South Western Rail Road to the town of Perry in Houston county; which were severally read the first time.

The following message was received from the Senate, by Mr. Colquitt, their Secretary:

Mr Speaker—The Senate has granted leave of absence to Luther J. Glenn, their Secretary, and has appointed Alfred H. Colquitt, Secretary pro tem.

Mr. Dorminy of Irwin introduced a bill to be entitled an act to change the election precinct in the 1st district of Irwin, from the house of John Gibbs to the Justice Court House of said district; which was read the first time.

Mr. Shaw of Liberty introduced a bill to amend the several acts regulating the road laws in this State, so far as relates to the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne; which was read the first time.

Mr. Riley of Lumpkin introduced a bill to give to plaintiffs in younger judgments or executions a priority in certain cases; which was read the first time.

Mr. Tally of Lumpkin introduced a bill to extend the jurisdiction of Justices of the Peace in this State, so as to authorize them to try actions sounding in damages where the verdict does not amount to more than thirty dollars, and for other purposes therein named; which was read the first time.

Mr. Robinson of Fayette introduced a bill to incorporate Wellington Academy and appoint Trustees for the same.

Also, a bill to alter and change the time of holding the Superior Courts of Macon county of the South Western Circuit, and to require the same to be held two weeks if necessary; which were severally read the first time.

Mr. Bivins of Marion introduced a bill to incorporate the Military Company of Infantry in the county of Marion in this State, known by the name and style of the Marion Blues, and to grant certain privileges and exemptions therein specified.
Also, a bill to establish an additional election precinct at the house of Thomas Mayors in the 1034th district, G. M., in the county of Marion, and to regulate the same.

Also, a bill to authorize Zachariah Booth, an infirm and crippled man of the county of Marion in this State, to vend and dispose of fancy articles of merchandize, without license and without being subject to any tax therefor; which were severally read the first time.

Mr. Pickett of Gilmer introduced a bill to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia, to the Western and Atlantic Rail Road; which was read the first time.

Mr. McLeod of Montgomery introduced a bill to repeal so much of an act assented to 19th December, 1840, as relates to the consolidation of the offices of Tax Collector and Receiver of Tax Returns of the county of Montgomery.

Also, a bill to change the names of certain persons therein specified, and to legitimatize the same; which were severally read the first time.

Mr. Penick of Morgan introduced a bill to change the name of Margaret Martha Virginia Few to Margaret Martha Virginia Head, and to legitimatize the same; which was read the first time.

Mr. Wooldridge of Muscogee introduced a bill to be entitled an act to compensate Grand and Petit Jurors of Muscogee county, and to authorize the Justices of the Inferior Court of said county to levy and collect a tax for such a purpose, and for other purposes therein contained; which was read the first time.

Mr. McDougald of Muscogee introduced a bill to be entitled an act to alter and amend the 3d section of the 3d article of the Constitution of the State of Georgia.

Also, a bill to be entitled an act to banish and expel all free negroes, mulattoes, mustizoes, over and under certain ages, from and beyond the limits of the State, and to provide for trial, conviction and punishment of all such as shall violate the provisions of this act, and for other purposes therein contained.

Which, on motion of Mr. Walker, was referred to the special committee having charge of that subject.

Also, a bill entitled an act to alter and amend the 3d section of the 1st article of the Constitution of the State of Georgia.

Also, a bill entitled an act to alter and amend the 12th section of the 2d article of the Constitution of the State of Georgia; which were severally read the first time.

Mr. Manning of Newton introduced a bill to be entitled an act to prohibit the employment of slaves or free persons of color in the mixing or vending of spirituous liquors, wines or ciders, or other intoxicating liquors in any grocery, con-
fectionary, eating shop or other places owned, occupied or controlled by any free white person in this State, and for other purposes therein mentioned; which was read the first time.

Mr. Jones of Paulding introduced a bill to be entitled an act to repeal an act entitled an act to alter and amend the several acts incorporating the city of Macon, and for other purposes.

Also, a bill to be entitled an act to reduce the price of public printing; which were severally read the first time.

Also, a bill to regulate the pleadings and evidence in cases where the plea of usury may be filed, and for other purposes; which was read the first time and referred to the Committee on the Judiciary.

Mr. Neely of Pike introduced a bill to change the line between the counties of Crawford and Macon; which was read the first time.

Mr. Westmoreland of Pike introduced a bill to be entitled an act to authorize the Commissioners of the Poor School Fund of the several counties of this State to pay arrearages due teachers of poor children; which was read the first time.

Mr. Lawton of Scriven laid upon the table the memorial of James Young, with an accompanying bill to be entitled an act to divorce James Young and Margaret Young, his wife.

Also, a bill to grant certain privileges to the Scriven Troup; which were severally read the first time.

Also, a bill to be entitled an act to authorize and require the Governor of the State of Georgia to call a convention and to appropriate money for the same; which was read the first time, and on motion of Mr. Wiggins 150 copies were ordered to be printed for the use of this House.

Mr. Tucker introduced a bill with an accompanying memorial to be entitled an act to entitle Ellen M. Baker to inherit the property of James R. Ware of Stewart county; which was read the first time.

Mr. Worrell of Talbot, introduced a bill to be entitled an act to expedite trials of causes in Equity, to alter the time of filing demurrers and answers to bills, and for other purposes therein mentioned; which was read the first time and referred to the Committee on the Judiciary.

Also, a bill to be entitled an act to add certain lots of land and parts of lots of land in the counties of Crawford and Macon, to the county of Talbot.

Also, a bill to consolidate the offices of Clerks of the Superior and Inferior Courts of the county of Talbot.

Also, a bill to be entitled an act to repeal an act entitled an act to extend the corporate limits of the town of Talbotton; which were severally read the first time.
Mr. Stephens of Taliaferro introduced a bill to incorporate Dawson Lodge No. 67, also, Burns Lodge No. 56, of Free Masons, and for other purposes therein specified.
Also, a bill for the relief of Sarah A. Stephens.
Also, a bill to change the names of certain persons therein named, and for other purposes therein specified.
Also, a bill for the relief of Henry D. Moore; which were severally read the first time.
Mr. McIntire of Thomas, introduced a bill to extend the criminal and civil jurisdiction of this State over a part of the territory in dispute between Florida and Georgia, and to continue the same in force until the question of boundary shall have been settled between or by said States; which was read the first time.
Mr. Culberson of Troup, introduced a bill to repeal an act entitled an act to appoint County Treasurers and define their duties, so far as relates to the county of Troup, and to give to the people of said county the election of Treasurer.
Also, a bill to alter and amend the sixth section of the third article of the Constitution of this State, so as to give to the people the election of the Clerk of the Court of Ordinary; which was referred to the Judiciary Committee; which were severally read the first time.
Mr. Wiggins ofTwiggs, introduced a bill amendatory of the Statute of Limitations; which was referred to the Judiciary Committee.
Also, a bill to authorize Joseph Sykes of the county of Dooly, to peddle, &c., accompanied with a petition of the same; which were severally read the first time.
Mr. Penland introduced a bill to authorize James J. Logan to build and keep up a mill dam across Notley river, on his own land, in the county of Union; which was read the first time.
Mr. Penland of Union, introduced a bill to be entitled an act to alter and amend the Laws of this State relative to the stay of executions; which was read the first time.
Mr. McDonald from the Special Committee, to whom was referred the memorial of sundry citizens of Ware county, reported favorably to the prayer of the petitioners, and introduced the following bill:
A bill to lay out and form a new county from the counties of Ware and Lowndes, and to provide for the organization of the same; which was read the first time.
Mr. Goodman of Bulloch, introduced a bill to change and fix the time of holding the Superior Courts in the eastern district, so far as relates to the counties of Bulloch and Effingham; which was read the first time.
Mr. Villalongo laid upon the table a resolution, which was read.
The order being suspended, the following resolution was taken up and agreed to, to wit:

Resolved by the Senate and House of Representatives in General Assembly met, That the Postmaster General be requested to establish a mail route on horse back, from Centrevillage in Camden county, by way of Woodstock Mills in Florida, to St. Mary's in Camden county, and back twice a week, and that our delegates in Congress be requested to use their influence to effect the above object.

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. Carlton introduced a bill to be entitled an act to repeal an act entitled an act to incorporate the Campbellton Bridge Company, and to authorize them to build a bridge across the Chattahoochee river; which was read the first time.

Mr. Shackleford of Cass, introduced a bill to be entitled an act to amend the Guardian Laws of this State; which was read the first time.

Also, laid upon the table the memorial of John Caldwell, in reference to claims against the State of Georgia; which was referred to the Committee on Petitions, without being read.

Mr. Wofford of Cass, laid upon the table the petition of the Committee appointed by the Trustees of the University of Georgia, for the purpose of memorializing the Legislature upon the importance of having the mineral waters of this State correctly analyzed, which was read and referred to a Special Committee consisting of Messrs. Wofford, Harris and Strickland.

Mr. Wofford also introduced a bill to be entitled an act for the relief of Robert O'Barr, John F. Brown, Edward A. Brown, Christopher Dodd, Robert L. Jones, John S. Ferrell and William Headden of Cass county; which was read the first time.

Mr. Fields of Cherokee, introduced a bill to extend the jurisdiction of the Justices of the Peace, to all cases of debt or liquidated demands not exceeding fifty dollars, and to require bond of the same.

Also, a bill for the relief of James King of the county of Cherokee; which were severally read the first time.

Mr. Harris of Clark, introduced a bill to alter and amend an act to incorporate the Southern Mutual Insurance Company; which was read the first time.

Mr. Calder of Cobb, introduced a bill to change the name of John Nelson Laney to that of John Nelson Henderson;—which was read the first time.

Mr. Nelson of Cobb, from the Select Committee, to whom
was referred the petition of Reeve M. Pittman, reported favorably to the prayer of the petitioner, and recommended the passage of a bill for the relief of Reeve M. Pittman of Cobb county, and to appropriate a sum of money therefor; which was read the first time.

Mr. Howard of Crawford, introduced a bill to authorize John C. Loyd, an infirm man of the county of Crawford, to vend merchandise as a pedler, without license; which was read the first time.

Also, laid upon the table the memorial of James Harrison and Samuel Harrison, administrators of William Oliver.

Also, introduced a bill to establish the bridge across the Chattahoochee, at Eufala, Alabama, commonly known as the Irminton or Eufala Bridge, a free bridge in certain contingencies, and for other purposes; which was read the first time and referred to a special committee consisting of Messrs. Howard, Tucker and Tripp.

Mr. Howard of Crawford, introduced a bill to be entitled an act to change the name of John Hobb to John Newson; which was read the first time.

Mr. Culberson of Floyd, 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 resolution:

A resolution setting apart Thursday, the 29th of November, as a day of Thanksgiving to Almighty God, &c.

Mr. Morris of Franklin, laid upon the table a resolution authorizing his Excellency the Governor to furnish the county of Franklin with certain books; which was read.

Upon motion of Mr. Worrell of Talbot, Mr. Robinson of Macon, was added to the Committee on the Judiciary.

Mr. Jones of Paulding, moved to suspend the order to take up the report of the Finance Committee, with an accompanying resolution of the Senate.

The order being suspended, the following report and resolution were read and concurred in, to wit:

The Committee on Finance, to whom was referred the communication from his Excellency the Governor, relative to the military claims of the State of Georgia upon the General Government, beg leave to make the following report:

Having confidence in the statements of the Governor, that the State of Georgia has a just demand against the General Government of the United States, amounting to the sum of $112,612 22, as a balance of monies expended by the State for military services in the suppression of Indian hostilities, the payment of which has been refused under the rules of the Treasury Department in awaiting the same; and whereas, it is believed that some legislative action may be necessary, and that his Excellency the Governor having suggested the necessity that the State have an agent at Washington,
to prepare evidence and prosecute the claim, the committee propose the adoption of the following resolution:

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 take such steps as he may deem advisable to obtain a settlement of the claims of the State upon the General Government, and if an agent be necessary that he appoint one for such purpose.

On motion of Mr. Jones, the Clerk was directed to carry the same forthwith to the Senate.

Leave of absence was granted to Mr. Faver of Merriwether, for a few days, on important business.

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

THREE O'CLOCK, P, M.

The House met pursuant to adjournment.

The following bills were severally taken up and read the second time:

A bill to amend an act incorporating the Atlanta and LaGrange Rail Road Company; which was made the special order for Monday the 26th instant.

Also, a bill to compensate the Grand and Petit Jurors of Early county, and to provide for a fund for the same.

Also, a bill to legitimatize and change the name of Jackson Futch to that of Jackson Peters.

Also, a bill to authorize John S. Rowland to establish a ferry or build a bridge across the Etowah River, on his own land, in Cass county, and to take toll.

Also, a bill to be entitled an act to amend the several acts in relation to the issuing of grants and head rights in this State, so far as to extend the time for granting the same until the 25th of December, 1851.

Also, a bill to alter and amend the second section of "an act entitled an act to carry into effect the alterations and amendments of the third and seventh sections of the third article of the Constitution of this State, passed on the 23d of December, 1843, so far as relates to the 36th and 37th Senatorial Districts.

Also, a bill to establish additional election precincts in the county of Habersham.

Also, a bill to exempt all free white inhabitants of this State from the payment of a capitation or poll tax.

On motion of Mr. Walker, of Richmond, the following bill of the Senate was read the Second time and committed for a third reading, to wit:
A bill to amend the ninth section of the third article of the Constitution of this State.

The following bills of the House, were severally read the second time, and committed for a third reading:

A bill to be entitled an act to provide for the safe custody of persons convicted of any capital offence, after being respited by the Governor.

Also, a bill to be entitled an act to incorporate the Grand Lodge of the Independent order of Odd Fellows of the State of Georgia.

Also, a bill to be entitled an act to incorporate the town of Oglethorpe, in the county of Macon.

Also, a bill to be entitled an act to prohibit encroachments upon the sovereign rights of the State of Georgia by foreign banking institutions and their agents, within the limits of this State, and for other purposes therein specified.

Also, a bill to be entitled an act to incorporate the Griffin and West Point Plank Road Company for the purpose of constructing a Plank Road from Griffin to the town of West Point, in Troup county, and to punish those who may willfully injure the same.

Also, a bill to be entitled an act to incorporate the Griffin and West Point Plank Road Company for the purpose of constructing a Plank Road from Griffin to the town of West Point, in Troup county, and to punish those who may willfully injure the same.

Also, a bill to exempt from levy and sale, certain property therein mentioned.

Also, a bill to establish certain additional election precincts in the county of Stewart.

Also, a bill to change the name of Richard L. Grimes, of Stewart county, to that of Richard L. Prather; which was referred to a special committee, appointed for the purpose of consolidating such bills.

On motion of Mr. Mc Dougald, the order was suspended, and the following resolution was taken up and agreed to:

Resolved, That a committee of five be appointed, to whom all bills having for their object the change of names and legitimatizing individuals, shall be referred for consolidation; whereupon the speaker appointed the following committee: Messrs. Adams, Stephens, Hodges of Randolph, Thomasson and Reid.

Also, a bill to be entitled an act to perfect service of sci fa, on absent defendants, in case of dormant judgments; which was referred to the Judiciary Committee.

Also, a bill to be entitled an act to incorporate Rising Sun Lodge No. 20, of Reidsville, Tatnall county.

Also, a bill to be entitled an act to alter the mode of choosing the Door-keepers and Messengers for the Senate and House of Representatives.

Also, a bill to be entitled an act to alter and amend and explain the first section of an act passed for the relief of co-securities, and assented to the 22d of December, 1840; which was referred to the Judiciary Committee.

Also, a bill to change the names of and legitimize cer-
Also, a bill to regulate the admission of Deeds in evidence in certain cases therein mentioned; which was referred to the Committee on the Judiciary.

Also, a bill to vest the management and superintendence of the Western and Atlantic Rail Road in a Board of Public Works, and to define the power and duties of said Board; which was referred to the Committee on Internal Improvement.

Also, a bill to be entitled an act to repeal the law now in force in this State in relation to the lien of judgment, so far as perishable property is concerned; which was referred to the Judiciary Committee.

Also, a bill to be entitled an act to appropriate money for the improvement of the navigation of the Coosa River, between Rome and the boundary line of the States of Georgia and Alabama, and to appoint Commissioners for that purpose.

Also, a bill to be entitled an act to amend an act to provide for the compensation of Grand Jurors of Lumpkin county, passed December the 7th, 1843.

Also, a bill to be entitled an act to authorize Jacob Pittman, a decrepid and infirm man, of the county of Ware, to peddle in all the counties of the first Congressional district, without taking out a license therefor.

Also, a bill to be entitled an act to authorize the South Western Rail Road Company to construct its Rail Road through the Public Reserve, adjoining the corporate limits of the city of Macon, and to grant to said Company the use of part of said Reserve, for a depot.

Also, a bill to be entitled an act to incorporate the Trustees for Wesley Chapel, Andrew Chapel and Trinity Church, of the Methodist Episcopal Church South, in the city of Savannah.

Also, a bill to be entitled an act for the relief of William Pierce, to change his name to William Gault, &c. &c.

Also, a bill to be entitled an act to change the boundary lines between the counties of Paulding and Cobb.

Also, a bill to be entitled an act to authorize Mrs. Elizabeth Muntford to erect a mill dam across Flint River, in the county of Crawford, on certain conditions.

Also, a bill to be entitled an act to lay off and construct a Wagon Road across the Lookout Mountain, to appoint Commissioners, and to appropriate money for the same.

Also, a bill to establish an additional election precinct at the House of Andrew Browning, in the county of DeKalb; which was ordered to be engrossed.

Also, a bill to be entitled an act to authorize William S.
Hammill to establish a Ferry across Flint River; which was ordered to be engrossed.

Also, a bill to be entitled an act to amend the poor school laws now in force, &c. so far as respects the county of Dooly; which was ordered to be engrossed.

Also, a bill to be entitled an act to change the name of William Bridge, of Elbert county.

Also, a bill to be entitled an act to remove the election precinct in Elbert county, known as the Academy to the Factory at Anthony's Shoals.

Also, a bill to be entitled an act to repeal an act passed the 8th day of December, 1841, to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert.

Also, a bill to authorize the Justices of the Inferior Court of Elbert county to levy an extra tax for the purpose of building a Court House in said county.

Leave of absence was granted to Messrs. Hodges, of Randolph and McIntyre, from and after Wednesday next, for a few days, on special business.

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

TUESDAY, Nov. 20, 1849.

Mr. Jones moved to suspend the order of the House, to take up several Executive messages.

The order being suspended, the following messages from his Excellency the Governor, were taken up and read:

EXECUTIVE DEPARTMENT,

MILLEDGEVILLE, 6th November, 1850.

By a resolution passed at the close of the last session, the Governor was authorized to borrow $40,000, under certain circumstances. My objections to the resolution were, that in the event of a deficiency, it afforded no relief to the treasury—as it was manifest that the taxes of 1849 would be received in part at least before the close of the fiscal year 1848, and therefore to borrow, would have been useless.—The necessity of a loan could only arise upon a deficiency being certain, at the close of the fiscal year 1849, and before the Legislature could have provided for it.

As the resolution in express terms, required the loan to be paid out of the tax of eighteen hundred and forty-nine, it did not, and could not have afforded relief, if the exigency had occurred. The resolution being regarded of no practical use, for that reason was not approved.

GEO. W. TOWNS.
I feel it my duty to refuse my assent to the bill to alter and amend an act to organize the Lunatic Asylum of Georgia, and for other purposes, on several grounds, but one of which will be mentioned, as that in my judgment made it my duty not to approve the bill.

By the fourth section, it is provided that the present incumbent, Dr. Thomas T. Green, be, and he is hereby appointed Superintendent and Resident Physician of the State Lunatic Asylum, for and during the term of six years from the passage of this act.

If the Legislature had the power to appoint in this mode the officer at the head of the Asylum, the same thing might be done in reference to the Principal Keeper of the Penitentiary, or Engineer of our Rail Road, or any other officer, and hence all election by ballot, as required by the Constitution, would be dispensed with.

It is the first instance where this mode of filling an office, has been attempted; and if there was no other objection, it is believed the example would be productive of great mischief, independent of a violation of the Constitutional requisition in filling offices by the Legislature.

GEO. W. TOWNS.

An act entitled an act to prohibit lessors in ejectment being made parties plaintiff without their consent, and the use of fictitious names in ejectment suits, passed on the 28th day of December, 1847, and presented at the office on the day of the adjournment of the last Legislature, was not approved by me, and is now returned to the House in which it originated, with my objections.

By the first section of this act, it is made unlawful for a person serving in ejectment, to make use of any names, lessors, except the granter or demiser through whom he immediately claims title, without the written authority of the person whose name is so used, attested by two witnesses, one of whom shall be a judicial officer or Justice or Notary Public, and which authority shall be filed in Court at the time of filing the writ of ejectment. The change of the law contemplated by this act, would work great hardships on our citizens, in the prosecution of suits for the recovery of lands. It is a right, and one of great convenience, for plaintiffs in ejectments, to use the names of as many persons as the title to the land in dispute may have passed through.—The act itself contemplates the necessity of using those names, and permits the use of those where the consent of the persons is obtained in the manner therein prescribed.
By withholding his consent, the person applied to, might in many instances prevent the recovery and enjoyment of lands by the rightful owner, or might make his consent a means of extortion or speculation. The only good which can be accomplished by this act, is the prohibition of the several persons, whose names may be used as lessors, from the payment of costs in suits in which they have no immediate interests. This can be as well accomplished by simply requiring plaintiffs to file with their writs of ejectment a bond of indemnity to their several lessors to save them from costs.

No evil, hardship or injustice having resulted to the true owners of land from the practice of the law as it has been administered heretofore, I was unwilling to see an innovation upon a practice which has been so long acquiesced in by our citizens, and had received by its general use the sanction and approbation of our ablest jurists.

GEO. W. TOWNS.

Upon motion of Mr. Jones, the messages were laid upon the table.

On motion of Mr. Walker of Richmond, the order was further suspended, and the House took up the report on the bill of the Senate to amend the ninth section of the third 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 119; nays 2.

Those who voted in the affirmative, are Messrs.

Adams, Digby, Harrison,
Akin, Dorminy, Heard,
Anderson of Wikes, Dubignon, Hendrix,
Andrews, Farmer, Hill,
Arnold, Faver of Meriw’her, Hines,
Avery, Faver of Troup, Hodges of Houston,
Barlow, Fields, Hodges of Randolph,
Barrett, Fish, Howard,
Bell, Fleming, Irwin,
Bivins, Fletcher, Johnson,
Brandon, Fortner, Jones of Paulding,
Brown, Gartrell, Jones of Warren,
Bryan, Gaston, Kenan,
Calder, Gilmore, Kendall,
Carlton, Gray, Lane,
Carter, Gresham, Laughridge,
Chandler, Griffin, Lawton,
Clark, Griggs, Leith,
Colbert, Goodman, Manning,
Culberson of Floyd, Gordon, McAllister,
Culberson of Troup, Hall, McDonald,
Dawson, Hammell, McIntyre,
Deadwyler, Harris, McLeod,
Those who voted in the negative, are Messrs. McDougald, Pringle,

So the bill passed under the title thereof.

The House took up the special order of the day which was the report on the bill to complete and perfect the railroad communication from the Atlantic to the Western waters. Upon motion of Mr. Jones, the same was postponed, subject to the call of the mover.

The House took up the further special order which was the report on the bill to provide for the election of Judges of the Superior Courts by the sovereign people of the State of Georgia and for other purposes therein named.

Mr. Strickland offered the following substitute in lieu of the original bill, to wit:

A bill to provide for the election of Judges of the Superior Courts of the State of Georgia by the people and for other purposes.

On motion, the bill was ordered to be taken up by sections, the first section having been read, which is as follows, to wit:

WHEREAS the Constitution of this State does not contain any grant of power, express or implied, authorizing the General Assembly thereof to elect Judges of the Superior Courts:

SECTION 1. 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 from and after the passage of this act, it shall not be lawful for the General Assembly of this State to elect the Judges of the Superior Courts.
Mr. Shackelford of Cass, moved to strike out the preamble, which motion prevailed.

Mr. Stephens offered the following preamble:

Whereas the independence of the judicial and legislative departments requires that neither should derive its appointment from the other; and whereas the capacity of the people to govern themselves requires that they should exercise the power of choosing their own rulers—Therefore be it enacted, &c. &c. which was received.

The 2d section having been read, which is as follows, to wit:

And be it further enacted, That in each judicial circuit in this State an election shall be held for a Judge of the Superior Court of said circuit on the first Monday in October preceding the expiration of the term of office of said Judge, which said election shall be held, managed and conducted under the same rules and regulations as are prescribed by law for holding elections of the General Assembly, and all persons qualified by law to vote for members of the General Assembly shall be and they are hereby declared qualified to vote for a Judge of the Superior Court in their several judicial districts or circuits.

Mr. McDougald moved to strike out "the first Monday," and insert "Tuesday after the third Monday;" upon the motion to strike out, the yeas and nays were required to be recorded, and are yeas 41, nays 72.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hines, Richardson, Hodges of Rand'l'h, Riley,
Avery, Kenan, Robinson of Macon,
Barlow, Laughridge, Shackelford,
Brown, Manning, Stephens,
Dawson, McAllister, Terrell of Coweta,
Deadwyler, McDougald, Terrell of Putnam,
Fleming, McIntyre, Tillman,
Fletcher, McWhorter, Tompkins,
Gartrell, Mintz, Tucker,
Gresham, Nisbet, Walker,
Griggs, Penland, Watson,
Hammell, Perkins, Wooldridge,
Harris, Reid, Worrell,
Hendrix,

Those who voted in the negative, are Messrs.

Adams, Calder, Dorminy,
Akin, Carlton, Dubignon,
Andrews, Carter, Farmer,
Bell, Chandler, Fields,
Bivins, Colbert, Fish,
Brandon, Culberson of Floyd, Fortner,
Bryan, Digby, Gilmore,
Gray, McDonald, Slaughter,
Griffin, McLeod, Snelling,
Goodman, Morris, Spalding,
Gordon, Neal, Strickland,
Hall, Neely, Talley,
Harrison, Nelson, Thomasson,
Heard, O'Bannon, Trippe,
Hill, Penick, Villalonga,
Hodges of Houston, Phillips, Waldhour,
Howard, Pickett, Westmoreland,
Irwin, Pringle, Whitworth,
Johnston, Reynolds, Wiggins,
Jones of Paulding, Roberts, Wilcox,
Jones of Warren, Robinson of Fay'te, Wilson,
Kendall, Robinson of Talbot, Wofford,
Lane, Sanders, Wolf,
Lawton, Sanford, Yopp,
Leith, Shaw,

So the motion to strike out was lost.

Mr. Shackelford moved to amend the section by adding: “But no one but a citizen of such circuit shall be entitled to vote at such election,” which motion prevailed.

The third section having been read which is as follows, to wit:

That in each judicial district or circuit the voters at said election shall designate upon each ticket or ballot the name of the person voted for as Judge for said district or circuit, and the person having the highest number of votes for Judge of said district or circuit, shall be declared as hereinafter provided elected Judge thereof; Provided, such number of votes be a majority of the whole number of votes polled in each judicial district or circuit for Judge of said district or circuit.

Mr Jones moved to strike out the first paragraph, which was rejected.

Mr. Robinson, of Macon, moved to strike out the proviso.

Whereupon the yeas and nays were required to be recorded, and are yeas 80, nays 25.

Those who voted in the affirmative, are Messrs.
Adams, Carlton, Dubignon,
Akin, Carter, Farmer,
Anderson of Wilkes, Colbert, Faver of Troup,
Arnold, Culberson of Floyd, Fields,
Avery, Culberson of Troup, Fish,
Barrett, Dawson, Fortner,
Bell, Deadwyler, Gartrell,
Bryan, Digby, Gaston,
Calder, Dorminy, Gilmore,
Grady,  Leith,  Snelling,
Gresham,  McDonald,  Spalding,
Griffin,  McWhorter,  Stephens,
Goodman,  Mintz,  Talley,
Gordon,  Morris,  Thomasson,
Hall,  Neely,  Tillman,
Harris,  O'Bannon,  Tompkins,
Harrison,  Perkins,  Trippe,
Heard,  Phillips,  Villalonga,
Hendrix,  Reynolds,  Waldoour,
Hodges of Houston, Richardson,  Westmoreland,
Hodges of Randolph, Riley,  Whitworth,
Howard,  Roberts,  Wiggins,
Johnson,  Robinson of Fayette, Wilcox,
Jones of Paulding, Robinson of Macon, Wilson,
Jones of Warren,  Sanford,  Wofford,
Kendall,  Shaw,  Worrell,
Lane,  Slaughter,

Those who voted in the negative, are Messrs.

Andrews,  McDougald,  Shackelford,
Bivins,  McIntyre,  Strickland,
Brandon,  Neal,  Terrell of Coweta.
Brown,  Nelson,  Tucker,
Chandler,  Nisbet,  Walker,
Fleming,  Pickett,  Wolf,
Fletcher,  Pringle,  Wooldridge,
Kenan,  Ramsey,  Yopp,
Laughridge,  Reid,

So the motion to strike out prevailed.

The fourth section being read which is as follows, to wit:

*And be it further enacted, &c., That the managers and superintendents of said elections at the court houses and the various election precincts in each county in this State, or a majority of them, on the day after the election shall meet together at the court houses in their respective counties and then and there count, compare and add together the returns to them produced by the superintendents of the precinct elections of the county and return and certify the same and the result thereof within twenty days thereafter to the Governor, agreeably to the election laws now of force in this State, and thereupon it shall be the duty of the Governor, for the time being, within five days after the expiration of said twenty days, together with the Secretary of State, to count and add up the votes from the several counties in each judicial district or circuit or such of them as may have made returns for each person separately, and immediately thereafter issue his proclamation declaring the person having a majority of votes of the whole number of votes polled*
in each judicial district or circuit for Judge of said district or circuit and qualified as hereinafter provided for, to be duly elected Judge of said district or circuit, and requiring said person so elected to appear at the seat of government and take the oath of office within twenty days thereafter; and on failure of any person so elected to appear and qualify within twenty days thereafter, then and in that event said office shall be declared vacant, and the Governor shall immediately order an election to fill the same, which said election shall be had and held not exceeding twenty days from the date of said order.

Mr. Jones moved to amend the same by inserting after the words “seat of government” the following: “or before two or more Judges of the Inferior Court of the county in which he resides, who may be authorized to qualify him;” which motion prevailed.

Mr. Wiggins moved to strike out the word “majority,” and insert in lieu thereof “plurality,” which motion prevailed.

Mr. Wiggins moved to amend the section further by inserting after the words “twenty days thereafter” the following, “unless prevented by providential cause;” which motion prevailed.

The sixth section was then read which is as follows, to wit:

And be it further enacted, &c., That no person shall be eligible to the office of Judge of the Superior Court in this State who shall not have been a citizen of the State for ten years immediately preceding his election and a resident inhabitant of the judicial district or circuit in which he may be chosen for at least three years before his election.

Mr. Jones moved to amend the same by adding, “and who shall not have attained the age of years,” which motion prevailed.

He then moved to fill the blank with “35,” which was rejected.

Mr. Wiggins then moved to fill the blank with “thirty,” which motion prevailed.

The substitute as amended was then received in lieu of the original bill.

Mr. Gartrell offered the following substitute in lieu of the substitute offered by Mr. Strickland:

Whereas the Constitution or laws of this State make no provision for the election of Judges of the Superior Courts:

Be it resolved by the Senate and House of Representatives of this State in General Assembly convened, That at the next general election for Governor and Members of the Legislature, the people of this State be requested to express their wishes as to the manner in which said Judges shall thereafter be elected, by endorsing on their tickets, “By the Legislature,” or “By the People.”
Upon motion of Mr. Gartrell, the preamble was stricken out.

Upon motion of Mr. Phillips,
The House adjourned until 3 o’clock, P. M.

THREE O’CLOCK, P. M.

The House met pursuant to adjournment.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:

An act to divorce Charles Cochran and Mary Ann Cochran, his wife.

Also, a bill to be entitled an act in relation to the holding of the Inferior Courts and Courts of Ordinary in Glynn county.

Also, a bill to authorize Hardy Strickland to make returns in Forsyth county.

Also, a bill to be entitled an act to change and make permanent the place of holding the Supreme Court in the second judicial district, and to provide for the return of process therein.

Also an act to compensate petit jurors in the county of Houston.

Also, an act to fix and make permanent the places of holding elections in the several precincts in the county of Murray.

Also, an act to regulate freights and fare on railroads, and direct the manner of ascertaining the same; which was referred to the Committee on Agriculture and Internal Improvements.

Also, a bill to amend an act to provide for the education of the poor, so far as the county of Rabun is concerned.

Also, a bill to incorporate Lafayette Chapter and Darley Lodge in Fort Gaines, Georgia.

Also, a bill to add lot No. one, in the third district of Baker county, to Randolph county.

Also, a bill to extend the provisions of the act of 1799 in relation to notices to produce papers, books, writings, &c., so as to embrace causes in equity, &c.

Also, a bill to be entitled an act to encourage the enforcement of certain laws in this State.

Also, an act to repeal an act further to regulate the granting of retail license and sale of spirituous liquors, as- sented to 29th Dec. 1838.

Also, an act to authorize Osborne A. Lockrane, of Clark county, to plead and practise law in this State.
Also, an act for the relief of Mary Louisa Pritchard.
Also, a bill to be entitled an act to appropriate money for purposes therein designated.
Also, a bill for the relief of James Lanier of Decatur county, and to extend to him certain privileges therein named.
Also, a bill to be entitled an act to authorize and require the Judge of the Superior Courts of the Coweta Circuit to hold court two weeks at each term of said Court, in DeKalb county, and to provide for the same.
Also, a bill to be entitled an act to incorporate the Northeastern Plank or Railroad Company of the State of Georgia, and to punish persons for violating the same.
Also, an act to repeal an act consolidating the offices of the Clerk of the Superior and Inferior Courts of Emanuel county.
Also, a bill to be entitled an act to exempt Giles Newton, of the county of Forsyth, an aged, honest and infirm man, from the provisions of the acts of the General Assembly concerning peddling, and to authorize him to engage in that business without license.
Also, a bill to be entitled an act to repeal the 4th, 5th, 6th and 7th sections of an act entitled an act to authorize further progress upon the works of the Western & Atlantic Railroad and for other purposes therein specified, and to provide for a sale of said road, and for the employment of certain convicts therein, assented to 22d December, 1843.

The following bills of the Senate were taken up and severally read the first time:
A bill to quiet and confirm the title of Peter Poullet, a naturalized citizen, to a lot of land in the city of Augusta, conveyed to him before his naturalization.
Also, a bill to be entitled an act to authorize Clerks of the Courts of Ordinary to grant marriage licenses to Jewish ministers.
Also, an act to reduce the official sheriff's bond in the county of Dade.
Also, an act to regulate the election of Constables in the city of Savannah.
Also, an act to reduce the official bond of the sheriffs of Cherokee county and Murray county.
Also, an act to change the name of Elizabeth Kelley to that of Amanda Elizabeth Cooper.
Also, a bill to incorporate St. Thomas Lodge No. 49 of Free and Accepted Masons, in the county of Thomas.
Also, a bill to authorize the Justices of the Peace elected for the 1st, 2d, 3d and 4th dist. G. M., composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city.
Also, a bill to be entitled an act to incorporate the Washington Fire Company in the city of Savannah.

Also, a bill to regulate Justices Courts in Chatham county.

Also, a bill to amend the road laws and open a new road in Camden county, and for other purposes.

On motion of Mr. McDougald,

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

WEDNESDAY, NOVEMBER 21, 1849.

Upon motion of Mr. Worrell, the order of the House was suspended, and the following resolution of the Senate was taken up, read, and concurred in, to wit:

Resolved, That there shall be added to the standing committees of both houses of the General Assembly of the State of Georgia, one to be denominated the Committee of State Statistics, which shall be appointed respectively by the Senate and House of Representatives as their other standing committees are; that the Committee on the part of the Senate shall consist of five, and the Committee on the part of the House of Representatives of one member of it from each Judicial Circuit; that the said Committees, when appointed, shall constitute a Joint Committee of both houses of the General Assembly, the first named member of the Senate's Committee being the Chairman of the Joint Committee; that it shall be the business of the Joint Committee to report to their houses respectively during the present session of the Legislature, in a tabular form, with such remarks as the Committee may think proper by a majority of its members to make, all the information it may obtain relating to the topography, agriculture, manufactures, commerce, internal improvements, population, crime and health of the State, distinguishing in these particulars the counties from each other, and embracing under each head whatever the Committee may deem belonging to each, in such a classification of the whole as the Committee may think best, to give biennially to the people, the best, the most compendious view of its resources and condition.

The Speaker, in accordance with the requisitions of the resolution, appointed the following Committee on the part of the House, to wit: Messrs. Kenan, Hodges of Houston, Perkins, Wiggins, McDougald, McAllister, Lane, Harris, Thomasson, Jones and Gresham; and the Clerk was ordered to carry the same to the Senate forthwith.

Upon motion of Mr. Howard, the order was further suspended, in order that he might introduce a resolution.

Mr. Howard moved that 150 copies of the Correspondence
on the Florida boundary line be printed for the use of the House. The motion prevailed.

Mr. Hall introduced a bill to change the name of Nancy Elizabeth Cobb, of the county of Appling, to that of Nancy Elizabeth Bowen, and to legitimatize the same; which was read the first time.

Mr. Bell introduced a bill to be entitled an act supplementary to the general tax laws, and to tax certain property therein mentioned, and which has heretofore been exempt from taxation.

Also, a bill to be entitled an act more perfectly to secure the rights of the citizens, the honesty of juries, the purity of judges, and the impartial administration of justice under the laws; which were severally read the first time.

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

Mr. Speaker:—I am instructed by his Excellency the Governor to lay before this branch of the General Assembly, a communication in writing, accompanied by a report from the Director of the Central Bank.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed a bill to be entitled an act to repeal and amend the several acts regulating roads in this State, so far as respects the operation of said act in the counties of Bryan, Liberty, McIntosh, Glynn, and Wayne, approved December 8th, 1806, and to provide for the filling of vacancies in the Board of Commissioners authorized by the original act of 1803.

Mr. Kenan laid upon the table the report of Hon. Joseph Henry Lumpkin in reference to the expediency and practicability of condensing and simplifying the laws of this State; which was read and referred to the Committee on the Judiciary.

On motion of Mr. Kenan, 150 copies were ordered to be printed for the use of this House.

Mr. Nisbet laid upon the table the memorial of John D. Gray & Co., praying compensation for extra work upon the Tunnel on the State Road; which was referred to a special committee consisting of Messrs. Nisbet, Calder, Brown, Harrison and Slaughter, without being read.

Mr. Fish introduced a bill for the relief of the Merchant's Bank of Macon; which was read the first time.

Mr. Brown, of Burke, introduced a bill to grant certain privileges to the Burke Guards, a volunteer company of infantry in Burke county.

Also, an act to make residence in the judicial district a necessary qualification for State's Attorney and Solicitors General; which were severally read the first time.
Mr. Sanders, from the special committee to whom was referred the memorial of sundry citizens of Monroe county, praying to be added to the county of Butts, made a majority report favorable to the prayer of the memorialists; and introduced a bill to add a part of the county of Monroe to the county of Butts, which was read the first time.

Mr. Carlton, from the special committee to whom was referred the memorial of sundry citizens of Fayette county, reported a bill to add a part of the county of Fayette to the county of Campbell; which was read the first time.

Mr. Shackelford, of Cass, introduced the following bill, to alter and amend an act entitled an act to organize the Supreme Court of the State of Georgia, &c.; which was read the first time.

Mr. Harrison, of Chatham, introduced the following bill for the relief of E. G. Ponder and W. W. Barton.

Also, a bill to allow the Sheriff of Chatham county certain fees which are not now provided for by law, and to allow him to appoint special deputy Sheriffs in certain cases; which were severally read the first time.

Mr. Harris, of Clark, laid upon the table the memorial of sundry citizens of Clark and Jackson counties, accompanied with the following bill, to wit:

A bill to authorize William A. Carr and Peter A. Summey of Clark county, to open and keep open the North Oconee river, from the Factory dam at Athens in Clark county, to Burns' mills in Jackson county; which was read the first time.

Mr. Harris also laid upon the table the memorial of the committee from the Southern Central Agricultural Association praying for encouragement and protection of sheep husbandry; which was read, and with an accompanying bill referred to the Committee on Agriculture and Internal Improvements.

Mr. Harris introduced a bill for the relief of Charles B. Lombard, and for other purposes; which was read the first time.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to incorporate San Marino Lodge, No. 34, Greensboro', Georgia.

A bill to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly called three days of grace, for the payment within said time of all sight drafts or bills of exchange drawn payable at sight.

A bill to amend the several acts in relation to the city of Augusta, and to amend the acts passed on the 27th day of
December, 1845, to incorporate the Augusta Canal Company.

A bill to amend the several acts in relation to the Georgia Railroad and Banking Company.

A bill to extend and define the corporate limits of the town of Madison, Morgan county, and to prescribe the manner of levying taxes upon such property as may be embraced in said extension.

A bill to allow the widow and children of deceased persons a support out of the estate of the deceased for the time of twelve months after the demise, in cases where no administration has been granted on the estate of the deceased, and to ascertain the amount necessary for the support, and set apart the same, and to exempt from levy and sale for the debts of the deceased, or by an administration, and to vest the title thereof in the family of the deceased.

A bill for the relief of William P. Beall and Davis B. Hadley, and other persons therein named.

The Senate has agreed to the report of the Committee on Finance, and the resolutions therewith submitted, authorizing the Treasurer to receive and receipt George L. Deming, Secretary and Treasurer of Oconee Navigation Company, for the balance of an appropriation in his hands.

The Senate has also agreed to a joint resolution authorizing the Governor to have arranged and bound the annual messages of the Governors of this State, together with several other papers, &c.

Upon motion of Mr. Jones, Mr. Shackelford was added to the Committee on Agriculture and Internal Improvements.

On motion of Mr. Nelson, Mr. Lane was added to the same Committee.

Mr. Calder, from a select committee to whom was referred the memorial and bill for the relief of David Dobbs of the county of Cobb, reported it worthy of favorable consideration.

Mr. Calder also introduced a bill for the benefit of Joseph E. Morris, to legitimatize him and declare his name, and constitute him an heir at law of Drury Morris.

Mr. Wolf, of Early, introduced a bill to authorize Thomas B. Andrews, an infirm man, to peddle and vend goods in the second Congressional District, without paying any license; which was read the first time.

Also, a petition from Thomas B. Andrews, praying a special appropriation to pay him for teaching poor children; which was referred to the Committee on Petitions without being read.

Mr. Robinson, of Fayette, introduced a bill to authorize His Excellency the Governor to draw his warrant upon the Treasury on any funds not otherwise appropriated, for the
benefit of the poor school fund of the county of Fayette; which was read first time.

Mr. Culberson, from the Committee on Enrolment, reported as duly signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following act, viz:

An act to amend the ninth Section of the third Article of the Constitution of the State of Georgia; which was presented to and signed by the Speaker.

Mr. Morris, of Franklin, introduced the following bill to reduce the official bond of the Sheriff hereafter to be elected in the county of Franklin, from the sum of twenty thousand dollars to the sum of ten thousand dollars.

Mr. Pickett, of Gilmer, offered the following resolution:

Resolved. That his Excellency the Governor be authorized and requested to furnish the county of Gilmer with twenty copies of Prince's Digest of the laws of Georgia, and also with twenty copies of Cobb's Analysis of the same, for the use of the officers of said county, and that the same be sent with a copy of the journals and laws of the present session.

Also, a memorial from sundry citizens of Lumpkin to be added to the county of Gilmer; which was not read, but, on motion of Mr. Pickett, was referred to a special committee, consisting of Messrs. Pickett, Riley and Morris.

Mr. Phillips, of Habersham, from the special committee to whom was referred the memorial of sundry citizens from the county of Tattnall, praying the passage of a law authorizing Daniel Sikes to practise physic, reported unfavorably to the prayer of the petitioners, and asked to be discharged from the farther consideration of the subject.

Mr. Griffin, of Hall, introduced a bill for the relief of William Hadaway, of the county of Hall; which was read the first time.

Mr. Lane, of Hancock, introduced a bill to alter and define certain portions of the boundary line between the counties of Taliaferro and Warren, and the counties of Taliaferro and Hancock, and for other purposes therein specified; which was read the first time.

Mr. Reid, of Harris, introduced a bill to incorporate Hamilton Lodge, No. 16, of Harris county.

Also, a bill to alter and amend the eleventh and thirteenth sections of the sixth division of the penal code; which were severally read the first time.

Mr. Ramsey, of Harris, introduced a bill to protect the people of this State from vexatious prosecutions in cases where grand juries have refused or may hereafter refuse to find true bills; which was read the first time, and referred to the Judiciary Committee.

Mr. Clark introduced a bill to alter and amend the first
paragraph of the seventh section of the first article of the Constitution of this State, and for other purposes therein mentioned, which was read the first time, and referred to the Judiciary Committee.

Mr. Jones, of Paulding, moved to suspend the calling of the counties, which motion prevailed.

Mr. Jones then moved to suspend the special order of the day, to take up a bill for third reading, appropriating monies therein designated; which motion was agreed to.

The House went into Committee of the Whole, Mr. Carlton in the Chair, on the bill contemplated in Mr. Jones' motion, which was to appropriate monies therein designated; and having spent some time therein, the Speaker resumed the Chair, and Mr. Carlton, from the Committee, arose and reported the bill to the House without amendments. The report was agreed to; the bill was read the third time, and passed under the title thereof.

On motion of Mr. McIntire, the bill to be entitled an act to extend the criminal and civil jurisdiction of this State over a part of the territory in dispute between Florida and Georgia, and to continue the same in force until the question of boundary shall have been settled definitely by or between said States, was read the second time, and made the special order of the day for Monday week, the 2d December next.

On motion of Mr. Jones,

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

On motion of Mr. Nisbet, Mr. Perkins was added to the special committee on the memorial of John D. Gray & Company.

The following bills from the Senate were severally read the second time, and committed for the third reading:

A bill to grant and confirm the title of Peter Poullet, a naturalized citizen, to a lot of land in the city of Augusta, conveyed to him before his naturalization.

Also, a bill to amend the road laws and open a new road in Camden county, and for other purposes.

Also, a bill to amend the several acts in relation to the Georgia Railroad and Banking Company.

Also, a bill to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly called days of grace, for the payment within said time of all sight drafts and bills of exchange drawn payable at sight.
Also, a bill to reduce the official Sheriff's bond in the county of Dade.

Also, a bill to incorporate the Washington Fire Company of the city of Savannah, Georgia.

Also, to change the name of Elizabeth Kelly to that of Amanda Elizabeth Cooper.

Also, a bill to authorize the Justices of the Peace elected for the first, second, third and fourth districts G. M., composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city.

The following bills from the Senate were severally read the second time, and ordered to be engrossed for a third reading.

A bill to regulate the election of constables in the city of Savannah.

Also, a bill to authorize Clerks of the Courts of Ordinary to grant marriage licenses to Jewish ministers.

The following bills from the Senate were severally read the first time, and committed for a second reading:

A bill to regulate Justices' Courts in Chatham county.

Also, a bill to extend and define the corporate limits of the town of Madison in Morgan county, and to prescribe the manner of levying taxes upon such property as may be embraced in said extension.

Also, a bill to incorporate San Marino Lodge, No. 34, Greenesboro', Georgia.

Also, a bill to allow the widow and children of deceased persons a support out of the estate of the deceased for the term of twelve months in cases where no administration has been granted on the estate, to ascertain the amount necessary for the support, and to exempt it from levy and sale for the debts of the deceased, or by an administration, and vest the title in the family of the deceased.

Also, a bill for the relief of William P. Beall and Davis B. Hadley.

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

THURSDAY, NOVEMBER 22, 1849.

On motion of Mr. Jones, the House agreed to reconsider so much of the journal of yesterday as relates to the reference of the memorial of John D. Gray & Co. to a special committee.

On motion of Mr. Kenan, the said memorial was taken up and referred to the Committee on Agriculture and Internal Improvements.
Mr. Jones offered a resolution, and the same being read was agreed to, as follows:

Resolved, That the committee to whom was referred the memorial of John D. Gray & Co. be and they are hereby required to report to this House at an early day, the propriety of agreeing to the prayer of the memorialist to appoint a committee to visit and examine the work and report thereon.

On motion of Mr. Harris, of Clark, the rule was suspended and the message of his Excellency the Governor and the accompanying report of the Director of the Central Bank, was taken up and referred, without being read, to the Committee on Finance; which said communication is in the following words, to wit:

EXECUTIVE DEPARTMENT,  
MILLEDGEVILLE, 21st November, 1849.

I have the honor to lay before both branches of the General Assembly the annual report of the Director of the Central Bank, with the accompanying statement of the Cashier, exhibiting the condition of said Bank on the 5th inst. By the 5th section of an act passed 28th December, 1843, it is made the duty of the Governor "whenever the public interest shall require it," to cause the assets of the Central Bank to be deposited in the Treasury of the State. It is not believed that period has yet arrived, and consequently no transfer of the assets has taken place. It is apparent to the most casual observer from the amount of outstanding claims, the most of which are in a train of settlement or reduced to judgment, that a large amount must be entirely lost to the Bank if transferred to the Treasury where they must abide the pleasure of the debtor for payment.

Nor is it to be supposed that the burden of collecting these debts can be undertaken by that officer with any reasonable expectation that the care and vigilance so indispensable to success in winding up this concern can be bestowed by him. Many of the transactions are of that character that they can only be explained by the cashier; it has been his business to gather many important facts connected with the claims of the Bank now in process of collection, without which inevitable loss would result. The success of the Director in compromising debts heretofore regarded as hopelessly insolvent and thereby securing the handsome sum of $36,606.35 as exhibited by his report, fully establishes the well founded belief that no inconsiderable sum may yet be realized from the class of assets regarded insolvent.

The only inducement to a transfer of the assets from the Bank to the Treasury is to avoid the expense of the salary of the Director and Cashier; and yet it is believed that this reason will appear more specious than solid when carefully
examined. The amount due the Bank is quite too large wholly to abandon; some officer or officers must be charged with the duty of liquidating the debts. The Treasurer, from the nature of his duties, cannot give them the attention necessary to insure their collection; the inevitable consequence will be to employ new agents to aid him in the performance of his duty, or otherwise the assets will remain in the vaults of the Treasury to swell the amount of unavailing assets annually reported by that officer. Many inconveniences would result from the employment of new officers to aid the Treasurer, that would, in my judgment, greatly over-balance the difference in amount between the salaries now paid the Director and Cashier and the price which would be expended in clerk's hire for this object; moreover the fund of information in the possession of the officers of the Bank in regard to the solvency or insolvency of debtors, would be lost by a transfer to the Treasury, which is doubtless important in adjusting the terms of the compromise in many instances of doubtful debts. For these reasons it is believed not to be the interest of the Bank that any change should take place for the present; but I entertain the hope that the period will arrive in the course of the next or succeeding year when it may be done with safety to the interest of the institution.

GEO. W. TOWNS.

The Speaker also laid before the House the report of the Director of the Central Bank or [and] the Darien Bank, which was referred to the Committee on Banks without being read, and

On motion of Mr. Phillips, one hundred and fifty copies of each of said reports were ordered to be printed for the use of the House.

The House took up the unfinished business on the subject of referring the election of Judges to the people.

Whereupon the resolution offered by Mr. Gartrell as a substitute was taken up as follows, to wit:

Be it resolved by the Senate and House of Representatives of this State in General Assembly convened, That at the next general election for Governor and Members of the Legislature, the people of this State be requested to express their wishes as to the manner in which said Judges shall thereafter be elected, by endorsing on their tickets, “By the Legislature,” or “By the People.”

Mr. Shackelford offered to amend the resolution by adding “And also that they endorse upon their tickets either “majority” or “plurality,” also “alternate” or “stationary;” which was read and rejected by the House.

Mr. Welborne also offered the following as an amendment, to wit:

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And shall also endorse on their tickets by "the State," or "by Circuits."

The vote being taken thereon the same was rejected by the House.

Mr. Wiggins then moved to lay said substitute, the original bill, &c. on the table for the balance of the session; considerable discussion being had thereon, Mr. Ramsay moved that the House adjourn.

Said motion was suspended and leave of absence was granted to Messrs. Stephens, Harrison, Gilmore, Lawton, Griggs and Digby for a few days.

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

The House met pursuant to adjournment.

Mr. Nisbet, from the Committee on Agriculture and Internal Improvements, to whom was referred the bill to be entitled an act to authorize and empower his Excellency the Governor for him and in the name and behalf of the State of Georgia to subscribe for 5,000 shares of 100 dollars each in the capital stock of the Southwestern Railroad, again reported said bill to the House; which was read the second time and committed for a third reading; and on motion of Mr. Perkins, made the special order for Wednesday next.

The following bills were read the second time, and committed for a third reading:

A bill for the relief of poor children in the county of Gwinnett.

A bill to authorize Mark Wales and Company to establish a ferry across the Chattahoochee on their own land, in the counties of Gwinnett and Forsyth.

A bill to repeal so much of the act entitled 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 the county of Harris, as relates to the Harris County Cavalry.

A bill to allow the county of Heard to retain for the use of the county, the State Taxes collected in said county for the years 1850 and 1851.

A bill to authorize Jasper N. Pittman, an infirm person of Heard county, to vend and dispose of articles of merchandise without a license.

A bill for the relief of John C. Whitworth, Administrator upon the estate of Elizabeth Hill, deceased; which on motion of Mr. Brandon was referred to a special committee, consisting of Messrs. Brandon, Jones, Wilson and Neal.

A bill to incorporate the Volunteer Corps of Dragoons in the
county of Houston, and to grant certain privileges to the same.

A bill to incorporate the Houston Branch Rail Road Company, and to authorize said company to construct a Railroad from some suitable point on the South Western Railroad to the town of Perry in Houston county.

A bill to change the election precinct in the 1st district of Irwin from the house of John Gibbs to the Justices' Court House of said district.

A bill to amend the several acts regulating the road laws in this State, so far as relates to the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne, approved 8th Dec. 1806, so far as relates to Liberty county.

A bill to give to plaintiffs in younger judgments or executions a priority in certain cases.

A bill to alter and change the time of holding the Superior Courts of Macon county of the South Western Circuit, and to require the same to be held two weeks if necessary.

A bill to incorporate the Military Company of Infantry in the county of Marion in this State, known by the name and style of the Marion Blues, and to grant them certain privileges, and exemptions therein specified.

A bill to repeal so much of an act assented to 19th Dec., 1840, as relates to the consolidation of the offices of Tax Collector and Receiver of Tax Returns of the county of Montgomery.

A bill to alter and amend the third section of the first article of the Constitution of the State of Georgia.

A bill to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia.

A bill to repeal an act entitled an act to alter and amend the several acts incorporating the city of Macon, and for other purposes.

A bill to grant certain privileges to the Scriven Troop.

A bill to divorce and separate James Young and Margaret Young, his wife.

A bill to change the line between the counties of Crawford and Macon.

A bill to reduce the price of public printing.

A bill to entitle Ellen M. Baker to inherit the property of James R. Ware of Stewart county.

A bill to incorporate Wellington Academy, and appoint trustees for the same.

A bill to establish an additional election precinct at the house of Thomas Majors in 103rd district, G. M., in the county of Marion, and to regulate the same.

A bill to authorize Zachariah Booth, an infirm and crippled man of the county of Marion in this State, to vend and
dispose of fancy articles of Merchandize without license and without being subject to any tax therefor.

A bill to be entitled an act to compensate grand and petit jurors of Muscogee county, and to authorize the Justices of the Inferior Court of said county to levy and collect a tax for such purposes, and for other purposes therein contained.

A bill to alter and amend the third section of the third article of the Constitution of the State of Georgia.

A bill to prohibit the employment of slaves or free persons of color in the mixing or vending of spirituous liquors in any grocery, confectionary, eating shop, or other place owned or occupied or controlled by any free white person in this State, and for other purposes therein mentioned.

A bill to authorize the commissioners of the poor school fund in the several counties of this State to pay arrearages due teachers of poor children.

A bill to authorize and require the Governor of the State of Georgia to call a Convention, and to appropriate money for the same.

A bill to add certain lots of land and parts of lots of land in the counties of Crawford and Macon to the county of Talbot.

A bill to consolidate the offices of Clerk of the Superior and Inferior Courts for the county of Talbot.

A bill for the relief of Sarah A. Stephens.

A bill for the relief of Henry D. Moore.

A bill to repeal an act entitled an act to appoint County Treasurers and define their duties, so far as relates to the county of Troup, and to give to the people of said county the election of Treasurer, approved 24th Dec., 1825.

A bill to alter and amend the laws of this State relative to the stay of executions.

A bill to extend the corporate limits of the town of Talbotton.

A bill to incorporate Dawson Lodge No. 67, also, Burns Lodge No. 56, of Free Masons, and for other purposes therein specified.

A bill to authorize James J. Logan to build and keep up a mill dam across Notley river, on his own land, in the county of Union.

A bill to authorize Joseph Sykes of the county of Dooly, to peddle, &c., accompanied with a petition of the same.

A bill to lay out and form a new county from the counties of Ware and Lowndes, and to provide for the organization of the same.

A bill to change and fix the time of holding the Superior Courts in the eastern district, so far as relates to the counties of Bulloch and Ellingham.

A bill to repeal an act to incorporate the Campbellton
Bridge Company, and to authorize them to build a bridge across the Chattahoochee river.

A bill to amend the Guardian Laws of this State, &c.


A bill to extend the jurisdiction of the Justices of the Peace, to all cases of debt or liquidated demands not exceeding fifty dollars, and to require bond of the same.

A bill for the relief of James King of the county of Cherokee.

A bill to alter and amend an act to incorporate the Southern Mutual Insurance Company, approved the 29th day of Dec., 1847.

A bill for the relief of R. M. Pittman, of the county of Cobb, and to appropriate a sum of money therefor.

A bill to establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge in certain contingencies, and for other purposes.

A bill to authorize James C. Lloyd to vend and dispose of merchandise as a pedler, without taking out license.

The bill to be entitled an act to extend the jurisdiction of Justices of the Peace in this State, so as to authorize them to try actions sounding in damages where the verdict does not amount to more than thirty dollars, and for other purposes therein named; was read a second time, and on motion of Mr. Perkins was referred to the Committee on the Judiciary.

The bill to be entitled an act to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad, was read the second time, and on motion of Mr. Pickett, the same was referred to a select committee consisting of Messrs. Pickett, Culberson, and Wofford.

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

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to grant the privilege to the stockholders of the Cross Plains and Red Clay Branch Railroad Company to change the name of said road, and for other purposes.

A bill to compensate the grand and petit jurors of Murray county.

A bill to designate and appropriate certain hands to do road duty on the North prong of the Floyd Road, leading
from Springfield to the point where it intersects the main post road leading to St Mary's, in the county of Camden.

A bill to incorporate the Augusta Machine Works.

A bill to exempt from road duty persons employed in keeping in repair the several railroads in this State.

A bill to authorize certain deeds to be read in evidence, and to make legal the registry of the same.

A bill to incorporate the trustees of the Permanent Fund, for the support of a reader or minister to the Hebrew congregation at Savannah.

A bill to incorporate the Madison Female College, to be located in the town of Madison, Georgia.

A bill to authorize railroad companies to subscribe for, purchase and hold stock in other railroad companies.

A bill to regulate the mode of suing the bonds of executors, administrators and guardians.

A bill to regulate the admission of evidence in certain cases, and to declare the effect of certain levies.

A bill for the relief of certain citizens of this State from any and all disabilities, pains and penalties to which they may now be subjected by law.

On motion, Mr. Terrell had leave of absence for a few days, on business.

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

FRIDAY, November 23, 1849.

Mr. Pringle, of Houston, presented a memorial of Howell Cobb, of Houston co., upon the subject of the publication of the criminal statutes of this State; which was referred to a joint select committee consisting of Messrs. Pringle, Calder and Robinson of Macon, on the part of the House.

Mr. Mintz, of Jackson, introduced a bill for the relief of John M. Wilhite, of the county of Jackson; which was read the first time and referred to a select committee of Messrs. Mintz, Harris, Morris, Griffin and Richardson.

Also, introduced a bill to change the name of Hackley Butley to that of General Butler; which was read the first time.

Mr. Dorminy, of Irwin, introduced a bill to alter and change the name of John Steela Stone to that of John Steela Fountain, and to legitimatize the same; which was read the first time.

Mr. Neal, of Lincoln, introduced a bill to suspend the present military laws of this State, and to provide for and encourage the raising of volunteer companies in each county and for other purposes therein named; which was read the first time, and referred to the Military Committee.
Mr. Robinson, of Macon, introduced a bill to incorporate the Marshallville Academy and appoint trustees for the same; which was read the first time.

Mr. Bivins, of Marion, introduced a bill to make the site of the public buildings for the county of Marion permanent in the town of Buena Vista, and to incorporate said town.

Also, a bill to add a part of the county of Muscogee to the county of Marion, and for other purposes; which were severally read the first time.

Mr. Colbert, of Madison presented a petition of sundry citizens of Jackson county, praying to be added to the county of Madison; which was read and referred to a select committee, consisting of Messrs. Culberson of Floyd, Mintz and Colbert.

Mr. Watson, of Monroe, from the Committee to whom was referred the petition of sundry citizens of Monroe county, praying to be attached to the county of Butts, made a minority report; which was read and laid upon the table.

Mr. Trippe, of Monroe, laid upon the table the following resolution:

Resolved. That hereafter the morning sittings of this House shall commence at the hour of 9 o'clock, A. M.

Which was read, and upon the rule being suspended, was agreed to; the yeas and nays being required to be recorded, on agreeing thereto, are, yeas 83, nays 42.

Those who voted in the affirmative, are Messrs.

Adams, Gordon, Robinson of Talbot,
Akin, Hall, Sanders,
Anderson of Wilkes, Heard, Sanford,
Andrews, Hines, Shaw,
Arnold, Hodges of Houston, Slaughter,
Barrett, Irwin, Stelling,
Bivins, Johnson, Strickland,
Bryan, Jones of Paulding, Talley,
Calder, Laughridge, Terrell of Coweta,
Carlton, McDonald, Thomasson,
Carter, McLeod, Thornton,
Chandler, McWhorter, Tilman,
Clark, Mintz, Tompkins,
Colbert, Morris, Trippe,
Deadwyler, Neal, Tucker,
Farmer, Neely, Westmoreland,
Faver of Troup, O'Bannon, Wilcox,
Fleming, Penick, Wilson,
Fortner, Phillips, Wofford,
Gartrell, Reynolds, Wolf,
Gresham, Richardson, Worrell,
Griffin, Riley, Yopp,
Goodman, Robinson of Macon,
Those who voted in the negative, are Messrs.

Barlow, Hendrix, Pickett,
Bell, Howard, Pringle,
Brandon, Jones of Warren, Ramsey,
Brown, Kenan, Reid,
Culberson of Floyd, Kendall, Roberts,
Culberson of Troup, Lane, Robinson of Fayette,
Dawson, Leith, Shackleford,
Dorminy, Manning, Spalding,
Dubignon, McAllister, Villalonga,
Fields, McDougald, Walker,
Fish, Nelson, Welborne,
Gaston, Nisbet, Wiggins,
Gray, Peacock, Woolridge,
Harris, Perkins,

So the resolution was agreed to.

Mr. Walker, of Richmond, laid on the table a resolution as follows, to wit:

Resolved, That no member shall speak more than half an hour at once, nor more than twice on any one subject.

The rule of the House was dispensed with, and the resolution was taken up, and on motion of Mr. Carlisle, the same was ordered to be laid on the table for the balance of the session.

Mr. McDougald, of Muscogee, presented a recommendation from the officers of the Penitentiary for the pardon of Sampson Braziel, a convict, which was read, and Mr. McDougald introduced a bill predicated thereon, for the pardon of Sampson Braziel; which was read the first time.

Also, a bill to regulate the fees of Attorneys and Solicitors General, and for other purposes therein specified; which was read the first time.

Mr. Jones, of Paulding, introduced a bill to prohibit lessors in ejectment being made parties without their consent, and the use of petitions, names in ejectment suits.

Also, a bill to amend an act entitled an act to revise and amend the judiciary system, and for other purposes; which were severally read the first time, and the latter referred to the Judiciary Committee, and one hundred and fifty copies ordered to be printed for the use of the House.

Mr. Neely, of Pike, introduced a bill to alter and amend the several acts incorporating the city of Griffin; which was read the first time.

Mr. Westmoreland, of Pike, introduced a bill to revive and amend an act entitled an act to make permanent the public buildings in the county of Pike, and incorporate the same; which was read the first time.

Mr. Walker, of Richmond, introduced a bill to prevent the
killing of deer at certain periods in the county of Richmond; which was read the first time.

Mr. Barlow, of Sumter, introduced a bill to incorporate the Sumter Cavalry, in the county of Sumter; which was read the first time.

Mr. Worrell, of Talbot, presented the petition of James M. Davis, asking an appropriation of $187.51, for that amount of money paid by him to the Central Bank by mistake &c.

Also, a petition from Mansfield Torrance, praying that a certain sum of money be refunded to him on certain fractional grants; which were referred without reading to a special committee consisting of Messrs. Worrell, Reynolds and Harris.

Mr. Robinson, of Talbot, introduced a bill to amend the first section of an act entitled an act to amend an act assented to on the 23d of December, 1830. incorporating with certain other academies, the Female Academy in Talbotton, and to appoint additional trustees for the same; which was read the first time.

Mr. Wilcox, of Telfair, introduced a bill to reduce the Sheriff’s bond in the county of Telfair.

Also, a bill to alter and change the lines between the counties of Appling, Telfair and Ware; which were severally read the first time.

Mr. Kendall, of Upson, introduced a bill to revive and make of force an act to incorporate the Thomaston and Barnesville Railroad Company with power to construct a Railroad from some point on the Monroe Railroad 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 23d, 1839; which was read the first time.

Mr. Gordon, of Walker, introduced a bill to give to the Justices of the Peace of the 930th district G. M. the right to hold their courts two days, and to legalize their acts; which was read the first time.

Mr. McDonald, of Ware, introduced a bill to compel Receivers of Tax Returns to insert the numbers of all lands to them returned in their respective digests, and to compel them to furnish each county in this State with a digest of all the lands in said county to them returned, with the name of the person returning the same.

Also, a bill to change the name of William Wesley Walker, of the county of Ware, to that of Wm. Wesley Cason; which were severally read the first time.

Mr. Wellborn, of Warren, introduced a bill to amend an act to provide for the education of the poor, assented to 27th Dec. 1843, so far as relates to the county of Warren; which was read the first time.
Mr. Peacock, of Washington, introduced a bill to compensate petit jurors in the county of Washington, and to provide for and regulate the manner of paying the same; which was read the first time.

Mr. Bryan, of Wayne, introduced a bill to alter and change the line between the counties of Ware and Wayne, so as to include the residences of Thomas Purdon, James Ammons, and Wesley Roberson in the county of Wayne. Also, a bill to change the names of certain persons therein specified; which were severally read the first time.

Mr. Gartrell, of Wilkes, introduced a bill to make valid all commissions which have heretofore been or may be hereafter issued in blank for the purpose of taking testimony in any case arising, or which may have arisen in the courts of law and equity in this State.

Mr. Gartrell also introduced a bill to change the name of John Erwin Butler to that of John Josiah Wooten, and legitimize the same; which were severally read the first time. Also, laid upon the table a resolution authorizing the Governor to subscribe for 200 copies of White's Statistics of Georgia; which was read.

Mr. Riley, of Lumpkin, introduced a bill to authorize James Gowdy, of Lumpkin county, to erect and keep up his bridge across the Chestatee river in said county, on his own land, and to charge toll. Also, a bill to divorce Susan Fitzgerald, of the county of Lumpkin, from her husband, John W. Fitzgerald, and to restore to her her maiden name; which were severally read the first time.

Mr. Kenan, of Baldwin, introduced a bill to amend an act to revive and amend an act to incorporate the Milledgeville Railroad Company; which was read the first time.

Mr. Fish, of Bibb, introduced a bill for the relief of Abner P. Powers and Marcus Johnston; which was read the first time. Also, presented a memorial of A. P. Powers and Marcus Johnston, praying for the passage of a law authorizing the Governor to pay them certain fees, &c.; which was referred to a select committee consisting of Messrs. Fish, Nisbet and Wiggins.

Also, a bill for the relief of Richard Bassett and his securities.

Also, a bill to exempt Littleton L. Snow, of the county of Bibb, from the provisions of the acts of the General Assembly concerning pedlers, and to authorize him to engage in that business without license; which were severally read the first time.

Mr. Nisbet, from the Committee on Agriculture and Internal Improvements, to whom was referred the bill to regulate freights and fare on railroads, and direct the manner of
ascertaining the same, reported unfavorably to the passage of the bill, which was read.

Mr. Nesbit, from the same Committee, laid on the table a resolution requesting his Excellency the Governor and Chief Engineer of the Western and Atlantic Railroad to furnish to this House all information in their possession touching the terms, conditions and stipulations of the contract of John D. Gray & Co. for the completion of said road, &c.; which was read.

Mr. Brown, of Burke, introduced a bill to impose certain duties on the Treasurer and Trustees of the poor school fund of the county of Burke.

Also, a bill to levy a tax upon free persons of color, to point out the mode of collecting the same, and for other purposes therein named; which were severally read the first time, and the latter referred to the Committee on the subject of removing free persons of color from this State.

Mr. Gresham, of Burke, introduced a bill to amend the charter of the Augusta and Waynesboro' Railroad; which was read the first time.

Mr. Villalonga, of Camden, introduced a bill to alter and amend so much of an act approved Dec. 12, 1804, entitled an act to raise a tax for the support of Government for the year 1805, as relates to pine lands adjoining to tide swamps or contiguous thereto, or within three miles of water carriage; which was read the first time.

Mr. Shackleford, of Cass, introduced a memorial for Cooper & Wiley, praying the Legislature to make them an advance to build a branch road to their iron works, which was referred without being read to a special committee consisting of Messrs. Shackleford, Howard and Worrell.

Also, introduced a bill to amend an act for the election of a public printer, and to regulate the printing required to be done by the Legislature; which was read the first time.

Mr. Wofford, of Cass, introduced a bill to alter and amend the first clause of the seventh section of the first article of the Constitution; which was read the first time.

Mr. Harris of Clark, introduced a bill to amend the second and fourth sections of an act to provide for the education of the poor, assented to 27th December, 1843; which was read the first time.

Mr. Hammell, of Dooly, introduced a bill to authorize Samuel C. Lippit to establish a ferry across Flint river; which was read the first time.

Mr. Fortner, of Emanuel, presented a petition to prohibit the fish trap system across the Ohoopee river, in Emanuel county; which was referred without being read to the Committee on Petitions.

Mr. Griffin, of Hall, introduced a bill to authorize grants to issue in certain cases.
Also, a bill to authorize the granting of injunctions in certain cases; which were severally read the first time.

Mr. Lane, of Hancock, introduced a bill to compensate the petit jurors of the county of Hancock, and to authorize the Justices of the Superior Court to levy an extra tax for that purpose.

The following written communication, this day brought from his Excellency the Governor by Mr. Patten, his Secretary, was taken up, to wit:

EXECUTIVE DEPARTMENT, Ga.,

MILLEDGEVILLE, 22d Nov. 1849.

I have the honor to transmit to both branches of the General Assembly the report of Judges Nisbet and Warner, in relation to existing defects in the laws of Georgia and the remedies for the same, together with their opinion of the expediency and practicability of condensing and simplifying the laws as to place them within the knowledge of the citizens of the State generally; which report is made in compliance with a resolution of 1847.

GEORGE W TOWNS.

And the same being read, was referred, together with the accompanying document, to the Committee on the Judiciary, and one hundred and fifty copies of said document ordered to be printed for the use of the House.

The Speaker laid before the House a communication from H. K. Green and B. P. Stubbs, Trustees of the Lunatic Asylum; which was referred without being read to the Committee on the Lunatic Asylum.

On motion, Messrs. Brown of Burke, Barlow, Hammell, Terrell of Coweta, and Irwin were granted leave of absence for a few days.

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

The House met pursuant to adjournment.

The following bills of the House were severally read the second time and committed for the third reading, to wit:

A bill to grant certain privileges to the Burke Guards, a volunteer company of Infantry in Burke county.

A bill for the relief of the Merchants' Bank of Macon.

A bill more perfectly to secure the rights of the citizens, the honesty of juries, the purity of judges, and the impartial administration of justice under the laws.

A bill to add a part of the county of Monroe to the county of Butts.

A bill to be entitled an act supplemental to the general tax laws, and to tax certain property therein mentioned and which has hitherto been exempt from taxation.
A bill for the relief of E. G. Ponder and W. H. Barton and their securities from all liability under their respective recognizances for their appearance at the May term, 1849, of Chatham Superior Court.

A bill to add a part of the county of Fayette to the county of Campbell.

A bill to make residence in the judicial district a necessary qualification for State’s Attorneys and Solicitors General.

A bill to allow the Sheriff of Chatham county certain fees which are not provided for by law, and to allow him to appoint special deputy sheriffs in certain cases.

A bill for the relief of Charles B. Lombard and for other purposes therein named.

A bill to authorize William A. Carr and Peter A. Summey, of Clark county, to open and keep open the North Oconee river from the Factory dam at Athens, in Clark county, to Burns’ mills, in Jackson county.

A bill to authorize Thomas B. Andrews, an infirm man, to peddle goods without license.

A bill to alter and amend the first paragraph of the seventh section of the first article of the Constitution of this State, and for other purposes therein mentioned.

A bill to authorize his Excellency the Governor to draw his warrant on any funds not otherwise appropriated for the benefit of the poor school fund for the county of Fayette.

A bill to reduce the official bond of sheriffs hereafter to be elected in the county of Franklin from the sum of twenty thousand dollars to that of ten thousand dollars.

A bill to alter and define certain portions of the boundary lines between the counties of Taliaferro and Warren, and the counties of Taliaferro and Hancock, and for other purposes therein specified.

A bill to incorporate Hamilton Lodge No. 16, of Harris county.

A bill to alter and amend the eleventh and thirteenth sections of the sixth division of the Penal Code.

A bill to be entitled an act for the relief of William Hadaway, of the county of Hall.

The bill to be entitled an act to alter and amend an act entitled an act to organize the Supreme Court of the State of Georgia, &c., was read the second time and referred to the committee on the Judiciary.

The bill to be entitled an act for the relief of Joel E. Morris and to legitimize him, was read the third time and referred to the Special Committee to consolidate all bills of that character.

On motion, the House adjourned till 9 o’clock to-morrow morning.
On motion of Mr. Nisbet, the rule of the House was suspended, and the resolution offered on yesterday from the Committee on Agriculture and Internal Improvements was taken up, amended and agreed to, as follows, to wit:

**Resolved,** That his Excellency the Governor and the Chief Engineer of the Western and Atlantic Railroad be requested to furnish to this House all information in their possession, touching the terms, conditions and stipulations of the contract of John D. Gray and Company for the completion of said road under the act of 1847.

Also, all information in their possession in regard to extra work done upon the Tunnel by John D. Gray and Company, together with an accurate measurement of the length of said Tunnel showing how much, if any, it exceeds in length the estimates of C. F. Garnett, the late Chief Engineer of the Western and Atlantic Railroad; also, all information they may have bearing upon the memorial of John D. Gray and Company; also, all information as to any variation made between the contract on the entire road and the execution; and what difference, if any, such variation from the contract and execution made in the cost of execution—a copy of which memorial shall be furnished them with this resolution.

The Clerk was directed forthwith to carry a copy to the Governor and one to the Chief Engineer of the Western and Atlantic Railroad.

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

*Mr. Speaker*—The Senate has passed the following bills, to wit:

A bill to lay off a new judicial circuit in this State, and to fix the time of holding the Superior Courts in the several counties thereof, and to add other counties to the Western District.

A bill to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia.

A bill amendatory of and to the various acts heretofore passed in reference to the city of Savannah.

A bill to amend the charter and change the corporate name of the Memphis Branch Railroad and Steamboat Company of Georgia.

A bill to extend the provisions of an act passed on the 31st December, 1838, entitled an act to admit deeds, mortgages and bills of sale to be proven and recorded, and to admit them or their copies in evidence in the Courts of law or equity in this State, and to authorize the proof, recording and reading in evidence of certain other instruments.
A bill to authorize aliens to receive, purchase, hold and convey, mortgage or devise real estate.

A bill for the relief of Robert Stephens, Washington Stephens, Jacob Sammons, Barney West and Benjamin Highfield, securities for the appearance of Benjamin Stephens before the Superior Court of the county of Dade.

A bill to amend the several acts in relation to issuing grants on head rights in this State, so far as to extend the time for granting the same until the twenty-fifth of December, eighteen hundred and fifty-one.

A bill to legalize and make valid the appointment of commissioners of the Camden county Academy.

A bill to incorporate the Waynesville Baptist Church.

A bill to incorporate the village of Springfield, in the county of Effingham, and to appoint commissioners for the same.

A bill to amend the act passed at the last session of the General Assembly entitled an act for the relief of John H. Mann, executor of John G. Stallings, deceased.

The Senate has also passed the bill of the House of Representatives to appropriate money for the purposes therein designated.

Mr. Culberson, from the Committee on Enrolment, reported as duly enrolled,

An act to appropriate money for the purpose therein designated; which act was presented to and signed by the Speaker.

A message was subsequently received from his Excellency the Governor by Mr. Patten, his Secretary, informing the House that his Excellency had approved and signed an act which originated in this branch of the General Assembly to appropriate money for the purpose therein designated.

Ordered, that the Committee on Enrolment take said act to the Secretary of State, and see the great seal affixed thereto.

The House again took up the unfinished business on the subject of giving the election of Judges to the people, the same being the motion of Mr. Wiggins to lay the bill and resolutions on the table for the balance of the session.

Considerable discussion being had, Mr. Carlton moved that the House adjourn pending said motion.

Mr. Walker, of Richmond, offered the following resolution, which was read and agreed to:

Resolved, That the order for the afternoon sessions be suspended for this day, and that the discussion upon the special order be resumed at 3 o'clock and the vote be taken upon the same at 5 o'clock, or earlier as the case may be.

On motion, Messrs. Shaw, Hodges of Houston, and Dubignon were granted leave of absence for a few days.
The motion to adjourn being disagreed to, the previous question was called up by Mr. McDougald, and on question, "shall the main question be now put," it was decided in the negative by the casting vote of the Speaker.

The question then recurred upon the substitute of Mr. Gartrell, in lieu of the substitute of Mr. Strickland, referring the election of Judges to the people; and the yea's and nay's being required to be recorded thereon, are yea's 50, nay's 58.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the substitute offered by Mr. Gartrell was lost.

The question then recurred on the substitute which had
been offered by Mr. Strickland for the original bill introduc-
ed by Mr. McDougald.

Mr. Gartrell then moved to recommit said bill to a Com-
mittee of the Whole; pending said motion,

Mr. Kenan moved to rescind the resolution of Mr. Walker, to
close the debate and take the vote at 5 o’clock, P. M.; which motion prevailed by a constitutional majority of the
House.

Mr. McDougald then moved that the House do adjourn; upon which motion the yeas and nays were required to be
recorded, and are yeas 38, nays 67.

Those who voted in the affirmative, are Messrs.

Adams,                        Gartrell,                        Phillips,  •
Andrews,                      Gaston,                          Pringle,  
Avery,                        Howard,                          Ramsey,
Bivins,                       Kenan,                           Robinson of Talbot,
Blount,                       Kendall,                         Shaw,
Brandon,                      Lane,                             Slaughter,
Carter,                       Laughridge,                      Thornton,
Chandler,                     McAllister,                       Trippe,
Clark,                        McWhorter,                        Watson,
Deadwyler,                    Morris,                           Westmoreland,
Dorminy,                      Neal,                             Wiggins,
Dubignon,                     Neely,                            Wolford,
Fish,                         Penick,                           

Those who voted in the negative, are Messrs.

Akin,                         Harris,                           Robinson of Fay’tel,
Arnold,                       Heard,                            Robinson of Macon,
Barrett,                      Hendrix,                           Sanders,
Bell,                         Hines,                            Sanford,
Bryan,                       Hodges of Houston,        Shackelford,
Calder,                       Johnson,                          Snelling,
Carlton,                      Jones of Paulding,       Spalding,
Colbert,                      Jones of Warren,        Strickland,
Culberson of Floyd,McDougald,  Talley,                           
Culberson of Troup,McDonald,  Tillman,                           
Dawson,                      McLeod,                           Tompkins,
Fayer of Troup,               Mintz,                            Tucker,
Fields,                       Nelson,                           Villalonga,
Fletcher,                     Nisbet,                            Walthour,
Fortner,                      O’Bannon,                         Wellborne,
Gray,                         Perkins,                          Whitworth,
Gresham,                      Pickett,                           Wilcox,
Griffin,                      Reid,                             Wilson,
Goodman,                      Reynolds,                         Wolf,
Gordon,                       Richardson,                        Woodbridge,
Hall,                         Riley,                            Worrill,
Hammell,                      Roberts,                          Yopp.

So the motion was rejected.
Having spent some time in discussing the substitute of Mr. Strickland, upon motion
The House adjourned until 9 o'clock, Monday morning.

MONDAY, NOVEMBER 26, 1849.

Mr. Pringle moved to reconsider so much of the Journal of Saturday as relates to the rejection of the substitute of Mr. Garrell for the substitute offered by Mr. Strickland, referring the election of Judges to the people.

Whereupon the yeas and nays were required to be recorded, and are yeas 61, nays 36.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.
Akin, Gordon, Shaw, Anderson of Wilkes, Heard, Snelling, Arnold, Johnson, Strickland, Carlton, Laughbridge, Tailey, Carter, McDonald, Thomsen, Chandler, Pendland, Whitworth, Colbert, Pickett, Wilson, Culberson of Floyd, Reid, Wofford, Culberson of Troup, Richardson, Wool, Favor of Troup, Robinson of Fay’te, Wooldridge, Fields, Robinson of Macon, Worrell, Griffin, Sherrillford. 

So the motion to reconsider prevailed.
Mr. Fish, of Bibb, introduced a bill to incorporate the Macon and Eastern Railroad Company; which was read the first time.

Mr. Goodman of Bulloch, introduced a bill to authorize Joseph Simmons to peddle in the seventh Senatorial district, without paying the license required by law; which was read the first time.

Mr. Nelson, of Cobb, introduced a bill to authorize his Excellency the Governor to dispose of certain lands belonging to the State of Georgia.

Also a bill to authorize Frederic A. Williams to erect a ferry or bridge across the Chattahoochee river on his own land; which were severally read the first time.

Mr. Johnson, of Coweta, introduced a bill to authorize his Excellency the Governor to pay over to the county of Coweta her proportionable part of the poor school fund for the year 1848, out of the fund set apart by an act to provide for the education of the poor, assented to 27th of December, eighteen hundred and forty-three; which was read the first time.

Mr. Hendrix laid upon the table the memorial of John Holden of the county of Dade, which was referred to a special committee, consisting of Messrs. Hendrix, Gartrell, Wiggins and Parker, without being read.

Mr. Farmer introduced a bill to reorganize a land court for head rights of land, so far as relates to the county of Emmanuel, and to authorize all monies arising from head rights to be paid over equally to the Justices of the Inferior Court of said county as a compensation for their services, and for other purposes therein mentioned; which was read the first time.

Mr. Chandler introduced a bill to amend the first section of an act passed on the 7th day of December, 1824, authorizing the Superior Courts of this State to appoint persons to assign and set off dower, and to prescribe the mode of proceeding therein; which was read the first time.

Mr. Phillips laid upon the table the memorial of the citizens of Clarkesville, asking the repeal of all laws previously passed incorporating said village.

Also, the memorial of sundry citizens of Habersham county in relation to the organization of a volunteer corps of mounted infantry; which were referred to a special committee consisting of Messrs. Phillips, Morris and Reynolds, without being read.

Mr. Phillips, from the Finance Committee, reported a bill for the imposition and collection of taxes for the year 1850 and thereafter, which was read the first time, and on motion one hundred and fifty copies were ordered to be printed for the use of this House.

Mr. Ramsey, of Harris, introduced a bill to establish an
election precinct at Laney’s Mills in Harris county; which
was read the first time.

Mr. Clark, of Henry, introduced a bill to separate and di­
avor Martha F. Green and her husband Thomas M. Green,
which was read the first time.

Mr. Arnold, of Henry, introduced a bill to establish an
additional election precinct in Henry county, and remove
one in the county of Hall.

Also, a bill to reduce the number of trustees of the Hen­
ry county Academy.

Also, a bill to enable America Adelaide Rebecca Gordon
to inherit the estate of Daniel L. Gordon of Henry county.

Also, a bill to separate and divorce David McCulley and
Mary Ann McCulley, his wife; which were severally read
the first time.

Mr. Mintz laid upon the table a petition of sundry citizens
of the county of Jackson, praying to change the line be­
tween the counties of Jackson and Madison, which was re­
ferred to a select committee consisting of Messrs. Culberson
of Floyd, Colbert and Mintz, without being read.

Mr. Carter introduced a bill to separate and divorce Ed­
mond Chancey and Zelphy Chancey, his wife; which was
read the first time.

Mr. Penick introduced a bill to incorporate Madison Col­
legiate Institute; which was read the first time.

Mr. Manning introduced a bill to change the name of Eliza
C. Lane to Eliza C. Jennings, and legitimatize the same;
which was read the first time and referred to the special
committee having charge of such bills.

Mr. Jones introduced a bill to be entitled an act supple­
mentary to the tax laws of this State, and to regulate law­
yers; which was read the first time.

Mr. Jones moved that one hundred and fifty copies be
printed for the use of the House.

Whereupon the yeas and nays were required to be re­
corded, and are yeas 71, nays 30.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Floyd, Gordon,
Akun, Culberson of Troup, Hall,
Arnold, Dorminy, Heard,
Avery, Fayer of Troup, Hendix,
Barrett, Fields, Hill,
Bivins, Fletcher, Hines,
Bount, Forner, Howard,
Brandon, Garrrell, Johnson,
Carlton, Guston, Jones of Paulding,
Chandler, Gray, Jones of Warren,
Clark, Griffin, Lawton,
Colbert, Goodman, Leith,
Mr. Tucker, of Stewart, introduced a bill to amend an act to incorporate the South-western Railroad Company; which was read the first time.

Mr. Snellings, of Stewart, introduced a bill to reduce the fees of the Clerk of the Court of Ordinary for issuing marriage licenses; which was read the first time.

Mr. Leith of Pulaski, introduced a bill to alter and fix the time of holding the Superior Courts in the county of Pulaski in the Southern Circuit; which was read the first time.

Mr. Worrell, from the Committee to whom was referred the petition of James M. Davis, reported as follows:

The Committee to whom was referred the petition of James M. Davis, have had the same under consideration, and report that satisfactory evidence has been produced before them to satisfy them that all the statements contained in said petition are true, and therefore they report the following bill; and having performed the duties in this behalf assigned them, beg to be discharged from the further consideration of the subject:

A bill for the relief of James M. Davis of the county of Talbot; which was read the first time.

Mr. Tillman, of Tattnall, introduced a bill to legitimize Jane Mariah Collins, wife of David R. Collins of Tattnall county, and to make her capable of inheriting from her re-
Mr. Culberson, of Troup, laid upon the table a memorial from sundry citizens of said county, praying for an additional election precinct in the county of Troup.

Also, introduced a bill to establish an additional election precinct at Long Cane post office in Troup county; which was read the first time.

Mr. Faver, of Troup, introduced a bill to incorporate the Lagrange Riflemen of the county of Troup, and to give them certain privileges and exemptions; which was read the first time.

Mr. Robinson, of Macon, introduced a bill for the relief of certain persons holding an interest in or title to fractional and whole lots of land sold under the authority of an act "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" approved 30th December, 1847; which was read the first time.

Mr. Peacock, of Washington, laid upon the table a bill, accompanied with a memorial from sundry citizens of the counties of Washington, Laurens and Emanuel, praying for the formation of a new county to be composed of parts of the above named counties respectively; which were referred to the Committee on Petitions, without being read.

Mr. Garrett moved to suspend the special order of the day, and take up bills for a third reading; which motion prevailed.

The order being suspended, the House took up the report on the bill to repeal an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair, and Laurens, so far as relates to the county of Murray, assented to 25th December, 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 to be entitled an act to abolish imprisonment for debt in certain cases.

Upon motion of Mr. Fish, the same was referred to the Judiciary Committee.

The House took up the report on the bill to alter and fix the times of holding the Superior Courts in certain counties in the Cherokee Circuit.

Upon motion of Mr. Shackelford, the same was ordered to lie upon the table, subject to the call of the mover.

The House took up the report on the bill to alter and amend the tax laws of this State, to encourage sheep husbandry within the same, and concerning dogs.
Upon motion of Mr. Shackelford, the same was referred to the Committee on Agriculture and Internal Improvements.

The House took up as the report on the bill to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns of the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, passed on the 9th December, 1839, so far as respects the county of Franklin; and the same being amended, was agreed to.

The bill was read the third time, and passed under the following title:

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

The House took up the report on the bill to amend the second section of an act passed on the 24th of December, 1833, entitled an act to levy and collect taxes for the political year 1834; 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 passed on the 22d day of December, 1840, abolishing the office of Adjutant General of the State of Georgia, and to revive an act passed on the 25th day of December, 1833, organizing the same.

Upon motion the same was referred to the Military Committee.

The House took up the report on the bill to repeal the 9th section of the act incorporating the Gainesville Railroad Company; and agreed thereto.

The bill was read the third time, and lost.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to incorporate the Coosa River Steamboat Company.

A bill to authorize Johnson Garwood to construct a dam across the Chattahoochee river on his own land.

A bill to change the name of Milla Jane Reaves, a female infant of Troup county, to Milla Jane Yarbrough, and for other purposes therein mentioned.

A bill to authorize the Clerks of the Superior, Inferior and Ordinary Courts of Montgomery county to keep their offices within fifteen miles of the court-house in said county.
A bill to incorporate the Fountain Spring Camp-ground in the county of Talbot, and appoint Trustees for the same.

A bill to authorize John Dillon, of the county of Chatham, to erect a toll-bridge over the Great Ogechee river on his own land, near Fort Argyle.

A bill to amend an act to give to masons and carpenters an incumbrance for debts due on account of work done and materials furnished in building or repairing houses and premises to which they may be attached, passed 22d December, 1834, so as to give painters, tinters and copper-smiths in the county of Richmond and city of Savannah, the like security for debts due on account of work done on houses in the county of Richmond and city of Savannah.

A bill to change the name of Kate Leon Rich of Glynn county, to that of Kate Leon Riley.

A bill to exempt Emory College and other colleges in this State from taxation, and to place them on the same footing with the University of Georgia.

A bill to incorporate the Union Steamboat Company of Georgia and South Carolina.

A bill to alter and amend the sixth section and third article of the Constitution of the State of Georgia.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

The following bills of the Senate were taken up and severally read the first time:

A bill to repeal an act entitled an act to alter and amend the several acts regulating roads, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, and Wayne, approved December 8th, 1806, and to provide for the filling of vacancies in the Board of Commissioners authorized by the original act of 1803.

Also, a bill to grant the privilege to the stockholders of the Cross Plains and Red Clay Branch Railroad Company to change the name of said road, and for other purposes.

Also, a bill to compensate the grand and petit jurors of Murray county.

Also, a bill to incorporate the Augusta Machine Works.

Also, a bill to exempt from road duty persons employed in keeping in repair the several Railroads in this State.

Also, a bill to be entitled an act to authorize certain deeds to be read in evidence, and make legal the registry of the same.

Also, a bill to be entitled an act to incorporate the Trus-
tees of the Permanent Fund of the Hebrew Congregation at Savannah.

Also, a bill to incorporate the Madison Female College to be located in the town of Madison, Georgia.

Also, a bill to authorize railroad Companies to subscribe for and purchase stock in other railroad companies.

Also, a bill to regulate the mode of suing the bonds of executors, administrators and guardians.

Also, a bill to regulate the admission of evidence in certain cases, and to declare the effect of certain levies.

Also, a bill for the relief of certain citizens of this State from any and all the disabilities, pains and penalties to which they may now be subjected by law.

Also, a bill to designate and appropriate certain hands to do road duty on the north prong of the Floyd road, leading from Springfield to the point where it intersects the main post road leading to St. Mary's in the county of Camden.

Also, a bill to be entitled an act to amend an act passed at the last session of the General Assembly, entitled an act for the relief of John H. Mann, executor of James G. Stal- lings, deceased.

Also, a bill to authorize aliens to receive, purchase, hold and convey, mortgage and devise real estate.

Also, a bill to incorporate the village of Springfield in Effingham county, and to appoint commissioners for the same.

Also, a bill to lay off a new judicial circuit in this State, composed of the counties of Cobb, Cheroke, Forsyth, Lumpkin, Gilmer, Union, Habersham and Rabun, and to fix the time of holding the Courts in the same.

Also, a bill to be entitled an act amendatory of and in addition to the various acts heretofore passed in reference to the city of Savannah.

Also, a bill for the relief of Robert Stephens, Benjamin Stephens, Jacob Sammons, Barney West and Benjamin Highfield, securities for the appearance of Benjamin Stephens before the Superior Court of the county of Dade.

Also, a bill to be entitled an act to incorporate the Waynesville Baptist Church.

Also, a bill to amend the several acts in relation to issuing grants on head rights in this State, so far as to extend the time for granting the same until the twenty-fifth of December eighteen hundred and fifty-one.

Also, a bill to legalize and make valid the appointment of Commissioners of the Camden county Academy.

Also, a bill to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia.

Also, a bill to be entitled an act to extend the provisions of an act passed on the 31st day of December, 1838, entitled an act to admit certain deeds to be proven and recorded.
Also, a bill to be entitled an act to change the name of the Memphis Branch Railroad Company of Georgia.
Also, a bill to be entitled an act to incorporate the Coosa River Steamboat Company.
A bill to change the name of Malinda Jane Reaves, a female infant of Troup county, to that of Malinda Jane Yarbrough, and for other purposes therein named.
Also, a bill to incorporate the Coosa River Steamboat Company.
A bill to change the name of Malinda Jane Reaves, a female infant of Troup county, to that of Malinda Jane Yarbrough, and for other purposes therein named.
Also, a bill to incorporate the Coosa River Steamboat Company.
Also, a bill to authorize John Dillon, of the county of Chatham, to erect a bridge over the Great Ogeechee river near Fort Argyle.
Also, a bill to authorize Johnson Garwood to construct a dam across the Chattahoochee river on his own land.
Also, a bill to authorize the Clerks of the Superior and Inferior Courts of Montgomery county to keep their offices within fifteen miles of the court-house in said county.
Also, a bill to exempt Emory College and other colleges in this State from taxation, and place them on the same footing with the University of Georgia.
Also, a bill to incorporate the Union Steamboat Company of Georgia and South Carolina.
Also, a bill to authorize Johnson Garwood to construct a dam across the Chattahoochee river on his own land.
Also, a bill to authorize the Clerks of the Superior and Inferior Courts of Montgomery county to keep their offices within fifteen miles of the court-house in said county.
Also, a bill to exempt Emory College and other colleges in this State from taxation, and place them on the same footing with the University of Georgia.
Also, a bill to incorporate the Union Steamboat Company of Georgia and South Carolina.
Also, a bill to authorize Johnson Garwood to construct a dam across the Chattahoochee river on his own land.

The following bills of the Senate were read the second time, and severally committed for a third reading:

A bill to designate the holidays to be observed in the acceptance and payment of bills of exchange, and to allow three days, commonly called days of grace, for the payment within said time of all sight drafts and bills of exchange drawn payable at sight.
Also, a bill to amend the several acts in relation to the Georgia Railroad Banking Company.
Also, a bill to amend the several acts in relation to the city of Augusta, and to amend the act to incorporate the Augusta Canal Company.
Also, a bill to allow the widow and children of deceased persons a support out of the estate of the deceased for the term of twelve months in cases where no administration has been granted on the estate, to ascertain the amount necessa-
ry for the support, and to exempt it from levy and sale for the debts of the deceased, or by an administrator, and vest the title in the family of the deceased.

Also, a bill for the relief of William P. Beall and Davis B. Hadley, and other persons therein named.

Also, a bill to extend and define the corporate limits of the town of Madison in Morgan county, and to prescribe the manner of levying taxes upon such property as may be embraced in said extension.

Also, a bill to incorporate St. Thomas Lodge, No. 49, of Free and Accepted Masons in the county of Thomas.

Also, a bill to incorporate San Marino Lodge, No. 34, Greensboro', Georgia.

Also, an act to reduce the official bond of the sheriffs of Cherokee county and Murray county.

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

TUESDAY, NOVEMBER 27th, 1849.

On motion of Mr. Harris, of Clark, the order was suspended to enable him to introduce a resolution.

The rule of the House requiring new matter to lie upon the table one day, was suspended, and the following resolution was taken up, read and adopted:

Resolved, That a committee of three be appointed to invite some minister of the Gospel to hold divine service in the Representative Chamber on Thursday the 29th inst., it being the day set apart by the proclamation of his Excellency the Governor as a day of thanksgiving.

Whereupon the Speaker appointed Messrs. Harris of Clark, Philips and McDougald, said committee.

The order being further suspended, Mr. Robinson, of Macon, introduced a bill for the relief of Bedford J. Head, Macon county, which was read the first time.

The order being further suspended, the House took up the report on the bill to amend an act incorporating the Atlanta and LaGrange Railroad Company, and agreed thereto; the bill was read the [third] time and passed under the title thereof.

Mr. Brandon, from the committee to whom was referred a bill for the relief of John C. Whitworth, administrator of Elijah Hill, deceased, report:

They have had the same under consideration, and report it back to the House and recommend the passage of the same.

Mr. Worrell, from the Committee on Judiciary, to whom was referred a bill, report:
The Committee on Judiciary, to whom was referred a bill entitled an act to amend the several acts now in force regulating the fees of Magistrates and Constables so far as relates to the county of Chatham, beg leave to report that they have considered said bill, and purpose to amend it by striking out the words "or acquitted," in the third line of the third section. Your Committee find no other objection to said bill, and therefore recommend the passage of the same to the House. And having now performed the duty assigned them in this behalf, your Committee ask leave to be discharged from the further consideration of said bill.

Mr. Worrell, from the Committee on the Judiciary, to whom was referred a bill entitled an act to regulate pleadings and evidence in cases where the plea of usury may be filed, &c., report, that they have had the same under consideration, and unanimously agree in an expression of opinion against the passage of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to protect the people of this State from vexatious prosecutions, &c., report:

That they have had said bill under consideration, and express their opinion favorable to the passage of the same, provided the Legislature shall concur in the following amendment, to be inserted at the end of the 2d section:

Section 3. And be it also enacted, That if the two bills shall have been ignored as contemplated in the foregoing section of this bill, and the prosecutor within three terms of the Court thereafter shall show to the Court on oath in writing that a material witness for the prosecution absented himself from the previous Courts, and that the attendance of such witness can then be had or procured, and also the name of such witness, and what he expects to prove by him or that he has subsequently discovered additional testimony, then and in that case the Court may in its discretion allow a third bill of indictment to be proposed, &c.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to alter and amend the sixth section of the third article of the Constitution of this State, so as to give to the people the election of Clerk of the Court of Ordinary, say that they have duly considered said bill and report the same back to the House without amendment, and ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill to be entitled an act to perfect service of scire facias on absent defendants, &c., say they duly considered said bill and unanimously agree in recommending the passage of the same, for the reason that in different circuits of this State different rules of practice have been adopted in
ference to the mode of perfecting service on non-resident defendants in cases of scira facias. The mode proposed in the above recited bill, your committee believe to be the best, cheapest and simplest that can be adopted of the same—and your Committee now having performed the duty in this behalf assigned them, beg to be discharged from any further consideration of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill to be entitled an act to alter and amend and explain the first section of an act passed for the relief of co-security, &c., say they have considered said bill, and report the same back to the House without amendment. And having discharged the duty assigned them in this behalf, they are to be discharged from the further consideration of the said bill, &c.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to authorize the settlement of criminal prosecutions in certain cases, and regulate more particularly the duties of the Attorneys and Solicitors Generals, and fix their liabilities, report, that they have examined said bill and recommend the passage of the same with an amendment.

Mr. Worrell, from the same committee, to whom was referred a bill to curtail and simplify civil pleadings, reported the bill back to the House, and suggested the propriety of mending the same.

Mr. Worrell, from the same committee, to whom was referred a bill to be entitled an act to extend the jurisdiction of justices of the Peace so as to authorize them to try actions sounding in damages, &c., report, that they have had said bill under consideration, and reported unfavorably to the passage of the same.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to regulate the admission of evidence in certain cases, &c., say they have duly considered said bill, and beg leave to report the same back to the House without amendment; and having now performed the duty assigned them in this behalf, your committee ask leave to be discharged from the further consideration of said bills.

Upon motion the report of the committee was received.

The House took up the unfinished business, which was reconsidered substitute of Mr. Garrett in lieu of the substitute offered by Mr. Strickland to the bill leaving the election of Judges to the people.

Mr. McDougald then moved the previous question.

Upon seconding the call the yeas and nays were required to be recorded, and are yeas 44, nays 67.

Those who voted in the affirmative, are Messrs.

Akin, Anderson of Wilkes, Barrett,
Carlton,                Johnson,                    Sanford,  
Carver,                 Jones of Paulding,        Strickland,  
Chandler,              Kenan,                        Sauling,  
Culberson of Floyd, Laughter,  Strickland,  
Culberson of Troup, McDougal,      Talley,  
Deadwyler,              McDonald,                    Themasson,  
Fayer of Troup,          Mintz,                      Tompkins,  
Fields,                    Morris,                  Whitworth,  
Fleming,                    Pickett,               Wilson,  
Fletcher,                  Reid,                       Wolf,  
Gordon,                  Richardson,                Wooldridge,  
Harris,                  Riley,                       Robinson of Macon,  
Heard,                   Robinson of Talbot,  
Hill,  

Those who voted in the negative, are Messrs.  

Adams,                    Hines,                     Reynolds,  
Andrews,                   Howard,                     Roberts,  
Arnold,                    Jenkins,                     Robinson of Faw'te,  
Avery,                     Jones of Warren,            Robinson of Talbot,  
Bell,                      Kendall,                    Saunders,  
Bivins,                    Lawton,                      Shaw,  
B Lion,                    Leith,                        Slaughter,  
Brandon,                   Manning,                    Spalding,  
Bryan,                     McAllister,                  Terrell of Coweta,  
Calder,                    McLeod,                     Thoroton,  
Clark,                     McWhorter,                  Tillman,  
Dawson,                    Neal,                         Trippe,  
Dorminy,                   Neely,                       Tucker,  
Fayer of Meriw'her, Nelson, Nelson,  Villalonga,  
Fish,                     Nisbet,                      Wadlour,  
Fortner,                   O'Bannon,                   Walker,  
Garrell,                   Peacock,                     Watson,  
Gray,                      Penick,                       Welborne,  
Gresham,                   Peland,                     Wetmoreland,  
Guilin,                     Perkins,                   Wiggins,  
Goodman,                   Pringle,                    Wilcox,  
Hall,                      Ramsey,                     Yopp,  
Hendrix,  

So the call was not sustained.  

Mr. Gartrell moved that the substitute be received in lieu of that offered by Mr. Strickland.  
Pending the discussion thereon, the following message was received from the Senate by Mr. Glenn, their Secretary.  

Mr. Speaker—The Senate has passed the following bills, to wit:  

A bill to amend the several attachment laws of this State.  
A bill to change the time of holding the Inferior Courts for the county of Troup.
A bill to incorporate the Cherokee College of Georgia in the county of Floyd.

A bill to incorporate the Second Baptist Church of Savannah, county of Chatham, and appoint deacons and trustees.

The question then recurred upon receiving the substitute of Mr. Gartrell in lieu of the substitute offered by Mr. Strickland.

Whereupon the yeas and nays were required to be recorded, and are yeas 66, nays 47.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative are Messrs.

Akin, Griffin, Pickett, Anderson of Wilkes, Gordon, Reid, Barrett, Hall, Richardson, Calder, Heard, Robinson of Fayette, Carlton, Hendrix, Robinson of Macon, Carter, Jenkins, Sanford, Chambers, Johnson, Shackelford, Colbert, Jones of Paulding, Sneling, Colburn of Floyd, Kenan, Strickland, Colburn of Troup, Laughridge, Talley, Deadwater, McDougal, Thomason, Fayer of Troup, McLand, Thornton, Fields, Morris, Tomkins, Fatcher, Penland, Whitworth.
So the substitute was received.

The question recurred upon its adoption; whereupon the yeas and nays were required to be recorded, and are yeas 87, nays 24.

Adams, Hall, Ramsey,
Andrews, Harris, Reid,
Arnold, Heard, Reynolds,
Avery, Hendrix, Riley,
Bell, Hill, Roberts,
Bivins, Hines, Robinson of Talbot,
Blount, Howard, Sanders,
Brandon, Johnson, Sanford,
Bryan, Jones of Paulding, Shackelford,
Calder, Jones of Warren, Slaughter,
Carlton, Kenan, Snelling,
Clark, Kendall, Strickland,
Carter, Laughridge, Talley,
Chandler, Manning, Terrell of Coweta,
Colbert, McAllister, Terrell of Putnam,
Culberson of Floyd,McDonald, Thomason,
Dawson, McLeod, Thornton,
Farmer, McWhorter, Tilton,
Favor of Meriwth.Mintz, Trappe,
Fields, Morris, Waldhour,
Fish, Neal, Watson,
Fleming, Neely, Welborne,
Fortner, Nelson, Westmoreland,
Gartrell, O'Bannon, Whitworth,
Gray, Peckock, Wilson,
Griffin, Penick, Wofford,
Griggs, Perkins, Wolf,
Goodman, Phillips, Wooldridge,
Gordon, Pickett, Yopp.

Those who voted in the negative, are Messrs.

Akin, Lawton, Robinson of Macon,
Anderson of Wilkes,Leith, Spalding,
Barrett, McDougald, Tompkins,
Deadwyler, Nisbet, Villalonga,
Dormady, Penland, Walker,
Fletcher, Pringle, Wiggins,
Gresham, Richardson, Wilcox,
Jenkins, Robinson of Fay'te,Worrell.

So the substitute was adopted.

The House then adjourned until 3 o'clock, P. M.
The House met pursuant to adjournment.

Leave of absence was granted for a few days to Mr. Robinson, of Macon, on account of the indisposition of his family; also to Messrs. McDougald and Worrell for a few days, from and after Saturday next; also to Messrs. Carlton, Johnson of Coweta, Neal, Clark, Reynolds, Faver of Troup, and Wilcox, for a few days on important business.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:

A bill to amend the several acts now in force regulating the fees of magistrates and constables, so far as relates to the county of Chatham, and to provide for the mode of collecting the same.

A bill to amend and change the sixth section of the third article of the Constitution of the State of Georgia, so as to give to the people the election of the Clerk of the Court of Ordinary.

A bill to regulate the pleadings and evidence in cases where the plea of usury may be filed, and for other purposes.

Also, a bill to protect the people of this State from vexatious prosecutions in cases where grand juries have refused, or may hereafter refuse to find true bills.

Also, a bill to suspend the present militia laws of this State, and to provide for and encourage the raising of volunteer companies in each county, and for other purposes therein mentioned.

Also, a bill to incorporate the Marshallville Academy and appoint trustees for the same.

Also, a bill to make the site of the public buildings for the county of Marion permanent in the town of Buena Vista, and to incorporate said town.

Also, a bill to be entitled an act to add a part of the county of Muscogee to the county of Marion, and for other purposes.

On motion of Mr. Wooldridge, it was referred to the Committee on Petitions; and on motion of Mr. Wooldridge, Mr. Bivins of Marion was added to that Committee.

A bill to pardon Sampson Brazil, a convict in the Penitentiary of this State.

Also, a bill to regulate the fees of Attorneys and Solicitors General, and for other purposes therein specified.

Also, a bill to prohibit lessors in ejectment being made parties without their consent, and the use of fictitious names in ejectment suits.

Also, a bill to revive and amend an act entitled an act to
make permanent the public buildings in the county of Pike, and incorporate the same.

Also, a bill to prevent the killing of deer at certain periods in the county of Richmond.

A bill to be entitled an act to incorporate the Sumter Cavalry, in the county of Sumter, and to extend to them certain privileges.

A bill to amend the first section of an act entitled an act to amend an act assented to on the 23d of December, 1830, incorporating with other academies, the Female Academy in Talbotton, and to appoint additional trustees for the same.

A bill to be entitled an act to reduce the Sheriff's bond of the county of Telfair.

Also, a bill to alter and change the lines between the counties of Appling, Telfair and Ware; which was ordered to be engrossed.

Also, a bill to revive and make of force an act to incorporate the Thomaston and Barnesville Railroad Company with power to construct a Railroad from some point on the Monroe Railroad 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 23d, 1839.

A bill to be entitled an act to give to the Justices of the Peace of the 930th district G. M. the right to hold their courts two days, and to legalize their acts.

A bill to be entitled an act to compel Receivers of Tax Returns to insert the numbers of all lands to them returned in their respective digests, and to compel them to furnish each county in this State with a digest of all the lands in said county to them returned, with the name of the person returning the same.

Also, a bill to compensate petit jurors in the county of Washington, and to provide for and regulate the manner of paying the same.

Also, a bill to amend an act to provide for the education of the poor, assented to 27th Dec. 1843, so far as relates to the county of Warren; which was ordered to be engrossed.

Also, a bill to alter and change the line between the counties of Ware and Wayne, so as to include the residences of Thomas Purdon, James Ammons, and Wiley Roberson in the county of Wayne.

A bill to be entitled an act to make valid all commissions which have heretofore been or may hereafter be issued in blank for the purpose of taking testimony in any case arising, or which may have arisen in the courts of law and equity of this State.

A bill to be entitled an act to authorize James Gowdy, of
Lumpkin county, to erect and keep up his bridge across the Chestatee river in said county, on his own land, and to charge toll.

A bill to be entitled an act to divorce Susan Fitzgerald, of the county of Lumpkin, from her husband, John M. Fitzgerald, and to restore to her her maiden name.

Also, a bill to amend an act to revive and amend the act entitled an act to incorporate the Milledgeville Railroad Company.

Also, a bill for the relief of Abner P. Powers and Marcus Johnson.

Also, a bill for the relief of Richard Bassett and his securities.

Also, a bill to exempt Littleton L. Snow, of the county of Bibb, from the provisions of the acts of the General Assembly concerning pedlars, and to authorize him to engage in that business without license.

A bill to be entitled an act to impose certain duties on the Treasurer and Trustees of the poor school fund of the county of Burke.

A bill to amend the charter of the Augusta and Waynesboro’ Railroad.

A bill to be entitled an act to levy a tax upon free persons of color, to point out the mode of collecting the same, and for other purposes therein named.

Also, a bill to alter and amend so much of an act approved Dec. 12, 1804, entitled an act to raise a tax for the support of Government for the year 1805, as relates to pine lands adjoining to tide swamps or contiguous thereto, or within three miles of water carriage.

Also, a bill to amend an act for the election of a public printer, and to regulate the printing required to be performed by the Legislature.

Also, a bill to alter and amend the first clause of the seventh section of the first article of the Constitution.

A bill to be entitled an act to amend the second and fourth sections of an act to provide for the education of the poor, assented to 27th December, 1843.

A bill to be entitled an act to authorize Samuel C. Lippit to establish a ferry across Flint river.

A bill to be entitled an act to authorize grants to issue in certain cases.

A bill to alter and amend the several acts incorporating the city of Griffin.

Also, a bill to authorize the granting of injunctions in certain cases.

A bill to compensate the petit jurors of the county of Hancock, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

The House took up the amendment of the Senate to add an additional number of Trustees to the Attapulgus Academy in Decatur county, and concurred therein.
Leave of absence was granted Messrs. Strickland, Colbert, Tompkins, Morris, and Chandler, for to-morrow.

Also, to Mr. Faver, of Meriwether, for a few days from the 14th of January, on special business.

The House then adjourned until 9 o'clock to-morrow morning.

WEDNESDAY, NOVEMBER 28th, 1849.

Leave of absence was granted to Messrs. Watson and Wooldridge for a few days on important business.

Mr. Hall introduced a bill to authorize the issuing of certain grants therein specified; which was read the first time.

Mr. Kenan introduced a bill to declare the causes for which total divorces may be granted, and to prescribe the mode of proceeding, &c.; which was read the first time.

Mr. Fish laid upon the table a memorial of Drury Thompson, which was referred to a special committee consisting of Messrs. Fish, Nisbet and Bell, without being read.

Also, introduced a bill to change the name of John Henry Kimbrough to that of John Henry Thompson.

Also, a bill to authorize the several Clerks of the Superior and Inferior Courts, and of the Courts of Ordinary of the several counties in this State, to act as Justices of the Peace, so far as to empower them to administer oaths in cases of bail attachments, garnishments, claims and all other oaths appertaining or relating to any writ, suit or other action or proceeding in their respective Courts, and to compensate them for the same; which were severally read the first time.

Mr. Gresham, of Burke, introduced a bill to legitimize and change the names of certain persons therein named; which was read the first time.

Mr. Carlton, of Camden, introduced a bill to incorporate the Sweetwater Manufacturing Company; which was read the first time.

Mr. Wofford, of Cass, laid upon the table the memorial of sundry citizens of Cass county, praying for a change of route in the Western and Atlantic Railroad; which was referred to a special committee consisting of Messrs. Wofford, Pringle and Nisbet, without being read.

Mr. Wofford, from the committee to whom was referred the memorial of the University of Georgia, reported the following bill:

A bill to appropriate money for the purpose of having the mineral waters of this State analyzed; which was read first time.

Mr. Harris laid upon the table the memorial of Moses Sheftall and others.

Also, introduced a bill for the relief of Moses Sheftall, Rebecca B. Cohen and Perla S. Solomons, heirs of Doctor Mo-
ses Sheftall, deceased; which was read the first time, and referred with the memorial to a special committee consisting of Messrs. Harrison, Griffin, Howard, Dawson and Harris.

Mr. Nelson laid upon the table a resolution relating to the purchase of Ransom, a negro man, by the Western and Atlantic Railroad Company; which was read.

Mr. Morris, of Franklin, introduced a bill to alter and amend the 2d section of an act entitled an act to carry into effect the 4th and 5th sections of the 3d article of the Constitution of the State of Georgia, assented to December 21st, 1819, so far as to alter the term of office of Justices of the Peace.

Mr. Phillips introduced a bill (with an accompanying memorial) for the relief of Edward D. Huguenin and others, and to authorize the Governor to draw his warrants on the Treasury in behalf of the several persons respectively named, and for the amounts stated; which was read the first time, and referred to the Finance Committee.

Mr. Mintz introduced a bill to change the line between the counties of Gwinnett and Jackson, so as to add the residence of Dilmas L. Jarrett of the county of Gwinnett to the county of Jackson; which was read the first time.

Mr. Slaughter introduced a bill to authorize and empower the Planters' Manufacturing Company in Butts county, and their successors, to establish a ferry across the Ocmulgee river on their own land; which was read the first time.

Mr. Yopp introduced a bill to compensate Petit Jurors of Laurens county; which was read the first time.

Mr. Tally laid upon the table the memorial of sundry citizens of Lumpkin county, praying remuneration for services rendered the State during the spread of small pox.

Also, introduced a bill to compensate certain persons therein named for services as guards during the excitement that prevailed in reference to the small pox in the year 1849; which was read the first time, and referred with the memorial to a special committee consisting of Messrs. Tally, Phillips and Perkins.

Mr. Riley, of Lumpkin, laid upon the table the following resolution:

Resolved, That the rules of the House, requiring the call of the counties three times each week for new matter, be changed so far as to call the counties only on the Tuesday of each week, for the remainder of the session.

Which was read.

Mr. Harris, from the committee appointed to extend an invitation to some minister of the Gospel to hold divine service in the Representative Chamber on the day designated by his Excellency the Governor as a day of Thanksgiving, beg leave to report that they have waited on the Rev. Dr.
S. K. Talmage, and obtained his consent to preach in this Hall on to-morrow, 29th inst. at 11 o'clock, A. M.

Mr. Wooldridge, of Muscogee, introduced a bill for the relief of William H. Monroe.

Also, a bill to authorize the Treasurer to refund the purchase money with interest to purchasers of fractions that had been previously paid for and afterwards sold by mistake—also, the grant fee when paid; which were severally read the first time.

Mr. McDougald, of Muscogee, introduced a bill to be entitled an act to change the name of Benjamin Stringfellow to that of Alexander Robinson Wilkins, and other purposes therein named.

Also, a bill to appropriate a sum of money to Jacob Faulkenburg.

Also, a bill to appropriate a sum of money to certain persons therein named.

Also, a bill to change the names of certain persons, to wit: Joseph Rosengaiten and Moses Rosengaiten to that of Joseph Rose and Moses Rose.

Also, a bill to incorporate a banking company at the town of Fort Gaines in the county of Early, under the name and style of the South-western Bank of Georgia; which were severally read the first time.

Mr. Jones, of Paulding, introduced a bill to direct the manner in which executions against incorporated joint stock companies shall be enforced; which was read the first time.

Mr. Jenkins laid upon the table a resolution, which was read.

The rules being suspended, the following resolution was taken up and agreed to:

Resolved by the Senate and House of Representatives, That the Committees on the State of the Republic, appointed by those bodies respectively, be and they are hereby instructed to act jointly on questions and measures referred from either branch of the General Assembly relating to the action of the Federal Government or the Government of any confederate State upon the subject of slavery.

Resolved, That all bills, resolutions, memorials, and other papers upon the subject aforesaid, introduced into either House, or received from any sister State, be referred to said Joint Committee, and that they have leave to report by bill or otherwise.

On motion of Mr. Nisbet, Mr. Jenkins was added to the Committee on the State of the Republic.

Mr. Worrell, from the select committee to whom was referred the petition of Mansfield Torrence, report:

That they have considered said petition, and believe the claim of the petitioner just and legal, and that it ought to be allowed. Your committee further state that said petitioner
purchased a large number of fractions that were reverted to the State by the act of 1847. And that in paying for the grants that issued to him as such purchaser, said petitioner was required to pay larger grant fees for them than is provided in said act. Your committee further report that they have carefully examined said act, and that they do not think it was the intention of the Legislature to restrict the grant fees mentioned in said act to no other class of owners or purchasers of fractions than those who had lost or mislaid their certificates; and that said act repeals all laws that had been previously of force in this State regulating the price of grants to fractions; and that under the provisions of said act all owners of fractions, whether they purchased them at sheriff's sale or at commissioner's sale or in any other way, or whether they had lost their certificates or not, are entitled to grant them at the prices therein mentioned, and therefore report the following bill.

And now having performed the duty assigned them in this behalf, they ask to be discharged from the consideration of said petition.

A bill for the relief of Mansfield Torrence of the county of Muscogee; which was read the first time.

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

Mr. Speaker—The Senate has passed the following bills, to-wit:

A bill to add a part of the county of Emanuel to the county of Washington.

A bill to extend the corporate limits of the town of Fayetteville.

A bill for the relief of the citizens of Dooly county, so far as relates to there cording of papers, and to extend the time for recording deeds in said county.

A bill to amend an act entitled an act to incorporate the town of Albany in Baker county, and for other purposes therein named, assented to 10th December, 1841.

A bill to exempt Harman N. Sapp of the county of Lowndes, Jasper N. Pittman of the county of Heard, Henry R. G. Treadwell of the county of Troup, and Robert H. Hart of the county of Cherokee, from the provisions of the acts of the General Assembly concerning pedlers, and to authorize them to engage in that business without license.

The Senate has also adopted a resolution authorizing his Excellency the Governor to deliver to John B. Dorminy, the Representative of Irwin county, the Executive warrant on the Treasury for $96.26, it being the amount apportioned to Irwin county for the poor school fund for 1848; to which they ask the concurrence of the House.

Also a resolution authorizing his Excellency the Govern-
or to furnish the Mayor and Aldermen of the city of Savannah with a set of the different digests and pamphlets of the laws of this State, and a set of the reports of the Supreme Court of this State, either by gift or sale as he may see proper; to which they also ask the concurrence of the House.

Mr. Wiggins laid upon the table sundry resolutions concerning federal relations; which were read and referred to the Committee on the State of Republic.

Mr. Bryan, of Wayne, laid upon the table the memorial of sundry citizens of the county of Wayne, praying the exemption of William Raulerson, a free man of color, from taxation; which was referred to the Committee on Petitions, without being read.

Mr. O'Bannon introduced a bill for the relief of Jonathan C. Pearson and Wright Noles; which was read the first time.

Mr. Nisbet introduced a bill to change the county lines between the counties of Twiggs and Bibb, and Bibb and Jones; which was read the first time.

Leave of absence was granted, for a few days, to Mr. Manning, on account of the illness of his family.

Also, to Messrs. Penick, Bell, Calder, Walker of Richmond, and Gresham, on important business.

The House took up the special order of the day, which was the report on the bill to lay out and organize a new county from the counties of Cass and Murray.

On motion of Mr. Shackelford, the bill was taken up by sections.

The first section was read and received.

The second section having been read, which is as follows, to wit:

And be it further enacted by the authority aforesaid, That the new county described in the first section of this act shall be called and known by the name of , and shall be attached to the Cherokee Judicial Circuit, to the Senatorial District, and to the first Brigade of the 12th Division, Georgia Militia.

Mr. Wofford moved to fill the first blank with "Nelson;" which was lost.

Mr. Jones, of Paulding moved to fill it with "Hardee;" which was lost.

Mr. Gartrell moved to fill the blank with "Jenkins;" which motion prevailed.

Mr. Shackelford moved to fill the second blank with "forty;" which motion prevailed.

The third section having been read, which is as follows, to wit:

Section 3. And be it further enacted by the authority aforesaid, That the persons included in said new county, entitled to
vote for the same, shall on the in January next elect five Justices of the Inferior Court, a Clerk of the Superior and Inferior Court each, a Sheriff and Coroner, a Tax Collector and Receiver of Tax Returns, and County Surveyor, for said county, and that the election of said county officers shall be held at , and shall be conducted and superintended in the manner prescribed by law; and the Governor, on the same being certified to him, shall commission the persons returned as elected at such election, to hold their offices respectively for the time prescribed by law; and that the Justices of the Inferior Court, after they shall have been commissioned, shall proceed to lay off said county into militia districts, and to advertise for the requisite number of Justices of the Peace in said districts; and the Governor, on being duly certified of the election of such Justices of the Peace, shall commission them according to law.

Mr. Shackelford moved to fill the first blank with “First Monday;” which motion prevailed.

He also moved to fill the second blank with “7th district, 3d section;” which prevailed.

The fifth section having been read, which is as follows, to wit:

And be it further enacted by the authority aforesaid, That
the elections for the county generally, and the public business thereof, shall be held and transacted at the until the public site shall be located by the Inferior Court as aforesaid.

Mr. Shackelford moved to fill the blank with “Court-house in the 7th district, 3d section;” which motion prevailed.

Section eighth having been read, which is as follows, to wit:

And be it further enacted by the authority aforesaid, That the Superior Courts for said county shall be held on the , and the Inferior Courts on the .

Mr. Shackelford moved to fill the first blank with the “second Monday in May and November;” and the second blank with the “third Monday in January and July;” which motion prevailed.

Mr. Laughridge, of Murray, offered the following proviso, as an additional section:

Provided, That nothing herein contained shall be so construed as to prevent the Receiver of Tax Returns of the county of Murray, and the Tax Collector thereof, from taking the returns of all the persons and property taxable by law now taken off from Murray county, and collecting and paying the county tax over to the county Treasurer of Murray, until such time as the debts now due by Murray county for building a Court-house, bridges, and other public works, shall be fully paid off and discharged, and immedi-
ately thereafter such persons and property shall be taxed for the benefit of the county hereby laid out.

Mr. Jones, of Paulding, moved to amend the same by striking out all after the words “Murray county,” and inserting “for two years from the passage of this act;” which motion prevailed.

The section as amended was rejected by the House.

The question then recurred upon the passage of the bill as amended; and upon the question, “Shall this bill now pass?” the yeas and nays were required to be recorded, and are yeas 26, nays 63.

Those who voted in the affirmative, are Messrs.

Adams, Heard, Strickland,
Bivins, Hendrix, Talley,
Bryan, Jones of Paulding, Tompkins,
Carter, McDonald, Villalonga,
Colbert, Nelson, Whitworth,
Culberson of Floyd, Riley, Wofford,
Fortner, Robinson of Fay' te, Wolf,
Griffin, Shackelford, Worrell,
Hall, Slaughter,

Those who voted in the negative, are Messrs.

Akin, Goodman, Phillips,
Anderson of Wilkes, Hines, Pickett,
Andrews, Howard, Ramsey,
Arnold, Irwin, Reid,
Avery, Jenkins, Richardson,
Barrett, Jones of Warren, Roberts,
Bell, Kenan, Sanford,
Blount, Lane, Snelling,
Brandon, Laughridge, Terrell of Coweta,
Chandler, Lawton, Terrell of Putnam,
Clark, McDougald, Thomasson,
Dawson, McLeod, Tillman,
Deadwyler, Mintz, Trippe,
Digby, Morris, Tucker,
Dorminy, Neal, Waldhour,
Fields, Neely, Walker,
Fleming, Nisbet, Welbourne,
Fletcher, O'Bannon, Westmoreland,
Gartrell, Peacock, Wilson,
Gray, Penick, Wooldridge,
Gresham, Penland, Yopp.

So the bill was lost.

The House then adjourned until 3 o'clock, P. M.
The House met pursuant to adjournment.

The following bills of the Senate were taken up and severally read the first time:

A bill to amend the attachment laws.

Also, a bill to incorporate the Cherokee College of Georgia in the county of Floyd.

Also, a bill to change the time of holding the Inferior Court of the county of Troup.

A bill to incorporate the second Baptist Church of Savannah, in the county of Chatham.

A bill to amend an act entitled an act to incorporate the town of Albany in Baker county, and for other purposes therein named, assented to December, 1841.

A bill for the relief of the citizens of Dooly, so far as relates to the recording of papers, &c.

A bill to extend the corporate limits of the town of Fayetteville in said State.

Also, a bill to add a part of the county of Emanuel to the county of Washington.

Also, a bill to exempt Harmon W. Sapp of the county of Lowndes, Jasper N. Pittman of the county of Heard, Henry R. D. Treadwell of the county of Troup, and Robert H. Hart of the county of Cherokee, from the provisions of the acts of the General Assembly concerning pedlers, and to authorize them to engage in that business without license.

The following bills of the Senate were taken up and severally read the second time, and committed for a third reading:

A bill to authorize railroad companies to subscribe for, purchase and hold stock in other railroad companies.

A bill to regulate the mode of suing the bonds of executors, administrators and guardians.

A bill to regulate the admission of evidence in certain cases, and to declare the effect of certain levies.

A bill to alter and amend the sixth section and third article of the Constitution of the State of Georgia.

Also, a bill for the relief of certain citizens of this State from any and all the disabilities, pains and penalties to which they may now be subjected by law.

Also, a bill to grant the privilege to the stockholders of the Cross Plains and Red Clay Branch Railroad Company to change the name of said road, and for other purposes.

Also, a bill to compensate the grand and petit jurors of Murray county.

Also, a bill to designate and appropriate certain hands to do road duty on the north prong of the Floyd road, leading from Springfield to the point where it intersects the main
post road leading to St. Marys in the county of Camden.
Also, a bill to lay off a new judicial circuit in this State,
composed of the counties of Cobb, Cherokee, Forsyth,
Lumpkin, Gilmer, Union, Habersham and Rabun, and to
fix the time of holding the Courts in the same.
A bill to repeal an act to alter and amend the
several acts regulating roads, so far as respects the opera­tion of said acts in the counties of Bryan, Liberty, McIn­
tosh, Glynn, and Wayne, approved December 5th, 1806,
and to provide for the filling of vacancies in the Board of
Commissioners authorized by the original act of 1803.
Also, a bill to incorporate the Augusta Machine Works.
Also, a bill to exempt from road duty persons employed
in keeping in repair the several Railroads in this State.
Also, a bill to authorize certain deeds to be read in evi­
dence, and make legal the registry of the same.
Also, a bill to incorporate the Trustees of the Permanent
Fund of the Hebrew Congregation at Savannah.
Also, a bill to incorporate the Madison Female College to
be located in the town of Madison, Georgia.
A bill to alter and amend the twelfth section of the se­
cond article of the Constitution of the State of Georgia.
A bill to be entitled an act amendatory and in addition to
the various acts heretofore passed in reference to the city
of Savannah.
A bill to change the name of the Memphis Branch Rail­
road Company of Georgia.
Also, a bill to extend the provisions of an act passed on
the 31st day of December, 1838, entitled an act to admit
certain deeds to be proven and recorded.
Also, a bill to authorize aliens to receive, purchase, hold
and convey, mortgage and devise real estate.
Also, a bill for the relief of Robert Stephens, Benjamin
Stephens, Jacob Sammons, Barney West and Benjamin
Highfield, securities for the appearance of Benjamin Ste­
phens before the Superior Court of the county of Dade.
A bill to incorporate the village of Springfield, in the
county of Effingham, and to appoint commissioners for the
same.
A bill to amend the several acts in relation to issuing
grants on head rights in this State, so far as to extend the
time for granting the same until the twenty-fifth of Decem­
ber, eighteen hundred and fifty-one.
A bill to legalize and make valid the appointment of
commissioners of the Camden county Academy.
A bill to incorporate the Waynesville Baptist Church.
Also, a bill to amend an act passed at the last session of
the General Assembly, entitled an act for the relief of John
H. Mann, executor of James G. Stallings, deceased.
Also, a bill to incorporate the Coosa River Steamboat
Company.
Also, a bill to authorize Johnson Garwood to construct a
dam across the Chattahoochee river on his own land.
Also a bill to change the name of Malinda Jane Reaves, a fe-
male infant of Troup county, to that of Malinda Jane Yar-
brough, and for other purposes therein named.
A bill to authorize the Clerks of the Superior, Inferior
and Ordinary Courts of Montgomery county to keep their
offices within fifteen miles of the court-house in said county.
A bill to incorporate the Union Steamboat Company of
Georgia and South Carolina.
A bill to incorporate the Fountain Spring Camp-ground in
the county of Talbot, and appoint Trustees for the same.
A bill to authorize John Dillon, of the county of Chatham,
to erect a toll-bridge over the Great Ogeechee river on his
own land, near Fort Argyle.
A bill to amend an act to give to masons and carpenters
an incumbrance for debts due on account of work done and
materials furnished in building or repairing houses and
premises to which they may be attached, passed 23d De-
cember, 1834, so as to give painters, tinniers and copper-
smiths in the county of Richmond and city of Savannah,
the like security.
A bill to change the name of Kate Leon Rich of Glynn
county, to that of Kate Leon Riley.
A bill to exempt Emory College and other colleges in this
State from taxation, and to place them on the same footing
with the University of Georgia.
Mr. Welborne had leave of absence granted him for a few
days from and after Saturday next.
The House then adjourned until nine o'clock Friday
morning.

FRIDAY, November 30th, 1849.

Mr. McDougald moved to reconsider so much of the journal
of Wednesday as relates to the rejection of a bill to lay out
and organize a new county from the counties of Cass and
Murray; which motion prevailed.
On motion of Mr. Shackelford, the order was suspended,
and the reconsidered bill was taken up and recommitted to
a committee of the whole House.
Mr. Shackelford moved to lay the bill on the table, sub-
ject to the call of the mover; which motion prevailed.
Leave of absence was granted to Messrs. Trippe and
Gartrell for a few days on special business.
Mr. Worrell, from the Judiciary Committee, to whom was
referred a bill entitled an act to curtail and simplify criminal pleadings, report:

That they have said bill under consideration, and say if the House should be disposed to pass the same, it would be to amend it by striking out the word “shall,” at the end of the words “the form of an indictment for murder,” and insert “may;” and the sentence will then read “the form of a bill of indictment may be as follows.” Thus leaving it discretionary with the pleader whether he will adopt the form prepared in this bill.

Your committee now having performed the duty in this behalf assigned them, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to alter and amend an act entitled an act to organize the Supreme Court, report against the passage of the same, and say that the principal object of the bill is to abolish the present mode of carrying up cases to the Supreme Court by writ of error, as well also as citation, original notice and assignment of errors, &c.

It provides that the memorandum of his decisions made by the Judge and the specification of errors assigned thereon by the party and the joinder in error together with the certificate of the Clerk, &c., shall be a sufficient writ of error, or that it has any of the qualities or properties of that writ, that the writ of error mentioned in the constitution has a legal meaning, that it is and in the constitution in reference to that meaning and without a change in the constitution, cases cannot be carried to the Supreme Court in any other way than by the common law writ of error. The bill also requires the Judge of the Superior Court, on exceptions being taken to his ruling or decision, to write the same down plainly and distinctly, also the name of the county, the parties and the title of the action. To make the exceptions and his decisions intelligible, the Judge would be compelled to set out in connection therewith a portion of the records, as well also in the occurrences connected with the trial; and what would this make but a complete bill of exceptions.

Admitting it was practicable for the Judges to write out bills of exceptions as this bill provides, still your committee think it would be best for the law to leave it to parties to make out their own bills of exceptions; and that parties would prefer doing it themselves rather than have it done by the Judges.

Another objection to the bill, if parties were disposed to annoy and harass the Court, they would be enabled to do so by taking frivolous exceptions, and having them overruled, with a view of having them reduced to writing, and with no intention of carrying up the case. And in this way while the Judge is engaged in the trial of a cause he might
he forced to make out a bill of exceptions for each of the parties, where it was not the intention of either to take the case to the Supreme Court.

Your committee having now performed the duty in this behalf assigned them, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to alter and amend the limitation laws of this State, report against the passage of said bill, and say that the object of the first section of said bill is to prevent the statutory bar from attaching where the owner has been fraudulently deprived of the possession of his land until he shall have discovered the same. On an issue as to the time of the discovery of the fraud, your committee think it would be attended with serious difficulty for the owner of the land to make proof necessary to establish the same. Would he be allowed to show that on such a day he went to the witness and told him he had made the discovery that would permit him to make evidence for himself? Would he be allowed to show that at such a time the witness communicated the facts to him? Such proof would afford no certainty, for he might have known all about it long before. Therefore your committee think such a law would be impracticable.

If the occupant of land fraudulently obtained the possession of it, your committee think that such possession will never ripen into a title, or bar the right of the owner to recover; and such your committee understand the decision of the Supreme Court. Then your committee cannot see what difference it would make so far as respects the rights of the owner when he discovered the fraud, provided he can prove it on the trial.

The second section of the bill provides that if any person shall take possession of the land of another as a trespasser, the statute shall not commence running in favor of such trespasser until the same comes to the knowledge of the owner.

On an issue as to the time the owner discovered the tortious possession of the defendant, your committee will here repeat what they said in a previous part of this report touching the admissibility of evidence on an issue as to the time the plaintiff discovered the fraud of the defendant in obtaining the possession of the premises in dispute.

But independent of this consideration of the question, your committee think there is no necessity for the passage of the bill; because if a party tortiously acquire possession of land, no matter how long he occupies it, the statutory bar never attaches in his favor. Such are the considerations that induce your committee to report unfavorable to the passage of said bill.

And having performed the duty assigned them in this be-
half, ask to be discharged from the further consideration of the said bill.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act amendatory of the limitation laws of this State, say they have considered said bill, and report the same back to the House favorable to its passage, after amending it by striking out the 2d and 3d sections thereof.

Your committee now having performed the duty assigned them in this behalf, ask to be discharged from the further consideration of said bill.

Mr. Fish introduced a bill for the relief of Ellen B. Kennedy.

Also, a bill to authorize John A. Dickens, an infirm and crippled man of the county of Baldwin, to vend and dispose of fancy articles of merchandize without license; which were severally read the first time.

Mr. Shackelford, from the committee to whom was referred the memorial of Cooper and Wiley, report:

That the prayer of the petitioners presents in the opinion of this committee considerations of great and reciprocal advantages to the State as well as to the memorialists, which are worthy of the serious attention of this House. Under these considerations, your committee report a bill herewith, to be perfected in such manner as shall carry out the proposition of the memorialists.

Mr. Shackelford moved that 150 copies be printed for the use of the House; the motion was lost.

Mr. Shackelford introduced a bill to facilitate the introduction of stone coal into the iron region of Georgia by railroad; which was read the first time.

Also, laid upon the table a resolution asking for the printing of 5,000 copies of the Thanksgiving Discourse of Dr. Talmage; which was read.

Mr. Roberts introduced a bill for the relief of James Daniel, Fields Compton, and Thomas A. Penn; which was read the first time.

Mr. Roberts introduced a bill for the relief of the jailor of Cherokee county; which was read the first time.

Mr. Howard introduced a bill to change the name of James J. McCrane to that of James J. Copeland.

Also a bill to regulate the tax on sales at auction; which were severally read the first time.

Mr. Hines introduced a bill to add an additional number of trustees to the Attapulgus Academy in Decatur county; which was read the first time.

Mr. Barrett introduced a bill for the improvement of Savannah river, and for other purposes therein named; which was read the first time.

Mr. Pickett, from the select committee to whom was re-
ferred the memorial of sundry citizens of Lumpkin county, report favorable to said petition, with the accompanying bill:

A bill to change the line between the counties of Gilmer and Lumpkin; which was read the first time.

Mr. Brandon introduced a bill to amend the 4th section of an act to provide for the education of the poor; which was read the first time.

Mr. Whitworth introduced a bill to remove and establish an election precinct at or near the house of William J. Nash, in the county of Gwinnett; which was read the first time.

Mr. Pickett, from the committee to whom was referred the bill to make a road from the line between North Carolina and Georgia to the Western and Atlantic Railroad, have had the same under consideration, and beg leave to make a report:

From a careful examination of the locality under which the construction of said road is presumed, there are several reasons that force a conviction upon the minds of your committee, that the road would be of great general utility to the people of Georgia, from the fact that your committee is informed that North Carolina by her Legislature has appropriated two hundred and fifty thousand dollars for the purpose of making a road from the city of Raleigh passing through the western portion of the State to the State's line between Georgia and North Carolina, at or near a point known by the name of Notley Old Town in Cherokee, North Carolina. In order to facilitate trade and commerce in that section of the State, it becomes our duty to give a connecting link to hitch on the North Carolina State Road to our Railroad, and thereby afford the facility of the transportation of the freights and labor of the husbandry of our fellow citizens who reside in that section of the country.

One of the many advantages that Georgia would derive from the construction of that road, would be the increase of freight from shipping the products of the country to our markets, and in return, the goods, wares and merchandise for other consumption. The revenue arising from that source would in a few years repay back into the Treasury more money than is asked for in the bill. Aside from that, there are other and higher considerations why the bill should pass appropriating money for the purpose of making the road.—Every scientific mind will perceive that this is the age of improvement, and but little more is wanted to enable us to travel from our State to any part of this wide spread Republic. Your committee earnestly recommend the appropriation of the sum of money asked for in said bill, or so much thereof as will make a good road.

By the construction of the road from the Western and Atlantic Railroad to the North Carolina State Road, there
would be a regular stage line on said road, passing through
the mountains amidst the gigantic and rich scenery of nature.

We suggest the following amendments to the third section: to strike out the name of William Kelly and insert James M. Field. We report the favorable consideration of the same with amendments thereto attached.

Mr. Phillips, from the committee to whom was referred the petition of sundry citizens of Habersham county in relation to the organization of a volunteer corps of Mounted Infantry, report the following bill:

A bill to organize a volunteer company of Mounted Infantry in the county of Habersham, to be attached the 44th regiment, G. M.

Mr. Phillips, from the same committee to whom was referred the memorial of the citizens of Clarksville, reported the following bill:

A bill to repeal all laws and parts of laws incorporating the town of Clarksville in the county of Habersham; which was read the first time.

Mr. Phillips introduced a bill for the relief of Samuel Williams, and to authorize the Governor to draw his warrant in favor of him; which was read the first time, and referred to the Committee on Petitions.

Mr. Ramsey laid upon the table the memorial of the Elerslie Guards, asking for an appropriation to arm and equip them; which was referred to the Military Committee without being read.

Also, introduced a bill for the relief of Isaac Wright; which was read the first time.

Mr. Dorminy introduced a bill to separate and divorce Mary Johnson and her husband John J. Johnson, and for other purposes therein mentioned which was read the first time.

Mr. Pringle introduced a bill to amend an act approved December 17th, 1847, entitled an act to authorize parties to compel discoveries at common law; which was read the first time, and referred to the Judiciary Committee.

Mr. Mintz introduced a bill to cure defects in existing deeds or deeds hereafter to be made by sheriffs, coroners, executors, administrators or guardians in this State, which have been duly proven and recorded, or which may hereafter be made and duly proven and recorded; which was read the first time, and referred to the Committee on the Judiciary.

Mr. Slaughter introduced a bill to compensate the petit jurors of the county of Jasper, and to authorize the Justices of the Interior Court to levy an extra tax for that purpose; which was read the first time.

Mr. Riley, of Lumpkin, introduced a bill to incorporate
the Dahlonega and Marietta Turnpike and Plank Road company; which was read the first time.

Mr. Tally introduced a bill to repeal an act making property subject to executions after the same has been transferred; which was read the first time, and referred to the Committee on the Judiciary.

Mr. Walker introduced a bill to prohibit the residence of free persons of color and of slaves under certain circumstances therein stated in the State of Georgia, to provide for their removal or sale and appropriate money for the same; which was read the first time.

Upon motion of Mr. McDougald, 150 copies were ordered to be printed for the use of the House.

Mr. Lawton laid upon the table the following resolution:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly convened, That the Chief Engineer of the Western and Atlantic Railroad be authorized and empowered to receive from his Excellency the Governor the books, vouchers and all other papers and effects belonging to, connected with or in any wise appertaining to said Railroad, which was deposited in the Executive Department under a joint resolution of the General Assembly, approved December 28th, 1842.

The order having been suspended, the resolution was taken up and agreed to.

Mr. Lawton introduced a bill to appropriate one-half of the tax of 1840 to the county of Screven; which was read the first time and referred to a special committee, consisting of Messrs. Lawton, Phillips and Jenkins.

Mr. Tucker introduced a bill to exempt persons residing in the corporate limits of Lumpkin, Stewart county, from road duty; which was read the first time.

Mr. Wiggins, from the special committee to whom was referred the petition of Joshua Holden, reported a bill for the relief of Joshua Holden of the county of Dade; which was read the first time.

Mr. Kendall introduced a bill to exempt members of the Upson Light Dragoons from patrol duty and work on the public roads; which was read the first time.

Mr. Fletcher introduced a bill to change the line between the counties of Gwinnett and Walton, so as to include the residence of Alexander Forester in the county of Walton; which was read the first time.

Mr. McDonald introduced a bill to change the time of holding the Superior Court of the county of Appling, and to extend the time of holding the Superior Court of the county of Ware; which was read the first time.

Mr. Peacock introduced a bill to incorporate New Chapel camp ground in the county of Washington, and appoint trustees for the same; which was read the first time.
On motion of Mr. Nelson, the order of the House was suspended for the purpose of taking up a resolution.

The order being suspended, the following resolution was taken up and adopted:

**Whereas** Ransom, a negro man hired on the Western and Atlantic Railroad, did, in the year 1845, by his own most strenuous efforts, and unaided for much of the time, save the Chattahoochee bridge from conflagration when on fire, and thus preserved a property which cost the State seventy-five thousand dollars; and whereas such instances of fidelity and valuable service should be properly noticed and rewarded; and whereas the purchase of said negro man for the use of said road would afford him a permanent home and is greatly desired by him, and would be a proper reward:

*Be it therefore resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That the Chief Engineer of the Western and Atlantic Railroad be authorized to purchase the negro man Ransom for the use of said road: Provided, it can be done upon reasonable terms.*

The House went into Committee of the whole, Mr. Arnold in the chair, on the special order of the day, which was the report on the bill to complete and perfect the railroad communication from the Atlantic to the Western waters; and having spent some time therein, Mr. Nisbet moved that the committee rise and report the bill back to the House. Pending the discussion thereon the Speaker resumed the chair, and the following message was received from the Senate by Mr. Glenn, their Secretary, to wit:

*Mr. Speaker—The Senate has passed the following bills, to wit:*

A bill to incorporate the Savannah Institute of the Sisters of Mercy.

A bill to enable the Savannah and Ogeechee Canal Company to extend the Savannah and Ogeechee Canal to the Altamaha river, and for other purposes therein named.

A bill for the relief of William H. Graham and Harden Perkins, of the county of Lumpkin, from their liability as securities on the Tax Collector's bond for said county.

The Senate has also concurred in the resolution of the House of Representatives requesting the Post Master General to establish a mail route on horse-back from Centre Village in Camden county, by way of Woodstock Mills in Florida to St Marys in Camden county, and back twice a week.

Mr. Arnold, of the committee, again resumed the chair, and having spent some time therein, the motion of Mr. Nisbet prevailed, and the committee arose and reported the bill back to the House.
Mr. Nisbet then moved to lay the bill upon the table the remainder of the session. Pending the discussion thereon, by consent of the House, Mr. Villalonga laid upon the table a resolution, which was read.

The order being suspended, the following resolution was taken up and agreed to, to wit:

We have heard with pain and regret of the death of Gen. Duncan L. Clinch, distinguished for many years as an officer of the army. He rendered valuable services on every field of duty to which he was assigned. Honor, gallantry, and a faithful discharge of every trust, were his shining virtues—virtues which go far to redeem the infirmities incident to human nature, and gild his character with an imperishable halo. When such a man dies, the country mourns.

In honor of his memory,

Be it therefore resolved by the General Assembly, That while in life Gen. Clinch commanded our esteem, in death we mingle our sympathies with his family, friends and fellow-citizens.

Be it further resolved, That his Excellency the Governor be requested to furnish his family with a copy of this preamble and resolutions.

By permission of the House, Mr. McDougald introduced a bill to appoint certain commissioners for the Chattahoochee river and appropriate a sum of money for its navigation; which were read the first time.

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

On motion, the House adjourned until 3 o'clock, P. M.

——

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

The following bills of the Senate were taken up and severally read the second time, and committed for a third reading:

A bill to amend the several attachment laws of this State.
A bill to add a part of the county of Emanuel to the county of Washington.
A bill to incorporate the Cherokee College of Georgia in the county of Floyd.
A bill to change the time of holding the Inferior Court of the county of Tattnall.
A bill to incorporate the second Baptist Church of Savannah, in the county of Chatham.
A bill to extend the corporate limits of the town of Fayetteville in said State.
A bill for the relief of the citizens of Dooly, so far as relates to the recording of papers, &c.

A bill to amend an act entitled an act to incorporate the town of Albany in Baker county, and for other purposes therein named.

A bill to exempt Harmon N. Sapp of the county of Lowndes, Jasper N. Pittman of the county of Heard, Henry R. D. Treadwell of the county of Troup, and Robert H. Hart of the county of Cherokee, from the provisions of the acts of the General Assembly concerning peddlers, and to authorize them to engage in that business without license.

The following bills of the Senate were taken up and severally read the first time, and committed for a third reading:

A bill to incorporate the Savannah Institute of the Sisters of Mercy.

A bill to enable the Savannah and Ogeechee Canal Company to extend the Savannah and Ogeechee Canal to the Altamaha river, and for other purposes therein named.

A bill for the relief of William H. Graham and Hardin Perkins, of the county of Lumpkin, from their liability as securities on Tax Collector's bond for said county.

The following bills of the House were severally read the second time and committed for a third reading:

A bill amendatory of the statute of limitations.

A bill to curtail and simplify criminal pleadings.

A bill to amend and explain the limitation laws of this State.

A bill to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad.

A bill to alter and amend an act entitled an act to organize the Supreme Court of the State Georgia.

A bill to authorize Joseph Simms to peddle in the seventh Senatorial district, without paying the license required by law.

A bill to authorize Frederic A. Williams to erect a bridge or ferry across the Chattahoochee river on his own land.

A bill to authorize his Excellency the Governor to pay over to the county of Coweta her proportionable part of the poor school fund for the year 1848, out of the fund set apart by an act to provide for the education of the poor, assented to 27th of December, eighteen hundred and forty-three.

A bill for the imposition and collection of taxes for the year 1850 and thereafter; which was made the special order for Monday, the 10th of December.

A bill to reorganize a land court for head rights of land, so far as relates to the county of Emanuel, and to authorize all monies arising from the same to be paid over to the Justices of the Inferior Court of said county as a
compensation for their services, and for other purposes therein mentioned.

A bill to amend the first section of an act passed on the 7th day of December, 1824, authorizing the Superior Courts of this State to appoint persons to assign and set off dower, and to prescribe the mode of proceeding therein.

A bill to separate and divorce David McCulley and Mary Ann McCulley, his wife.

A bill to establish an election precinct at Laney's Mills in Harris county.

A bill to separate and divorce Martha F. Green and her husband Thomas M. Green.

A bill to establish an additional election precinct in Henry county, and remove one in the county of Hall.

A bill to reduce the number of trustees of the Henry county Academy.

A bill to establish America Adelaide Rebecca Gordon to inherit of the estate of Daniel L. Gordon of Henry county.

A bill to separate and divorce Edmund Chancey and Zelphy Chancey, his wife.

A bill to incorporate Madison Collegiate Institute.

A bill to incorporate the South-western Railroad Company.

A bill to reduce the fees of the Clerk of the Court of Ordinary for issuing marriage license; which was ordered to be engrossed.

A bill to alter and fix the time of holding the Superior Courts in the county of Pulaski in the Southern Circuit.

A bill for the relief of James M. Davis of the county of Talbot.

A bill to establish an election precinct at Long Cane post office in Troup county.

A bill to incorporate the Lagrange Riflemen of the county of Troup, and to give them certain privileges and exemptions.

A bill for the relief of certain persons holding an interest in or title to fractional and whole lots of land sold under the authority of an act "to authorize 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," approved 30th December, 1847.

A bill for the relief of John M. Wilhite of the county of Jackson.

Leave of absence was granted to Messrs. Griffin and Thomasson for a few days on special business.

Mr. Nisbet laid on the table a resolution rescinding the standing order of the House; which was read.

The House then adjourned until 9 o'clock to-morrow morning.
Mr. Wiggins, from the Committee on Petitions, to whom was referred a bill to add a part of the county of Muscogee to the county of Marion, and for other purposes, report the same to the favorable consideration of the House.

The order being suspended, Mr. Wiggins introduced a bill to change the name of Gardner Coker to Gardner Jackson, and to legitimize the same; which was read the first time.

The Speaker laid upon the table the petition of P. M. Compton, agent of John Boyle, asking the House to refund the purchase money for fractional lots of land; which was referred to a special committee, consisting of Messrs. Sanders, Mintz and Morris, without being read.

Also, laid upon the table the memorial of Mrs. S. E. Bowman, praying to be secured in her property, and to disqualify lawyers from practising their profession for fraudulent acts to their clients.

Also, laid upon the table sundry documents from Alexander Vattemare, upon the subject of International Exchange; which were referred to the Committee on Statistics.

The order being suspended, upon motion of Mr. Nisbet, the following resolution was taken up and agreed to:

Resolved, That the resolution requiring the House to meet at 3 o'clock, P.M., to read bills the first and second time, be rescinded, and that in lieu thereof the House after this day meet at that hour to act upon local bills, until otherwise ordered.

Mr. Worrell, from the Committee on the Judiciary, to whom was referred a bill entitled an act to cure defects in existing deeds and deeds hereafter to be made by Sheriffs, Executors, Administrators, &c., say they have considered said bill, and unanimously concur in expressing their opinion unfavorable to the passage of the same.

And your Committee having performed the duty in this behalf assigned them, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same Committee, to whom was referred a bill entitled an act to abolish imprisonment for debt in certain cases, say they have duly considered said bill, and report against the passage of the same.

And your Committee having performed the duty assigned them in this behalf, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same Committee, to whom was referred a bill entitled an act to amend an act entitled an act to authorize parties to compel discoveries at common law, say they have considered said bill, and agree in recommending to the House the passage of the same.
And your committee now having performed the duty assigned them in this behalf, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same Committee, to whom was referred a bill to alter and amend the first paragraph of the seventh section of the first article of the Constitution of this State, say they have considered said bill, and recommend the passage of the same with amendments.

Mr. Worrell, from the same committee, to whom was referred a bill to be entitled an act to repeal an act making property subject to execution after the same has been transferred, say, they have considered said bill, and agree in reporting against the passage of the same.

And now your committee having performed the duty in this behalf assigned them, ask to be discharged from the further consideration of said bill.

Mr. Snelling laid upon the table a resolution in reference to the introduction of new matter; which was read.

The House refused to take up the resolution.

The order being further suspended, upon motion of Mr. Worrell, Mr. Jones, of Paulding, was added to the Committee on the State of the Republic.

The House took up the unfinished business of yesterday, which was the motion of Mr. Nisbet to lay upon the table for the remainder of the session the bill to complete and perfect the railroad communication from the Atlantic to the western waters.

Pending the discussion thereon, Mr. Wofford moved to postpone the bill for further consideration; which motion prevailed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the resolution of the House of Representatives, requesting his Excellency the Governor to have all the books, pamphlets and other public documents belonging to the State or any of its Departments, collected, arranged and placed on proper shelves for the convenience of the public, and the preservation of the books.

The Senate has also concurred in the resolutions of the House of Representatives authorizing the Committees on the State of the Republic, appointed by those bodies respectively to act jointly upon all memorials, resolutions and other papers upon the subject of slavery.

The House took up the report on the bill to authorize the settlement of criminal prosecutions in certain cases, and to regulate more particularly the duties of the attorneys and solicitors general, and to fix their liabilities.

Upon motion of Mr. Jones, the bill was taken up by sections.
The second section having been read, which is as follows, to wit:

**Section 2. And be it further enacted,** That upon such settlement made, no more cost shall be required than has accrued up to the time of said settlement.

Mr. Kenan moved to amend the same by adding “which settlement shall be made in open court and under the sanction of the Judge.”

Whereupon the yeas and nays were required to be recorded, and are yeas 36, nays 53.

Those who voted in the affirmative, are Messrs.

Avery, Hines, Richardson,
Barrett, Howard, Robinson of Faye'te.
Bivins, Jenkins, Robinson of Talbot,
Brandon, Kenan, Sanders,
Brown, Lawton, Terrell of Coweta,
Culberson of Troup, McAllister, Terrell of Putnam,
Dawson, Neely, Tillman,
Fish, Nelson, Tucker,
Fleming, Nisbet, Waldhour,
Gray, Perkins, Westmoreland,
Griggs, Pringle, Wofford,
Harris, Reid, Yopp.

Those who voted in the negative, are Messrs.

Adams, Hall, Penland,
Akin, Hammell, Pickett,
Anderson of Wilkes, Harrison, Ramsay,
Arnold, Heard, Riley,
Bryan, Hendrix, Roberts,
Carter, Hill, Sanford,
Chandler, Hodges of Houston, Shackelford,
Colbert, Irwin, Slaughter,
Culberson of Floyd, Jones of Paulding, Snelling,
Deadwyler, Jones of Warren, Strickland,
Digby, Lane, Talley,
Dorminy, Laughridge, Tompkins,
Fields, Leith, Villalonga,
Fletcher, McDonald, Whitworth,
Fortner, McLeod, Wiggins,
Gaston, Mintz, Wilson,
Goodman, Morris, Wolf,
Gordon, O'Bannon,

So the amendment was rejected.

The report as amended was agreed to. The bill was read the third time, and passed under the title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the
Speaker of the House of Representatives, the following resolutions, viz:

A resolution relative to books, pamphlets and other public documents.

A resolution relative to the Committees on the State of the Republic.

Upon motion of Mr. Jones, Messrs. Dawson, Stephens, Wiggins, Shackelford, Ramsay, Trippe and Perkins, were added to the Committee having in charge all bills having in view the same object, and their powers were enlarged.

The House then adjourned until Monday morning, 9 o'clock.

MONDAY, DECEMBER 3, 1849.

Mr. Wiggins was excused from the committee having charge of all bills of the same nature, and Mr. Bivins was placed upon said committee.

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

Mr. McAllister, of Bryan, introduced a bill to regulate and give the control of the fisheries on the Obechee river, below Hill's bridge on Darien road, to the proprietors of the shores, islands and bars of said river; which was read the first time.

Mr. Villalonga, of Camden, introduced a bill to amend an act entitled an act to incorporate the St. Marys Library Society, assented to December 19, 1829; which was read the first time.

Mr. Kenan, of Baldwin, introduced a bill to declare the rights of administrators, &c. ; which was read the first time.

Mr. Wofford, of Cass, introduced a bill to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole; which was read the first time.

Mr. Nelson, of Cobb, introduced a bill to explain and amend an act approved December 27, 1847, entitled an act to alter and amend the several acts incorporating the city of Macon; which was read the first time.

Mr. Howard of Crawford, introduced a bill for the relief of John Usry; which was read the first time and referred to a special committee consisting of Messrs. Howard, Harris, Worrell, Jenkins and Lawton.

Also, a bill to change the name of Thomas H. Davis to that of Thomas Henry Turner; which was read the first time.

Mr. Hammell, of Dooly, introduced a bill to authorize the grant for fraction number 177 in the first district of Dooly;
which was read the first time, and referred to a special committee consisting of Messrs. Hammell, Wofford, Gaston, Pickett, Goodman.

Also, a bill to establish an election precinct in Dooly county; which was read the first time.

Mr. Fortner, of Emanuel, introduced a bill to require the Tax Collector of the county of Emanuel to pay to the county Treasurer one-half the general tax which may be raised in said county for the year 1850; which was read the first time.

Mr. Culberson, of Floyd, presented the following report, to wit:

The committee to whom was referred the report of the Commissioners of the Georgia Asylum for the Deaf and Dumb, ask leave to report:

That they have had the same under their consideration, and have given the matters therein contained that deliberation which they conceive the importance of this benevolent and humane object deserves.

Your committee find that the Board of Commissioners, shortly after their organization, purchased at what is conceived to be a very eligible point a lot for the purpose of locating the buildings necessary for the Asylum; and after much difficulty settled upon a plan of said building, which it is thought will, when finished, serve to accommodate a number of pupils considerably larger than that now in the institution, and which may be added to when circumstances require it without detriment either to the model or convenience thereof.

The commissioners let out the construction of said building to its present state of completion under as favorable a contract as they could reasonably could have asked, and gave as a reason why they did not contract for the entire completion of the building, that they had not sufficient funds at their control to pay for the entire work; but believing it a matter of importance to the State that the building should be so far completed as to afford accommodation to them as well as the shortly probable increased number of pupils, at the earliest day practicable, they extended their contract as far as their limited means would permit; and through the industry and perseverance of the enterprising contractors, they were enabled to dedicate the building on the first of July last and are now occupying it. Having engaged the services of Mr. John M. Carroll and lady to furnish the house temporarily and take charge of the institution as steward and matron, though the building is only finished below stairs.

Your committee also find that the board of commissioners, in conformity with the sixth section of the act to provide for the establishment and location of the Asylum, advertised their readiness to receive mutes at the Asylum on the first of July last. Since which time the number of pupils has
increased to twenty, who have enjoyed general good health
and have been regularly and systematically trained and in-
structed by the very able and efficient principal and assis-
tant instructors, under the rules and regulations adopted by
the board for the government of the institution, with entire
satisfaction and profit.

Your committee fully concur with the board, that the
working department is one of the most prominent and ef-
factual auxiliaries that has been or can be employed to give
useful knowledge to the indigent mutes, as well as to coun-
teract the propensity to idleness and mischief so natural to all
young persons when out of school; and we regret that this
department cannot be as effectually carried on as desirable,
for the want of suitable work-shops, which in the opinion of
your committee ought to be connected with the institution.

In order to carry on successfully and economically the
domestic affairs of the Asylum in such manner as is desir-
able, there is still wanting the necessary and almost indis-
pensable out-buildings, viz, a kitchen, smoke-house and oth-
er out buildings.

Your committee, for the satisfaction of those members of
the Legislature who are not conversant with the mode of
instructing this unfortunate class of our population, as well
as for the purpose of giving more general notoriety to the
benefits resulting from this benevolent institution, your com-
mittee most earnestly recommend the suggestion of the
board of the propriety of bringing a class to the seat of gov-
ernment during the present sitting of the Legislature, and
making a public exhibition of their advancement; and for
that purpose, desire the passage of a resolution requesting his
Excellency the Governor to invite the principal teacher to
repair to the seat of government at some early day with a
class; and that their expense in coming to and going from
Milledgeville be paid out of the Treasury.

In order therefore successfully to carry out the objects
of this benevolent institution, your committee most respect-
fully recommend the passage of an act appropriating the
sum of four thousand dollars, and the unexpended balance
of the annual appropriation for the present year 1849, or so
much thereof as shall be sufficient fully to complete the Asy-
lum buildings and furnish the same with suitable furniture,
build a cook house, a smoke house, work shops, to carry on
the mechanic arts, and such other out buildings as said board
in their discretion may deem absolutely necessary; and for
that purpose, ask leave herewith to report:

A bill to be entitled an act to complete and furnish the
Georgia Asylum for the Deaf and Dumb, to appropriate a
sum of money for the same, and for other purposes; which
bill was received and read the first time.

Also, a resolution requesting his Excellency the Governa-
or to invite the Principal Instructor of the Georgia Asylum for the Deaf and Dumb to repair to the seat of government on the fifteenth of December with a class of mutes for the purpose of making a public exhibition of their advancement, and to appropriate money to defray their travelling expenses.

Mr. Phillips moved to fill the blank with five; which motion prevailed.

On motion of Mr. Culberson, of Floyd, all that portion of the resolution in relation to the appropriation of money, was stricken out.

The resolution as amended was rejected by the House.

Mr. Strickland, of Forsyth, introduced a bill to alter the present boundary line between the counties of Lumpkin and Forsyth, so as to add a part of the county of Lumpkin to the county of Forsyth; which was read the first time.

Mr. Dawson, of Greene, introduced a bill to incorporate Buena Vista Academy in the county of Greene; which was read the first time.

Mr. Sanford, of Habersham, introduced a bill to reduce the official bond of the sheriffs hereafter to be elected in the county of Habersham, from the sum of twenty thousand dollars to the sum of ten thousand dollars; which was read the first time.

Mr. Arnold, of Henry, introduced a bill to establish a precinct and to abolish one; which was read the first time.

Mr. Pringle, of Houston, moved to suspend the order to take up a resolution offered by Mr. Harrison, of Chatham, relative to a donation of swords to certain persons therein named; the motion prevailed and the resolution was referred to the Committee on the Military.

Mr. Dorminy, of Irwin, introduced a bill to separate Jemima Greene, formerly Jemima Pudgeon, and James Greene her husband; which was read the first time.

Also, a bill to incorporate Mt. Zion Church, in the county of Irwin.

Also, a bill to authorize David Turner, an infirm and cripple man of Irwin county, to vend and dispose of fancy articles of merchandize without license; which were severally read the first time.

Mr. Slaughter, of Jasper, introduced a bill to alter and amend the several acts of this State so as to authorize the treasurer of the poor school fund of the county of Jasper to take and retain a commission out of said fund; which was read the first time.

Mr. Yopp, of Laurens, introduced a bill to appoint the Justices of the Inferior Court of the county of Laurens commissioners of the town of Dublin in said county, and to authorize said commissioners to sell and dispose of a portion of lot No. 233 in the first district of originally Wilkinson,
now Laurens county, known as the commons of said town of Dublin; which was read the first time.

Mr. Riley, of Lumpkin, laid upon the table a resolution in reference to the House meeting at 7 o'clock, to read bills the first and second time; which was read.

Mr. Talley, of Lumpkin, introduced a bill to designate the persons entitled to a participation in the poor school fund of this State; which was read the first time.

Mr. Colbert, of Madison, introduced a bill to change the time of holding elections for sheriffs, clerks, &c., &c.; which was read the first time.

Mr. Bivins, of Marion, presented a petition from sundry citizens of Marion county, in relation to certain precincts in Marion county; which was referred without being read to the Committee on Election Precincts.

Mr. Gaston, of Meriwether, introduced a bill for the relief of John Dismukes of Meriwether county; which was read the first time.

Mr. Griggs, of Putnam, introduced a bill to prevent the assemblage of negroes for religious worship unless conducted by white persons, and to prevent the licensing of negro preachers in the county of Putnam.

Also, a bill to incorporate the Eatonton Branch Railroad; which were severally read the first time.

Mr. Lawton, of Screven, offered a resolution earnestly requesting the citizens of Georgia, in case the Governor should issue his proclamation for a Convention of the People, in accordance with an act passed at this session, to elect Delegates to said Convention from their wisest and most discreet citizens, without distinction of party; which was read and referred to the Committee on the State of the Republic.

Mr. McIntyre, of Thomas, introduced a bill to alter and change the election precinct in the 743d district, G. M., of Thomas county; which was read the first time.

Mr. Gordon, of Walker, presented a petition from sundry citizens of Walker county praying to be preserved from the dreadful thing called milk-sickness; which was referred to a special committee, consisting of Messrs. Gordon, Laughridge and Shackelford.

Mr. McDonald, of Ware, laid upon the table a resolution, and on motion of Mr. McDonald, the order was suspended and the following resolution was taken up and adopted:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That our Senators and Representatives in Congress are hereby requested to use their influence to have a weekly mail route established on horseback from Waresboro', in Ware county, to Centerville in Camden county; also a weekly mail route established from Waresboro', Georgia, to Blount's ferry in the State of Florida; and his Excellency the Governor is hereby re-
quested to furnish each of our Senators and Representatives in Congress with a copy of this resolution.

Mr. Harris, of Clark, presented a memorial of George W. Towns, praying the appointment of a committee to investigate and report upon the rights of certain parties to grants for certain lots of land therein specified; which was referred without being read to a special committee, consisting of Messrs. Harris, Worrell, Lawton, Jenkins and Howard.

The House then took up the bill, which was the special order of the day, to extend the criminal and civil jurisdiction of this State over a part of the territory in dispute between Florida and Georgia, and to continue the same in force until the question of boundary shall have been settled definitely by or between said States; which, on motion of Mr. McIntyre was referred to the Committee on the State of the Republic.

The House then took up the report on the bill to curtail and simplify civil pleadings.

The report was agreed to and 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 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 twenty-fifth day of December, 1851, and agreed thereto:

The bill was read the third time and passed under the title thereof.

The call of the counties being through, the House took up the report on a bill to incorporate the Griffin and West Point Plank Road Company.

On motion of Mr. Shackelford, the bill was taken up by sections.

The sixth section having been read, which is as follows:

Section 6. And be it further enacted by the authority aforesaid, That in all or any case or cases where land or private rights of way may be required by said company for the uses aforesaid and the same cannot, for want of agreement between the parties as to price, or for any other cause, be purchased from the owner or owners thereof, the same may be taken at a valuation to be made by commissioners, one of whom shall be appointed by the Judge of the Superior Court of the county wherein the land may be located, one by said Plank Road company and one by the owner of the land; but if such owner shall decline to appoint a commissioner, then the Judge of the Superior Court shall appoint two and the company one commissioner, all which commissioners shall be disinterested freeholders of the county wherein the land is located, and shall before they act severally take an oath before some Justice of the Peace faithfully and impartially to discharge the duties assigned them, the award of
whom in writing shall operate as a judgment for the amount against the company, and shall be enforced by an execution from the Superior Court with the right of appeal to either party to be tried by a special jury at the next term thereafter of the Superior Court of said county, and the decision shall vest in the company the *fee simple* of the land in question, and in the other party a judgment for its value thus ascertained, which may be enforced by the ordinary process of said court.

Mr. Shackelford offered the following proviso:

*Provided* nothing herein contained shall authorize the purchase or taking under the award of the commissioners any more land than shall be necessary for the construction of said road and the building of stations thereon.

Which was received.

Mr. Jones, of Paulding, moved to strike out the words "fee simple," and insert in lieu thereof the words, the right of way over said land."

Whereupon the yeas and nays were required to be recorded, and are yeas 38, nays 49.

Those who voted in the affirmative, are Messrs.

Akin, Barrett, Hodges of Houston, Shackelford, Bivins, Jones of Paulding, Slaughter, Carter, Jones of Warren, Talley,
Chandler, Lawton, Terrell of Putnam, Colbert, Leith, Thornton,
Culberson of Troup, McDonald, Tompkins, Digby, Nelson, Whitworth,
Faver of Meriw’her, Pickett, Wilson, Fields, Pringle, Wofford,
Fletcher, Riley, Wolf, Griiggs, Roberts, Yopp,
Gordon, Robinson of Fay’te.

Those who voted in the negative, are Messrs.

Adams, Anderson of Wilkes, Fortner, Fleming, McIntyre,
Andrews, Gray, McLeod,
Arnold, Goodman, Mintz,
Avery, Hall, Morris,
Blount, Harris, Neely,
Brandon, Hendrix, Nisbet,
Brown, Hines, O’Bannon,
Bryan, Irwin, Penland,
Dawson, Jenkins, Perkins,
Deadwyler, Kenan, Ramsey,
Dorminy, Lane, Reid,
Fish, Laughridge, Richardson,

Robinson of Talbot,
The seventh section having been read which is as follows, to wit:

**Section 7.** *And be it further enacted,* That in making the said valuation the commissioners, and in case of appeal the court of appeal, shall take into consideration the loss or damage which may occur to the owner or owners in consequence of the land being taken or the right of way obstructed, and also the benefit and advantage he, she or they may receive from the erection and establishment of said Plank Road, and shall state particularly the nature and amount of each and the excess of loss and damage over and above the benefit and advantage shall form the measure of valuation of said land or right of way: *Provided,* that no difference or disagreement between the company and any landholder shall operate by injunction or otherwise to suspend the progress of said work, but the same shall be continued without interruption, on adequate security being given by said company to the landholder to pay such damages as shall be assessed in manner aforesaid: *Provided,* that nothing in this section shall be so construed as to authorize the commissioners to make any estimate or valuation by which the landholder shall become indebted to the incorporation; and provided five days notice shall be given to the owner of such land of the time and place of trial.

Mr. Wiggins offered the following proviso:

*Provided,* That if the Judge of the Superior Court be a stockholder, then the Justices of the Inferior Court or a majority of them, in the county, not being stockholders, in which the land or lands lie.

The proviso was received.

The twentieth section having been read, which is as follows, to wit:

**Section 20.** *And be it further enacted,* That the persons and property of the stockholders in the said Plank Road company and the said Plank Road shall be pledged and bound in proportion to the amount of the value of the shares that each individual or company may subscribe for or hold in said company for the ultimate payment of all debts made or contracted by said company in the same manner as in common commercial cases or simple actions of debt.

Mr. Jones moved to amend the same by adding the following words: "To be collected in the manner pointed out in the 9th section of the act to incorporate the Gainesville Plank Road company," which motion prevailed.
Mr. Shackelford offered the following additional section:

And be it further enacted, That said company shall complete and finish the said road within six years from the passage of this act.

Which was received.

Mr. Jones, of Paulding, offered the following proviso:

Provided, nothing in this act contained shall be so construed as to prevent the Legislature from altering or amending the same.

Whereupon the yeas and nays were required to be recorded, and are yeas 6, nays 81.

Those who voted in the affirmative, are Messrs.

Bivins, Hammell, Robinson of Fayette.
Colbert, Jones of Paulding, Shackelford.

Those who voted in the negative, are Messrs.

Adams, Goodman, Pickett.
Akin, Gordon, Pringle.
Anderson of Wilkes, Harris, Ramsey.
Andrews, Harrison, Reid.
Arnold, Heard, Richardson.
Avery, Hendrix, Riley.
Barrett, Hill, Roberts.
Blount, Hines, Robinson of Talbot.
Brandon, Hodges of Houston, Sanders.
Brown, Irwin, Sanford.
Bryan, Jenkins, Slaughter.
Culberson of Floyd, Jones of Warren, Snelling.
Culberson of Troup, Kendall, Spalding.
Dawson, Lane, Strickland.
Deadwyler, Laughridge, Talley.
Digby, Lawton, Terrell of Coweta.
Dorminy, Leith, Tillman.
Faver of Meriw' th, McDonald, Tompkins.
Fields, McIntyre, Tucker.
Fish, McLeod, Villalonga.
Fleming, Mintz, Waldbour.
Fletcher, Morris, Westmoreland.
Fortner, Neely, Whitworth.
Gaston, Nisbet, Wiggins.
Gilmore, O'Bannon, Wilson.
Gray, Penland, Wolf.
Griggs, Perkins, Yopp.

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.

The following message was received from the Senate, by Mr. Glenn, their Secretary, to wit:
Mr. Speaker—The Senate has concurred in the resolution of the House of Representatives authorizing and empowering the Chief Engineer of the Western and Atlantic Railroad to receive from his Excellency the Governor the books, vouchers and all other papers and effects belonging to, connected with or in any wise appertaining to said Railroad, which were deposited in the Executive Department under a joint resolution of the General Assembly, approved December 25th, 1842.

Also, a preamble and resolution authorizing the Chief Engineer of the Western and Atlantic Railroad to purchase a negro man by the name of Ransom, for the use of said railroad, provided it can be done upon reasonable terms.

Also, a preamble and resolution on the subject of the death of General Duncan L. Clinch.

The Senate has also adopted a preamble and resolution rescinding a resolution passed the 10th day of December, 1838, prohibiting any and all engineers employed on the Western and Atlantic Railroad from purchasing land within three miles within the line of said Railroad, and authorizing them to purchase land as any other citizen of this State.

To which they ask the concurrence of the House of Representatives.

Leave of absence was granted to Mr. Howard for a few days on urgent business.

By permission of the House Mr. Spalding introduced a bill to authorize the citizens of McIntosh county to elect commissioners of pilotage for the port of Darien in said county; which was read the first time and referred to a special committee, consisting of Messrs. Spalding, Villalonga, and Harrison.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill to appropriate money for the improvement of the navigation of the Coosa river, between Rome and the boundary line between the States of Georgia and Alabama, and to appoint commissioners for the same; and having spent some time therein, the committee arose and reported the bill to the House without amendment.—The report was agreed to.

Upon motion of Mr. Jenkins, the bill was taken up by sections.

The first section having been read, which is as follows:

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 the sum of dollars be, and the same is hereby appropriated out of any money in the Treasury, not otherwise appropriated, for the removal of obstructions to steamboat navigation in the Coosa
river, between Rome and the boundary line between the States of Georgia and Alabama.

Mr. Jenkins moved to fill the blank with $10,000; which was lost.

He then moved to fill the blank with $8,000.

Whereupon the yeas and nays were required to be recorded, and are yeas 25, nays 59.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hendrix, Jenkins, Richardson,
Avery, Jenkins, Shackelford,
Barrett, Jones of Warren, Terrell of Coweta,
Culberson of Floyd, Lane, Terrell of Putnam,
Dawson, Morris, Trippe,
Deadwyler, Neely, Tucker,
Griggs, Nelson, Waldhour,
Harris, Nisbet, Wofford,
Harrison,

Those who voted in the negative, are Messrs.

Akin, Gilmore, Riley,
Andrews, Gray, Roberts,
Arnold, Gordon, Robinson of Fayette,
Bivins, Hall, Robinson of Talbot,
Blount, Hammell, Sanders,
Brandon, Heard, Sanford,
Bryan, Hill, Snelling,
Carter, Hines, Strickland,
Chandler, Hodges of Houston, Talley,
Colbert, Irwin, Thornton,
Culberson of Troup, Jones of Paulding, Tillman,
Digby, Kenan, Tompkins,
Dorminy, Kendall, Villalonga,
Faver of Meriw’r, Laughridge, Westmoreland,
Faver of Troup, McDonald, Whitworth,
Fields, McIntyre, Wiggins,
Fleming, McLeod, Wilson,
Fletcher, O’Bannon, Wolf,
Fortner, Reid, Yopp,
Gaston,

So the motion was lost.

On motion of Mr. Kenan,
The House then adjourned until 3 o’clock, P. M.

MONDAY AFTERNOON, 3 O’CLOCK.

The House met pursuant to adjournment.

On motion of Mr. Anderson, of Chatham, the order was suspended, and the House took up the report on the bill of
the Senate amendatory of and in addition to the various acts heretofore passed in reference to 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 of the Senate to authorize clerks of the Courts of Ordinary to grant marriage licenses to Jewish ministers; 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 the privilege to the stockholders of the Cross Plains and Red Clay Branch Railroad Company to change the name of said road, 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 authorize clerks of the Courts of Ordinary to grant marriage licenses to Jewish ministers; 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 clerks of the Courts of Ordinary to grant marriage licenses to Jewish ministers; 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 town of Oglethorpe, in the county 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 incorporate Rising Sun Lodge, No. 20, of Reidsville, Tattnall 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 town of Oglethorpe, in the county 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 for the relief of John C. Whitworth, administrator of the estate of Elijah Hill, 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 to repeal an act consolidating the offices of the clerks of the Superior and Inferior Courts of Emanuel 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 and require the Judge of the Superior Courts in the Coweta circuit to hold court two weeks at each term of said Court in DeKalb county, and to provide for the same; and the same being amended was agreed to.

The bill was read the third time, and passed under the title following title:

A bill to be entitled an act to authorize and require
the Judge of the Superior Courts of the Coweta Circuit to hold court two weeks at each term of said Court, in the counties of DeKalb and Coweta, and for other purposes.

The House took up the report on the bill for the relief of Mary Louisa Prichard; 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 trustees for Wesley Chapel, Andrew Chapel, and Trinity Church of the Methodist Episcopal Church South in the city of Savannah; 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 change the boundary line between the counties of Cobb and Paulding; 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 Mrs. Elizabeth Montford to erect a mill-dam across Flint river in the county of Crawford on certain conditions; 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 passed the 8th day of December, 1841, to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert.

Mr. Deadwyler offered the following as a substitute in lieu of said bill, to wit:

An act to provide for the compensation of the Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert; which was received.

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 Justices of the Inferior Court of Elbert county to levy an extra tax for the purpose of building a Court-house in 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 divorce Charles Cochran from his wife Mary Ann Cochran.

On motion the report was postponed indefinitely.

The House took up the report on the bill in relation to the holding of the Inferior Court and Courts of Ordinary in Glynn 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 Hardy Strickland to make returns in Forsyth 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 fix and make permanent the places of holding elections at the several precincts in 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 to provide for the education of the poor, so far as the county of Rabun is concerned; and the same being amended was agreed to.

The bill was read the third time, and passed under the following title:

A bill to provide for the education of the poor, so far as the counties of Rabun and Union are concerned.

The House took up the report on the bill to incorporate Lafayette Chapter and Darley Lodge in Fort Gaines, 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 add lot number one in the third district of Baker county to Randolph county.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to authorize Osborne A. Lochrane, of the county of Clark, to plead and practise law in this State; 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 for the relief of poor children in the county of Gwinnett; 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 Mark Watles and Company to establish a ferry across the Chattahoochee river on their own land, in the counties of Gwinnett and Forsyth; 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 the act entitled 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 the county of Harris, as relates to the Harris County Cavalry; 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 allow the county of Heard to retain for the use of the county, the State Taxes collected in said county for the years 1850 and 1851; and agreed thereto.

The bill was read the third time, and lost.

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

TUESDAY, DECEMBER 4th, 1849.

Mr. Harrison, of Chatham, moved to reconsider so much of the journal of yesterday as relates to the passage of a bill to incorporate the trustees of the Wesley Chapel, Andrew Chapel, and Trinity Church of the Methodist Episcopal Church South in the city of Savannah.

The House agreed to reconsider.

Mr. Lawton moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of a bill to divorce Charles Cochran from his wife, Mary Ann Cochran.

The House agreed to reconsider.

Mr. Nelson moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to allow the county of Heard to retain for the use of the county the State taxes collected in said county for the years 1850 and 1851.

The House agreed to reconsider.

Mr. Bryan moved to suspend the order to enable him to introduce a bill.

The order being suspended, Mr. Bryan introduced a bill to incorporate the Andrew Academy, and appoint Trustees for the same; which was read the first time.

The order being further suspended, Mr. Pickett, of Gilmer, introduced a bill to authorize Jeptha B. Stephens of the county of Gilmer to practise medicine under the Botanic system; which was read the first time.

The order being further suspended, Mr. Perkins introduced a bill to alter the line between the counties of Lee and Randolph, so as to add lot No. 149, 3d of Lee, to Randolph; also, to change the line between the counties of Early and Randolph so as to add lots No. 83 and 84 in the 4th of Early to Randolph; and also to change the line between the counties of Stewart and Randolph, so as to add lot No. 48, 19th district of originally Lee, now Stewart, to Randolph county; which was read the first time.

Leave of absence was granted to Messrs. Neely and Tucker for a few days on important business.

Mr. Wignell from the committee to whom was referred the memorial of sundry citizens of Emanuel, Washington.
and Laurens counties, praying for the removal of fish traps in the Great Ohooppee river, reported favorable to the prayer of the petitioners, and reported the following bill, to wit:

A bill amendatory to all acts heretofore passed allowing fish traps, &c., in the Great Ohooppee river; which was read the first time.

Mr. Wiggins, from the Committee on Petitions, to whom was referred a bill for the relief of Samuel Williams, reported against the bill, and asked to be discharged from its further consideration.

The House resumed the unfinished business of yesterday, which was the report on the bill to appropriate money for the improvement of the navigation of the Coosa river between Rome and the boundary line between the States of Georgia and Alabama, and to appoint commissioners for that purpose.

The first section being before the House, Mr. Jenkins moved to fill the blank with "five thousand dollars."

Whereupon the yeas and nays were required to be recorded, and are yeas 32, nays 65.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hendrix, Pringle,
Avery, Hill, Ramsey,
Barrett, Jenkins, Richardson,
Culberson of Floyd, Kenan, Snelling,
Dawson, Lane, Terrell of Coweta,
Deadwyler, Laughridge, Terrell of Putnam;
Fish, Morris, Trippe,
Gilmore, Neely, Walthour,
Gray, Nisbet, Wiggins,
Harris, Perkins, Wofford,
Harrison, Pickett,

Those who voted in the negative are Messrs.

Adams, Dubignon, Lawton,
Akin, Fields, Leith,
Andrews, Fleming, Manning,
Arnold, Fortner, McDonald,
Bivins, Goodman, McIntyre,
Blount, Gordon, McLeod,
Brandon, Hall, McWhorter,
Brown, Harnell, Mintz,
Bryan, Heard, Nelson,
Carter, Hines, O'Bannon,
Chandler, Hodges of Houston, Penland,
Colbert, Irwin, Phillips,
Culberson of Troup, Jones of Paulding, Reid,
Digby, Jones of Warren, Reynolds,
Dorminy, Kendall, Riley,
Mr. Jenkins then moved to postpone the bill indefinitely; which motion prevailed.

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

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to amend an act entitled an act to incorporate the Grand Lodge of the Independent Order of Odd Fellows of the State of Georgia.

A bill to incorporate the Savannah Gas Light Company and the Augusta Gas Light Company.

The House took up the report on the bill to authorize the Southwestern Railroad Company to construct its railroad through the public reserve adjoining the corporate limits of the city of Macon, and to grant to said Company the use of part of said reserve for a depot; and the same being 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. McWhorter in the Chair, on the bill to lay off and construct a wagon road across the Look-out Mountain, to appoint commissioners and to appropriate money for the same.

Mr. Hendrix offered the following substitute in lieu thereof:

A bill to authorize the erection of a turnpike road from Trenton in Dade county to the east side of the Look-out Mountain, and to appoint commissioners to carry the same into effect.

On motion of Mr. Wiggins, the bill and substitute were postponed for further consideration, subject to the call of the mover.

The House took up the report on the bill to regulate freights and fare on railroads, and direct the manner of ascertaining the same.

Mr. Nisbet moved to lay the report on the table the balance of the session.

Whereupon the yeas and nays were required to be recorded, and are yeas 69, nays 6.
Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Gordon, Shackelford, Talley, Jones of Paulding, Snelling, Yopp.

So the motion to lay the bill on the table prevailed.

The House took up the report on the bill to extend the provisions of the act of 1799, in relation to notices to produce papers, books, writings, &c., so as to embrace causes in equity, &c.

On motion of Mr. Jenkins, the same was referred to the Committee on the Judiciary.

The House took up the report on the bill to encourage the enforcement of certain laws in this State.

The report was disagreed to and the bill was lost.

The House took up the report on the bill to repeal an act further to regulate the granting of retail license and sale of spirituous liquors, assented to 29th December, 1838.

And the same being amended was agreed to, and upon the question, "Shall this bill now pass," the yeas and nays were required to be recorded, and are yeas 40, nays 45.

Those who voted in the affirmative, are Messrs.

Adams, Barrett, Colbert, Akin, Bryan, Deadwyler, Avery, Chandler, Digby,
Dorminy,  Leith,  Shackelford,
Fields,  McDonald,  Slaughter,
Fortner,  Mintz,  Strickland,
Gray,  Morris,  Talley,
Goodman,  O'Bannon,  Tompkins,
Gordon,  Pickett,  Villaonga,
Hall,  Ramsey,  Whitworth,
Heard,  Riley,  Wilcox,
Hendrix,  Roberts,  Wilson,
Jones of Paulding,  Sanders,  Wofford,
Lan,  Sanford,

Those who voted in the negative, are Messrs.
Anderson of Wilkes,  Hill,  Phillips,
Andrews,  Hodges of Houston,  Reid,
Arnold,  Jenkins,  Reynolds,
Bivins,  Jones of Warren,  Richardson,
Brandon,  Kenan,  Robinson of Fayette,
Brown,  Kendall,  Robinson of Talbot,
Culberson of Floyd,  Laughridge,  Snelling,
Culberson of Troup,  Lawton,  Terrell of Coweta,
Faver of Meriwether,  Manning,  Terrell of Putnam,
Fish,  McIntire,  Thomasson,
Fleming,  McLeod,  Thornton,
Gaston,  McWhorter,  Tilman,
Griggs,  Nisbet,  Waldhour,
Hammell,  Penland,  Westmoreland,
Harris,  Perkins,  Yopp.

So the bill was lost.

The House took up the report on the bill to incorporate the North-eastern Plank or Rail Road Company of the State of Georgia, and to punish persons for violating the same.

The same having been gone through by sections, Mr. Jones of Paulding offered the following additional section, to wit:

And be it further enacted, That the 9th section of an act incorporating the Gainesville Railroad Company, approved 28th December, 1847, shall become and be a part and parcel of this act.

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 report on the bill to repeal the 4th, 5th, 6th sections of an act entitled an act to authorize further progress upon the work of the Western & Atlantic Railroad and for other purposes therein specified, and to provide for a sale of said road, and for the employment of certain convicts therein, assented to 22d December, 1843; and agreed thereto.
The bill was read the third time and passed.
The House took up the report on the bill to incorporate the Houston Branch Rail Road Company, and to authorize said company to construct a Railroad from some suitable point on the South Western Railroad to the town of Perry in Houston county; 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 give to plaintiffs in younger judgments or executions a priority in certain cases.

On motion, the same was referred to the Committee on the Judiciary.

The House went into committee of the whole, Mr. Arnold in the Chair, on the bill to appropriate $10,000 for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad; and having spent some time therein, the committee arose and reported the bill to the House, with amendments. The report as amended was agreed to.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

The House took up the engrossed bill to authorize William S. Hamell, senior, to establish a ferry across Flint river.

The bill was read the third time, and passed under the title thereof.

The House took up the engrossed bill to alter and amend the poor school laws now in force, &c., so far as respects the county of Dooly.

The bill was read the third time, and passed under the title thereof.

The House took up the engrossed bill to alter and change the lines between the counties of Appling, Telfair and Ware.

The bill was read the third time and passed under the title thereof.

The House took up the engrossed bill to amend an act to provide for the education of the poor, assented to the 27th of December, 1843, so far as relates to the county of Warren.

The bill was read the third time, and passed under the title thereof.

On motion of Mr. Harrison, the order was suspended, and the House took up the reconsidered bill to incorporate the Trustees of Wesley Chapel, Andrew Chapel and Trin-
ity Church of the Methodist Episcopal Church South in the city of Savannah; and the same having been amended was agreed to.

The bill was read the third time and passed under the title thereof.

The order being further suspended, the House took up the report on the bill of the Senate to incorporate the Trustees of the permanent fund of the Hebrew Congregation in Savannah.

On motion of Mr. Jenkins, the bill with the accompanying documents were referred to the Committee on the Judiciary.

The House took up the engrossed bill to reduce the Sheriff's bond of the county of Telfair.

The bill was read the third time, and passed under the title thereof.

The House took up the engrossed bill to give to the Justices of the Peace of the 930th District, G. M. the right to hold their Courts two days, and to legalize their acts.

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 Volunteer corps of dragoons in the county of Houston, and to grant certain privileges to 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 authorize Jno. S. Rowland to establish a ferry, &c.; 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 entitled an act to amend the several acts regulating the road laws in this State, so far as relates to the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne, approved 8th Dec. 1806, so far as relates to Liberty 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 Wellington Academy, and appoint Trustees for the same; and agreed thereto.

The bill was read the third time, and passed under the title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to authorize Clerks of the Courts of Ordinary in the several counties of this State, to grant marriage licenses
directed to Jewish ministers, or other persons authorized to perform the marriage ceremony between Jews, and to authorize Jews to be married according to their own forms.

An act to grant the privilege to the stockholders of the Cross Plains and Red Clay Branch Railroad Company to change the name of said road, and for other purposes.

The House took up the report on the bill to alter and change the time of holding the Superior Courts of the county Macon of the South-western Circuit, and to require the same to be held two weeks, if necessary; 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 assented to 19th December, 1840, as relates to the consolidation of the offices of Tax Collector and Receiver of Tax Returns of the county of Montgomery; 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 Crawford 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 divorce and separate James Young and Margaret Young, his wife.

The report was disagreed to, and the bill lost.

The House took up the report on the bill to incorporate the Military Company of Infantry in the county of Marion of this State, known by the name and style of the Marion Blues, and to grant them certain privileges and exemptions therein specified; and agree 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 alter and amend the several acts incorporating the city of Macon, and for other purposes.

Mr. Nisbet moved to lay the same upon the table the balance of the session.

Whereupon the yeas and nays were required to be recorded, and are yeas 48, nays 39.

Those who voted in the affirmative, are Messrs.

Akin, Brandon, Gray,
Anderson of Wilkes, Culberson of Troup, Griggs,
Andrews, Deadwyler, Harris,
Arnold, Faver of Meriw’r, Hendrix,
Avery, Fish, Hill,
Barrett, Fleming, Hodges of Houston,
Blount, Gartrell, Jenkins,
The House took up the report on the bill to grant certain privileges to the Scriven Troop; and agreed thereto. The bill was read the third time, and passed under the title thereof.

The House then adjourned until to-morrow morning, 9 o'clock

WEDNESDAY, DECEMBER 5th, 1849.

Mr. Fish moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to authorize the Southwestern Railroad Company to construct its Railroad through the public reserve adjoining the corporate limits of the city of Macon, and to grant to said company the use of part of said reserve for a depot.

Whereupon the yeas and nays were required to be recorded, and are yeas 43, nays 58.

Those who voted in the affirmative, are Messrs.

Avery,  Bryan,  Dubignon,
Barrett,  Dawson,  Fish,
Brown,  Dorminy,  Gartrell,
Those who voted in the negative, are Messrs.

Adams, Gaston, Riley,
Akin, Goodman, Roberts,
Andrews, Gordon, Robinson of Fayette,
Arnold, Hall, Robinson of Macon,
Barlow, Hammell, Robinson of Talbot,
Bivins, Harrison, Shackelford,
Blount, Heard, Slaughter,
Brandon, Hendrix, Snelling,
Carlton, Hines, Spalding,
Chandler, Irwin, Strickland,
Colbert, Jenkins, Talley,
Culberson of Floyd, Jones of Paulding, Thomasson,
Culberson of Troup, Manning, Tucker,
Deadwyler, McDonald, Villalonga,
Digby, McWhorter, Westmoreland,
Faver of Meriw'ry, Morris, Wilson,
Fields, Nelson, Wofford,
Fleming, O'Bannon, Wolf,
Fletcher, Perkins, Yopp,
Fortner, Richardson,

So the motion to reconsider was lost.

Mr. Fields moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to repeal an act further to regulate the granting of retail license and sale of spirituous liquors, assented to 29th December, 1838.

The House agreed to reconsider.

Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of a bill to alter and amend the several acts incorporating the city of Macon, and for other purposes.

The House agreed to reconsider.

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

Mr. Speaker—His Excellency the Governor has assented to and signed the following joint resolutions of the General Assembly, to wit:

Gray, Nisbet, Terrell of Coweta,
Griggs, Penland, Thornton,
Harris, Phillips, Tillman,
Hodges of Houston, Pickett, Tompkins,
Jones of Warren, Pringle, Tripp,
Kendall, Ramsay, Waldo
Lawton, Reid, Watson,
Leith, Reynolds, Welborne,
McIntyre, Sanders, Whitworth,
McLeod, Sanford, Wiggins,
Mintz, Stephens, Wilcox.
A resolution relative to books, pamphlets, and other public documents.


A resolution relative to the Committees on the State of the Republic.

A resolution to authorize the Chief Engineer of the Western and Atlantic Railroad to purchase a negro man, &c.

A resolution to authorize the Chief Engineer to receive books, papers, &c.

All which I am directed to return to this branch of the General Assembly.

By permission of the House, McIntyre moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to divorce and separate James Young and Margaret Young, his wife.

The House agreed to reconsider.

Mr. Hall introduced a bill to authorize Washington Dyle to establish a ferry at Town Bluff, on the Altamaha river, in the county of Appling; which was read the first time.

Mr. Goodman introduced a bill to change and fix the time for closing the polls at the several election precincts in the county of Bulloch, and for other purposes therein named; which was read the first time.

Mr. Goodman laid upon the table a resolution relative to the establishment of a Post office in the county of Bulloch; which was read.

Mr. Sanders, from the committee to whom was referred the petition of John Bayle, beg leave to report:

That they have had the same under consideration, and find that the said Bayle was the purchaser of four fractional lots at the sale of fractions at Campbellton, Georgia, by the agent of the Central Bank on the 27th June, 1834, to wit: Nos. 52, 53, and 59 in the 11th district of Habersham and No. 220 in the 12th district of the said county, that the entire purchase money amounted to $35 and the interest on this amount from the 7th Nov., 1835, up to the 7th of last month amounts to $39 20; which makes the amount of $74 20; that these fractions had been put in the wheel and lotteried off, and had been granted by the State to the fortunate drawers long before they were sold by the said agent of the Central Bank.

We therefore recommend that the amount of $74 20 be refunded to the said John Bayle, and that provision be made for him in the general appropriation bill for said amount.

Mr. Shackelford introduced a bill to compensate physicians who may be compelled to make post mortem examinations at coroners' inquests; which was read the first time.

Mr. Shackelford, from the committee to whom was referred the memorial of T. R. R. Cobb, proposing to prepare and arrange a complete digest of the statutes of Georgia,
from its settlement as a province down to the present time, and to add to each statute a note of the construction placed upon it by our Supreme Court, beg leave to report that they have had the same under consideration and approve of the plan proposed and believe it will be worthy the patronage of the State, and recommend the passage of the following resolution.

Resolved by the Senate and House of Representatives, That his Excellency the Governor be and he is hereby authorized to have the digest of the memorialist thoroughly examined by competent persons, and if found correct and faithful, that he be authorized to subscribe for a number of copies thereof for the use of the State not to exceed three thousand, at a price not to exceed four dollars per volume.

Mr. Harrison, of Chatham, introduced a bill to repeal an act entitled an act to amend an act entitled an act to amend the militia laws of this State, so far as it relates to the first Regiment of Georgia Militia, assented to 21st December, 1835, and also to restrict the Majors commanding the third and fourth battalions composing the 25th regiment of Georgia Militia to one parade each in the year, and to authorize said thirty-fifth regiment to have and to hold a military encampment for two successive days in each year.

Also, a bill to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioners of public roads of said county one thousand dollars for constructing a causeway in said county, and to authorize the commissioners of the Skidaway ferry and Montgomery road district to work the hands liable to road duty on the islands Skidaway and Ossabaw three days in each year on said district; which were severally read the first time.

Mr. Wofford, from the committee to whom was referred the petition of citizens of Cassville, praying the State to build a branch road from the Cass depot on the Western and Atlantic Railroad to the town of Cassville, beg leave to make the following report:

That upon a due examination of the location of Cassville and the State road, they find that the present route of the State road makes an elbow by going round Cassville, and that a better and nearer route might have been obtained by going through Cassville; that your committee deem the location of the road two miles from Cassville as an act of great injustice to the citizens thereof, and of injury to the citizens of the State to build a branch road from the depot to the town of Cassville.

Your committee therefore report the following bill as an act of sheer justice to the citizens of Cassville, and in accordance with their views on the subject, to wit:

A bill to authorize the Chief Engineer of the Western and Atlantic Railroad to build a branch road from the Cass-
ville depot on the Western and Atlantic Railroad to the
town of Cassville; which was read the first time.

Mr. Wofford introduced a bill to establish an election pre­
cinct in all militia districts hereafter created.

Also, introduced a bill to incorporate volunteer company 
of Cavalry in the county of Cass; which were severally read 
the first time.

Mr. Wofford laid upon the table the petition of William 
Hardin, of the county of Cass; which was referred to a spe­
cial committee consisting of Messrs. Wofford, Nisbet, Kenan 
and Jones, without being read.

Mr. Morris, of Franklin, laid upon the table the memorial of Lindsay Drew; which was referred to a special commit­ee, consisting of Messrs. Morris, Gartrell and Jenkins, with­out being read.

Also, introduced a bill to repeal an act entitled an act to 
alter the militia laws of this State, so far as relates to the 
23rd and 27th regiments in the county of Franklin, assented 
to Dec. 24, 1849, which was read the first time.

Leave of absence was granted to Mr. Lane for this day on important business.

Mr. Harris introduced a bill to change and define the 
mode of electing field and company officers under the mili­
tia laws of this State; which was read the first time.

Mr. Harris laid upon the table a resolution to furnish books to officers of Decatur county not heretofore supplied; which was read.

Mr. Wolf introduced a bill to repeal an act passed the 
25th day of December, 1837, entitled an act to consolidate 
the offices of Tax Collector and Receiver of Tax Returns of Early county; which was read the first time.

Mr. Phillips, of Habersham, introduced a bill to divorce 
William Ray and Jane A. Ray, his wife; which was read the first time.

Mr. Thompkins, of Heard, introduced a bill to prevent lawyers from practising in Justices' Courts, and to punish them for the same; which was read the first time.

Mr. Pringle, of Houston, presented the petition of Mrs. Kelly, executrix of James M. Kelly, late Supreme Court Reporter, praying for the relief of the estate of the said James M. Kelly; which was read and referred to the Com­mittee on Petitions.

Mr. Culberson of Floyd, from the Committee on Enrol­ment, reported as duly enrolled an act to authorize Clerks of the Courts of Ordinary in the several counties of this State to grant marriage licenses directed to Jewish minis­ters or other persons authorized to perform the marriage cer­emony between Jews, and to authorize Jews to be married according to their own forms; which act was presented to and signed by the Speaker.
Mr. Yopp, of Laurens, introduced a bill to repeal an act to consolidate the offices of Tax Collector and Receiver of Tax Returns in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair, and Laurens, assented to 25th December, 1837, so far as respects the county of Laurens; which was read the first time.

Mr. Riley, of Lumpkin, introduced a bill to amend the judiciary laws of this State, so far as relates to the stay of execution; which was read and referred to the Judiciary Committee.

Mr. Divins introduced a bill to incorporate Searsville Academy, in the county of Marion, and to appoint trustees for the same; which was read the first time.

Mr. Trippe introduced a bill to incorporate the Forsyth Female Collegiate Institute, and to appoint trustees for the same; which was read the first time.

Also, introduced a bill with an accompanying memorial for the relief of Williams Rutherford; which was read the first time, and referred to a special committee consisting of Messrs. Trippe, Jones, Ramsey, Shackelford and Reynolds.

Mr. Robinson, of Macon, introduced a bill to prevent betting on certain elections in this State, and prescribe the punishment for the same; which was read the first time, and referred to the Committee on the Judiciary.

Mr. Laughridge, of Murray, introduced a bill, with an accompanying memorial, to authorize the Tax Collector of Murray county to pay over to the county Treasurer of said county the State Tax for the year 1849; which was read the first time, and referred to a special committee of Messrs. Laughridge, Nelson, Stephens and Riley.

Mr. McWhorter, of Oglethorpe, laid upon the table a resolution, and on motion the rule was suspended, and the following resolution taken up and agreed to:

Resolved, That the Committee on the Judiciary be requested to take into consideration the propriety of reporting a bill to this House changing the present mode of taking interrogatories so as to give the opposite party notice of the time and place of their execution, and to appoint Commissioners in each county for executing the same.

Mr. Perkins laid upon the table a resolution to furnish Randolph county with certain books, which was read.

Mr. Jenkins introduced a bill to prohibit Sheriffs and their deputies from becoming directly or indirectly purchasers of property at Sheriffs' sales, to revoke all titles taken or held by them for property so purchased, and to make penal the violations of this act; which was read the first time.

Mr. Stephens laid upon the table the memorial of the heirs at law of Captain David McCullough, praying compensation
for supplies furnished to the State of Georgia during the Revolutionary War; which was referred to a special committee consisting of Messrs. Stephens, Lawton, Jenkins, Phillips and Tucker, without being read.

Mr. Wilcox introduced a bill to alter the time of holding Courts in the county of Telfair; which was read the first time.

Mr. Culberson, of Troup, laid upon the table a resolution to furnish the Inferior Court of Troup county with certain books, which was read.

Mr. Wiggins introduced a bill to grant to the Southern Botanical-Medical College at Macon the lower half of the tract of land lying below said city, and belonging to the State of Georgia; which was read the first time.

Mr. Welborne, of Warren, introduced a bill to authorize the Justices of the Inferior Courts in the several counties in this State to change, alter and establish election precincts; which was read the first time.

Mr. Harris, of Clark, offered a resolution, and on motion the rule was suspended, and the same taken up and adopted, which is as follows, to wit:

Resolved, That the Committee on Education and Free Schools be instructed to enquire into the propriety of altering and amending the Poor School law of this State, and introducing a bill for the establishment of a general system of common school education.

Upon motion of Mr. Jenkins, Mr. Harris, of Clark, was added to the Committee on Public Education.

Upon motion of Mr. Harris, Messrs. Jenkins, Gartrell and Shackelford were added to the same Committee.

Upon motion of Mr. Shackelford, the order was suspended and the following resolution was taken up and read, to wit:

Resolved, That 5000 copies of the Thanksgiving discourse delivered by the Rev. Mr. Talmage in the House of Representatives on Thursday last, be printed for the use of the House, and that the same be distributed under the direction of the Committee to the members in numbers corresponding with the ratio of their constituents.

Mr. Shackelford offered the following section to come in before that just read:

Resolved, That a Committee of five be appointed to wait upon the Rev. Dr. Talmage, and request him to furnish for publication a copy of the Thanksgiving address delivered by him on Thursday last in the Representative Hall.

Which was received.

Mr. Fish moved to strike out the words "five thousand," and insert in lieu thereof "one thousand;" which motion prevailed.

Mr. Kenan then moved to lay the resolution as amended upon the table.
Whereupon the yeas and nays were required to be required to be recorded, and are yeas 38, nays 62.

Those who voted in the affirmative, are Messrs.

Akin, Gray, Pickett, Anderson of Wilkes, Goodman, Reid, Barlow, Hammell, Richardson, Barrett, Hines, Robinson of Talbot, Bivins, Hodges of Houston, Sanders, Carter, Jones of Warren, Slaughter, Clark, Kenan, Thomasson, Colbert, Laughridge, Tillman, Deadwyler, Leith, Tompkins, Dorminy, Morris, Welborne, Dubignon, Nelson, Whitworth, Fleming, O'Bannon, Wilson, Gartrell, Perkins, 

Those who voted in the negative, are Messrs.


The question then recurred on adopting the resolution as amended.

Whereupon the yeas and nays were required to be recorded, and are yeas 60, nays 39.

Those who voted in the affirmative, are Messrs.

Adams, Blount, Fields, Arnold, Dawson, Fish, Avery, Digby, Fletcher,
Fortner, McLintyre, Stephens,
Gaston, McWhorter, Strickland,
Griggs, Mintz, Talley,
Gordon, Nelson, Terrell of Coweta,
Harris, Nisbet, Terrell of Putnam,
Harrison, Penland, Thornton,
Heard, Phillips, Trippe,
Hendrix, Pringle, Tucker,
Hill, Ramsey, Villalonga,
Irwin, Reynolds, Waldhour,
Jenkins, Riley, Watson,
Jones of Paulding, Roberts, Westmoreland,
Kendall, Robinson of Fayette, Wiggins,
Lawton, Robinson of Macon, Wilcox,
Leith, Sanford, Wofford,
Manning, Shackelford, Wolf,
McDonald, Snelling, Yopp.

Those who voted in the negative, are Messrs.
Akin, Fleming, O'Bannon,
Anderson of Wilkes, Gartrell, Perkins,
Barrett, Gilmore, Pickett,
Bivins, Gray, Richardson,
Brandon, Goodman, Robinson of Talbot,
Brown, Hall, Sanders,
Chandler, Hammell, Slaughter,
Colbert, Hines, Thomasson,
Culberson of Floyd, Hodges of Houston, Tillman,
Culberson of Troup, Jones of Warren, Tompkins,
Deadwyler, Kenan, Welborne,
Dorminy, Laughridge, Whitworth,
Dubignon, Morris, Wilson.

The resolution having been adopted, the Speaker appointed Messrs. Harris of Clark, Phillips, McDougald, Shackelford and Ramsey, a committee to wait upon Dr. Talmage and request a copy of his address for publication.

Upon motion of Mr. Nisbet,
The House then adjourned until 3 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 consolidate the offices of clerk of the Superior and Inferior Court of the 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 an act entitled an act to extend the corporate limits of the town of Talbotton, 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 Dawson Lodge, No. 67, and Burns Lodge, No. 56, of Free Masons, and for other 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 for the relief of Henry D. Moore, 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 appoint county Treasurers, and define their duties so far as relates to the county of Troup, and to give the people of said county the election of Treasurer, approved 24th of December, 1825, 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 James J. Logan to build and keep up a mill dam across Notley river on his own land in the county of Union, 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 and fix the time of holding the Superior Courts in the Eastern District so far as relates to 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 authorize Robert O'Barr, John F. Brown, Edward A. Brown, Christopher Dodd, Robert L. Jones, John L. Terrell and William Headden of Cass 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 James King of the county of Cherokee, 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 entitle Ellen M. Baker to inherit the property of James R. Ware of Stewart 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 grant certain
privileges to the Burke Guards, a volunteer company of Infantry in Burke county, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to allow the Sheriff of Chatham county certain fees which are not provided for by law, and to allow him to appoint a special deputy sheriff in certain cases, and agreed thereto; the bill was read the third time and passed under title thereof.

The following message was received from the Governor by Mr. Patten, his Secretary:

Mr. Speaker—I am instructed by the Governor to lay before the House of Representatives a communication in reference to certain islands in Flint river; also a communication transmitting resolutions of various States on the subject of slavery.

The House took up the report on the bill for the relief of E. G. Ponder and W. W. Barton and their sureties from all liability under their respective recognizances for their appearance at the May term 1849 of Chatham Superior Court, 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 his Excellency the Governor to draw his warrant on any funds not otherwise appropriated for the benefit of the poor school for the county of Fayette; the report was disagreed to, and the bill was lost.

Mr. Tucker then moved that the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 21, nays 67

Those who voted in the affirmative are Messrs.

Adams, Hines, Robinson of Talbot,
Barlow, Kenan, Sanford,
Dubignon, Leith, Shackelford,
Faver of Troup, Phillips, Tucker,
Fish, Reid, Villalonga,
Gilmore, Reynolds, Whitworth,
Gray, Richardson, Wilcox.
Hendrix,

Those who voted in the negative, are Messrs.

Akin, Carter, Fields,
Anderson of Wilkes, Chandler, Fleming,
Andrews, Colbert, Fletcher,
Arnold, Culberson of Floyd, Fortner,
Barrett, Culberson of Troup, Gartrell,
Bivins, Deadwyler, Goodman,
Blount, Digby, Gordon,
Brandon, Dorminy, Hall,
Bryan, Faver of Meriw' th, Harrison,
So the motion to adjourn was lost.

The House took up the report on the bill to reduce the official bond of the sheriffs hereafter to be elected in the county of Franklin, from the sum of twenty thousand dollars to the sum of ten thousand dollars, and agreed thereto; the bill was read the third time and passed under the title thereof. Leave of absence was granted to Messrs. Slaughter and Pringle for a few days on important business.

The House then adjourned until 9 o'clock to-morrow morning.

THURSDAY, DECEMBER 6, 1849.

Mr. Dawson moved to reconsider so much of the journal of yesterday as relates to the passage of a bill for the relief of Robert O'Barr, John F. Brown, Edward A. Brown, Christopher Dodd, Robert L. Jones, John D. Terrell and William Headden of Cass county. The House agreed to reconsider.

Mr. Nisbet moved to take up a message from his Excellency the Governor. The message having been taken up, he moved that so much of it as referred to our Federal Relations was referred to the Committee on the State of the Republic; that so much of it as referred to fractional lots of land in certain islands therein named were referred to the Committee on Finance.

The House took up the unfinished business of Tuesday, which was on the passage of the bill to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad. On motion of Mr. Nisbet, the bill was recommitted and referred to the Committee on Agriculture and Internal Improvement.

The House took up the engrossed bill of the House to pro-
vide for the safe custody of persons convicted of any capital offence after being respited by the Governor; 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 in the several counties of this State to pay arrearages due to teachers of poor children, 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 reduce the rate of public Printer, and the same having been amended was agreed to. On motion of Mr. Jenkins, the bill was recommitted and referred to the Committee on Public Printing.

The House took up the report on the bill to prohibit the employment of slaves or free persons of color in the mixing or vending of spirituous liquors, wines or cider, or other intoxicating liquors, in any grocery, confectionary, eating shop, or other place owned or occupied or controlled by any free white person in this State, and for other purposes therein mentioned, and the same as amended was agreed to. On motion of Mr. Manning of Newton, the bill was recommitted.

The House took up the report on the bill to amend an act to incorporate the South-western Railroad Company.

Mr. Tucker offered the following substitute in lieu thereof:

A bill to amend an act entitled an act to incorporate the Southwestern Railroad Company, and for other purposes.

The substitute was received, the report of the Committee was then agreed to, the bill was read the third time and passed under the title thereof.

Mr. Stephens moved to suspend the order, to enable him to introduce a resolution; the order being suspended, Mr. Stephens laid upon the table the following resolution:

Resolved, That the Clerk of this House inform the Senate that the House have appointed Messrs. Stephens, Lawton, Jenkins, Phillips and Tucker, a select committee to act with such committee as may be appointed on the part of the Senate, upon the memorial of the heirs at law of Capt. David McCullough, praying compensation for supplies furnished to the State of Georgia during the Revolutionary War, and that the House request the appointment of a similar committee on the part of the Senate for the purpose above indicated.

The rule being suspended, the resolution was taken up and agreed to.

The order being further suspended, Mr. Strickland introduced a bill for the relief of Henry McCormick Ward; which was read the first time.

The order being further suspended, Mr. O'Bannon intro-
duced a bill for the relief of David Barron of Wilkinson county: which was read the first time.

The House took up the report on the bill to alter and amend the laws of this State relative to the stay of executions; the report was disagreed to—so the bill was lost.

The House took up the report on the bill to extend the jurisdiction of the Justices of the Peace to all cases of debt or liquidated demands not exceeding fifty dollars; and to require bond of the same; upon agreeing to the report of the committee, the yeas and nays were required to be recorded, and are yeas 24, nays 71.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Gordon, Reynolds,
Barrett, Heard, Riley,
Chandler, Hendrix, Roberts,
Colbert, McDonald, Sanford,
Deadwyler, Mintz, Snelling,
Dorminy, O'Bannon, Strickland,
Fields, Peacock, Tompkins,
Fortner, Penland, Whitworth,
Goodman,

Those who voted in the negative, are Messrs.

Adams, Hammell, Pickett,
Akin, Harris, Reid,
Andrews, Harrison, Richardson,
Arnold, Hill, Robinson of Fayette,
Avery, Hines, Robinson of Macon,
Bivins, Hodges of Houston, Robinson of Talbot,
Blount, Irwin, Sanders,
Brandon, Jenkins, Shackelford,
Bryan, Johnson, Stephens,
Carter, Jones of Paulding, Talley,
Culberson of Floyd, Jones of Warren, Terrell of Coweta,
Culberson of Troup, Kenan, Terrell of Putnam,
Dawson, Lane, Tillman,
Digby, Laughridge, Tucker,
Dubignon, Lawton, Villalonga,
Farmer, Manning, Waldbour,
Faver of Meriwether, McAllister, Watson,
Fish, McIntyre, Welborne,
Fleming, McWhorter, Wiggins,
Fletcher, Nelson, Wilcox,
Gartrell, Nisbet, Wilson,
Gray, Penick, Wofford,
Griggs, Perkins, Wolf,
Hall, Phillips, Yopp.

The report was disagreed to, and the bill was lost.
Mr. Culberson, 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 act, viz:

An act amendatory of and in addition to the various acts theretofore passed in reference to the city of Savannah.

Mr. Arnold, from the special committee to whom were referred sundry bills providing for the compensation of Grand and Petit Jurors, have had the same under consideration, with a view to their consolidation, and report that they cannot in their opinion, in accordance with the various and conflicting provisions of the several bills, so as to condense them to any advantage; they therefore report them back to the House, and ask to be discharged from the further consideration of said bills.

On motion of Mr. Fish, a bill for the relief of the Merchants' Bank of Macon was referred to the Committee on Banks.

The House took up the report on the bill more perfectly to secure the rights of the citizens, the honesty of juries, the purity of judges, and the impartial administration of justice under the laws, 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 7, nays 92.

Those who voted in the affirmative, are Messrs.

Hammell, Tompkins, Wolf,
Jones of Paulding, Wilcox, Yopp,
Shackelford,

Those who voted in the negative, are Messrs.

Adams, Deadwyler, Hill,
Akin, Digby, Hines,
Anderson of Wilkes, Dorminy, Jenkins,
Andrews, Dubignon, Johnson,
Arnold, Farmer, Jones of Warren,
Avery, Fields,
Barlow, Fish,
Barrett, Fleming,
Bell, Fletcher,
Bivins, Fortner,
Blount, Gartrell,
Brandon, Gray,
Bryan, Griggs,
Calder, Goodman,
Chandler, Gordon,
Colbert, Hall,
Culberson of Floyd, Harris,
Culberson of Troup, Harrison,
Dawson, Hendrix.
Mr. Tucker offered the following additional section:

And be it further enacted, That all Solicitors hereafter to be elected shall receive as a salary for their services the sum of $1000 per annum.

Mr. Shackelford moved to amend the same by adding, "which salary shall be in lieu of the perquisites now allowed by law."

The amendment was rejected by the House.

Mr. Nisbet moved to amend the section-by adding, "And that the present fees of Solicitors shall be reduced one-half."

Whereupon the yeas and nays were required to be recorded, and are yeas 47, nays 47

Those who voted the affirmative, are Messrs.

Andrews, Goodman, Nisbet,
Avery, Hall, Penick,
Barrett, Hammell, Perkins,
Blount, Hendrix, Pickett,
Brandon, Jenkins, Ramsey,
Calder, Jones of Warren, Richardson,
Carter, Kenan, Robinson of Macon,
Colbert, Lane, Sanford,
Dawson, Laughridge, Stephens,
Dorminy, Lawton, Strickland,
Dubignon, McDonald, Tillman,
Faver of Meriwether, McIntyre, Tompkins,
Fish, McWhorter, Tucker,
Gartrell, Mintz, Welborne,
Gilmore, Morris, Wifcox,
Gray, Nelson,
Those who voted in the negative, are Messrs.

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The Speaker voted in the affirmative, and the motion prevailed.

The question then recurred upon receiving the additional section (offered by Mr. Tucker) as amended.

Whereupon the yeas and nays were required to be recorded, and were yeas 20, nays 78.

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 section was rejected.

The report as amended was then agreed to, the bill was read the third time, and passed under the title thereof.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

Upon motion of Mr. Culberson, of Troup, the order was suspended, and the House took up the report on the bill of the Senate to change the time of holding the Inferior Court in the county of Troup, and agreed thereto; the bill was read the third time, and passed under the title thereof.

The order being further suspended, the House took up the bill of the Senate to incorporate the Savannah Gas Light Company and the Augusta Gas Light Company; which was read the first time.

The House took up the bill to compensate the Petit Jurors of Early county, and to provide for a fund 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 to amend the several acts now in force regulating the fees of magistrates and constables, so far as relates to the county of Chatham, and to provide for the mode of collecting 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 compensate Petit Jurors in the county of Houston, 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 compensation of Grand Jurors of Lumpkin county, passed December 7th, 1843.

Mr. Riley of Lumpkin offered the following substitute in lieu thereof:
A bill to alter and amend an act to provide for the compensation of Grand Jurors of Lumpkin county, passed December 7th, 1843, and also to provide for the compensation of Petit Jurors in the Superior and Inferior Courts of said county.

The substitute was received, the report 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. Jones of Paulding in the Chair, on the bill for the relief of David Dobbs of the county of Cobb, and having spent some therein, the committee rose and reported the bill to the House without 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 alter and define certain portions of the boundary lines between the counties of Taliaferro and Warren, and the counties of Taliaferro and Hancock, and for other 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 for the relief of David Dobbs of 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 compensate Petit Jurors in the county of Washington, and to provide for and regulate the manner of paying 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 incorporate Hamilton Lodge, No. 16, of Harris 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 Marshalville Academy and appoint Trustees 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 for the relief of Charles B. Lombard 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 revive and amend an act entitled an act to make permanent the public buildings in the county of Pike and incorporate 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 the 1st section of an act entitled an act to amend an act assented to on the 23d of Dec. 1830, incorporating with other academies
the Female Academy in Talbotton, and to appoint additional
trustees 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 to incorporate
the Sumter Cavalry in the county of Sumter, and agreed
thereto; the bill was read the third time, and passed un­
der the title thereof.

The House took up the report on the bill to revive and
make of force an act to incorporate the Thomaston and
 Barnesville Railroad Company with power to construct a
Railroad from some point on the Monroe Railroad at or near
 Barnesville in Pike county, to the town of Thomaston in
Upson county, and to punish those who may wilfully in­
jure the same, and to confer all corporate powers necessary
to effect said object, assented to December 23d, 1839, and
agreed thereto; the bill was read the third time, and pass­
ed under the title thereof.

The House took up the report on the bill to divorce
Susan Fitzgerald, of the county of Lumpkin, from her hus­
band, John M. Fitzgerald, and to restore to her her maiden
name.

On motion of Mr. Jones, the same was postponed indefini­
tely.

The House took up the report on the bill to alter and
change the line between the counties of Ware and Wayne,
so as to include the residences of Thomas Purdon, James
Ammons and Wiley Robinson in the county of Wayne, and
agreed thereto; the bill was read the third time, and pass­
ed under the title thereof.

The House took up the report on the bill to authorize
James Gowdy, of Lumpkin county, to erect and keep up his
bridge across the Chestatree river in said county, on his own
land, and to charge toll, 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 Riflemen of the county of Troup, and to give
them certain privileges and exemptions, 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
Frederic A. Williams to erect a ferry or bridge across the
Chattahoochee river on his own land, 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. Glenn, their Secretary, to wit:

Mr. Speaker—The Senate has passed the following bills,
to wit:

A bill to pardon John Hunter of the county of Wilkes.
A bill to consolidate the offices of Receiver of Tax Re-
The House took up the report on the bill to authorize Samuel C. Lippet to establish a ferry across Flint 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 to impose certain duties on the Treasurer and Trustees of the Poor School Fund of 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 separate and divorce Martha F Green and her husband Thomas M. Green.

On motion of Gartrell, the same, with all bills of a like character, were made the special order for Tuesday next.

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

FRIDAY, DECEMBER 7, 1849.

Mr. Reynolds moved to reconsider so much of the journal of yesterday as relates to the passage of a bill to authorize the commissioners of the poor school fund in the several counties of this State to pay arrears due teachers of poor children. The House agreed to reconsider.

Mr. Riley, of Lumpkin, moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of a bill to divorce Susan Fitzgerald of the county of Lumpkin from her husband, John M. Fitzgerald, and to restore to her her maiden name. The House agreed to reconsider.

Mr. Reid moved to reconsider so much of the journal of yesterday as relates to the passage of a bill to incorporate the LaGrange Riflemen and to grant them certain privileges and exemptions. The House agreed to reconsider.

Mr. Fish introduced a bill to encourage the arrest and apprehension of persons committing homicide in this State; read the first time.

Mr. Harrison, of Chatham, introduced a bill to repeal, so far as relates to the county of Chatham, an act entitled an act to empower the Inferior Courts of the several counties in this State to order the laying out of public roads, and to order the building and keeping in repair of public bridges, approved December the fourth seventeen hundred and ninety-nine, and further to extend and define the power of said Courts as to the construction of bridges; approved December twenty-sixth, eighteen hundred and forty-five.
Also, to alter and amend the fourth section of an act entitled an act to alter and amend the road laws of this State, approved December the nineteenth, eighteen hundred and eighteen, and to repeal the proviso of said fourth section so far as the same relates to the county of Chatham, and to exempt the commissioners of roads from the performance of patrol duty in the county of Chatham; which was read the first time.

By permission of the House, Mr. Pickett introduced a bill, with an accompanying memorial, to lay out and make a new county out of a part of the counties of Gilmer and Cherokee; which was read the first time.

Mr. Laughridge, from a special committee to whom was referred a bill to authorize the Tax Collector of Murray county to pay over to the county Treasurer of said county the State tax for the year 1849, reports favorably to the passage of the same.

Mr. Harrison laid upon the table a resolution for the relief of Joacim R. Saussy; which was read.

Mr. Fields introduced a bill for the relief of William Wayne, of the county of Cherokee; which was read the first time.

Also, laid upon the table a resolution requesting the Governor to furnish the Justices of the Inferior Court of Cherokee county with certain books; which was read the first time.

Mr. Thomasson introduced a bill to remove an election precinct in the county of Carroll; which was read the first time.

Mr. Roberts introduced a bill to alter and change the place of holding elections in the 817th district, G. M., in the county of Cherokee, to remove said election precinct from the store house of Henry G. Ellison in said district to the new muster ground for said district, situated on lot number 907 of the of 21st district of the second section; read the first time.

Mr. Harris, of Clark, introduced a bill for the relief of William Dearing of DeKalb county; read first time.

Also, laid upon the table the following resolution:

Resolved. That his Excellency the Governor be requested to communicate to this House whether the committee appointed under a resolution of the last General Assembly to inquire into the state of education in Georgia and report to this session of the Legislature on the operation of the poor school law and to recommend any alteration in the same which might seem to them advisable, have yet made any report upon the subject referred to them.

The order being suspended, the resolution was taken up and agreed to.

Mr. Nelson, from the Joint Standing Committee on the Penitentiary, beg leave to report:
That they have made such investigation into the condition of the Penitentiary from the books and vouchers presented to us by the officers as satisfies them, and indeed renders the fact beyond question, that the institution is in a better condition than at any former period, as will more fully appear from the tabular statement annexed to this report.

The committee commenced an investigation of the financial condition of the institution from the 1st of January, 1848, and brought it down to the 1st of October, 1849, and feel confident that the following condensed statement will show the true condition of the Penitentiary for that period as nearly as can be approximated to without some other mode of ascertaining the value of its assets.

That the institution has been efficiently conducted beyond precedent, and that its profits are not on paper alone is sufficiently apparent from the facts that it asks no legislative aid, and has paid largely over eight thousand dollars of old debts.

Notwithstanding all these facts, your committee believe some changes necessary in the management of the institution to remedy existing defects made so by legislative enactment:

1st. The Principal Keeper should be allowed to use his discretion in reference to the time the convicts should be confined in their cells on the Sabbath.

2d. The interests of the institution demand the appointment of an additional Book Keeper as Principal Keeper's Clerk, whose office shall be within the walls, and who shall open a set of books on the Double Entry system, who shall be the issuing officer to the various work-shops.

3d. The office of Inspector should be abolished and the Book Keeper be made the purchasing officer in addition to his other duties, and his salary increased proportionably, and a time fixed by law for the collection of debts due the institution.

4th. The law requiring quarterly reports to be made to the Governor by the Principal Keeper should be repealed; annual reports answering all the purposes intended by quarterly reports; also the law requiring the Governor to appoint a committee annually to take an inventory of the stock in the Penitentiary. The labors of that committee costs the State a very considerable sum without any corresponding benefit.

5th. The removal of a portion of the convicts to Atlanta or some point on the Western and Atlantic Railroad to be employed on said road.

All of which your committee propose to effect by the passage of the bills accompanying this report.
1849.

Oct. 1st, To amount of materials on hand received of

A. W. Redding, $21,230 75

Amount of material rec’d. of the Inspector during the political years 1848 & 1849, 30,024 71

Expense paid by book-keeper same time, 21,005 72

Error in account against the U. States, 26 52

CR.

$72,350 70

By manufactured articles and job work turned over to book-keeper during years 1848 and 1849, $56,534 73

Acc’t against the U. S. same time, 1,064 00

Interest received on notes due the Penitentiary, 3542

Old debts contracted by previous administration and paid by present Principal Keeper, 8,797 57

Our charge for leather issued from tan yard during the years 1848 & 1849 not otherwise accounted for, 5,341 14

Loss on 4,500 bricks turned over by A. W. Redding, former P. Keeper, found to be broken and worthless, at $6 per m., 27 00

Reduction on stock, 21,631 32

$93,704 29

Amount of debits, $72,350 70

Balance in favor of profit, 21,353 59—93,704 29

From the foregoing exhibit it will be seen that the profits of the Institution for the seven quarters for which it is made amounts to the sum 21,353 59-100 dollars. The necessary vouchers for the credits given the institution have been shown the committee.

In conclusion your committee take pleasure in bearing testimony to the neat and business-like manner in which they find the books of the different departments, and feel that the thanks of the committee are due them for the facilities afforded the committee in their investigation.

All of which is respectfully submitted.

Mr. Wofford, from the same committee, introduced a bill for the better government of the Penitentiary, and for other purposes; read the first time.

Mr. Wofford, from the the same committee, to whom was referred a resolution for the removal of the Penitentiary to
Atlanta, report that they cannot recommend the entire removal of the Penitentiary, and report the following bill:

A bill to provide for the removal of a portion of the convicts to Atlanta and provide for their government; read first time.

Mr. Calder introduced a bill, with an accompanying memorial, authorizing the appointment of a Recorder for the city of Dalton; read first time.

Mr. Hammell, from the committee to whom was referred the bill authorizing a grant to issue for a fractional lot of land number 177 in the 1st district of Dooly county, report:

They have had the same under consideration and believe the same to be reasonable and just and that said grant ought to issue, as it appears the purchase money has long since been paid and the grant fee for the same been deposited in the Treasury; the only difficulty heretofore preventing the issue of said grant being the resurvey of said district.

Mr. Wofford from the committee to whom was referred the petition of William Hardin, of Cass, in reference to the right of way heretofore relinquished to the State for lands through which the Western and Atlantic Railroad runs, report:

Whereas William Hardin has heretofore relinquished the right of way through his lands for the Western and Atlantic Railroad without any compensation; and whereas it has been the policy of this State to pay damages to all her citizens through whose land the Western and Atlantic Railroad runs, therefore,

Resolved, That the Chief Engineer of the Western and Atlantic Railroad be directed to ascertain whether or not William Hardin has relinquished the right of way to the State to all his lands through which the Western and Atlantic Railroad runs without compensation for the same, and in case said William Hardin has not been paid to pay to said Hardin the amount of damages which shall be allowed by three commissioners on oath, who shall be appointed by the Inferior Court of the county in which the land lies.

Mr. Wofford introduced a bill to regulate the action of Justices of the Peace in granting peace warrants.

Also, a bill to appropriate the sum of $2,170 for expenses incurred from arresting the ravages of the small pox; which were severally read the first time.

Mr. Culberson of Floyd, from the committee to whom was referred the petition of Simeon Hamil and James W. Gear, report:

A bill for the remuneration of Simeon Hamil and James W. Gear; read first time.

Mr. Phillips, from the Committee on Finance, to whom was referred so much of the Executive message relative
to fractional lots of land, recommend the passage of the following bill:

A bill to provide for the survey and sale of all unsurveyed and unsold islands in the Chattahoochee, Ocmulgee and Flint rivers in this State; read the first time.

Mr. Phillips, from the same committee, to whom was referred papers relating to small pox in Cass county, report unfavorably to the payment of any of the expense incurred in the treatment of said cases.

Mr. Phillips, from the same committee, to whom was referred a bill for the relief of Edward D. Huguenin and others, report that the committee find that the evidence fully sustains the bill, and therefore recommend its passage.

Mr. Shaw laid upon the table the petition of William P Headly, of the county of Liberty; which was referred to the committee to consolidate bills.

Mr. Riley introduced a bill to open and lay out a road from the North Carolina line, by Blairsville, to Atlanta and Marietta, and to appropriate a sum of money for that purpose; read first time.

Mr. Trippe introduced a bill, with an accompanying memorial, for the relief of Edward A. Flewellen; read first time.

Mr. Reynolds introduced a bill for the relief of Emory College for taxes illegally assessed against the trustees of said College.

Also, a bill to change the line between the counties of Jasper and Newton so as to add the residences of Obadiah M. B. Fielder, A. S. Ball and David Bell to the county of Newton; which were severally read the first time.

Mr. Villalonga, from the Committee on Banks, to whom the bill for the relief of the Merchants' Bank of Macon was referred, report that they have had the same under consideration, and ask leave to report the following bill in lieu of the original:

A bill entitled an act for the relief of the Merchants' Bank at Macon; read the first time.

Mr. Tucker laid upon the table the following resolution:

Resolved, That this House shall meet at 6½ o'clock, P. M., after this week for the purpose of reading bills first and second time until otherwise ordered.

The order being suspended, the resolution was taken up and agreed to.

Mr. Worrell laid upon the table the memorial of Mary Holmes; which was referred to a special committee consisting of Messrs. Worrell, Robinson of Macon, and Fish, without being read.

Also, introduced a bill to abolish the precincts at the house of Theoderick Montford and R. A. Hall, in the county of Talbot, and to establish a precinct at McCant's
mills, the place of holding Justices Courts in the 757th dis­

Mr. Stephens introduced a bill to prevent careless shoot­
ing towards the highways and other roads in this State; read the first time.

Also, a bill to define the effect of the absence from this State of legatees and distributees in certain cases, and to limit the time of instituting actions for the recovery of legacies and distributive shares; read first time and referred to Committee on Judiciary.

Mr. McIntyre introduced a bill to repeal an act consolidating the offices of Tax Collector and Receiver in the counties therein named so far as respects the county of Thomas.

Also, a bill to repeal so much of an act entitled an act to compensate grand and petit jurors in the counties of Wilkes and Thomas, assented to 25th December, 1837, as relates to the grand jurors of the county of Thomas; which were severally read the first time.

Mr. Welborne introduced a bill to alter and amend the Patrol Laws of this State; read first time.

Mr. Jones of Warren introduced a bill to repeal part of an act concerning free persons of color, their guardians and preachers; read first time.

Mr. Peacock introduced a bill to create an additional election precinct and to remove various others in the county of Washington; read first time.

Mr. Gartrell introduced a bill to authorize the Governor to pay over to the Inferior Court of Wilkes county the amount of the Poor School Fund to which said county is entitled for 1848; read first time.

The Speaker laid upon the table the memorial of the Georgia Historical Society, which was referred to a special committee consisting of Messrs. Harris, Lawton, Gartrell, Wofford and Dawson, without being read.

Leave of absence was granted for a few days to Mr. Griggs, on account of continued illness of his family.

The House took up the report on the bill to alter and amend the eleventh and thirteenth sections of the sixth division of the Penal Code, and agreed thereto; the bill was read the third time, and passed under the title thereof.

The House received the following message from the Senate, by their Secretary, Mr. Glenn:

Mr. Speaker—The Senate has passed the following bill, to wit:

A bill to be entitled an act in relation to divorces.

The House took up the report on the bill to protect the people of this State from vexatious prosecutions in cases where grand juries have refused, or may hereafter refuse to
final true bills, and the same having been amended, was agreed to.

Upon the question, "Shall this bill now pass," the yeas and nays were required to be recorded, and are yeas 50, nays 50.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


The Speaker voted in the affirmative.

So the bill passed under the following title:

A bill to protect the people of this State from vexatious prosecutions in cases where Grand Juries may hereafter refuse to fill true bills.

On motion, the House adjourned until 3 o'clock, P. M.
The House met pursuant to adjournment.

On motion of Mr. Anderson of Chatham, the order was suspended, and the following bill of the Senate taken up, read the second time, and committed for a third reading:

A bill to incorporate the Savannah Gas Light Company and the Augusta Gas Light Company

The House took up the engrossed bill of the Senate to regulate the mode of the election of Constables in the city of Savannah; the bill was read the third time, and passed under the title thereof.

On motion of Mr. Jones, the order of the House for afternoon sessions was suspended until Monday, for the purpose of reading bills of the House the first and second time.

The following bills of the Senate were taken up and severally read the first time:

A bill to pardon John Hunton of the county of Wilkes.

A bill to amend an act entitled an act to incorporate the Grand Lodge of the Independent Order of Odd Fellows of the State of Georgia.

A bill to consolidate the offices of Receiver of Tax Returns and Tax Collector of Cherokee county, and to make provision for paying Grand and Petit Jurors in said county.

A bill to be entitled an act in relation to divorces.

The following bills of the Senate were read the second time, and severally committed for a third reading:

A bill for the relief of William H. Graham and Hardin Perkins, of the county of Lumpkin, from their liability as securities on Tax Collector's bond for said county, which was ordered to be engrossed.

A bill to incorporate the Savannah Institute of the Sisters of Mercy.

The following bills of the House were read the second time and committed for a third reading:

A bill to incorporate the Eastern and Macon Railroad Company. On motion the same was referred to the Committee on Agriculture and Internal Improvements.

A bill for the relief of Bedford J. Head of Macon county.

A bill to authorize the issuing of certain grants therein specified.

A bill to incorporate the Sweetwater Manufacturing Company.

A bill to appropriate money for the purpose of having the mineral waters of this State analyzed.

A bill to alter and amend the 2d section of an act entitled an act to carry into effect the 4th and 5th sections of the Constitution of the State of Georgia, as assented to December 21st, 1819, so far as to alter the term of office of Justices of the Peace.
A bill to authorize and empower the Planters' Manufacturing Company of Butts county, and their successors, to establish a ferry across the Ocmulgee river on their own land.

A bill for the relief of William H. Monroe.

A bill to authorize the several Clerks of the Superior and Inferior Courts, and of the Courts of Ordinary of the several counties of this State, to act as Justice of the Peace so far as to empower them to administer oaths in cases of bail attachments, garnishments, claims and all other oaths appertaining or relative to any writ, suit or other action or proceeding in their respective Courts, and to compensate them for the same.

A bill to change the line between the counties of Gwinnett and Jackson, so as to add the residence of Dilmas L. Jarrett of the county of Gwinnett to the county of Jackson.

A bill to appropriate a sum of money to Jacob Faulkenberry.

A bill to authorize the Treasurer to refund the purchase money with interest to purchasers of fractions that had been previously drawn for and afterwards sold by mistake—also, the grant fee when paid.

A bill to incorporate a banking company at the town of Fort Gaines in the county of Early, under the name and style of the South-western Bank of Georgia.

A bill for the relief of Mansfield Torrence of the county of Muscogee.

A bill to appropriate a sum of money to certain persons therein mentioned.

A bill to direct the manner in which executions against incorporated joint stock companies shall be enforced.

A bill for the relief of Jonathan C. Pearson and Wright Noles.

A bill to change the county lines between the counties of Twiggs and Bibb, and Bibb and Jones.

A bill for the relief of the jailor of Cherokee county.

Also, a bill for the relief of Ellen B. Kennedy of the county of Bibb.

Also, a bill for the relief of James Daniel, Fields Compton, and Thomas A. Penn.

A bill to regulate tax on sales at auction.

A bill to add an additional number of trustees to the Attapulgus Academy in Decatur county.

A bill for the improvement of Savannah river, and for other purposes therein named.

A bill to organize a volunteer company of mounted Infantry in the county of Habersham, to be attached to the 44th Brigade, Georgia Militia.

A bill to appropriate and provide means to aid in building a Branch Railroad from the Western and Atlantic Rail-
road to the rolling mill of Cooper and Wiley on Etowah river.

A bill to change the line between the counties of Gilmer and Lumpkin.

A bill to amend the 4th section of an act to provide for the education of the Poor.

A bill to repeal all laws and parts of laws incorporating the town of Clarksville in Habersham county.

A bill for the relief of Isaac Wight.

The order being suspended, Mr. Morris of Franklin offered the following resolution:

Resolved, That one hundred and fifty copies of the report of the Committee on the Penitentiary be printed for the use of the House.

Mr. Anderson of Chatham moved to amend the resolution by the addition of the words "and every other report on the same subject."

The amendment was received, and resolution as amended agreed to.

A bill to incorporate the Dahlonega and Marietta Turnpike and Plank Road company.

A bill to cure defects in existing deeds or deeds hereafter to be made by sheriffs, coroners, executors, administrators or guardians in this State, which have been duly proved and recorded, or which may hereafter be made and duly proved and recorded.

Also a bill to separate and divorce Mary Johnson and her husband John J. Johnson, and for other purposes therein mentioned, and made the special order for Tuesday next.

A bill to repeal an act making property subject to executions after the same has been transferred.

The House then adjourned until 9 o'clock tomorrow morning.

SUNDAY, DECEMBER 8, 1849.

Mr. Brown moved to reconsider so much of the journal of yesterday as relates to the adoption of a resolution compelling the House to meet at 6½ o'clock, P. M.

Whereupon the yeas and nays were required to be recorded, and are yeas 56, nays 48.

Those who voted in the affirmative, are Messrs.

Adams, Calder, Dorminy,
Akin, Culberson of Floyd, Dubignon,
Barlow, Culberson of Troup, Farmer,
Brandon, Dawson, Faver of Troup,
Brown, Digby, Fleming,
Those who voted in the negative, are Messrs.

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So the motion to reconsider prevailed.

Mr. Wiggins moved to reconsider so much of the journal of yesterday as relates to the passage of a bill to protect the people of this State from vexatious prosecutions in cases where Grand Juries may hereafter refuse to find true bills.

Whereupon the yeas and nays were required to be recorded, and are yeas 45, nays 59.

Those who voted in the affirmative, are Messrs.

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Manning, Reynolds, Westmoreland,
McDonald, Robinson of Talbot, Whitworth,
McIntyre, Sanford, Wiggins,
Morris, Shackelford, Wilcox,
Nisbet, Spalding, Wilson,
O'Bannon, Talley, Wolf,
Peacock, Villalouga, Yopp.

Those who voted in the negative, are Messrs.
Adams, Johnson, Robinson of Fayette,
Andrews, Jones of Warren, Robinson of Macon,
Avery, Kenan, Sanders,
Barlow, Kendall, Shaw,
Barrett, Laughridge, Sneling,
Culberson of Troup, Lawton, Stephens,
Dawson, Leith, Strickland,
Deadwyler, McLeod, Terrell of Coweta,
Dubignon, McWhorter, Terrell of Putnam,
Farmer, Mintz, Thomas,son,
Faver of Troup, Neal, Thornton,
Fleming, Nelson, Tillman,
Gartrell, Penick, Tompkins,
Gilmore, Perkins, Trippe,
Goodman, Pickett, Tucker,
Harris, Ramsey, Waldhour,
Harrison, Reid, Watson,
Hendrix, Richardson, Welborne,
Howard, Ritey, Woolridge,
Jenkins, Roberts, Worrell.

So the House refused to reconsider.

Leave of absence was granted to Messrs. Blount and Anderson of Wilkes, for a few days on special business.

On motion of Mr. Brown, the reconsidered resolution fixing the hour of meeting in the evening at 6½ o'clock, P. M., was rescinded.

The House took up the report on the bill to regulate the fees of Attorney and Solicitors General, and for other 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 prohibit lessors in ejectment being made parties without their consent, and the use of fictitious names in ejectment suits, and on motion of Mr. Gartrell, the same was referred to the Judiciary Committee.

The House took up the report on the bill to alter and amend the 1st paragraph of the 7th section of the 1st article of the Constitution of this State, and for other purposes.

The Committee on the Judiciary, to whom was referred this bill, recommended the passage of the same, with the following amendments:
1st. By striking out all of the first page with the exception of the first eleven lines thereof.

2d. By striking out ten lines of the 2d page, beginning at the 9th line with the words “the House of Representatives shall be,” &c., and ending at the words “two Representatives,” and inserting the following in lieu thereof—The House of Representatives shall be composed of one hundred and thirty members, and when any new county shall hereafter be formed it shall be entitled to one Representative, and at the same time one Representative shall be taken from the one of the counties entitled to two Representatives that had the smallest Representative population at the taking of the next preceding census. Each county shall have one Representative and no county shall have more than two. And a sufficient number of the counties having the greatest population, counting all free white persons and three-fifths of all persons of color, to make one up one hundred and thirty, shall have two Representatives.

On motion of Mr. Jenkins, the order was suspended, and the House took up the report on the bill of the Senate to amend the several acts in relation to the Georgia Railroad and Banking Company.

Mr. Nisbet moved to suspend the order to enable him to introduce an amendment which, according to the decision of the Chair, contained new matter.

Two-thirds of the House being necessary to suspend the rules, the yeas and nays were required to be recorded, and are yeas 54, nays 46.

Those who voted in the affirmative, are Messrs.

Arnold, Avery, Barlow, Barrett, Bivins, Brown, Bryan, Culberson of Floyd, Culberson of Troup, McWhorter, Mintz, Dawson, Bubignon, Fish, Fleming, Fletcher, Gartrell, Gray, Harris, Hill,

Howard, Jenkins, Johnson, Jones of Warren, Manning, McIntyre, McLeod, tillman, Trippe, Tucker, Villalonga, Waldbour, Watson, 

Those who voted in the negative, are Messrs.

Adams, Akin,
So the House refused to suspend the rule.

The first section being under consideration, which is as follows, to wit:

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 the Georgia Railroad and Banking Company shall be allowed to increase their capital to a sum not exceeding five millions of dollars, upon such terms, limitations and conditions as the stockholders thereof in convention shall determine: Provided always, That the banking capital of said Company shall not be increased beyond the amount now authorized by their charter, namely, one million of dollars.

Mr. Jones offered the following additional proviso:

Provided, The last clause of the 15th section of the Georgia Railroad charter be surrendered by said Company, and revoked by this Legislature, beginning at the words, “The stock of said Company.”

Mr. Wiggins offered the following proviso, in lieu of the proviso of Mr. Jones:

Provided, That the amount of the increased stock of said Company shall not be exempt from taxation as is secured to the present stock by the latter clause of the 15th section of the charter of said Company, but shall be subject to such tax as the Legislature may hereafter impose.

Whereupon the yeas and nays were required to be recorded, and are yeas 59, nays 46.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Floyd, Fletcher,
Calder, Culberson of Troup, Fortner,
Carlton, Digby,
Carter, Dorminy, Harrison,
Chandler, Fields, Hill,
Colbert, Fish, Hodges of Houston,
JOURNAL OF THE

Howard, Phillips, Strickland,
Irwin, Pickett, Talley,
Johnson, Ramsey, Thomasson,
Jones of Paulding, Reynolds, Tompkins,
Kendall, Richardson, Trippe,
Leith, Roberts, Villalonga,
Manning, Robinson of Faye'te.Waldbour,
McDonald, Robinson of Macon,Westmoreland,
McIntyre, Robinson of Talbot,Whitworth,
McLeod, Sanford, Wiggins,
Mintz, Shaw, Wilcox,
Morris, Snelling, Wofford,
Nelson, Spalding, Yopp,
Peacock, Stephens,

Those who voted in the negative, are Messrs.

Akin, Fleming, Penick,
Andrews, Gartrell, Penland,
Arnold, Gray, Perkins,
Avery, Gordon, Reid,
Barrett, Hall, Shackelford,
Bivins, Harris, Terrell of Coweta,
Brandon, Heard, Terrell of Putnam,
Brown, Hendrix, Thornton,
Bryan, Jenkins, Tillman,
Dawson, Jones of Warren, Tucker,
Deadwyler, Kenan, Watson,
Dubignon, Laughbridge, Wilson,
Farmer, McWhorter, Wolf,
Faver of Meriw'her,Neal, Wooldridge,
Faver of Troup, O'Bannon, Worrell,

So the substitute of Mr. Wiggins was received.
The question then recurred upon receiving the amend­
ment.

Whereupon the yeas and nays were required to be re­
corded, and are yeas 75, nays 33.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Troup,Hall,
Bivins, Digby, Harrison,
Brandon, Dorminy, Heard,
Brown, Farmer, Hendrix,
Bryan, Faver of Meriw'r, Hill,
Calder, Fields, Hodges of Houston,
Carlton, Fish, Howard,
Carter, Fletcher, Irwin,
Chandler, Porter, Johnson,
Colbert, Goodman, Jones of Paulding,
Culberson of Floyd, Gordon, Kendall,
Lawton, Ramsey, Talley, Lawton, Ramsey, Talley,
Leith, Reynolds, Thomasson, Leith, Reynolds, Thomasson,
Manning, Richardson, Tompkins, Manning, Richardson, Tompkins,
McDongald, Riley, Trippe, McDongald, Riley, Trippe,
McIntyre, Roberts, Villalonga, McIntyre, Roberts, Villalonga,
McLeod, Robinson of Fay'te, Waldhour, McLeod, Robinson of Fay'te, Waldhour,
Mintz, Robinson of Macon, Westmoreland, Mintz, Robinson of Macon, Westmoreland,
Morris, Sanford, Whitworth, Morris, Sanford, Whitworth,
Nelson, Shackelford, Wiggins, Nelson, Shackelford, Wiggins,
O'Bannon, Shaw, Wilcox, O'Bannon, Shaw, Wilcox,
Peacock, Snelling, Wilson, Peacock, Snelling, Wilson,
Penland, Spalding, Wofford, Penland, Spalding, Wofford,
Phillips, Stevens, Wolf, Phillips, Stevens, Wolf,
Pickett, Strickland, Yopp, Pickett, Strickland, Yopp.

Those who voted in the negative, are Messrs.

Akin, Gray, Reid, Akin, Gray, Reid,
Andrews, Harris, Robinson of Talbot, Andrews, Harris, Robinson of Talbot,
Arnold, Jenkins, Terrell of Coweta, Arnold, Jenkins, Terrell of Coweta,
Avery, Jones of Warren, Terrell of Putnam, Avery, Jones of Warren, Terrell of Putnam,
Barlow, Kenan, Thornton, Barlow, Kenan, Thornton,
Barrett, Laughridge, Tillman, Barrett, Laughridge, Tillman,
Deadwyler, McWhorter, Tucker, Deadwyler, McWhorter, Tucker,
Dubignon, Neal, Watson, Dubignon, Neal, Watson,
Faver of Troup, Nisbet, Welborne, Faver of Troup, Nisbet, Welborne,
Fleming, Penick, Woodridge, Fleming, Penick, Woodridge,
Gartrell, Perkins, Worrell, Gartrell, Perkins, Worrell.

So the amendment was received.

The bill having been gone through with, Mr. Jones of Paulding offered the following proviso:

Provided, That the Georgia Railroad Company shall act the 9th section of the Gainesville Railroad charter.

Whereupon the yeas and nays were required to be recorded, and are yeas 44, nays 59.

Those who voted in the affirmative, are Messrs.

Adams, Hall, Robinson of Macon, Adams, Hall, Robinson of Macon,
Akin, Heard, Sanford, Akin, Heard, Sanford,
Bivins, Hodges of Houston, Shackelford, Bivins, Hodges of Houston, Shackelford,
Brandon, Irwin, Strickland, Brandon, Irwin, Strickland,
Carlton, Jones of Paulding, Talley, Carlton, Jones of Paulding, Talley,
Carter, Kendall, Thomasson, Carter, Kendall, Thomasson,
Chandler, Leith, Tillman, Chandler, Leith, Tillman,
Culberson of Troup, McDonald, Tompkins, Culberson of Troup, McDonald, Tompkins,
Digby, McLeod, Villalonga, Digby, McLeod, Villalonga,
Faver of Meriw'r, O'Bannon, Whitworth, Faver of Meriw'r, O'Bannon, Whitworth,
Fields, Peacock, Wilcox, Fields, Peacock, Wilcox,
Fletcher, Pickett, Wilson, Fletcher, Pickett, Wilson,
Fortner, Reynolds, Wofford, Fortner, Reynolds, Wofford,
Goodman, Roberts, Wolf, Goodman, Roberts, Wolf,
Gordon, Robinson of Fay'te, Yopp, Gordon, Robinson of Fay'te, Yopp.
Those who voted in the negative, are Messrs.

Andrews, 
Arnold, 
Avery, 
Barlow, 
Barrett, 
Brown, 
Bryan, 
Colbert, 
Culberson of Floyd, 
Dawson, 
Deadwyler, 
Dorminy, 
Dubignon, 
Farmer, 
Faver of Troup, 
Fish, 
Fleming, 
Gartrell, 
Gray, 
Harris, 
Harrison, 
Hendrix, 
Hill, 
Hill, 
Jenkins, 
Johnson, 
Jones of Warren, 
Lawbridge, 
Lawton, 
Manning, 
McIntyre, 
McWhorter, 
Mintz, 
Morris, 
Neal, 
Nelson, 
Nisbet, 
Penick, 
Penland, 
Perkins, 
Phillips, 
Pickett, 
Ramsey, 
Stephens, 
Ramsay, 
Reid, 
Richardson, 
Riley, 
Shaw, 
Snelling, 
Stephens, 
Terrell of Coweta, 
Terrell of Putnam, 
Thornton, 
Trippe, 
Tucker, 
Waldbour, 
Watson, 
Welbourn, 
Westmoreland, 
Wiggins, 
Wooldridge, 
Worrell.

The proviso was rejected.

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 76, nays 26.

Those who voted in the affirmative, are Messrs.

Adams, 
Andrews, 
Arnold, 
Avery, 
Barlow, 
Barrett, 
Bivins, 
Brown, 
Bryant, 
Chandler, 
Colbert, 
Culberson of Floyd, 
Culberson of Troup, 
Dawson, 
Deadwyler, 
Digby, 
Dorminy, 
Dubignon, 
Farmer, 
Faver of Troup, 
Fish, 
Fleming, 
Gartrell, 
Gray, 
Harris, 
Harris, 
Jenkins, 
Johnson, 
Jones of Warren, 
Lawbridge, 
Lawton, 
Manning, 
McDongald, 
McDonald, 
McIntyre, 
McLeod, 
McWhorter, 
Mintz, 
Morris, 
Neal, 
Nelson, 
Nisbet, 
Penick, 
Penland, 
Perkins, 
Phillips, 
Pickett, 
Ramsey, 
Reid, 
Reynolds, 
Richardson, 
Riley, 
Robinson of Macon, 
Robinson of Talbot, 
Shaw, 
Snelling, 
Stephens, 
Terrell of Putnam, 
Thomassan,
Those who voted in the negative, are Messrs.

Akin, Heard, Sanford, 
Brandon, Hodges of Houston, Shackelford, 
Carlton, Irwin, Strickland, 
Carter, Jones of Paulding, Talley, 
Fields, Leith, Tompkins, 
Fortner, O'Bannon, Whitworth, 
Goodman, Peacock, Wilson, 
Gordon, Roberts, Wolf, 
Hall, Robinson of Fay'te.

So the bill passed under the title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to change the time of holding the Inferior Court of the county of Troup.

An act to regulate the mode for the election of Constables in the city of Savannah, and to repeal so much of an act as presented to 23d of December, 1831, as relates to the election of Constables in said city.

By permission of the House, Mr. Worrell introduced a bill to tax the Macon and Western Railroad Company; read first time.

By permission of the House, Mr. Riley offered the following resolution:

Resolved, That the Speaker strictly enforce the rule of the House not permitting any member to speak more than twice on any subject.

The resolution was taken up and agreed to.

Mr. Morris then moved the House do now adjourn, which motion was amended to read until nine o'clock Monday morning.

Whereupon the yeas and nays were required to be recorded, and are yeas 48, nays 51.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Troup, Fletcher, 
Akin, Dawson, Gray, 
Blount, Dorminy, Harris, 
Brandon, Dubignon, Hendrix, 
Brown, Fields, Howard, 
Calder, Fish, Irwin,
Those who voted in the negative, are Messrs.

Andrews, Gordon, Penick,
Arnold, Hall, Penland,
Avery, Harrison, Reynolds,
Barrett, Heard, Robinson of Macon,
Bivins, Hodges of Houston, Snelling,
Bryan, Jenkins, Strickland,
Carlton, Jones of Paulding, Talley,
Carter, Johnson, Terrell of Coweta,
Chandler, Laughridge, Thomasson,
Colbert, Manning, Tillman,
Deadwyler, McDonald, Tompkins,
Digby, McLeod, Tripp,
Faver of Meriwet’r, McWhorter, Welborne,
Faver of Troup, Mintz, Wilson,
Fleming, Morris, Wofford,
Fortner, O’Bannon, Wolf,
Gartrell, Peacock, Yopp,
Goodman,

The motion was lost.

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

Three o’clock, P. M.

The House met pursuant to adjournment.

Upon motion of Mr. Wiggins, the order was suspended, that he might introduce a bill.

The order having been suspended, he introduced a bill to alter and amend an act entitled an act to carry into effect the alterations and amendments (made at the session of the General Assembly of 1843,) in and to the 3d and 7th sections of the 1st article of the Constitution of this State, asentented to 23d December, 1843, so far as relates to the Senatorial Districts; read first time, and upon motion of Mr. McWhorter, 150 copies were ordered to be printed for the use of the House.

The House took up the reconsidered bill for the relief
of Robert O'Barr, John F. Brown, Edward A. Brown, Christopher Dodd, Robert L. Jones, John L. Terrell, and William Headden, of Cass county, and upon the question "Shall this bill now pass," the yeas and nays were required to be recorded, and are yeas 52, nays 35.

Those who voted in the affirmative, are Messrs.

Akin, Barrett, Hendrick, Heard, Irwin, Robinson of Floyd, Johnson, Digby, Fields, Fish, Fletcher, Fortner, Gaston, Gilmore, Gray, Goodwin, Gordon, Hall, Akins, Harrison, Heard, Hendrick, Irwin, Robinson of Fayette, Robinson of Macon, Sanford, Shackelford, Jones of Paulding, Shaw, Faver of Meriwether, Leith, McDonald, Mintz, Morris, Neal, Nelson, Nisbet, O'Bannon, Peacock, Pickett, Akin, Barrett, Harrison, Heard, Hendrick, Irwin, Robinson of Fayette, Robinson of Macon, Sanford, Shackelford, Jones of Paulding, Shaw, Faver of Meriwether, Leith, McDonald, Mintz, Morris, Neal, Nelson, Nisbet, O'Bannon, Peacock, Pickett,

Those who voted in the negative, are Messrs.


So the bill passed under the title thereof.

The order being suspended, the House took up the report the bill to authorize William A. Carr and Peter A. Summey to open and keep open the North Oconee river from the bridge at Athens to Chandler's bridge in the county of Jackson, and the same having been amended was agreed to; the bill was read the third time, and passed under the title thereof.

Mr. Worrell, from the Committee on the Judiciary, to whom was referred a bill entitled an act to prevent betting
on elections in this State and punishment for the same, say they have had the same under consideration, and have agreed to report the same back to the House without amendment, and without any expression of opinion either against or in favor of the passage of the bill.

And your Committee having performed the duty in this behalf assigned them, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill to be entitled an an act to amend the judiciary laws of this State, so far as relates to the stay of executions, &c., say they have considered said bill and concur in an expression of opinion against the passage of the same.

And your Committee having discharged the duty in this behalf assigned them, beg to be discharged from the further consideration of the same.

Mr. Worrell, from the same committee, to whom was referred a bill to give to plaintiffs in younger judgments or executions a priority in certain cases, report unanimously against the passage of the same.

Mr. Worrell, from the same committee, to whom was referred a bill to extend the provisions of the act of 1799 in relation to notices to produce papers, books, writings, &c., so as to embrace causes in equity, report favorable to the passage of the same.

Mr. Calder of Cobb laid upon the table a bill with a memorial from sundry citizens of Marietta, praying the extension of the corporate limits of Marietta, which were referred to the Committee on Petitions without being read.

The House took up the report on the bill from the consolidating committee to be entitled an act to abolish, change and establish election precincts in the several counties thereinafter named. The same having been amended was agreed to; the bill was read the third time, and passed under the title thereof.

By permission of the House, Mr. Jones of Paulding introduced a bill to alter and amend an act entitled an act to incorporate the Ocmulgee Railroad Company, and to punish persons for violating the same; read first time.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:

A bill to declare the rights of administrators, &c., and the same was referred to the Judiciary Committee.

Mr. Nisbet moved the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 26, nays 53.

Those who voted in the affirmative are Messrs.

Andrews, Arnold, Carter,
Dubignon, Mintz, Sanford,
Faver of Meriwether, Morris, Shackelford,
Faver of Troup, Nelson, Talley,
Fish, Nisbet, Tillman,
Gaston, Penick, Trippe,
Hendrix, Penland, Wilson,
Irwin, Reynolds, Wooldridge,
McWhorter, Robinson of Macon,

Those who voted in the negative, are Messrs.
Akin, Gordon, Riley.
Barrett, Hall, Shaw,
Brandon, Harrison, Snelling,
Bryan, Heard, Stephens,
Calder, Hodges of Houston, Strickland,
Carlton, Johnson, Terrell of Putnam,
Chandler, Jones of Paulding, Thomasson,
Culberson of Floyd, Jones of Warren, Thornton,
Deadwyler, Laughridge, Walhour,
Digby, Manning, Watson,
Dorminy, McDonald, Welborne,
Fields, McLeod, Westmoreland,
Fleming, Neal, Whitworth,
Fletcher, O'Bannon, Wilcox,
Fortner, Peacock, Wofford,
Gartrell, Pickett, Wolf,
Gray, Richardson, Yopp.
Goodman,

So the motion to adjourn was lost.

A bill to incorporate the St. Marys Library Society, as­
sented to December 19, 1829.

A bill to authorize Nancy Weston, the wife of James West­
ton of the county of Cass, to exercise all the rights of a feme sole.

Mr. Arnold moved the House do now adjourn.

Whereupon the yeas and nays were required to be re­
corded, and are yeas 28, nays 48.

Those who voted the affirmative, are Messrs.
Andrews, Hendrix, Robinson of Macon,
Arnold, Irwin, Sanford,
Culberson of Troup, Jones of Warren, Shackelford,
Deadwyler, McDonald, Talley,
Digby, McWhorter, Thomasson,
Dubignon, Nelson, Trippe,
Faver of Meriwether, Nisbet, Waldhour,
Faver of Troup, Reynolds, Wilsen,
Fields, Roberts, Wooldridge,
Fish,
Those who voted in the negative, are Messrs.

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So the motion to adjourn was lost.

A bill to compensate Petit Jurors of Laurens county.

On motion of Mr. Nisbet, the House adjourned until Monday morning, 9 o'clock.

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**MONDAY, DECEMBER 10, 1849.**

Mr. Harris moved to reconsider so much of the journal of Saturday as relates to the passage of a bill of the Senate to amend the several acts in relation to the Georgia Railroad and Banking Company.

Whereupon the yeas and nays were required to be recorded, and are yeas 48, nays 67

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

Andrews, Gray, Ramsey,
Arnold, Griffin, Reid,
Avery, Hines, Reynolds,
Barlow, Hodges of Randolph, Riley,
Barrett, Irwin, Robinson of Macon,
Brown, Jenkins, Robinson of Talbot,
Bryan, Johnson, Shaw,
Calder, Jones of Warren, Snelling,
Chandler, Laughridge, Stephens,
Clark, Lawton, Terrell of Coweta,
Colbert, McDonald, Terrell of Putnam,
Dawson, McIntyre, Thornton,
Deadwyler, McLeod, Tillman,
Digby, McWhorter, Trippe,
Dorothy, Morris, Tucker,
Dubignon, Neal, Waldhau,
Farmer, Nelson, Watson,
Favor of Troup, Nisbet, Welborne,
Fish, Penick, Wiggins,
Fleming, Pendland, Wooldridge,
Fletcher, Perkins, Worrell,
Gartrell, Phillips, Yopp.

The House refused to reconsider.

Mr. Fish introduced a bill to alter and amend an act approved December the 22d, 1832, which requires the jailors of the several counties of this State to advertise or publish all runaway slaves in one of the papers of Milledgeville.

Also, a bill to alter an amend an act entitled an act to establish rates of dockage, wharfage and storage in the city of Savannah, and to repeal all laws and parts of laws militating against the same, assented to December 22d, 1829.

A bill to revive and amend an act to incorporate the Madison and Macon Railroad Company, and to define the powers, privileges and liabilities of the same, assented to December 29th, 1847; which were read the first time.

Mr. Brown introduced a bill to make it the duty of individuals or companies erecting or having erected post and wires for telegraphic purposes along and over any roads in this State to perform certain duties, and for other purposes; read first time.

Mr. Thomason laid upon the table a resolution in reference to our federal relations; which was read and referred to the Committee on the State of the Republic.

Also, a resolution requesting said committee to report to this House as soon as possible; which was read.

Mr. Shackelford, of Cass, laid upon the table a resolution, and the rules being suspended, the same was taken up and agreed to, to wit:
Resolved, That the Chief Engineer of this State be requested to furnish to this House such information as may be in his possession, and will go to show the relative advantages and disadvantages likely to result to the State from the acceptance of the proposition of Messrs. Cooper and Wiley relative to the construction of a branch railroad and the building of a machine shop at the Etowah Iron Works.

Mr. Wofford introduced a bill to authorize Cornelius D. Terhune to construct a dam across the Etowah river, on his own land.

Also, a bill to authorize any constable in the county to levy and collect Justices' Courts fi. fa. against Justices of the Peace of said county; which were read the first time.

Mr. Harrison introduced a bill to amend the garnishment laws; read first time.

Mr. Harris, of Clark, from the select committee to whom was referred the memorial of the Georgia Historical Society praying an appropriation of six hundred dollars to repay said society the expense incurred in procuring transcripts of six volumes of manuscript records connected with the early history of Georgia, procured from the British State papers office, and which volumes said Society tendered to the State, have had the said memorial under consideration, and considering the prayer reasonable, they recommend the adoption of the following resolution:

Resolved, That the sum of six hundred dollars be inserted in the appropriation bill, to be paid to the Georgia Historical Society for the transcripts of the six volumes of manuscript records obtained by them from the British State paper office, containing the acts and correspondence of the Trustees of the Colony of Georgia from 1732 to 1735.

Resolved, That the six additional volumes of manuscript records be deposited with the Georgia Historical Society as the property of the State of Georgia.

And the rule being suspended, the same was taken up and agreed to.

Mr. Calder introduced a bill to repeal an act incorporating the town of Marietta in the county of Cobb; read first time.

Also, a bill to prevent excessive charges of sheriffs, executors, administrators and guardians and clerks of the courts of ordinary for advertising, and to require vouchers for money paid by them for advertising in public gazettes; which was read the first time, and referred to the Committee on the Judiciary.

Mr. Nelson laid upon the table the protest of sundry citizens of the county of Cobb against being incorporated in the town of Marietta; which was referred to the Committee on Petitions without being read.

Also, introduced a bill to provide compensation for the owners of land covered by water by reason of the construc-
ion of dams for the erection of mills of any description, and for other purposes; read first time.

Mr. Johnson introduced a bill to amend an act to alter and amend an act passed 22d December, 1840, entitled an act to alter an amend the 9th section of the judiciary act of 1799, and for other purposes; read first time and referred to Judiciary Committee.

Mr. Akin introduced a bill to levy and collect a tax for each of the political years, 1850 and 1851; read first time.

Mr. Deadwyler introduced a bill to incorporate Philomath Lodge of Free Masons, in the county of Elbert, with certain privileges; read first time.

Mr. Strickland laid upon the table a resolution in relation to night sessions; which was read.

Mr. Dubignon introduced a bill to authorize the Tax Collector of Glynn county to pay over the tax of said county to certain commissioners for the purpose of cutting a canal; read first time.

Mr. Thornton introduced a bill to prevent the running of freight trains upon all railroads in this State on the Sabbath day; read first time.

Mr. Brandon introduced a bill for the relief of John Berry of the county of Gwinnett; read first time.

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

Mr. Speaker—The Senate has passed the bill of the House of Representatives to amend an act incorporating the Atlanta and LaGrange Railroad Company.

The Senate has also concurred in the resolution of the House of Representatives appointing a joint select committee upon the memorial of the heirs at law of Capt. David McCollough, praying compensation for supplies furnished the State of Georgia during the Revolutionary war, and have appointed as a committee on their part Messrs. A. J. Miller, Stell, and Augustus Beall.

The Senate has also adopted a resolution authorizing his Excellency the Governor to employ competent persons to prepare a suitable block of Stone Mountain granite and have the same conveyed to Washington City and placed at the disposal of the building committee of the National Monument to the memory of the Father of his country.

To which they ask the concurrence of the House of Representatives.

Mr. Phillips from the Finance Committee, having closed their investigation into the state and condition of the Comptroller General and Treasurer's office, take pleasure in saying that the neatness and accuracy with which the books and papers of those departments are kept reflect high credit on the officers filling them.
They find that at the close of the financial year, 1848, ending on the 20th October, there was in the Treasury, as exhibited by the concurred reports of the Controller General and Treasurer, examined by the Financial Committee of 1848 appointed by his Excellency the Governor; and by their report verified, a balance of $365,587 73.

During the financial year 1849, ending on the 20th Oct., there was received into the Treasury from various sources, as detailed in the concurred reports of the same officers, examined and compared with their books by your committee, the sum of 263,629 20.

Making an aggregate of 624,216 93.

During the same financial year there was paid out by the Treasurer upon various Executive warrants and legislative appropriations as set forth specially in the same reports, examined and counted by the committee, 274,519 41.

Leaving a balance on hand on the 20th Oct., 1847, of 354,697 52.

By exhibits of receipts and disbursements from that period to the 22d November, 1849, inclusive, submitted to your committee and carefully examined, it appears that there has been received into the Treasury from taxes of 1849 and other sources, the further sum of 173,337 08.

Making the amount of 528,034 60.

And that there had been paid on Executive warrants, drawn by legislative appropriations, the sum of 24,869 90.

Leaving a balance in the Treasury on the 22d November, 1849, of 573,164 70.

The assets composing this balance in the hands of the Treasurer, were carefully examined and counted by your committee, and found correct and satisfactory. They consist of the following items:

Bank stocks—Education fund by act of 1843, $262,300 00.
Stock in Bank of State of Georgia, 10,000 00.
Western and Atlantic Railroad scrip redeemed under act 1843, 4,784 75.
Packets of Dalton Bank, 2,837 25.
Attorney's receipts for bills of broken banks for collection, 7,915 00

Making an unavailable amount of 287,346 00

The unavailable [available] assets are as follows:
Cash on deposit at agency, Savannah, $65,354 93
Cash in vault of Treasury, 105,046 53
Certificates of deposit in agency banks not charged, 6,917 00
Coupons paid since 1st November, 7,655 00

Amounting to 215,818 70
To which add the unavailable assets as above, 287,346 00

Which shows a balance in the Treasury on the 22d Nov., 1849, of $503,164 70

Of the Attorney's receipts for bank bills broken and suspended, constituting an item of 7,915 of the unavailable assets, is that of an attorney for 4,747 00, bills of the Commercial Bank of Macon, on which is an entry of payments of 4,147 00 collected and paid over—the remainder being the amount of fees authorized by the Governor to be retained by the attorneys employed in the successful prosecution of the case. We recommend that the receipt now representing six hundred dollars of the unavailable assets, be cancelled, and that the Comptroller General be directed to enter a corresponding credit to the Treasurer on the books, and your committee ask leave to submit a resolution to that effect.

We have carefully examined and counted the coupons taken up by the Treasurer in payment of interest on the public debt during the fiscal year just ended, and find the same to correspond with his report; likewise twenty bonds of 500 dollars each, being a part of those issued in redemption of Central Bank 8 per cents, numbering from 501[0] to 600 inclusive, which, although cancelled, your committee thought it best to destroy. We have likewise examined the contingent accounts, and find the disbursements made therefrom sustained by proper vouchers. In concluding this report, your committee concur in recommending the passage of a resolution, directing all the coupons that have been paid and now deposited in the Treasury, together with the six per cent bonds taken up by his Excellency the Governor, amounting to seventy-five thousand dollars, be consumed, and a proper entry of the same be made in the Executive department. All of which is respectfully submitted.

On motion, 150 copies were ordered to be printed for the use of the House.
Also, laid upon the table a resolution.

The order 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 the Attorney's receipt in the hands of the Treasurer for $4,747, bills of the Commercial Bank of Macon for collection, on which is an entry of $4,147 collected and paid over (the remaining $600 being the fee allowed by the Governor to be retained by the Attorneys employed in the successful prosecution of the case) be cancelled in full; and that the Comptroller General be and he is hereby directed to enter a credit to the Treasurer on his books for the amount of the said remaining $600, now constituting in the shape of said receipt an item of the unavailable assets of the Treasury.

Mr. Phillips introduced a bill amendatory of 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; read first time.

Mr. Mintz introduced a bill to consolidate the offices of Receiver of Tax Returns and Tax Collector in the county of Jackson, and to provide an additional fund for the payment of grand and petit jurors in said county; read first time.

Mr. Shaw introduced a bill to amend the laws of this State so far as relates to the advertising of estates by administrators, guardians and executors, where they do not exceed one thousand dollars; read first time.

Mr. Talley introduced a bill to compensate certain persons therein named; read first time.

Mr. Riley introduced a bill to add a portion of the county of Hall to the county of Lumpkin.

Also, a bill to authorize the Tax Collector of the county of Lumpkin to pay to the county Treasurer the State Tax for the years 1850 and 1851.

Also, a bill to alter and amend the 19th section of the 1st article of the Constitution; which were severally read the first time.

Mr. Colbert, from the special committee to whom was referred the memorial of sundry citizens of Jackson county praying to be added to the county of Madison, report the following bill:

A bill to change the line between the counties of Madison and Jackson so as to add a portion of the county of Jackson to the county of Madison; read first time.

Mr. Robinson of Macon laid upon the table a resolution authorizing his Excellency the Governor to furnish the several counties of this State with certain books; which was read.

Mr. Trippe introduced a bill to allow Isaac Vineberg to
peddle in the county of Monroe for the term of three years without paying the usual license fee; read first time.

Mr. McDougald introduced a bill to authorize the Governor of this State to make out and issue a grant to Moses H. Alexander, of Early county, for fraction No. 341 in the 7th district of originally Lee now Randolph county, containing 168 acres, more or less, and for other purposes therein mentioned; read first time.

Mr. Perkins introduced a bill to give additional compensation to the petit jurors of the county of Randolph; read first time.

Mr. Lawton introduced a bill to prohibit lumber measurers from being the clerks or agents of lumber buyers, lumber mills, and for other purposes therein named; read first time.

Mr. Barlow introduced a bill to close elections at the precincts in the county of Sumter at the hour of three o'clock, P. M.; read first time.

Mr. Tillman laid upon the table the petition of sundry citizens of Tattnall county; which was referred to a select committee consisting of Messrs. Tillman, McLeod and Farmer, without being read.

Mr. McIntyre introduced a bill to authorize the Governor to issue grants in certain cases therein named; read first time.

Mr. Culberson, of Troup, introduced a bill, with an accompanying memorial for the compensation of Benjamin H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in the 5th district of said county, sold by the State of Georgia in 1828 as containing 137 acres, when in truth it only contains 100 acres; read first time and referred to a special committee consisting of Messrs. Culberson of Troup, Faver of Meriwether, Reynolds, Trippe, and Reid.

Mr. Gordon, of Walker, from the special committee to whom was referred the memorial of sundry citizens of Walker county, reported the following bill:

A bill to authorize the inhabitants of Walker county, in certain neighborhoods, to fence certain lands and to punish those who may break or disturb such enclosures; read first time.

Mr. Peacock of Washington, introduced a bill to authorize William A. Whitfield, an infirm person of the county of Washington, to peddle without annual license now required by law; which was read the first time.

On motion of Mr. Brown of Burke, the order was suspended, and the House took up the report on the bill to incorporate the Augusta and Waynesboro Railroad, passed 31st of December, 1838, and the acts amendatory thereof, and agreed
And on motion of Mr. Wofford, of Cass, the order was further suspended, and the House took up the following resolution and agreed thereto:

Resolved, That the Chief Engineer of the Western and Atlantic Railroad be directed to ascertain whether or not William Hardin has relinquished the right of way to the State to all his lands through which the Western and Atlantic Railroad runs, without compensation for the same; and in case the said William Hardin [has not] the amount of damages which shall be allowed by three commissioners on oath, who shall be appointed by the Inferior Court of the county in which the land lies.

The House went into committee of the whole, Mr. Lawton in the chair, on the bill for the collection and imposition of taxes for the political year 1850, and having spent some time therein, the committee reported progress and asked leave to sit again.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

On motion of Mr. Jones, of Paulding, the order was suspended, and the House took up the report on the bill of the Senate to incorporate the Savannah Gas Light Company and the Augusta Gas Light Company, and agreed thereto; the bill was read the third time and passed under the title thereof.

Upon motion of Mr. Jones the order was further suspended, to take up bills of the House for first and second reading.

Mr. Tucker introduced a bill to incorporate the Lumpkin Guards, and to grant them certain privileges; which was read the first time.

Mr. Phillips introduced a bill to provide for the registration of births, marriages and deaths, and to define the duties of clerks of the Courts of Ordinary, physicians, sextons and other persons; which was read the first time.

The following bills of the Senate were taken up and severally read the second time, and committed for a third reading:

A bill to pardon John Hunton of the county of Wilkes.
A bill to consolidate the offices of Receiver of Tax Returns and Tax Collector of Cherokee county, and to make provision for paying Grand and Petit Jurors in said county.
A bill to be entitled an act to amend an act entitled an act
to incorporate the Grand Lodge of the Independent Order of Odd Fellows of the State of Georgia.

A bill for the relief of Samuel Williams.

A bill to compensate certain persons therein named for services as guards.

A bill to be entitled an act in relation to divorces.

A bill to enable the Savannah and Ogeechee Canal Company to extend the Savannah and Ogeechee Canal to the Altamaha river, and for other purposes therein named.

A bill to amend an act entitled an act to incorporate the Grand Lodge of the Independent Order of Odd Fellows of the State of Georgia.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:

A bill for the relief of Edward D. Huguenin and others, and to authorize the Governor to draw his warrants, &c.

A bill to be entitled an act for the relief of Henry McCormack Ward.

A bill for the relief of Samuel Williams; read the second time and referred to the Judiciary Committee.

A bill to compensate certain persons therein named for services rendered as guards during the excitement that prevailed in reference to the small pox in the year 1849.

A bill to exempt persons residing in the corporate limits of Lumpkin, Stewart county, from road duty.

A bill to prohibit the residence of free persons of color and of slaves under certain circumstances therein stated in the State of Georgia, to provide for their removal or sale and appropriate money for that purpose.

A bill to exempt members of the Upson Light Dragoons from patrol duty and work on the public roads.

A bill to change the line between the counties of Gwinnett and Walton, so as to include the residence of Alexander Forester in the county of Walton.

A bill for the relief of Joshua Holden of the county of Dade.

A bill to amend an act approved December 17th, 1847, entitled an act to authorize parties to compel discoveries at common law.

A bill to change the time of holding the Superior Court of Appling, and to extend the time of holding the Superior Court of the county of Ware.

A bill to incorporate New Chapel Camp Ground in the county of Washington, and appoint trustees for the same.

A bill to explain and amend an act approved December 27, 1847, entitled an act to alter and amend the several acts incorporating the city of Macon.

A bill to require the Tax Collector of the county of Emanuel to pay to the county Treasurer one-half the gener-
al tax which may be raised in said county for the year 1850.

A bill to appoint certain commissioners for the Chattahoochee river and appropriate a sum of money for the improvement of its navigation.

A bill to authorize the grant for fraction number 177 in the first district of Dooly to issue to John S. Thomas.

A bill to complete and furnish the Georgia Asylum for the Deaf and Dumb, to appropriate a sum of money for the same, and for other purposes.

A bill to alter the present boundary line between the counties of Lumpkin and Forsyth, so as to add a part of the county of Lumpkin to the county of Forsyth.

A bill to reduce the official bonds of the sheriffs hereafter to be elected in the county of Habersham, from the sum of twenty thousand dollars to the sum of ten thousand dollars.

A bill to incorporate Mt. Zion Church, in the county of Irwin.

A bill to incorporate Buena Vista Academy in the county of Greene.

A bill to divorce Jemima Green, formerly Jemima Pringlean, from her husband, James M. Green; and made the special order for Tuesday next.

A bill to alter and amend the several acts of this State so as to authorize the treasurer of the poor school fund of the county of Jasper to take and retain a commission out of said fund.

A bill to appoint the Justices of the Inferior Court of the county of Laurens commissioners of the town of Dublin in said county, and to authorize said commissioners to sell and dispose of a portion of lot No. 232 in the first district of originally Wilkinson, now Laurens county, known as the commons of said town of Dublin.

A bill to change the time of holding elections for sheriffs, clerks, &c., &c.

A bill to designate the persons entitled to a participation in the poor school funds of this State.

A bill for the relief of John Dismukes of the county of Meriwether.

A bill to prevent the assemblage of negroes for religious worship unless conducted by white persons, and to prevent the licensing of negro preachers in the county of Putnam.

A bill to incorporate Annan Academy and appoint trustees for the same.

The following message was received from the Senate, by their Secretary, Mr. Glenn:

Mr. Speaker—The Senate has passed the following bills, to-wit:

A bill to prevent Judges of the several Superior Courts in
A bill to prescribe the manner of creating trusts in personal property and separate estates in said property.

A bill to define the rights of complainants in equity in certain cases.

A bill to regulate the testimony of attorneys at law.

A bill to declare the lien of judgments upon equitable property.

A bill amendatory of the statute of Limitations.

A bill to regulate the certifying of bills of exceptions upon causes for the Supreme Court where the presiding judge and counsel or party cannot agree as to what transpired, and to prescribe a remedy.

A bill to authorize the legal representatives of intestates and testators of other States to sue in this State.

A bill to amend the several acts in relation to the Supreme Court, so far as they relate to the Reporter and Assistant Reporter.

A bill to change, point out and regulate the manner in which the returns of the several banking institutions of this State shall hereafter be made.

A bill to incorporate the Eatonton Branch Railroad.

A bill to authorize the citizens of McIntosh county to elect Commissioners of Pilotage for the port of Darien in said county.

A bill to authorize Jeptha B. Stephens of the county of Gilmer to practise medicine under the Botanic system.

A bill amendatory to all acts heretofore passed allowing fish traps, &c., in the Great Ohooppee river.

A bill to alter and change the county lines between the counties of Lee and Randolph, so as to add lot No. 149, 3d of Lee, to Randolph; also, to change the line between Early and Randolph so as to add lots No. 83 and 84 in the 4th of Early to Randolph; and also to change the lines of Stewart and Randolph, so as to add lot No. 48, in the 19th district of originally Lee, now Stewart county, to Randolph county.

A bill to authorize Washington Dyle to establish a ferry at Town Bluff, on the Altamaha river, in Appling county.

A bill to change and fix the time for closing the polls at the several election precincts in the county of Bulloch, and for other purposes therein named.

A bill to repeal an act entitled an act to amend an act entitled an act to amend the militia laws of this State, so far as it relates to the first Regiment of Georgia Militia, assented to 21st December, 1835, and for other purposes therein mentioned.
A bill to compensate physicians who may be compelled to make post mortem examinations at coroners' inquests.

A bill to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioners of public roads one thousand dollars for constructing a causeway in said county, and for other purposes.

A bill to incorporate a volunteer company of Cavalry in the county of Cass.

A bill to authorize the Chief Engineer of the Western and Atlantic Railroad to build a branch road from the Cass depot on the Western and Atlantic Railroad to the town of Cassville.

A bill to establish an election precinct in all militia districts hereafter created.

A bill to repeal an act entitled an act to alter the militia laws of this State, so far as relates to the 23d and 27th regiments in the county of Franklin, assented to Dec. 24th, 1840.

A bill to divorce William Ray and Jane A. Ray, his wife.

A bill to repeal an act passed the 25th day of December, 1837, entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of Early county.

A bill to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns in Rabun, Camden, Irwin, Floyd, Paulding, Wayne, Murray, Cherokee, Glynn, Tellair, and Laurens, assented to 25th December, 1837, so far as it relates to the county of Laurens.

A bill to prevent lawyers from practising in Justices' Courts, and to punish them for the same.

On motion of Mr. Mintz, the same was referred to the Judiciary Committee.

A bill to amend the judiciary laws of this State, so far as relates to the stay of executions, which was ordered to be engrossed.

A bill to incorporate the Forsyth Female Collegiate Institute, and to appoint trustees for the same.

A bill to prevent betting on certain elections in this State, and prescribe the punishment for the same.

A bill to incorporate Searsville Academy, in the county Marion, and to appoint trustees for the same.

A bill to alter the time of holding Courts in the county of Telfair. (Engrossed.)

A bill to authorise the Justices of the Inferior Courts in the several counties in this State to change, alter and establish election precincts.

A bill to prohibit Sheriffs and their deputies from becoming directly or indirectly purchasers of property at Sheriffs' sales, to revoke titles taken or held by them for property so purchased, and to make penal the violation of this act.

A bill to grant to the Southern Botanico-Medical College
at Macon the lower half of the tract of land lying below said city, and belonging to the State of Georgia.

A bill to encourage the arrest and apprehension of persons committing homicide in this State.

A bill to alter and change the place of holding elections in the 817th district, Georgia Militia, in the county of Cherokee, and to remove said election precinct from the storehouse of Henry G. Ellison in said district to the new muster ground for said district, situated on lot number 907 of the of 21st district of second section.

A bill for the relief of David Barron of Wilkinson county.

A bill to remove an election precinct in the county of Carroll.

A bill for the relief of William Wayne, of the county of Cherokee, which was ordered to be engrossed.

A bill for the relief of William Dearing of DeKalb county.

A bill to repeal, so far as relates to the county of Chatham, an act to empower the Inferior Courts of this State to order the laying out of public roads, and the building and repairing bridges, approved December the fourth seventeen hundred and ninety-nine, and further to extend and define the power of said Courts as to the construction of bridges; also, to alter and amend the fourth section of an act to alter and amend the road laws of this State, approved December nineteen, eighteen hundred and eighteen, and to repeal the proviso of said fourth section so far as it relates to the county of Chatham, and to prevent commissioners of roads in said county from patrol duty.

A bill to provide for the removal of a portion of the convicts to Atlanta, and provide for their government; read second time, and made special order for Tuesday, 18th December.

A bill for the better government of the Penitentiary, and for other purposes.

Mr. Fortner was granted leave of absence for a few days on special business.

The House then adjourned until nine o'clock to-morrow morning.
ferred a bill to alter and amend an act passed December 22d, 1840, and for other purposes, reported favorable to the passage of the same.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to prohibit lessors in ejectment being made parties plaintiff without their consent and the names of fictitious persons in ejectment suits, say they have considered said bill and report unfavorable to the passage of the same.

And your committee having performed the task assigned them in this behalf, ask to be discharged from the further consideration of said bill.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to prevent excess in charges of sheriffs, executors, administrators, &c., say they have considered said bill, and report against the passage of the same.

And now your committee having performed the duty in this behalf assigned them, beg to be discharged from the further consideration of the subject.

Mr. Harrison, from the special committee to whom was referred the bill for the relief of Moses Sheftall, Rebecca B. Cohen, and Perla S. Solomons, heirs of Dr. Moses Sheftall, deceased, and also the memorial of said heirs, report:

That the prayer of the memorialist is reasonable and just, and therefore recommend the passage of the bill for their relief.

The House went into committee of the whole, Mr. Carlton in the chair, on the bill for the imposition and collection of taxes for the political year 1850 and thereafter, and having spent some time therein, upon motion of Mr. McDougald the committee arose and reported progress and asked permission to sit again.

The House then adjourned until 3 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 establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge in certain contingencies, and for other purposes.

On motion of Mr. Perkins, the same was referred to the Committee on the Judiciary.

The House took up the report on the bill to change the names and legitimatize the persons therein named, and for other purposes, and the same being amended was referred back to the consolidating committee.
The House took up the report on the bill to compensate grand and petit jurors of Muscogee county, and to authorize the Justices of the Inferior Court of said county to levy and collect a tax for such purposes, and for other purposes here-in contained, and agreed thereto; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill to add certain lots of land and parts of lots of land in the counties of Crawford and Macon to the county of Talbot, and agreed thereto; the bill was read the third time, and passed under the title thereof.

Mr. Nisbet, from the Committee on Agriculture and Internal Improvement to whom was referred a bill to incorporate the Macon and Eastern Railroad company, reported the bill back to the House without amendment.

Mr. Nisbet, from the same committee, to whom was referred a bill to appropriate $10,000 for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad, reported unfavorably to the passage of the same, and asked to be discharged from the further consideration of said bill.

The House took up the report on the bill to exempt persons residing in the corporate limits of Lumpkin, Stewart county, from road duty.

Mr. Tucker offered the following substitute in lieu of the bill:

A bill to incorporate the town of Lumpkin in Stewart county, assented to Dec. 26, 1831.

The substitute was received, the report of the committee 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 alter and amend an act to incorporate the Southern Mutual Insurance Company, approved the 29th of December, 1847, 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 Hancock Steamboat Company, 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. Carlton in the chair, on the bill to authorize the erection of a Turnpike Road from Trenton in Dade county to the east side of the Lookout Mountain and to appoint commissioners to carry into effect the same, and having spent some time therein the committee, arose and reported the bill back to the House without amendment. The report was agreed to, and upon the question "shall this bill now pass," the yeas and nays were required to be recorded, and are yeas 46, nays 48.
Those who voted in the affirmative, are Messrs.

Adams, Lane, Snelling,
Barlow, Laughridge, Stephens,
Brown, McDougald, Terrell of Coweta,
Bryan, McDonald, Thomasson,
Culberson of Floyd, McIntyre, Thornton,
Dorminy, Mintz, Tompkins,
Fish, Neal, Trippe,
Gaston, Neely, Villalonga,
Gresham, Nelson, Walthour,
Griffin, Penland, Walker,
Gordon, Perkins, Watson,
Harrison, Pickett, Welborn,
Hendrix, Richardson, Westmoreland,
Hodges of Randol'h, Riley, Wofford,
Johnson, Sanford, Worrell.

Those who voted in the negative, are Messrs.

Akin, Favor of Troup, McWhorter,
Andrews, Fields, Morris,
Arnold, Fleming, O'Bannon,
Barrett, Gray, Penick,
Bell, Goodman, Reid,
Blount, Hall, Roberts,
Brandon, Hammell, Robinson of Fay'te.
Carlton, Heard, Robinson of Macon.
Chandler, Hill, Shaw,
Clark, Hines, Slaughter,
Colbert, Hodges of Houston, Strickland,
Culberson of Troup, Irwin, Terrell of Putnam,
Dawson, Kendall, Tillman,
Deadwyler, Leith, Wilson,
Digby, Manning, Wolf,
Farmer, McLeod, Yopp.

So the bill was lost.

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

Mr. Speaker—I am instructed by his Excellency the Governor to lay before this branch of the General Assembly a communication in reference to the boundary line between this State and Florida.

Upon motion of Mr. Jones, of Paulding, the message was referred to the Committee on the State of the Republic, without being read.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill for the relief of Rene M. Pittman of Cobb county, and to appropriate a sum of money therefor.
Upon motion of Mr. McDougald, the committee arose and reported the bill to the House without amendment.—
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 70, nays 20.

Those who voted in the affirmative, are Messrs.

Adams, Hendrix, Robinson of Fay'te,
Akin, Hodges of Rand'lh, Robinson of Macon,
Andrews, Irwin, Sanford,
Barrett, Johnson, Shaw,
Bell, Jones of Warren, Slaughter,
Brown, Kendall, Snelling,
Bryan, Lane, Stephens,
Calder, Laughridge, Strickland,
Carlton, Leith, Terrell of Coweta,
Chandler, Manning, Terrell of Putnam,
Clark, McDougald, Thomasson,
Culberson of Floyd, McDonalcl, Thornton,
Dorminy, McWhorter, Tompkins,
Farmer, Mintz, Trippe,
Fields, Morris, Villalonga,
Fish, Neal, Waldhour,
Fletcher, Neely, Walker,
Gray, Nelson, Watson,
Gresham, O'Bannon, Welborne,
Griffin, Perkins, Westmoreland,
Goodman, Pickett, Wilson,
Gordon, Richardson, Wofford,
Hall, Roberts, Worrell.

Those who voted in the negative, are Messrs.

Arnold, Digby, McLeod,
Blount, Fleming, Penick,
Brandon, Hammell, Riley,
Colbert, Heard, Tillman,
Culberson of Troup, Hill, Wolf,
Dawson, Hines, Yopp.

So the bill passed under the title thereof.

The House took up the report on the bill for the relief of Sarah Ann Stephens, 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 certain persons therein named to vend and peddle goods within this State without taking out license, and the same having been amended, Mr. Arnold moved the indefinite postponement of the bill as amended.
Whereupon the yeas and nays were required to be recorded, and are yeas 32, nays 66.

Those who voted in the affirmative, are Messrs.

Adams, Andrews, Arnold, Barlow, Blount, Brandon, Brown, Calder, Clark, Dawson, Farmer, Fletcher, Gaston, Gresham, Heard, Hodges of Houston, Hodges of Rand’h, Kenan, Lane, Manning, McDougald, McLeod, McWhorter, Phillips, Pickett, Richardson, Snelling, Tillman, Waldhour, Walker.

Those who voted in the negative, are Messrs.


So the motion was lost.

Mr. Perkins moved that the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 29, nays 62.

Those who voted in the affirmative, are Messrs.

McDonald, Terrell of Coweta, Westmoreland,
Peacock, Thomasson, Whitworth,
Perkins, Trippe, Wilcox,
Robinson of Fay'te, Walker, Worrell.
Sanford, Watson,

Those who voted in the negative, are Messrs.
Akin, Goodman, Penland,
Arnold, Hall, Phillips,
Barrett, Hammell, Richardson,
Bivins, Hines, Riley,
Blount, Hodges of Rand'h. Roberts,
Brandon, Howard, Robinson of Macon,
Bryan, Irwin, Shaw,
Carlton, Jenkins, Snelling,
Colbert, Jones of Warren, Stephens,
Culberson of Floyd, Kenan, Strickland,
Culberson of Troup, Kendall, Talley,
Dawson, Laughridge, Thornton,
Deadwyler, Manning, Tillman,
Dorminy, McDougald, Tompkins,
Dubignon, McLeod, Villalonga,
Faver of Meriw'r, McWhorter, Waldhour,
Fields, Mintz, Welborne,
Fish, Morris, Wilson,
Fleming, Neal, Wofford,
Fletcher, O'Bannon, Wolf,
Gartrell, Penick, Wooldridge.

So the motion was lost.

Upon motion of Mr. Phillips, the bill was recommitted to the consolidating committee with instructions to draft a bill embodying the amendments received and placing all applicants upon an equality.

By permission of the House, Mr. Harrison introduced a bill for the relief of William Wright; read first time.

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

WEDNESDAY, DECEMBER 12th, 1849.

Mr. Tucker moved to reconsider so much of the journal of yesterday as relates to the reference to the Judiciary Committee a bill to establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge in certain contingencies, and for other purposes.

The House refused to reconsider.
Mr. Hendrix moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to authorize the erection of a Turnpike Road from Trenton in Dade county, to the east side of the Lookout Mountain, and to appoint commissioners to carry into effect the same.

The House agreed to reconsider.

Mr. Nisbet, from the Committee on Agriculture and Internal Improvement, to whom was referred so much of the Governor's message as relates to right of way on the Western and Atlantic Railroad Company, report:

A bill concerning the Western and Atlantic Railroad of the State of Georgia, and to appropriate monies therefor; read first time.

Mr. Kenan introduced a bill to authorize the stockholders of the Milledgeville Bank to increase their capital to the amount of five hundred thousand dollars; read first time.

Mr. Wiggins, from the Committee on Petitions, to whom was referred the petition of Thomas B. Andrews, praying for a special appropriation to pay him for teaching poor children, report:

That the prayer of the petitioner has been fully examined and investigated by the committee, and the same returned back to the House, asking to be relieved from the further investigation thereof, and recommend the same to this honorable body.

Mr. Wiggins, from the same committee, to whom was referred the bill to be entitled an act to extend the corporate limits of the town of Marietta, in the county of Cobb, have had the same under consideration, together with the petitions and remonstrances thereto attached; and upon the examination of the same, it is the opinion of this committee that this House should entertain the bill predicated upon the petition proposing an extension of the corporate limits of the town of Marietta, and ask leave so to make their report and be further discharged from any action on said bill.

Mr. Thomasson introduced a bill for the relief of the heirs of Isaac S. Wood, deceased; read first time.

Mr. Harrison introduced a bill for the relief of N. B. & H. Weed, of the county of Chatham; read first time.

Mr. Harris, from the Committee to whom was referred the memorial of George W. Towns, praying an investigation into the rights of certain persons to grants for certain lots of land therein specified, have had the same under consideration, and beg leave to report:

That this is an application by G. W. Towns, asking of the Legislature an expression of its opinion as to whom grants shall issue in the existing conflict of claims between himself and other persons to fractional lot No. 267 and lots of land Nos. 263 and 264 in the first district of originally Muscogee now Macon county.
The Committee on examination find that these three lots of land were purchased by the memorialist at public sale, ordered in pursuance of an act of the last General Assembly entitled "an act to authorize 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 to take out grants for fractions."

There is no controversy as to the regularity of the sale.—The difficulty as to who is the proper owner of fractional lot No. 267, has arisen from the fact that there have been two several surveys of the district in which it is situated.—Under the first survey, the land in this district was disposed of by lottery, and James Scott of Swain’s district, Emanuel county, became the fortunate drawer of lot of land No. 267, for which a grant issued by the State on the first of October, 1827. The present claimant, John Usry, has a regular chain of title from the drawer to whom it was granted down to himself: said grant having been issued before the re-survey of said district, and the same located upon lot No. 267 of the first survey, which said lot, No. 267 of the first survey, has been long in the possession of said Scott and those claiming under him.

It having become apparent that great errors had been committed in the first survey of the district in question, the Legislature of the State ordered a new and perfect survey of the same, in the meantime making provision for protecting the rights of those fortunate drawers who might have located their grants under the first survey upon lands the boundaries of which might not be the same as those of the like numbers under the new survey.

Your Committee deem any further reference to these legislative provisions unnecessary and not demanded by the question in issue, as in their judgment the rights of these parties are in no wise affected by them. We have given the original plats of both the first and second surveys of said district, now of file in the Surveyor General’s office, a careful examination, and by comparing the plat and grant issued to Scott, the drawer under whom Usry claims, with each of the surveys, the Committee have fully and satisfactorily arrived at the conclusion that whatever contest may hereafter arise between the memorialist and other parties in consequence of the variations between the two surveys, that none can exist between him and Usry, as it is evident that lot No. 267, granted to James Scott under the first survey, is not the same territory bought by G. W. Towns as fractional lot No. 267 in said district. And the Committee are therefore of opinion that the said George W Towns is entitled to a grant for said fractional lot under the terms of the sale at which he purchased it.
The controversy between the memorialist and the estate of James A. Everett in relation to lots of land Nos. 263 and 264 in the same district, rests upon different grounds. There is no dispute as to the regularity of the sale or the identity of the lots. These, like No. 267 of the new survey, had been reported to the Governor as undrawn lots, as we are informed by the late Surveyor General, and they were all included together in the same advertisement of sale under the executive order pursuant to the act of the last Legislature.

No notice was given at the sale by the representative of Everett of any supposed claim to said two lots, and they were knocked off to the memorialist, he being the highest bidder for the same.

Not until after the sale was it communicated to the executor of Everett by one of the State House officers, and from whom this information is obtained, that the receipt book of fraction sales in evidence that Everett had paid three instalments upon a supposed purchase of these two with several other lots, there being no return or record in said office of the sale, or evidence of the first payment ever having been made. These entries of money paid into the Treasury by Everett on account of these two lots gave rise to the presumption that he had bought the same at a former sale of undrawn lots made by the Sheriff of Macon county under legislative authority, and hence the claim now interposed.

Our investigations have satisfied us that the Sheriff of Macon, who sold these lots, made no return of the sale to the proper department in Milledgeville, having, as we learn upon reliable authority, absconded soon after the sale.

This committee offer no opinion as to the sufficiency of the evidence afforded by the entries in the fraction sales receipt book that Everett did become the purchaser of these lots at the sale made by the Sheriff of Macon county, nor do we feel called upon to say what amount of money, if any, should be refunded to Everett's estate on account of the payments made by him as noted on the receipt book of fraction sales. Our attention is only called by the question of the right to the grants of said two lots of land.

The Legislature has at various sessions made provision for the relief and protection of purchasers of the undrawn land of the State, and at its session in 1847 an act was passed providing, among other things, that in all cases where purchasers of fractions should not take out grants for the same by the first day of November, 1848, the same should revert to the State.

Neither Everett in his life time, nor his executor since his death, have availed themselves of the benefit of either this act or an act assented to 21st of December, 1843, declaring that all lots of land not granted by the first of October, 1844,
should be forfeited to the State, but said two lots, Nos. 263
and 264, remained ungranted up to the day of sale in Feb-
ruary last, when the memorialist became the purchaser; and
therefore the right to the grants had lapsed to the State,
even if sufficient proof was adduced of the purchase and the
payment of the purchase money by Everett.

Your Committee are therefore of opinion that George W
Towns, as the purchaser at the sale in February last, with­
out any notice of a prior sale of, or supposed claim to said
lots, is entitled to grants for the said two lots of land Nos.
263 and 264, in the first district of originally Muscogee now
Macon county, under the terms and conditions of said sale;
and they recommend the adoption of the following resolu­
tion, to wit:

Resolved, That it is the sense of the present General As­
sembly of Georgia that George W. Towns is entitled to
grants for fractional lot No. 267 and lots of land Nos. 263
and 264 in the first district of originally Muscogee now Ma­
con county, under the terms and conditions of the sale at
which he became the purchaser of the same, under an ex­
cecutive order pursuant to an act of the last General Assem­
by of this State.

On motion of Mr. McDougald, one hundred and fifty
copies of the report was ordered to be printed for the use of
the House.

Mr. Calder laid upon the table a resolution authorizing his
Excellency the Governor to furnish the county of Cobb with
certain books.

Mr. Calder from the Committee on Public Printing, to
whom was referred a bill to regulate the price of public
printing, reported the bill to the House with amendments,
and recommend its passage as amended.

Mr. Calder, from the same committee, to whom was re­
ferred a bill to regulate the printing required to be perform­
ed, reported favorable to the same.

Mr. Hines introduced a bill to appropriate certain sums
of money for certain purposes therein mentioned; which
was read the first time, and referred to a special committee
consisting of Messrs. Hines, Waldhour and McIntyre.

Mr. Barrett laid upon the table the following resolution:
Resolved, That each branch of the General Assembly ad­
journ on Saturday, the twenty-second instant, sine die.

Mr. Dubignon introduced a bill to add the residence of
Thomas S. Hopkins now of the county of Wayne to the
county of Glynn, and for other purposes; read first time.

Mr. Tompkins introduced a bill to require persons liable
to work on the roads, residing within the corporate limits of
Houston, Heard county, to work on roads in said district;
read first time.

Mr. Pringle introduced a bill compelling the Judges of
the Superior Courts in this State to give in special charge the 30th section of the 10th division of the penal code; read first time.

Mr. Mintz introduced a bill to compel the Clerk of the Supreme Court to deliver to parties litigant in the Supreme Court in this State remitters in certain cases; read first time.

Mr. Riley laid upon the table a resolution in relation to the introduction of new matter; which was read.

Mr. Laughridge introduced a bill to change the name of Mildred Cherokee Hicks to that of Mildred Cherokee Har­grove, and for other purposes therein named; read first time and referred to the consolidating committee.

Mr. McDougald introduced a bill to change the names of certain persons therein named, and to make said persons legitimate heirs of Ranson H. Sullivan, of the county of Mus­cogee, their reputed father; read first time, and referred to the consolidating committee.

Also, a bill for the relief of the securities of Jacob W Frost, formerly Tax Collector of Muscogee county.

Also, a bill to authorize the Muscogee Railroad Company to connect their Railroad with the Southwestern Railroad, and for other purposes.

Also, a bill to protect the people of Georgia against cor­rupt legislation, and to punish all persons who violate the provisions of this act, and for other purposes; which were severally read the first time.

Mr. Wooldridge introduced a bill to incorporate the Hitch­itee Blues of the county of Muscogee, and to extend to them certain privileges, and for other purposes therein named; read first time.

Mr. Manning introduced a bill to alter the county line be­tween the counties of Newton and DeKalb, so as to include the dwelling of Luke L. New in the county of Newton, and for other purposes therein mentioned; read first time.

Mr. McWhorter laid upon the table a resolution relative to some outstanding debts due the Penitentiary; which was read.

Mr. Jenkins introduced a bill to extend the corporate lim­its of the town of Oxford, in Newton county; read first time.

Mr. Worrell, from the committee to whom was referred the petition of Mary Holmes, reported:

A bill to entitle Mary Holmes, of the county of Pike, to the estate of her son, Walter J. Wills, provided the same shall be an escheat; read first time.

Mr. Stephens laid upon the table the following resolution:

Resolved, That the Reporter of the Supreme Court be directed to send, with the acts of each General Assembly to each county respectively, all the back volumes of reports to which the officers of such county may be entitled.
The order being suspended, the resolution was taken up and agreed to.

Mr. Fletcher introduced a bill to incorporate the Georgia State Guards, a volunteer company in the county of Walton, to grant them certain privileges and exemptions and to furnish them arms; read first time.

Mr. McDonald introduced a bill to declare certain lands in the county of Ware forfeited to the State and to provide for disposing of the same, and to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act approved December 30th, 1847, to declare certain lands in the county of Ware forfeited to the State and to provide for disposing of the same; read first time.

The following message was received from the Governor by Mr. Patton, their Secretary:

Mr. Speaker—I am instructed by the Governor to lay before this branch of the General Assembly a communication, accompanied by a report from the Chief Engineer in answer to a resolution of the House of Representatives, asking information in relation to the contract for the completion of the Western and Atlantic Railroad from Dalton to Chattanooga. Also, a communication in answer to a resolution asking whether the committee on the subject of education, appointed under a resolution of the last General Assembly, have yet made their report.

On motion of Mr. McDougald, so much of the Governor's message as relates to the memorial of John D. Gray & Co., was referred to the Committee on Agriculture and Internal Improvements.

The following message of his Excellency was then taken and read:

EXECUTIVE DEPARTMENT, Ga.,
MILLEDGEVILLE, 12th Dec. 1849.

In reply to the resolution of the House of Representatives of the 7th inst., desiring to be informed whether the committee appointed to inquire into the state of education in Georgia and to report to this session of the Legislature on the operation of the poor school law and other purposes, has made any report, I have the honor to state that no report has as yet been received from that committee.

From an interview with one of the committee on the subject at the first of the session, I was led to believe that before this time their report might have been expected; the hope is still entertained that it will be prepared and submitted in a few days—of this, however, I can give no positive assurance.

GEO. W. TOWNS.
The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to amend an act to incorporate the Relief Society of the Georgia Annual Conference of the Methodist Episcopal Church, assented to December 22d, 1838, by adding the word "South," and to confer certain powers upon the First Presbyterian Church in Augusta.

A bill to alter and change the name of Mary Virginia Faver to that of Mary Virginia Cox and to legitimize the same.

A bill to authorize the sheriffs, clerks and coroners of Pulaski county to advertize their sales in some paper published at Milledgeville or at Macon, or in the town of Albany, Baker county.

A bill to add a part of the county of Washington to the county of Jefferson.

A bill to add a part of the county of Habersham to the county of Lumpkin, and to designate the county line between said counties.

A bill to appoint certain commissioners for Savannah river.

A bill to alter the time of holding the election for commissioners of the town of Greensborough, and to alter and change the manner of electing the marshal of said town.

A bill to repeal an act passed on the twenty-second day of December, eighteen hundred and forty-three, authorizing the Governor of the State of Georgia to sell the Western and Atlantic Railroad for a sum not less than one million of dollars.

A bill to authorize Daniel R. Turner of the county of Cobb, and James L. Mayson of the county of DeKalb, to establish a ferry on the Chattahoochee river.

A bill to amend an act to incorporate the Georgia Conference of the Methodist Episcopal Church, and to vest therein the title to certain property with authority to dispose of the same, assented to December 11th, 1841, by adding the word "South."

A bill to alter and change the commissioners named in the fifth section of an act entitled an act to prevent obstructions in the Oconee river from the Greene and Hancock county line on its eastern bank to its confluence with the Ocmulgee river, calculated to impede the free passage of fish, to appoint commissioners, and to punish those who may attempt to defeat the same, approved December 26th, 1835.

A bill in relation to the assignment of dower.

A bill to change the name of William Hadaway, and for other purposes therein named.

A bill to repeal an act passed on the twenty-fifth of De
cember, eighteen hundred and thirty-seven, consolidating
the offices of Receiver of Returns and Tax Collector in the
counties of Rabun, Camden, Irwin, Floyd, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens.

A bill to authorize the issue of bonds of the State in lieu
others outstanding.

A bill to authorize the Savannah and Albany Railroad
Company to make and use a plank road and branches in
connection with their railroad and branches or in lieu thereof.

A bill to incorporate the Talbotton Branch Railroad
Company.

A bill to authorize and empower the trustees of the male
academy of the town of Greensborough to sell and dispose
of a portion of the land belonging to said academy, and to
appropriate the money arising from the sale of the same.

A bill to alter and change the county line between the
counties of Jackson and Clark, so as to include the residence
of Greensby W Barber and Robert F White of the county
of Jackson in the county of Clark, also to change the county
line between the counties of Madison and Clark so as to in­
clude the residence of George A. Jarrell, of the county of
Madison, in the county of Clark.

A bill to alter and amend an act entitled an act to alter
and amend the several judiciary acts now in force in this
State so far as relates to Justices’ Courts, assented to 14th
December, 1811.

A bill to change the times of holding the Superior Courts
of the counties of Thomas, Lowndes, Ware, Appling, Lau­
rens, Pulaski, Telfair, Irwin and Twiggs; also the Inferior
Court of the county of Lowndes, the Superior and Inferior
Courts of Columbia county, and the Inferior Court of Rich­
mond county.

The Senate has also passed the following bills of the
House of Representatives:

A bill to repeal an act entitled an act to consolidate the
offices of Receiver of Tax Returns and Tax Collectors in the
counties of Rabun, Camden, Irwin, Floyd, Paulding, Scriv­
en, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Murray, as­
serted to 25th December, 1837.

A bill repealing the offices of Tax Collector and Receiver
of Tax Returns of the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson Wilkes, McIntosh,
Thomas, Jefferson, Cobb, Hancock, Dooly and Marion,
passed on the 9th of December, 1839, so far as respects the
county of Franklin.

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 twenty-fifth of Decem­
ber, eighteen hundred and fifty-one.
A bill to establish additional election precincts in the county of Habersham.

A bill to incorporate the town of Oglethorpe in the county of Macon.

A bill to incorporate Rising Sun Lodge, No. 20, of Reidsville, Tattnall county.

A bill to change the boundary line between the counties of Cobb and Paulding.

A bill to authorize Mrs. Elizabeth Montford to erect a mill dam across Flint river in the county of Crawford on certain conditions.

An act to provide for the compensation of Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert, and to repeal all former laws.

A bill to authorize the Justices of the Inferior Court of Elbert county to levy an extra tax for the purpose of building a Court-house in said county.


A bill to authorize Osborne A. Lochrane, of the county of Clark, to plead and practise law in the several Courts of law and equity in this State.

A bill for the relief of Mary Louisa Prichard.

A bill to authorize Mark Water and Company to establish a ferry across the Chattahoochee river on their own land, in the counties of Gwinnett and Forsyth.

The Senate has also passed the bill of the House of Representatives to authorize Hardy Strickland to make returns in Forsyth county, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

The Senate has also concurred in the resolution of the House of Representatives requesting the people of this State, at the next general election for Governor and members of the Legislature to express their wishes as to the manner in which the Judges of the Superior Courts shall thereafter be elected.

Mr. O'Bannon introduced a bill to incorporate the Harrison Academy in Wilkinson county; read first time.

The House took up the unfinished business of yesterday, which was the report on the bill for the imposition and collection of Taxes for the political year 1850 and thereafter.

The House went into committee of the whole, Mr. Carlton in the Chair, on the unfinished business, and having spent some time therein, the committee arose, and reported the bill to the House with amendments.

Mr. Gartrell offered the following substitute in lieu of the original bill:

A bill to levy and collect a tax for each of the political years 1850 and 1851.

Upon motion of Mr. McDougald, one hundred and fifty
copies of the bill as amended and the substitute, were ordered to be printed for the use of the House.

The House took up the special order of the day, which was the report on the bills to divorce Charles Cockran from his wife Mary Ann Cockran, James Young and Margaret Young his wife, Susan Fitzgerald of the county of Lumpkin from John M. Fitzgerald her husband, David McCully and Mary Ann McCully his wife, Edward Chancy and Zelphy Chancy his wife, and Martha F. Green and her husband Thomas M. Green.

On motion of Mr. Ramsey, the same was postponed indefinitely.

Mr. Culberson of Troup offered the following resolution:

Resolved, That the Messenger of this House be and he is hereby instructed to provide seats in the lobby of this House for the accommodation of ladies who may desire to hear the debates of this body.

Resolved, That the Doorkeeper be and he is hereby instructed to forbid gentlemen not members of the General Assembly, or invited by a member of this House, from coming within the bar of the House.

The order having been suspended, the resolution was taken up and upon agreeing to the same the yeas and nays were required to be recorded, are yeas 44, nays 69.

Those who voted in the affirmative, are Messrs.

Avery, Howard, Robinson of Fay'te.
Barlow, Irwin, Robinson of Macon,
Bell, Jenkins, Snelling,
Blount, Jones of Warren, Spalding,
Bryan, Kenan, Stephens,
Culberson of Troup, Laughridge, Thornton,
Dawson, Lawton, Trippe,
Bubignon, McIntyre, Tucker,
Fish, Neely, Watson,
Gartrell, Nelson, Westmoreland,
Gaston, Nisbet, Wilcox,
Hammell, Perkins, Wofford,
Harris, Pringle, Wooldridge,
Harrison, Ramsey, Worrell.
Hines, Reid,

Those who voted in the negative, are Messrs.

Adams, Chandler, Faver of Meriw'th.
Akin, Clark, Faver of Troup,
Andrews, Colbert, Fields,
Arnold, Culberson of Floyd, Fleming,
Barrett, Deadwyler, Fletcher,
Bivins, Digby, Gray,
Brandon, Dorminy, Gresham,
Carlton, Farmer, Griffin,
The House took up the report on the bill to curtail and simplify criminal pleadings, and the same having been amended,

Mr. McDougald moved its indefinite postponement.

Whereupon the yeas and nays were required to be recorded, and are yeas 62, nays 47.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Adams, Bell, Bivins, Calder, Carlton, Chandler, Colbert, Culberson of Floyd, Digby,
So the bill was indefinitely postponed.

Mr. Phillips, from the Finance Committee, reported a bill to provide an annual sinking fund for the payment of the public debt.

Also, a bill to appropriate money for the support of government for the political years 1850 and 1851; which were severally read the first time.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following act, viz:

An act to incorporate the Savannah and Augusta Gas Light Companies.

The House then adjourned until 3 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 Andrew Academy and to appoint trustees 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 to prevent the killing of deer at certain periods in the county of Richmond, 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 fix the time of holding the Superior Courts in the county of Pulaski of the Southern Circuit, 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 Bedford J. Head of Macon 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 issuing of a certain grant therein specified.

On motion of Mr. Bryan of Wayne, the same was referred to a special committee consisting Messrs. Hall, McDonal, Bryan of Wayne, Shaw and Dorminy.

The House took up the report on the bill to incorporate the Sweetwater Manufacturing 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 authorize and empower the Planter's Manufacturing Co. of Butts county, and their successors, to establish a ferry across the Ocmulgee river on their own land, 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 Riflemen of the county of Troup, and to give them certain privileges and exemptions.

Upon motion of Mr. Culberson of Troup, the same was referred to the Committee on the Military.

The House took up the report on the bill to compensate Petit Jurors of the county of Laurens. 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 change the line between the counties of Gwinnett and Jackson, so as to add the residence of Dilmas L. Jarrett of the county of Gwinnett to 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 for the relief of William H. Monroe, 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. Arnold in the Chair, on the bill to appropriate a sum of money to Jacob Faulkenberry, and having spent some time therein, upon motion of Mr. McDaugald, the committee arose and reported the bill to the House without amendment. The report was agreed to, the bill was read the time and lost.

The House went into committee of the whole, Mr. Arnold in the Chair on the bill to appropriate a sum of money to certain persons therein named, and having spent some time therein, the committee arose and reported the bill to the House without amendment.

Upon motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill to add an additional number of Trustees to the Atapulgus Academy in Decatur 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 amend an
act to incorporate the St. Marys Library Society, assent-
ed to December 9, 1829, 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. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills,
to wit:

A bill to incorporate New Hope Baptist Church in the
sixth district of Randolph county.

A bill to authorize Jacob A. H. Reviere, of the county of
Warren and State of Georgia, to peddle upon goods, wares
and merchandize within the limits of the eighth Congression-
al District, as it is now laid off, without a license and with-
out being subject to pay tax therefor, the counties of Wilkes
and Lincoln excepted.

A bill to authorize John L. Reid to plead and practice
law in the several courts of law and equity in this State.

A bill to incorporate the town of Tunnel Hill, in the coun-
ty of Murray.

A bill to change the time for holding elections for mem-
ers to represent the people of this State in the Congress of
the United States.

A bill to change the name of William Capers Day of
Greene county to that of William Capers Rhodes, and to
legitimate the same; also to change the name of Moses
Kitchens and Joanna Kitchens of Warren county, to that of
Moses Neal and Joanna Neal, and to legitimate them.

A bill to appropriate certain hands to do road duty on the
west side of the old post road and north of the Satilla river
in Camden county.

A bill to provide for the admission in evidence of exem-
plifications of the judicial proceedings had in other States
in the several courts of law and equity of this State.

A bill to incorporate the First Baptist Church in the city
of Atlanta, and appoint trustees for the same.

A bill to authorize grants to issue to the owners of certain
fractional lots of land in the county of Talbot.

A bill to incorporate Spring Place Academy in the county
of Murray, and to appoint trustees for the same.

A bill to attach the lands and residence of Thomas O.
Christian, of the county of Cass, to the county of Murray,
and for other purposes therein contained.

A bill in addition to and amendatory of an act entitled an
act to amend an act to incorporate the town of Marthasville,
in the county of DeKalb, passed on the twenty-third day of
December, eighteen hundred and forty-three, and also to
enlarge the boundary of said town, and to incorporate the
same under the name of the city of Atlanta; and to change
the name of the town of Rome to that of the city of Rome,
to provide for the election of mayor and councilmen and
other officers of said cities, and to confer upon them specific powers and for other purposes therein mentioned, approved the 29th December, 1847.

A bill to authorize Minor W Brown of the county of Forsyth, Benjamin G. McClusky of the county of Hall, each to erect a mill-dam across the Chattahoochee river, on their own land; also Cornelius G. Terhune, of the county of Cass, to erect a dam across the Hightower river on his own land.

A bill to authorize the incorporation of joint stock companies for the construction of Macademised, Graded or Plank roads.

The House took up the report on the bill to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole, 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 Mansfield Torrence of the county of Muscogee, and agreed thereto; the bill was read the third time, and after some discussion thereon, the bill was recommitted, and laid upon the table for further consideration.

The House took up the report on the bill to pardon Sampson Brazzell, a convict in the Penitentiary in this State, and agreed thereto; the bill was read the third time, and passed under the title thereof.

By permission of the House, Mr. McDougald introduced a bill to amend and revive an act to authorize certain commissioners therein named to raise by lottery $1,500 for the purpose of building an academy in the town of Fort Gaines, passed 26th Dec, 1831, and to appoint certain other persons commissioners of said lottery; read first time.

By permission of the House, Mr. Leith introduced a bill to establish a precinct in the county of Pulaski; which was read the first time.

And Mr. Tompkins introduced a bill to repeal an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns, so far as respects the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, passed on the 9th day of December, 1839, so far as relates to the county of Heard; which was read the first time.

Mr. McDonald laid upon the table the following resolution:

Resolved, That the Financial Committee be instructed to examine the State House and other buildings at the Seat of Government, and to report a bill appropriating money sufficient to place the same in good repair.

The order was suspended, the resolution was taken and rejected.
The Speaker laid upon the table a communication from the Chief Engineer of the Western and Atlantic Railroad, in answer to a call of the House in reference to the building of a railroad from the Western and Atlantic Railroad to Cooper and Wiley's rolling mills.

Upon motion of Mr. Nisbet, the same was referred to a special committee consisting of Messrs. Shackelford, Howard and Worrell, without being read.

The House then adjourned until 9 o'clock to-morrow morning.

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THURSDAY, DECEMBER 13, 1849.

Mr. Pringle moved to reconsider so much of the journal of yesterday as relates to the adoption of a resolution furnishing the counties of this State with the back volumes of the reports of the Supreme Court.

The House agreed to reconsider.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of a bill to appropriate a sum of money to certain persons therein named.

The House agreed to reconsider.

Mr. McDonald moved to reconsider so much of the journal of yesterday as relates to the rejection of a resolution instructing the Finance Committee to report a bill appropriating money for the repairs of the public buildings.

The House refused to reconsider.

The House took up the amendment of the Senate to authorize Hardy Strickland to make returns in Forsyth county, and agreed thereto.

Mr. Wiggins, from the Committee to whom was referred the petition of Naomi Kelly, executrix of the estate of James M. Kelly, reported favorable to the prayer of the petitioner, and reported the following bill:

A bill for the relief of James M. Kelly, late Reporter of the Supreme Court of the State of Georgia; read first time.

The House took up the report on the bill of the Senate to lay off a new judicial circuit in this State, and to fix the time of holding the Superior Courts in the several counties thereof, and to add other counties to the Western District.

Mr. Morris of Franklin moved to postpone the bill for further consideration.

Whereupon the yeas and nays were required to be recorded, and are yeas 51, nays 69.

Those who voted in the affirmative, are Messrs. Adams, Bell, Bivins,
Those who voted in the negative, are Messrs.


So the motion was lost.

Mr. McWhorter then moved to postpone the bill indefinitely.

Whereupon the yeas and nays were required to be required to be recorded, and are yeas 69, nays 52.

Those who voted in the affirmative, are Messrs.

Akin, Andrews, Arnold,
Avery,    Hendrix,    Reynolds,
Barlow,   Hines,    Richardson,
Barrett,  Hodges of Rand’h. Riley,
Blount,   Jenkins,  Roberts,
Brandon,  Johnson,  Robinson of Macon,
Brown,    Jones of Warren, Robinson of Talbot,
Bryan,    Kenan,    Shaw,
Carlton,  Laughridge, Snelling,
Clark,    Manning,  Stephens,
Culberson of Troup,  McDougald,  Terrell of Coweta,
Dawson,   McIntyre,  Terrell of Putnam,
Deadwyler, McLeod,    Thornton,
Dorminy,  McWhorter,  Tillman,
Dubignon, Mintz,    Trippe,
Farmer,   Neal,    Tucker,
Faver of Troup,  Nisbet,    Waldhour,
Fields,   Peacock,    Walker,
Fleming,  Penick,    Watson,
Gartrell,  Peuland,  Welborne,
Gresham,  Perkins,  Wooldridge,
Harris,   Ramsay,  Worrell,
Heard,    Reid,    Yopp.

Those who voted in the negative, are Messrs.

Adams,    Hammell,    Robinson of Fay’te.
Bell,     Harrison,    Sanders,
Bivins,   Hill,    Sanford,
Calder,   Hodges of Houston, Shackelford,
Chandler, Howard,    Slaughter,
Colbert,  Irwin,    Strickland,
Culberson of Floyd, Kendall,
Digby,    Lane,    Talley,
Faver of Meriw’r,  Lawton,    Thomasson,
Fish,     McDonald,  Tompkins,
Fletcher,  Morris,    Villalonga,
Gaston,   Neely,    Westmoreland,
Gilmore,  Nelson,    Whitworth,
Gray,     O’Bannon,  Wiggins,
Griffin,  Phillips,  Wilcox,
Goodman,  Pickett,    Wilson,
Gordon,   Pringle,    Wofford,
Hall,     -    Wolf.

The motion to postpone indefinitely prevailed.

Mr. Kenan moved to suspend the order to enable him to introduce a resolution. The order being suspended, he laid upon the table a resolution relative to this House taking a recess from and after the twentieth of this month.

The rule requiring new matter to lie upon the table one day was suspended, and the following resolution was taken up, to wit:

17
Whereas by reason of the fact that the sessions of the Legislature of this State are held but once in two years, there is an accumulation of business before the present General Assembly, that the same cannot be attended to and performed within the usual time allowed for holding said sessions; and whereas it is important to the people that the Legislation necessary for their interest should be had, and the growing prosperity of the State requires that more time should be consumed in legislation:

*Be it therefore resolved, That the Senate and House of Representatives of the State of Georgia in General Assembly now met, do take a recess from and after the twentieth instant, and meet again at such time as may be agreed upon by the General Assembly.*

Mr. Shackelford offered the following proviso:

*Provided, no member shall be allowed to draw any per diem allowed during said recess, or mileage.*

Mr. Carlton moved that the resolution and amendment be laid upon the table for the balance of the session.

Whereupon the yeas and nays were required to be recorded, and are yeas 57, nays 60.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Adams, Avery, Barlow, Barrett, Bell, Blount, Brown, Clark, Culberson of Floyd, Dawson, Deadwyler, Digby, Dubignon, Farmer, Faver of Troup, Fish, Gartrell, Gilmore,
So the motion to postpone was lost.

Mr. Jenkins moved to strike out “at such time as may be agreed upon by the General Assembly;” which motion prevailed.

Mr. Jenkins moved to fill the blank with “the 1st Monday in February;” which motion was lost.

Mr. Tucker moved to fill the blank with the “3d Monday in January.”

Whereupon the yeas and nays were required to be recorded, and are yeas 42, nays 70.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Akin, Andrews, Arnold, Barlow, Barrett, Bell, Bivins, Brandon, Brown, Calder, Clark, Culberson of Troup, Dawson, Dorminy, Dubignon, Farmer, Faver of Meriwether, Faver of Troup, Fields, Fish, Fleming, Fletcher, Gartrell, Gray.
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So the motion was lost.

Mr. McDougald moved to fill the blank with the second Monday in January.

Whereupon the yeas and nays were required to be recorded, and are yeas 78, nays 40.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

Adams, Hines, Reynolds,
Akin, Hodges of Houston, Riley,
Bryan, Jones of Paulding, Roberts,
Calder, Manning, Sanford,
Chandler, McIntyre, Slaughter,
Culberson of Troup, McLeod, Thomasson,
Dorminy, Neely, Villalonga,
Favor of Meriw’th. Nisbet, Whitworth,
Fields, Peacock, Wiggins,
Fish, Perkins, Wilcox,
Fletcher, Phillips, Wilson,
Goodman, Pickett, Woolford,
Hall, Pringle, Yopp.

So the motion to fill the blank prevailed.

The question then recurred upon the adoption of the amendment offered by Mr. Shackelford. The amendment was received.

The question then recurred upon adopting the resolution as amended.

Whereupon the yeas and nays were required to be recorded, and are yeas 57, nays 61.

Those who voted in the affirmative are Messrs.

Adams, Gresham, Neely,
Avery, Griffin, Nelson,
Barlow, Gordon, Reid,
Barrett, Hammell, Robinson of Macon,
Bell, Harris, Sanders,
Blount, Harrison, Shackelford,
Brown, Heard, Snelling,
Clark, Hendrix, Stephens,
Culberson of Floyd, Howard, Terrell of Putnam,
Dawson, Irwin, Thornton,
Deadwyler, Jones of Paulding, Tompkins,
Digby, Jones of Warren, Trippe,
Farmer, Kenan, Walhour,
Fayer of Troup, Kendall, Watson,
Fish, McDougald, Welborne,
Fleming, McDonald, Westmoreland,
Gartrell, McWhorter, Wolf,
Gilmore, Mintz, Wooldridge,
Gray, Neal, Worrell.

Those who voted in the negative, are Messrs.

Akin, Brandon, Chandler,
Andrews, Bryan, Colbert,
Arnold, Calder, Culberson of Troup
Bivins, Carlton, Dorminy,
So the resolution was lost.

The House took up the amendments of the Senate to the bill of the House to incorporate Lafayette Chapter and Dar­ley Lodge in Fort Gaines, Georgia, and concurred therein.

The House took up the amendments of the Senate to the bill of the House to require the Judges of the Superior Courts in the Coweta Circuit to hold Courts two weeks at each term of said Court in DeKalb county, and to provide for the same, and concurred therein.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to real the third section of an act approved 29th December, 1847, entitled an act to authorize the Central Railroad and Banking Company and the Macon and Western Railroad Company, or either of them, to form a junction of the Central Railroad and Macon and Western Railroad in or near the limits of the city of Macon.

A bill for the relief of Thomas Powell of the county of Cass.

A bill for the relief of Harvy McCormack Ward.

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, to wit:

A bill to incorporate Lafayette Chapter No. 12, and Dar­ley Lodge No. 17, in the town of Fort Gaines, in the county of Early.

A bill to authorize and require the Judge of the Superior Courts in the Coweta Circuit to hold court in the counties
of DeKalb and Coweta two weeks at each term of said Courts, unless the business of said Courts can be done in a shorter time, and to provide for the same.

The Senate has also concurred in the resolution of the House of Representatives, requesting our Senators and Representatives in Congress to use their influence to have a weekly mail route established on horseback from Waresboro' in Ware county to Centrevillage in Camden county; also, a weekly mail route established from Waresboro', Ga. to Blount’s Ferry in the State of Florida.

Mr. Culberson, 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 incorporate Rising Sun Lodge, No. 20, of Reidsville, Tattnall county.
- An act to change the boundary line between the counties of Cobb and Paulding.
- An act to authorize Osborne A. Lochrane, of the county of Clark, to plead and practise law in this State.
- An act for the relief of Mary Louisa Pritchard.
- An act to amend an act incorporating the Atlanta and Lagrange Railroad Company.
- An act to authorize Mark Water and Company to establish a ferry across the Chattahoochee river on their own land, in the counties of Gwinnett and Forsyth.
- An act to authorize Mrs. Elizabeth Montford to erect a mill dam across Flint river in the county of Crawford upon certain conditions.
- An act to establish additional election precincts in the county of Habersham.
- 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, eighteen hundred and fifty-one.
- An act to authorize the Justices of the Inferior Court of Elbert county to levy an extra tax for the purpose of building a Court-house in said county.
- An act to repeal an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Murray, as entitled 25th December, 1837.
- An act to provide for the compensation of Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert.
An act to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns of the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, passed on the 9th of December, 1839, so far as respects the counties of Franklin and Heard.

An act to incorporate the town of Oglethorpe in the county of Macon.

An act to authorize Hardy Strickland of the county of Forsyth, administrator upon the estate of Mark W Kil-lingworth, deceased, of the county of DeKalb, to make his returns in the county of Forsyth.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

On motion of Mr. Worrell, the order was suspended, and the House took up the report on the bill for the relief of Mansfield Torrence; the report was disagreed to and the bill was lost.

Mr. Worrell, from the Committee on the Judiciary, made the following majority report, to-wit:

A bill entitled an act to incorporate the trustees of the permanent fund for the support of a reader for the Hebrew congregation at Savannah, was referred to the Committee on the Judiciary, and a majority of said committee, to wit: those whose names are hereto attached would respectfully submit the following report:

From the proofs exhibited before the committee it appears that said congregation was incorporated in the year 1790, by Edward Tallair, the then Governor of the State, in conformity with the statute for such case made and provided; that the ladies of said congregation in 1843 raised by a fair the sum of $15,000, and placed the same in the hands of Isaac Cohen to manage until it reached an amount that its annual interest would procure the services of a suitable reader for the congregation, and to be elected by the congregation; that the fund was put at interest pursuant to the intentions of the donors, and the interest arising upon it was annually added to the principal, and now amounts to the aggregate sum of $6,000; and that the interest of said fund at this time would not be sufficient to procure the services of a competent reader, &c.; that in August, 1849, a president and vestry of said congregation was elected, and the undersigned believe the object of all concerned in the same,
the elect as well as the electors, was to take the control of the funds out of the hands of those who had previously been intrusted with its management, and appropriate it to purposes different from those contemplated and intended by the donors; that said president and vestry immediately after the election proceeded to elect a reader wholly unqualified to perform the duties of the place, and in this way intend to frustrate the benevolent design of the donors, and give the interest of the fund to a party in the transaction, who, to subserve the wishes of his friends, all at once converted himself from a justice of the peace into a teacher of the religion of the synagogue. The undersign also find that no member of said congregation can vote upon any question affecting its corporate rights, privileges or immunities, unless he had previously subscribed the constitution, by-laws, &c.

The undersigned further say, the controversy between the members of said congregation is, whether the donors of said fund, when they put it in the hands of Isaac Cohen, intended that he should hold it in trust for the congregation or turn it over to the congregation to be subject to their control and management.

From a careful examination of the facts exhibited to them, the undersigned believe it was the intention of the donors in placing the fund in the hands of Isaac Cohen that he should manage and invest it for the benefit of the congregation; that they never meant it should go out of his control, that their purpose was it should never become subject to the contingency in which it is now involved.

The undersigned admit that the fund was turned over to the congregation by Mr. Cohen, and that it was subsequently managed and invested by the corporate authorities of the congregation. But the undersigned are of the opinion that Mr. Cohen in turning over the fund to the congregation transcended his authority, and that he did so from misapprehension of the intentions and purposes of the donors; and if the undersigned are correct in this opinion, the fund never became the property of the congregation, and therefore the Legislature may pass the bill.

Again, the undersigned take this view of the question: admitting, for the sake of argument, that the fund was properly turned over to the congregation, then can we pass the bill? It is not denied but the Legislature may do so at the instance of a majority of the congregation; the evidence exhibited showed that a majority of the members entitled to a voice in this matter, petitioned the Legislature to pass the bill; it then results that we may exercise the power in question and pass the bill.
Your committee now ask to be discharged from the further consideration of the bill.

E. H. Worrell,
John Jones,
L. J. Gartrell,
George W Fish,
Jethro Manning,
Jas. A. Pringle,
W. J. Lawton,
W. T. Wofford.

Mr. Jenkins, from the same committee, presented the following minority report:

The undersigned, members of the Committee on the Judiciary, to whom was referred a bill to be entitled an act to incorporate the trustees of the permanent fund of the Hebrew congregation at Savannah, dissenting from the report of a majority of the committee, respectfully present their reasons for such disagreement.

By the bill it is proposed to incorporate certain persons who now hold in trust a fund originally created and presented by certain ladies of the Jewish faith in the city of Savannah, to be profitably employed until by the accrual of interest it should be sufficiently large to yield an annual income adequate to the employment of a suitable and competent reader for the Hebrew congregation in said city. When the bill was under discussion in the House, a question arose whether or not that fund had been actually presented to and vested in that congregation as a corporate body; the House was not in possession of satisfactory information on the subject, and hence the inference. The evidence before the committee consisted of the memorials referred with the bill.

An act of the Legislature passed in the year 1790, authorizing the Governor to grant charters of incorporation to religious societies, a certified extract from the Executive journal showing that soon after the passage of that act, the Hebrew congregation of Savannah had applied for a charter and that an Executive order had been made directing that one be prepared for execution and delivery; a subsequent order in the same journal, amendatory of the charter so far as to change the day for the annual election of officers of the corporation, a record book of said congregation in which are entered what purports to be a copy of a charter granted by the Governor in pursuance of said act and an amendment corresponding with that appearing on the Executive journal, also the constitution, by-laws and minutes of the congregation in general meeting as well as of the President and vestry continued down to the present time; and lastly, statements made before the committee by three members of the congregation.
The undersigned suppose the first proper subject of inquiry to be, whether or not the Hebrew congregation is a body corporate. No original charter was produced; it was alleged to be lost or mislaid. No extended record of it was found in the Executive office. One member of the congregation, however, stated to the committee that he had often seen the charter in the hands of a former President of the congregation; that it was many years since transcribed on the record book aforesaid as shown to the committee, and that the copy there appearing is a true one and has ever been so regarded and referred to by the congregation and its officers. The other members, before the committee stated that they had never seen the original charter, and therefore could not say whether the transcript was or not a true copy, but that the corporation had for many years acted as a corporation claiming corporate existence under a charter granted by the Governor in pursuance of the act of 1790. We think the order on the Executive journal, amendatory of a charter to that corporation, is conclusive evidence that such charter had been actually granted. The antiquity of the transcript on the record book, the perfect agreement of the amendment of that charter, as then recorded, with the record of it in the executive journal, the ensuing and continuous entries in the same book of the proceedings of the congregation in conformity with the transcript, the united testimony of the three members that the congregation had claimed and exercised corporate franchises under a charter emanating from the Executive, and the uncontradicted testimony of one of them that the charter had actually issued under the great seal of the State and had often been seen by him and was truly copied in the book before committee, constitute a body of testimony clearly proving to the undersigned that the Hebrew congregation of the city of Savannah is and long has been a body corporate.

The next question to which the attention of the undersigned was directed, is this: did the corporate rights of the Hebrew congregation ever attach to the fund mentioned in the bill? Upon this point the attention of the House is invited to the following well ascertained facts: The preamble of the bill referred recites that this fund was presented by certain ladies to the congregation for a specific purpose, it is true, and to be augmented before being used, but still presented. The recital is confirmed by the memorial of those ladies themselves. Accordingly we find from the records of the corporation that the fund so presented and placed in the hands of the then president, was by him brought before the congregation in corporate meeting to be by them disposed of, its reception spread upon their minutes with the names of the fair donors, and the specific use to be made of it. An examination of the record book containing
those minutes, from the presentation to the present time, shows conclusively that the corporation, either in general meeting of the corporators or by its stated officers, have continued with the acquiescence all concerned, the memorialists as well as the remonstrants, to control and manage this fund as their own; thus far faithfully regarding the will of the donors, they have kept it distinct from their other assets, but in all other respects have exercised absolute dominion over it. One of the members of the congregation who testified before the committee, stated his full conviction that the ladies who created and presented the fund never would have put it in the power of the corporation but for their confidence in the president and other officers then at the head of the corporation, but does not question the fact that it was so given. This statement therefore characterises the motive not the act. By a by-law of the corporation recently enacted, it is provided that the congregation shall elect those trustees to whose management this fund shall be confided, who shall report periodically to the congregation its state and condition, and when it shall have sufficiently increased shall pay over the interest accruing from it, to be applied in the employment of a suitable and competent reader for the congregation. These trustees have been elected and are now in possession of the fund.

It appears the congregation are at this time unhappily divided; one party contending that the fund has already sufficiently accumulated, and insisting upon its present application to its ultimate object; whilst the other, entertaining a different view, urges the farther accumulation of it. A majority of the trustees, sustained by a portion of the donors and a portion of the congregation, come here and ask to have a separate corporate existence conferred upon them and to be legally invested with the funds.

The undersigned, believing that the Hebrew congregation are a body corporate and that when corporate rights have attached to this fund, are constrained to express the opinion that the bill, if passed in its present form, would impair the obligation of the contract existing between the State of Georgia and the said corporation, and would therefore be unconstitutional.

Respectfully submitted,

ROBERT P. TRIPPE,
CHARLES J. JENKINS,
WILLIAM H. ROBINSON.

The House took up the report on a bill for the relief of Jonathan C. Pearson and Wright Noles, and agreed thereto; the bill was read the third time, and passed under the title thereof.
Upon motion of Mr. McDougald, the order was suspended for the purpose of allowing him to introduce a resolution. The rule being suspended, the following resolution was taken up and agreed to:

Resolved, That the Clerk do have printed 150 copies of the communication of his Excellency the Governor and the report of the Chief Engineer in relation to the contract made with John D. Gray & Co. on the part of the State—printed for the use of the House.

The order being further suspended, Mr. Shackelford laid upon the table the following resolution:

Resolved, That until otherwise ordered by resolution, passed at a morning session, the rule shall not be suspended for the purpose of taking up other local bill in the afternoon sessions.

The rule being suspended, the resolution was taken up and agreed to.

The House took up the report on the bill for the relief of Ellen B. Kennedy, 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 Jailor of Cherokee 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 all laws and parts of laws incorporating the town of Clarksville in Habersham 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 change the county lines between the counties of Twiggs and Bibb, and Bibb and Jones, 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 organize a volunteer company of Mounted Infantry in the county of Habersham, to be attached to the 44th regiment, G. M., 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 Gilmer and Lumpkin, and agreed thereto; the bill was read the third time and lost.

The House took up the report on the bill of the Senate to incorporate the Savannah Institute of the Sisters of Mercy, 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 quiet and confirm the title of Peter Paulet, a naturalized citizen, to a lot of land in the city of Augusta, conveyed to him before his naturalization, 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 consolidate the offices of Tax Receiver and Tax Collector...
of Cherokee county, and to make provisions for paying grand and petit jurors in 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 of the Senate to authorize John Dillon, of Chatham county, to erect a bridge over the Great Ogechee river, near Fort Argyle, 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 incorporate the Second Baptist Church of Savannah, in 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 of the Senate to authorize John Dillon, of Chatham county, to erect a bridge over the Great Ogechee river, near Fort Argyle, 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 authorize John Dillon, of Chatham county, to erect a bridge over the Great Ogechee river, near Fort Argyle, 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 incorporate the Second Baptist Church of Savannah, in 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 of the Senate to incorporate the Washington Fire Company of the city of Savannah, 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 change the name of Elizabeth Kelly to that of Amanda Elizabeth Cooper, 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 regulate Justices' Courts in 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 of the Senate to authorize the Justices of the Peace elected for the 1st, 2d, 3d and 4th districts, G. M., composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city, 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 Justices of the Peace elected for the 1st, 2d, 3d and 4th districts, G. M., composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city, 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 Justices of the Peace elected for the 1st, 2d, 3d and 4th districts, G. M., composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city, and agreed thereto; the bill was read the third time, and passed under the title thereof.

Mr. McDonald, from the committee to whom was referred a bill to authorize the issuing of a certain grant therein specified, reported favorable to the passage of the same; the bill was taken up and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize the issuing of a certain grant therein specified, reported favorable to the passage of the same; the bill was taken up and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize the issuing of a certain grant therein specified, reported favorable to the passage of the same; the bill was taken up and passed under the title thereof.
The House took up the report on the bill of the Senate to incorporate San Marino Lodge, No. 34, Greensborough, 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 incorporate St Thomas Lodge, No. 49, of Free and Accept-ed Mason, in the county of Thomas, 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 several acts in relation to the city of Augusta, and to amend the act to incorporate the Augusta Canal Company, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to extend and define the corporate limits of the town of Madison, in Morgan county, and to prescribe the manner of levying taxes upon such property as may be embraced in such extension, and agreed thereto; the bill was read the third time, and passed under the title thereof.

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

FRIDAY, DECEMBER 14, 1849.

Mr. Calder moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of a bill to lay off a new judicial circuit in this State, and to fix the time of holding the Superior Courts in the several counties thereof.

Whereupon the yeas and nays were required to be recorded, and are yeas 59, nays 60.

Those who voted in the affirmative, are Messrs.

Adams,  Gray,  Lane,  Bell,  Griffin,  Lawton,  Bivins,  Goodman,  Leith,  Bryan,  Gordon,  McDonald,  Calder,  Hall,  Morris,  Carlton,  Hammell,  Neely,  Chandler,  Harrison,  Nelson,  Colbert,  Heard,  O'Bannon,  Culberson of Floyd,  Hendrix,  Phillips,  Digby,  Hill,  Pringle,  Dorminy,  Hodges of Houston,  Roberts,  Faver of Meriw' th,  Howard,  Robinson of Fayette,  Fields,  Irwin,  Sanders,  Fish,  Jones of Paulding,  Sanford,  Gilmore,  Kendall,  Shackelford,
Those who voted in the negative, are Messrs.


So the motion was lost.

Mr. Kenan moved to reconsider so much of the journal of yesterday as relates to the rejection of a resolution relative to this House taking a recess from and after the 20th inst.

The House took up the reconsidered resolution, which is as follows, to wit:

Resolved, That the Senate and House of Representatives of the State of Georgia in General Assembly now met, do take a recess from after the 20th inst., and meet again on the second Monday in January: Provided, no member shall be permitted to draw any per diem allowed during said recess.

And upon its adoption, the yeas and nays were required to be recorded, and are yeas 70, nays 49.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Akin, Arnold, Bivins, Brandon, Bryan, Calder, Carlton, Chandler, Colbert, Culberson of Troup, Dorminy, Faver of Meriwether, Faver of Troup, Fields, Fletcher, Goodman, Hall,

Hill, Hines, Hodges of Randolph, Jenkins, Lane, Laughridge, Manning, McIntyre, McLeod, McLeod, Neely, Phillips, Pickett, Pringle, Pringle,

Reynolds, Richardson, Hodges of Randolph, Riley, Roberts, Robinson of Fayette, Robinson of Talbot, Sanford, Shaw, Slaughter, Talley, Villalonga, Whitworth, Wiggins, Wilson, Wofford, Yopp.

So the resolution was adopted, and the Clerk directed to carry the same forthwith to the Senate.

Mr. Thomasson introduced a bill for the relief of Michael Adahold and James A. McWhorter of Carroll county; read first time.

Mr. Roberts laid upon the table the petition of Joseph Donaldson, which was referred, without being read, to a special committee consisting of Messrs. Roberts, Shackelford and Nelson.

Mr. Wofford laid upon the table the petition of Messrs. Stovall & Lother of the county of Cass, which was referred, without being read, to a special committee consisting of Messrs. Wofford, Pringle, Jenkins and Nisbet.
Mr. Nelson introduced a bill in relation to the taxation and collection of costs in certain cases; read first time.

Mr. Calder introduced a bill to incorporate the Marietta Manufacturing Company of Cobb county.

Also, a bill to authorize Hardy Pace and Pinckney H. Randall of Cobb county, to build a mill-dam across the Chattahoochee river on their own land; which were read the first time.

Mr. Hines, from the special committee to whom was referred a bill to appropriate certain sums of money to certain persons therein named, reported the bill back to the House, and recommended its passage. The bill was read the second time and committed for a third reading.

Mr. Pickett introduced a bill to compensate the Clerk of the Inferior Court of Gilmer county for services to be rendered by him; read first time.

Mr. Shaw introduced a bill for the relief of Joseph L. Robinson; read first time.

Mr. Neal introduced a bill to incorporate New Hope Baptist Church and New Hope Academy in the county of Lincoln, and appoint Trustees for the same: read first time.

Mr. Riley introduced a bill to add a part of Union county to the county of Lumpkin; read first time, and referred to a special committee consisting of Messrs. Talley, Penland and Strickland.

Mr. McDougald introduced a bill to prevent perjuries and the instituting of actions upon debts or demands barred by the statutes of limitations, and for other purposes; read first time.

Mr. Gordon introduced a bill to prevent the falling in timber or otherwise obstructing the Chichamauga river and for other purposes therein named.

Also, a bill to change the name of Martha Meram Owen to that of Meram Jackson; which were read the first time.

Mr. Tillman, from the special committee to whom was referred the petition of sundry citizens of Tattnall county, report unfavorable to the prayer of the petitioners.

Mr. Wiggins laid upon the table the petition of T. J. Warthen; which was referred to the Committee on Petitions without being read.

The House took up the report on the bill to alter and amend the 1st paragraph of the 7th section of the 1st article of the Constitution of this State and for other purposes, and the same having been amended was agreed to; the bill was read the third time, and it being a constitutional question, the yeas and nays were required to be recorded, and are yeas 69, nays 48.
Those who voted in the affirmative, are Messrs.

Adams, Hall, Robinson of Fayette.
Akin, Hammell, Sanders,
Arnold, Heard, Sanford,
Bell, Hendrix, Shackelford,
Bivins, Hill, Shaw,
Brandon, Hodges of Houston, Slaughter,
Bryan, Howard, Spalding,
Calder, Irwin, Strickland,
Carlton, Jenkins, Talley,
Clark, Jones of Paulding, Terrell of Coweta,
Colbert, Lane, Thomasson,
Culberson of Floyd, Laughridge, Tillman,
Digby, Lawton, Thompkins,
Dorminy, McDonald, Villalonga,
Faver of Meriwet’r, Morris, Waldhour,
Fields, Nelson, Walker,
Fish, O’Bannon, Westmoreland,
Fletcher, Peacock, Whitworth,
Gaston, Penland, Wiggins,
Gray, Phillips, Wilson,
Griffin, Pickett, Wofford,
Goodman, Pringle, Wolf,
Gordon, Roberts, Worrell.

Those who voted in the negative, are Messrs.

Andrews, Hines, Perkins,
Avery, Hodges of Rand’h, Ramsey,
Barlow, Johnson, Reid,
Barrett, Jones of Warren, Reynolds,
Blount, Kenan, Richardson,
Brown, Kendall, Riley,
Chandler, Manning, Robinson of Macon,
Culberson of Troup, McDougald, Snelling,
Dawson, McIntyre, Stephens,
Deadwyler, McLeod, Thornton,
Dubignon, McWhorter, Trippe,
Farmer, Mintz, Tucker,
Faver of Troup, Neal, Watson,
Fleming, Neely, Welborne,
Gartrell, Nisbet, Wooldridge,
Gresham, Penick, Yopp.

So the bill was lost.

The House took up the report on the bill to prohibit encroachment upon the sovereign rights of the State of Georgia by foreign banking institutions and their agents within the limits of this State, and for other purposes therein specified.

On motion of McDougald, 150 copies were ordered to be printed for the use of the House.
The House took up the report on the bill to exempt from levy and sale certain property therein specified, and the same having been amended, Mr. Lane moved to lay the bill and amendments upon the table for the balance of the session.

Whereupon the yeas and nays were required to be recorded, and are yeas 94, nays 20.

Those who voted in the affirmative, are Messrs.

Adams, Andrews, Arnold, Avery, Blount, Brandon, Calder, Carlton, Chandler, Clark, Colbert, Culberson of Troup, Deadwyler, Digby, Dubignon, Faver of Meriw'her, Faver of Troup, Fields, Fish, Fleming, Fletcher, Gartrell, Gaston, Gray, Griffin, Goodman, Gordon, Hall, Hannell, Harris, Heard, Hill,


So the motion prevailed.

Those who voted in the negative, are Messrs.

Akin, Barlow, Barrett, Bell, Bivins, Brown, Bryan, Dorminy, Farmer, Gresham, Harrison, Hendrix, McDonald, Neely, Nisbet, Sanders, Shackelford, Shaw, Walker, Wiggins, Wolf.
The House took up the report on the bill to perfect service of scire facias on absent defendants in case of dormant judgments, 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, amend and explain the first section of an act passed for the relief of co-securities, assented to the 22d of Dec. 1840, 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 regulate the admission of deeds in evidence in certain cases 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 change and make permanent the place of holding the Supreme Court in the second Judicial District, and to provide for the return of process therein, and agreed thereto; the bill was read the third time and lost.

The House then adjourned until 3 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 add a part of the county of Muscogee to the county of Marion, and for other purposes, 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 change the names and legitimatize certain persons therein named, and for other purposes, and the same having been 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 their Secretary, Mr. Glenn:

Mr. Speaker—The Senate has passed a bill to relief the Justices of the Inferior Court from jury duty.

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, to-wit:

A bill to repeal all laws respecting the importation of slaves into this State.

The Senate has also adopted a resolution requesting his Excellency the Governor to appoint three suitable persons as a committee to enquire into the state of Education in Geor-
Georgia, to report to the next Legislature on the operation of the present poor school laws, to recommend any alteration in the same that may to them seem advisable, or to suggest a plan for general education if considered by them expedient; to which they ask the concurrence of the House of Representatives.

The Senate has also concurred in the amendment of the House of Representatives to the bill of the Senate to amend the several acts in relation to the Georgia Railroad and Banking Company.

The House took up the report on the bill to make the public buildings for the county of Marion permanent in the town of Buena Vista, and to incorporate said town.

Mr. Bivins offered a substitute in lieu of the original bill, having the same caption.

The substitute was received, 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 compensate the petit jurors of the county of Hancock 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 title thereof.

The House took up the report on the bill to alter and amend the several acts incorporating the city of Griffin, 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 reduce the number of the trustees of the Henry county Academy, 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 Monroe to the county of Butts, and the same was amended, and upon agreeing thereto the yeas and nays were required to be recorded, and are yeas 53, nays 60.

Those who voted the affirmative, are Messrs.

Adams, Fish, Jones of Paulding.
Akin, Fletcher, Lane,
Bell, Gray, McDonald,
Bivins, Griffin, Morris,
Bryan, Goodman, Neely,
Carlton, Gordon, Nelson,
Chandler, Hall, O'Bannon,
Colbert, Hammell, Peacock,
Culberson of Floyd, Hendrix, Pickett,
Digby, Hill, Roberts,
Dorminy, Hodges of Houston, Robinson of Fay'te;
Faver of Meriw'r, Howard, Sanders,
Fields, Irwin, Sanford.
Shackelford, Spalding, Strickland, Talley, Thomasson,
Tompkins, Villalonga, Westmoreland, Whitworth, Wiggins,
Wilcox, Wilson, Wofford, Wolf.

Those who voted in the negative, are Messrs.

Andrews, Jenkins, Reynolds,
Arnold, Johnson, Richardson,
Ivery, Jones of Warren, Riley,
Jarrett, Kenan, Robinson of Macon,
Blount, Laughridge, Robinson of Talbot,
Brandon, Manning, Shaw,
Brown, McDougald, Snelling,
Clark, McIntyre, Stephens,
Culberson of Troup, McLeod, Terrell of Coweta,
Dawson, McWhorter, Terrell of Putnam,
Deadwyler, Mintz, Thornton,
Dubignon, Neal, Tillman,
'tarmer, Nisbet, Trippe,
'leming, Penick, Tucker,
Hartrell, Penland, Waldhour,
Fresham, Perkins, Walker,
Harris, Phillips, Watson,
Harrison, Pringle, Wooldridge,
Hines, Ramsey, Worrell,
Iodges of Rand'h. Reid, Yopp.

The report was disagreed to, and the bill lost.

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

SATURDAY, DECEMBER 15, 1849.

Mr. Wofford moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to alter and amend the first paragraph of the seventh section of the first article of the constitution of this State, and for other purposes.

Whereupon the yeas and nays were required to be recorded, and are yeas 75, nays 46.

Those who voted in the affirmative, are Messrs.

Adams, Bryan, Clark,
akin, Calder, Colbert,
Arnold, Carlton, Culberson of Floyd,
Bell, Carter, Digby,
Brandon, Chandler, Dorminy,
So the motion to reconsider prevailed.

On motion of Mr. Wofford the bill was recommitted and referred to the Judiciary Committee.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to change and make permanent the place of holding the Supreme Court in the second judicial district and to provide for the return of process therein.

Whereupon the yeas and nays were required to be recorded, and are yeas 21, nays 86.
Those who voted in the affirmative, are Messrs.

Dawson, McIntyre, Slaughter,
Gray, Morris, Snelling,
Hines, O'Bannon, Spalding,
Howard, Perkins, Tucker,
Lane, Ramsey, Welborne,
McDougald, Reid, Wiggins,
McDonald, Shaw, Wooldridge.

Those who voted in the negative, are Messrs.

Adams, Gartrell, Phillips,
Akin, Gresham, Pickett,
Andrews, Griffin, Reynolds,
Arnold, Griggs, Richardson,
Barlow, Goodman, Riley,
Barrett, Gordon, Robinson of Fay'te,
Bell, Hall, Robinson of Macon,
Bivins, Hammell, Robinson of Talbot,
Blount, Harris, Sanders,
Brandon, Harrison, Sanford,
Brown, Heard, Shackelford,
Bryan, Hill, Stephens,
Calder, Hodges of Houston, Strickland,
Carlton, Hodges of Rand'h. Talley,
Carter, Irwin, Terrell of Coweta,
Chandler, Jenkins, Thornton,
Clark, Johnson, Tillman,
Colbert, Jones of Paulding, Tompkins,
Culberson of Floyd, Jones of Warren, Villalonga,
Culberson of Troup, Kendall, Waldhour,
Deadwyler, Lawton, Watson,
Digby, Leith, Westmoreland,
Dubignon, Manning, Whitworth,
Farmer, McLeod, Wilcox,
Faver of Meriw'th, McWhorter, Wilson,
Faver of Troup, Mintz, Wofford,
Fields, Neal, Wolf,
Fleming, Peacock, Worrell,
Fletcher, Penick, Yopp.

So the motion to reconsider was lost.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act to authorize Mark Water and Company to establish a ferry across the Chattahoochee river on their own land, in the counties of Gwinnett and Forsyth.

An act in relation to the holding of the Inferior Courts and Courts of Ordinary in Glynn county.
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 eighteen hundred and fifty-one.

An act to establish additional election precincts in the county of Habersham.

An act to authorize the Justices of the Inferior Court of Elbert county to levy an extra tax for the purpose of building a Court-house in said county.

An act to authorize Mrs. Elizabeth Montford to erect a mill dam across Flint river in the county of Crawford upon certain conditions.

An act to amend an act incorporating the Atlanta and Lagrange Railroad Company.

An act to incorporate the town of Oglethorpe in the county of Macon.

An act to incorporate Rising Sun Lodge, No. 20, of Reidsville, Tattnall county.

An act to repeal an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Murray, assented to 25th December, 1837.

An act to authorize Osborne A. Lochrane, of the county of Clark, to plead and practise law in this State.

An act to authorize Hardy Strickland of the county of Forsyth, administrator upon the estate of Mark W. Killingsworth, deceased, of the county of DeKalb, to make his returns in the county of Forsyth.

An act to provide for the compensation of Grand and Petit Jurors of the Superior and Inferior Courts of the county of Elbert.

An act for the relief of Mary Louisa Pritchard.

An act to change the boundary line between the counties of Cobb and Paulding.

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

The Governor has also assented to and signed the following resolutions, to wit:

A resolution in regard to mail routes.

A resolution relative to the election of Judges of the Superior Courts:

Which I am directed to return to this branch of the General Assembly.
The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the resolution of the House of Representatives that the Senate and House of Representatives in General Assembly now met, do take a recess from and after the twentieth instant, and meet again on the second Monday in January next, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

Mr. Culberson, 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 incorporate Lafayette Chapter No. 12, and Darley Lodge No. 17, in the town of Fort Gaines, in the county of Early, and Pythagoras Lodge No. 41, in Decatur, DeKalb county.

An act to authorize and require the Judge of the Superior Courts in the Coweta Circuit to hold court in the county of DeKalb two weeks at each term of said Court, unless the business of said Court can be done in a shorter time, and to provide for the same.

An act to repeal all laws respecting the importation of slaves into this State, and to give certain powers to municipal corporations in relation to slaves.

The following message was received from the Senate by their Secretary, Mr. Glenn:

Mr. Speaker—The Senate has concurred in the resolution of the House of Representatives to cancel the attorney's receipt given for certain bills of the Commercial Bank of Macon for collection.

Mr. Phillips moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to add a part of the county of Monroe to the county of Butts.

Whereupon the yeas and nays were required to be recorded, and are yeas 52, nays 62.

Those who voted in the affirmative, are Messrs.

Adams, Fields, Jones of Paulding,
Akin, Fish, Kendall,
Bell, Gray, Lane,
Bivins, Griffin, Lawton,
Bryan, Goodman, Leith,
Calder, Gordon, McDonald,
Carlton, Hall, Morris,
Chandler, Harrison, Neely,
Colbert, Heard, Nelson,
Culberson of Floyd, Hill, Phillips,
Digby; Hodges of Houston, Pickett,
Faver of Meriw’th. Howard, Roberts,
Sanders,  
Sanford,  
Shackelford,  
Slaughter,  
Spalding,  
Strickland,  

Those who voted in the negative, are Messrs.

Andrews, Hines, Reynolds,  
Arnold, Hodges of Rand’h. Richardson,  
Avery, Jenkins, Riley,  
Barlow, Johnson, Robinson of Macon.  
Barrett, Jones of Warren, Robinson of Talbot,  
Blount, Kenan, Shaw,  
Brandon, Laughridge, Snelling,  
Brown, Manning, Stephens,  
Clark, McDougald, Terrell of Coweta.  
Culberson of Troup, McIntyre, Terrell of Putnam.  
Dawson, McLeod, Thornton,  
Deadwyler, McWhorter, Tillman,  
Bubignon, Mintz, Trippe,  
Farmer, Neal, Tucker,  
Faver of Troup, Nisbet, Waldo,  
Fleming, Peacock, Walker,  
Fletcher, Penick, Watson,  
Gartrell, Penland, Welborne,  
Gresham, Perkins, Wooldridge,  
Griggs, Ramsey, Worrell,  
Hammell, Reid, Yopp.  
Harris,  

So the motion to reconsider was lost.

The House took up the amendments of the Senate to the bill of the House to repeal all laws respecting the importation of slaves into this State, and agreed thereto.

On motion of Mr. Harrison the order was suspended, and the House took up the report on the bill of the Senate to incorporate the trustees of the permanent fund of the Hebrew congregation in Savannah, and agreed thereto; the bill was read the third time and passed under the title thereof.

The House took up the following bill of the Senate:

A bill to enable the Savannah and Ogechee Canal Company to extend the Savannah and Ogechee Canal to the Altamaha river, and for other purposes therein named.

Mr. Nisbet, of Bibb, offered the following as an additional section to the bill:

*And be it further enacted by the authority aforesaid, That the said Savannah and Ogechee Canal Company shall be and they are hereby authorized to extend the canal of said company to the river Altamaha, of such width and dimensions, basins and waste wires, tow paths and embankments*
as said company may deem necessary, and forever to keep up and maintain the same: *Provided*, that where such canal has or shall cut off public or private roads or any public roads hereafter to be laid out, the said company shall build and keep up bridges, such as shall furnish equal facilities of passage as the road; and where it has or shall obstruct the drainage of lands, they shall build and keep open full and sufficient culverts for the purpose; which was received and agreed to.

Mr. Jones then offered the following proviso to the bill, to wit:

*Provided*, The ninth section of the charter of the Gainesville Railroad Company shall become and form a part of the charter of the Savannah and Ogechee Canal Company.

Upon receiving which proviso the yeas and nays were required to be recorded, and are yeas 31, nays 72.

Those who voted in the affirmative, are Messrs.

Akin, Bivins, Carlton, Clark, Colbert, Culberson of Floyd, Culberson of Troup, Goodman, Gordon, Heard, Hodges of Floyd, Pickett, Culberson of Troup, Reynolds, Robinson of Fay’te, Robinson of Macon,

Those who voted in the negative, are Messrs.

Arnold, Avery, Barlow, Barrett, Blount, Brandon, Brown, Bryan, Calder, Chandler, Dawson, Deadwyler, Digby, Dorminy, Dubignon, Farmer, Fields, Fish, Fleming, Gartrell, Gray, Hodges of Rand’lh, Howard, Jenkins, Johnson, Jones of Warren, Kenan, Lane, Leith, McIntyre, McLeod, McWhorter, Mintz, Morris, Neely, Griffin, Griggs, Hammell, Harris, Harrison, Hendrix, Hill, Hodges of Rand’lh, Howard, Johnson, Jones of Warren, Kenan, Lane, Leith, McIntyre, McLeod, McWhorter, Mintz, Morris.
So the proviso was rejected. The bill was read the third time, and passed under the title thereof.

Mr. Phillips moved a suspension of the order to introduce a bill. The order being suspended, he introduced the following bill:

A bill to extend for five years the charter of the Central Bank of Georgia; which was read the first time.

Mr. McDougald moved further to suspend the order to take up a resolution. The order being suspended the House took up the resolution concerning a recess and agreed to the amendment of the Senate to the preamble thereof.

On motion the rule was further suspended, and Mr. McDougald introduced the following bill:

A bill to incorporate the Columbus and Greenville Plank Road Company, and the Columbus and Lumpkin Plank Road Company, and for other purposes therein named; which was read the first time.

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

THREE o'CLOCK, P. M.

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

A bill to alter and amend "an act to carry into effect the alterations and amendments at this session of the General Assembly (to wit, the session of 1843,) in and to the 3d and 7th sections of the 1st article of the Constitution of this State, assented to 23d December, 1843, so far as relates to the Senatorial Districts.

A bill to alter and amend an act approved December the 22d, 1832, which requires the jailors of the several counties of this State to advertise or publish all runaway slaves in one of the papers of Milledgeville.

A bill to alter and amend an act to establish rates of dockage, wharfage and storage in the city of Savannah, and to repeal all laws or parts of laws militating against the same, assented to December 22d, 1829.

A bill to appropriate money for the support of government for the political years 1850 and 1851; made special order for Monday, 17th of December.

A bill to revive and amend an act to incorporate the Madison and Macon Railroad Company, and to define the powers, privileges and liabilities of the same, assented to December 29th, 1847.
A bill for the relief of John Usry.
A bill to regulate and give the control of the fisheries on the Great Ogechee river below Hill's bridge on the Darien road to the proprietors of the shores, islands and bars of said river.
A bill to authorize the Tax Collector of Murray county to pay over to the County Treasurer of said county the State tax for the year 1849.
A bill to authorize the appointment of a Recorder for the of Dalton.
A bill to regulate the action of Justices of the Peace in granting peace warrants.
A bill to appropriate the sum of two thousand one hundred and seventy dollars, for expenses incurred in resisting the ravages of the small pox.
A bill for the remuneration of Simeon Hamil and James W. Gear.
A bill to provide for the survey and sale of all unsurveyed and unsold islands in the Chattahoochee, Ocmulgee and Flint rivers within this State.
A bill for the relief of Edward A. Flewellen.
A bill to open and lay out a road from the North Carolina line, by Blairsville, to Atlanta and Marietta, and to appropriate a sum of money for that purpose.
A bill for the relief of Emory College from taxes illegally assessed against the trustees of said College.
A bill to change the line between the counties of Jasper and Newton so as to add the residences of Obadiah M. B. Fielder, A. S. Bell and David Bell to the county of Newton.
A bill to prevent careless shooting towards the highways and other public roads in this State.
A bill to abolish the precincts at the houses of Theodorick Montford and R. A. Hall in the county of Talbot, and to establish a precinct at McCant's mills, the place of holding Justices Courts in the 757th district G. M.
A bill to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns in the counties therein named so far as relates to the county of Thomas.
A bill to alter and amend the Patrol Laws of this State.
A bill to repeal a part of an act concerning free persons of color, their guardians and colored preachers, assented to Dec. 23, 1833.
A bill to repeal so much of an act to compensate grand and petit jurors in the counties of Wilkes and Thomas, assented to 25th December, 1837, as relates to the grand jurors of the county of Thomas.
A bill to create an additional election precinct and to remove various others in the county of Washington.
A bill to authorize the Governor to pay over to the In-
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sion Court of Wilkes county the amount of the Poor School Fund to which said county is entitled for the year 1848.

A bill to authorize any constable in the county to levy and collect Justices' Court fi. fas. against Justices of the Peace of said county.

A bill to make it the duty of individuals or companies erecting or having erected posts and wires for telegraphic purposes along and over any roads in this State, to perform certain duties therein named, and for other purposes therein specified.

A bill to provide compensation for the owners of land covered by water by reason of the construction of dams for the erection of mills of any description, and for other purposes.

A bill to levy and collect a tax for each of the political years 1850 and 1851.

A bill to incorporate Philomath Lodge of Free Masons, in the county of Elbert, with certain privileges.

A bill to prevent the running of freight trains upon all Railroads in this State on the Sabbath day.

A bill to authorize the Tax Collector of Glynn county to pay over the taxes of said county to certain commissioners for the purpose of cutting a canal in said county.

A bill for the relief of John Berry of the county of Gwinnett.

A bill to amend the laws of this State so far as relates to the advertising of estates by administrators, executors, and guardians, where they do not exceed one thousand dollars.

A bill to consolidate the offices of Receiver of Tax Returns and Tax Collector in the county of Jackson, and to provide an additional fund for the payment of grand and petit jurors in said county.

A bill to add a portion of the county of Hall to the county of Lumpkin.

A bill to alter and amend the 19th section of the 1st article of the Constitution.

A bill to authorize the Governor of this State to make out and issue a grant to Moses H. Alexander, of Early county, for fraction No. 341 in the 7th district of originally Lee now Randolph county, containing 168 acres, more or less, and for other purposes therein mentioned.

A bill to authorize the Governor to issue grants in certain cases therein named.

A bill to authorize William A. Whitfield, an infirm person of the county of Washington, to peddle without annual license now required by law.

A bill concerning the Western and Atlantic Railroad of the State of Georgia, and to appropriate monies therefor.

A bill to authorize the inhabitants of Walker county, in
certain neighborhoods, to fence certain lands and to punish those who may break or disturb such enclosures.

A bill for the relief of N. B & H. Weed.

A bill for the registration of births, marriages and deaths, and to define the duties of clerks of the Courts of Ordinary, physicians, sextons and other persons.

A bill to incorporate the Lumpkin Guard, and to extend to them certain privileges.

A bill to authorize the stockholders of the Milledgeville Bank to increase their capital to five hundred thousand dollars.

A bill for the relief of Isaac Wood, deceased.

A bill to add the residence of Thomas S. Hopkins now of the county of Wayne to the county of Glynn, and for other purposes.

A bill to require persons liable to work on the roads, ending within the corporate limits of Houston, Heard county, to work on the roads in said district.

A bill compelling the Judges of the Superior Courts of this State to give in special charge the 30th sect. of the 10th division of the penal code.

A bill to authorize the Muscogee Railroad Company to connect their Railroad with the Southwestern Railroad, and for other purposes therein mentioned.

A bill to incorporate the Hitchitee Blues of the county of Muscogee, and to extend to them certain privileges, and for other purposes therein named.

A bill to amend the garnishment laws.

A bill to authorize Cornelius D. Terbune to construct a dam across the Etowah river, on his own land.

A bill to tax the Macon and Western Railroad Company.

A bill to lay out and make a new county out of a part of the counties of Gilmer and Cherokee.

A bill to alter and amend an act entitled an act to incorporate the Ocmulgee Railroad Company, and to punish persons for violating the provisions of the same.

A bill to prevent excessive charges of sheriffs, executors, administrators and guardians and clerks of the courts of ordinary for advertising, and to require vouchers for money paid by them for advertising in public gazettes.

A bill to repeal an act incorporating the town of Marietta, in the county of Cobb.

A bill to authorize the Tax Collector of the county of Lumpkin to pay to the county Treasurer of said county the State Tax for the years 1850 and 1851.

A bill to prevent lumber measurers from being the clerks or agents of lumber buyers, or lumber mills, and for other purposes therein named.
A bill to close elections at the precincts in the county of Sumter at the hour of three o'clock, P. M.

A bill to change the line between the counties of Madison and Jackson so as to add a portion of the county of Jackson to the county of Madison.

A bill to give additional compensation to the petit jurors of the county of Randolph.

A bill to amend an act entitled an act to alter and amend the several acts heretofore passed for the incorporation of the town of Marietta in the county of Cobb, was read the second time and referred to the committee of the whole on the first day of June next.

The bill amendatory of 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, 1828; was read the second time and referred to a select committee consisting of Messrs. Phillips, Perkins and Kendall.

The bill to compensate certain persons therein named, was read the second time and referred to a select committee consisting of Messrs. Talley, Jones and Wofford.

The bill to compensate certain persons therein named, was read the second time and referred to a select committee consisting of Messrs. Talley, Jones and Wofford.

The bill to compel the Clerk of the Supreme Court to deliver to parties litigant in the Supreme Court in this State remitters in certain cases, was read the second time and referred to the Committee on the Judiciary.

On motion of Mr. Jones of Paulding, the rule of the House was dispensed with, and the bill from Senate for the relief of William H. Graham and Hardin Perkins, of the county of Lumpkin, from their liability as securities on the Tax Collector's bond for said county, was taken up, 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 incorporate Spring Place Academy in the county of Murray, and to appoint trustees for the same.

A bill to attach the lands and residence of Thomas O. Christian, of the county of Cass, to the county of Murray, and for other purposes therein contained.

A bill to incorporate the town of Tunnel Hill, in the county of Murray.

A bill to incorporate New Hope Baptist Church in the sixth district of Randolph county.

A bill to authorize John L. Reid to plead and practice law in the several courts of law and equity in this State.

A bill to authorize the incorporation of joint stock companies for the construction of Macademised roads, and Graded or Plank roads.
A bill to authorize Minor W. Brown of Forsyth county, Benjamin G. McClusky of the county of Hall, each to erect a mill-dam across the Chattahoochee river, on their own land; also Cornelius D. Terhune, of the county of Cass, to erect a dam across the Hightower river on his own land.

A bill to provide for the admission in evidence of exemplifications of the judicial proceedings had in other States in the several courts of law and equity in this State.

A bill to change the name of William Capers Day of Greene, to that of William Capers Rhodes, and to legitimate the same; also to change the names of Moses Kitchens and Joanna Kitchens to that of Moses Neal and Joanna Neal, and to legitimate the same.

A bill in addition to and amendatory of an act to amend an act to incorporate the town of Marthasville, in the county of DeKalb, passed on the twenty-third day of December, eighteen hundred and forty-three, and also to enlarge the boundary of said town, and to incorporate the same under the name of the city of Atlanta; and to change the name of the town of Rome to the city of Rome, to provide for the election of a mayor and councilmen and other officers of said cities, and to confer upon them specific powers and for other purposes therein mentioned, approved the 29th December, 1847.

A bill to authorize grants to issue to the owners of certain fractional lots of land in the county of Talbot.

A bill to incorporate the First Baptist Church in the city of Atlanta, DeKalb county, and appoint trustees for the same.

A bill to authorize Jacob A. H. Reviere, of the county of Warren to peddle and vend goods, &c., in the eighth Congressional District.

A bill to change the time for holding elections for members to represent this State in the Congress of the United States.

A bill to appropriate certain hands to do road duty on the west side of the old post road and north of the Satilla river in Camden county.

The House then adjourned until 9 o'clock, Monday morning.

MONDAY, DECEMBER 17, 1849.

Nine o'clock, A. M.

On motion of Mr. Arnold, the House suspended the call of the counties.
Leave of absence was granted to Mr. Westmoreland for a few days.

The House went into committee of the whole, Mr. Carlton in the chair, on the bill to appropriate monies for the political years 1850 and 1851, and having spent some time therein, the committee arose and reported the bill to the House with amendments.

Mr. Wiggins, from the Committee on Petitions, to whom was referred the claim of John Caldwell and Michael Dixon against the State of Georgia, report:

That the same has been duly considered so far as the documentary evidence enabled them, and ask leave to report that though they do not think the evidence adduced before the committee conclusive, yet enough to entitle the petitioners to a hearing before this body and have accordingly submitted a bill for the action of the House, to wit:

A bill for the relief of John Caldwell and Michael Dixon, and to make appropriation for the same; which was read the first time.

Mr. Culberson, from the Committee on Enrollment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to incorporate St. Thomas Lodge No. 49 of Free and Accepted Masons, in the county of Thomas.

An act to incorporate San Marino Lodge, No. 34, Greensboro', Georgia.

An act to incorporate the Savannah Institute of the Sisters of Mercy.

Mr. McDougald moved to suspend the order so as to permit him to introduce certain bills. The order being suspended, he introduced the following:

A bill to alter and amend an act to explain an act to regulate escheats in this State and to appoint escheators, passed the 13th day of December, 1816, so far as to allow bastards or natural born children to inherit from their mothers under certain circumstances therein specified.

Also, a bill to protect the character of females from slander; which were severally read the first time.

The following message was received from the Senate by Mr. Glenn, their Secretary:

*Mr Speaker—The Senate has passed the following bills, to wit:*

A bill to amend an act entitled and act to extend and define the corporate limits of the town of West Point in Troup county, assented to the 26th of December, 1835, so far as to make the fifth section thereof constitutional, and to secure the right of the present owners of the bridge erected across the Chattahoochee river in said town, and for other purposes.

A bill to incorporate the Dalton city company.
A bill to establish and regulate the inspection of flour and corn meal at Dalton.

A bill to incorporate the Southern Central University of Georgia at Dalton.

A bill for the relief of the teachers of poor children of the county of Hall for the year eighteen hundred and forty-five.

A bill for the relief of Henry W Blake, of the county of Hall.

A bill to authorize the Justices of the Inferior Court of the county of Liberty to sell a tract of land known as the parade ground in said county.

A bill to entitle Mary Holmes, of the county of Pike, to the estate of her child Walter J. Wills, deceased, provided the same shall be an escheat.

A bill to incorporate the LaGrange Collegiate Seminary for young ladies.

A bill to incorporate the Dalton Female College.

A bill in relation to the Supreme Court of this State.

A bill to amend an act to incorporate an insurance company to be called the Savannah Mutual Insurance Company, passed Dec. 30th, 1847.

A bill to declare and limit the liability of husbands for debts and liabilities of their wives incurred before marriage.

A bill to authorize and require the Judge of the Superior Courts of the South Western circuit to regulate the sittings of the Superior Courts of Baker and Decatur counties, to draw jurors for the former Court, and to prescribe the manner of doing both.

Also, a bill to secure to the Rock Island Factory Company of Muscogee county certain privileges and legalize the building of a dam or dams across the Chattahoochee river on their own land.

Also, a bill to extend the time for the completion of the Ocmulgee and Flint Railroad and Canal Company.

Also, a bill to limit the number of the Secretaries of the Executive Department and to fix their salaries;

Which I am directed to bring forthwith to the House of Representatives.

The Senate has also passed the bill of the House of Representatives to repeal an act entitled an act to appoint county treasurers and define their duties, so far as relates to the county of Troup, and to give to the people of said county the election of treasurer, with an amendment to which they ask the concurrence of this branch of the General Assembly.

The Senate has also agreed to the report and resolution of the House of Representatives in favor of William Hardin, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

On motion of Mr. Jones, the House took up the bill supplementary to the general tax law of this State.
On motion of Mr. Jenkins, the bill was postponed for further consideration.

Mr. Lawton moved to suspend the order to enable him to introduce a resolution.

The order being suspended, the following resolution was taken up and adopted:

Resolved, That the two recording clerks of the journals of the House be allowed to proceed with their recording during the recess of the General Assembly.

The House went into committee of the whole, Mr. Carlton in the chair, on the bill to appropriate monies for the political years 1850 and 1851, and having spent some time therein, the committee arose and reported the bill to the House with amendments.

On motion of Mr. McDougald the bill was taken up by sections. The first section having been read, Mr. McDougald moved to strike out so much as relates to the appropriation of eleven hundred dollars to each of the Secretaries of employed in the Executive Department.

Upon the motion to strike out, the yeas and nays were required to be recorded, and are yeas 59, nays 64.

Those who voted in the affirmative, are Messrs.

Anderson, Farmer, Morris,
Andrews, Faver of Troup, Neal,
Arnold, Fields, Penick,
Barlow, Fletcher, Perkins,
Barrett, Fortner, Reid,
Blount, Gartrell, Reynolds,
Brandon, Harris, Richardson,
Brown, Heard, Riley,
Bryan, Hines, Roberts,
Carlton, Hodges of Houston, Robinson of Talbot,
Carter, Hodges of Rapah, Snelling,
Chandler, Jones of Warren, Stephens,
Clark, Kenan, Terrell of Coweta,
Colbert, Laughridge, Thornton,
Culberson of Floyd, Manning, Tillman,
Culberson of Troup, McDougald, Ward
Deadwyler, McIntyre, Whitworth,
Digby, McLeod, Wolf,
Dorminy, McWhorter, Yopp,
Dubignon, Mintz,

Those who voted in the negative, are Messrs.

Adams, Dawson, Gilmore,
Akin, Favor of Meriwether, Gray,
Avery, Fish, Gresham,
Bivins, Fleming, Griffin,
Calder, Gaston, Griggs,
So the motion to strike out was lost.

Mr. Johnson moved to strike out the word "five" as the per diem pay of the Messenger and Doorkeeper, an insert of six dollars; which motion prevailed. The report as amended was agreed to; the bill was read the third time and passed under the title thereof, and the Clerk was directed to carry the same forthwith to the Senate.

Mr. Shackelford moved to suspend the order to enable him to offer a resolution; the motion prevailed, and the following resolution was taken up and adopted:

Resolved, That the use of the Hall be granted this evening to the Hon. William H. Stiles, late charge d'affairs to the Court at Vienna, who in compliance with an invitation extended to him, has consented to deliver an address in relation to the interesting events that have transpired on the Continent of Europe during his residence there.

On motion of Mr. McDougald, the order was suspended, and the following bills of the Senate was taken up and read the first time, to wit:

A bill to extend the time for the completion of the Occulgee and Fiat Railroad and Canal Company.

Also, a bill to secure to the Rock Island Factory Company, of Muscogee county, certain privileges, and legalize the building of a dam or dams across the Chattahoochee river on their own land; read first time.

On motion of Mr. Harris, of Clark, the order of the House was suspended.

Mr. Nelson, of Cobb, introduced a bill amendatory of an act assented to the 17th December, 1847, entitled an act to authorize parties to compel discoveries at common law; which was read the first time.

Mr. Domino, of Irwin, introduced a bill to authorize a grant to issue to Jacob Palk, of the county of Irwin, to lot
of land No. 16, in the 5th district in the county of Irwin; which was read the first time.

Mr. Culberson, of Troup, introduced a bill to authorize Jesse B. Harrelson and Joel M. Chivers to construct a toll bridge across the Chattahoochee river in the county of Troup, and for other purposes therein mentioned; read first time.

Mr. Heard introduced a bill to establish additional election precincts in Chattooga county; read first time.

Mr. Harrison laid upon the table the memorial of W. King, of Chatham county; which was referred to the Committee on Petitions without being read.

Mr. Cabler, of Cobb, introduced a bill in relation to affidavits of illegality of execution; which was read the first time and referred to the Committee on the Judiciary.

Mr. McDonald, of Ware, introduced a bill to authorize his Excellency the Governor to have surveyed and sold all the unsurveyed lands in the county of Ware; which was read the first time.

Mr. Harris introduced a bill to provide for the compensation of certain officers for services rendered, and for the payment of their fees in certain cases; read first time.

Mr. Neely introduced a bill to alter and amend an act entitled an act to establish additional election precincts and remove others already established in certain counties therein named and to regulate the same, assented to December 27th, 1845; read first time.

Mr. Talley, of Lumpkin, introduced a bill to compel the Tax Collector of the county of Lumpkin to pay over to the county Treasurer twelve and a half per cent. on his collecting fees, to be appropriated to the payment of jurors; which was read the first time.

Mr. Roberts, from the special committee to whom was referred the petition of J. Donaldson, reports favorably to the prayer of said petitioner, and recommends the passage of the following bill:

A bill for the relief of Joseph Donaldson, of Cherokee county; which was read the first time.

Mr. Jenkins introduced a bill to authorize John D. Watkins to construct a turnpike road on his own land around Anthony's Shoals on Broad river, to fix the tolls on said road, and for other purposes therein specified; read first time.

Mr. Hines laid upon the table the petition of sundry citizens of Decatur county, praying a modification of the patrol laws; which was referred to a special committee consisting of Messrs. Hines, McIntyre and Burlow, without being read.

Mr. Wofford, of Cass, introduced a bill to authorize Osburn Reeves to establish a ferry across the Oostanaulga river in the county of Cass on fraction of lots Nos. 322 and 323,
lying between the 14th and 15th districts of 3d section; read first time.

The order being suspended, the House took up the report on the bill to authorize grants to issue in certain cases. Mr. Griffin, of Hall, offered substitute in lieu of said bill; which was received. The report was then agreed to, the bill was read the third time and passed under the above title, and the Clerk was directed to carry the same forthwith to the Senate.

The House took up the amendments of the Senate to the bill to repeal an act entitled an act to appoint county treasurers so far as relates to the county of Troup, and to give the election of treasurer of said county to the people of said county.

Mr. Worrell moved to disagree to the amendment so far as the county of Talbot is concerned; which motion prevailed.

The House then agreed to the amendment of the Senate as amended, and the Clerk was directed to carry the same forthwith to the Senate.

The House took up the report on the bill to incorporate the Forsyth Female Collegiate Institute and to appoint trustees for the same, and agreed thereto; the bill was read the third time, and passed under the title thereof, and the Clerk was directed to carry the same forthwith to the Senate.

Mr. Lane laid upon the table a resolution relative to the introduction of new matter, which was read.

The House took up the report on the bill to repeal an act to consolidate the offices of Tax Collector and Receiver of Tax Returns in Rabun, Camden, Irwin, Floyd, Scribner, Paulding, Wayne, Murray, Cherokee, Glyn, Tellair, and Laurens, assented to 25th December, 1837, so far as respects the counties of Laurens and Marion, and the same having been amended was agreed to; the bill was read the third time and passed under the title thereof, and the Clerk was directed to carry the same to the Senate.

The rule being suspended, the House took up the following resolution of the Senate:

Resolved by the Senate and House of Representatives, That his Excellency the Governor be and he is hereby authorized to employ competent persons to prepare a suitable block of Stone Mountain granite, to have the same conveyed to Washington City and placed at the disposal of the building committee of the National Monument to the memory of the Father of his Country.

Mr. Shackelford moved to amend the same by inserting "and also a block of marble from Cherokee and Gilmer counties," which was received.

The resolution as amended was then agreed to.
On motion of Mr. Trippe, one hundred and fifty copies of the bill (and substitute) supplemental to the general tax laws of this State were ordered to be printed for the use of the House.

The House then adjourned until 3 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 add a part of the county of Fayette to the county of Campbell.

Mr. Carlion offered the following substitute in lieu of the original bill, to wit:

A bill to change the line between the county of Campbell and the county of Fayette, so as to add a part of the county of Fayette to the county of Campbell.

The substitute was received, the report was agreed to, the bill was read the third time, and passed under the title thereof.

The Committee on the Judiciary, to whom was referred a bill entitled "an act to define the effect of the absence from this State of legatees and distributees in certain cases, and to limit the time of instituting actions for the recovery of legacies and distributive shares," say they have considered said bill, and report against its passage; but should the House feel disposed to pass said bill, they report the bill with amendments.

Mr. Worrell, from the Committee on the Judiciary, to whom was referred a bill to establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge, in certain contingencies, and for other purposes, made a majority report, signed by E. H. Worrell, C. J. Jenkins, Jethro Manning, and George W. Fish, unfavorable to the passage of said bill.

Mr. Harris, from the special committee to whom was referred the memorial of George W. Towns, praying an investigation into the rights of certain persons to grants for certain lots of land therein specified, have had the same under consideration, and beg leave to report:

That this is an application by G. W. Towns, asking of the Legislature an expression of its opinion as to whom grants shall issue in the existing conflict of claims between himself and other persons to fractional lot No. 267 and lots of land Nos. 233 and 254 in the first district of originally Muscogee now Macon county.

The Committee on examination find that these three lots of
land were purchased by the memorialist at public sale, ordered in pursuance of an act of the last General Assembly entitled "an act to authorize 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 to take out grants for fractions."

There is no controversy as to the regularity of the sale.—
The difficulty as to who is the proper owner of fractional lot No. 267, has arisen from the fact that there have been two several surveys of the district in which it is situated.—
Under the first survey, the land in this district was disposed of by lottery, and James Scott of Swain's district, Emanuel county, became the fortunate drawer of lot of land No. 267, for which a grant issued by the State on the first of October, 1827. The present claimant, John Usry, has a regular chain of title from the drawer to whom it was granted down to himself; said grant having been issued before the re-survey of said district, and the same located upon lot No. 267 of the first survey, which said lot, No. 267 of the first survey, has been long in the possession of said Scott and those claiming under him.

It having become apparent that great errors had been committed in the first survey of the district in question, the Legislature of this State ordered a new and perfect survey of the same, in the meantime making provision for protecting the rights of those fortunate drawers who might have located their grants under the first survey upon lands, the boundaries of which might not be the same as those of the like numbers under the new survey.

Your Committee deem any further reference to these legislative provisions unnecessary and not demanded by the question in issue, as in their judgment the rights of these parties are in no wise affected by them. We have given the original plats of both the first and second surveys of said district, now on file in the Surveyor General's office, a careful examination, and by comparing the plat and grant issued to Scott, the drawer under whom Usry claims, with each of the surveys, the Committee have fully and satisfactorily arrived at the conclusion that whatever contest may hereafter arise between the memorialist and other parties in consequence of the variations between the two surveys, that none can exist between him and Usry, as it is evident that lot No. 267, granted to James Scott under the first survey, is not the same territory bought by G. W Towns as fractional lot No. 267 in said district. And the Committee are therefore of opinion that the said George W Towns is entitled to a grant for said fractional lot under the terms of the sale at which he purchased it.

The controversy between the memorialist and the estate
of James A. Everett in relation to lots of land Nos. 263 and 264 in the same district, rests upon different grounds. There is no dispute as to the regularity of the sale or the identity of the lots. These, like No. 267 of the new survey, had been reported to the Governor as undrawn lots, as we are informed by the late Surveyor General, and they were all included together in the same advertisement of sale under the executive order pursuant to the act of the last Legislature.

No notice was given at the sale by the representative of Everett of any supposed claim to said two lots, and they were knocked off to the memorialist, he being the highest bidder for the same.

Not until after the sale was it communicated to the executor of Everett by one of the State House officers, and from whom this information is obtained, that the receipt book of fraction sales in the Treasury department contained evidence that Everett had paid three instalments upon a supposed purchase of these two with several other lots, there being no return or record in said office of the sale, or evidence of the first payment ever having been made. These entries of money paid into the Treasury by Everett on account of these two lots gave rise to the presumption that he had bought the same at a former sale of undrawn lots made by the Sheriff of Macon county under legislative authority, and hence the claim now interposed.

Our investigations have satisfied us that the Sheriff of Macon, who sold these lots, made no return of the sale to the proper department in Milledgeville, having, as we learn upon reliable authority, ascended soon after the sale.

This committee offer no opinion as to the sufficiency of the evidence afforded by the entries in the fraction sales receipt book that Everett did become the purchaser of these lots at the sale made by the Sheriff of Macon county, nor do we feel called upon to say what amount of money, if any, should be refunded to Everett's estate on account of the payments made by him as noted on the receipt book of fraction sales. Our attention is only called by the question of the right to the grants of said two lots of land.

The Legislature has at various sessions made provision for the relief and protection of purchasers of the undrawn land of the State, and at its session in 1847 an act was passed providing, among other things, that in all cases where purchasers of fractions should not take out grants for the same by the first day of November, 1848, the same should revert to the State.

Neither Everett in his life time, nor his executor since his death, availed themselves of the benefit of either this act or an act assented to 29th of December, 1843, declaring that all lots of land not granted by the first of October, 1844, should be forfeited to the State, but said two lots, Nos. 263
and 264, remained ungranted up to the day of sale in February last, when the memorialist became the purchaser; and therefore the right to the grants had lapsed to the State, even if sufficient proof was adduced of the purchase and the payment of the purchase money by Everett.

Your Committee are therefore of opinion that George W. Towns, as the purchaser at the sale in February last, without any notice of a prior sale of, or supposed claim to said lots, is entitled to grants for the said two lots of land Nos. 263 and 264, in the first district of originally Muscogee now Macon county, under the terms and conditions of said sale; and they recommend the adoption of the following resolution, to wit:

Resolved, That it is the sense of the present General Assembly of Georgia that George W. Towns is entitled to grants for fractional lot No. 267 and lots of land Nos. 263 and 264 in the first district of originally Muscogee now Macon county, under the terms and conditions of the sale at which he became the purchaser of the same, under an executive order pursuant to an act of the last General Assembly of this State.

The report was taken up and adopted.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has receded from its amendment to the bill of the House of Representatives to repeal an act entitled an act to appoint county treasurers and define their duties, so far as relates to the county of Troup, and to give to the people of said county the election of Treasurer, so far as relates to the county of Talbot, and I am directed to return the bill forthwith to the House of Representatives.

The House took up the report on the bill to incorporate the Madison Collegiate Institute, 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 petit jurors of the county of Jasper, 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 New Chapel Camp Ground in the county of Washington, and to appoint trustees 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 to alter the present boundary line between the counties of Lumpkin and Forsyth, so as to add a part of the county of Lumpkin to the county of Forsyth.
On motion of Mr. Strickland, said bill was referred to a special committee consisting of Messrs. Strickland, Talley and Griffin.

The House took up the report on the bill to exempt members of the Upson Light Dragoons from patrol and road duty.

On motion of Mr. Culberson of Troup, the same was referred to the Committee on the Military.

The House took up the report on the bill to change the line between the counties of Gwinnett and Walton, so as to include the residence of Alexander Forrester in the county of Walton, 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 reduce the official bonds of the sheriffs hereafter to be elected in the county of Habersham from the sum of $20,000 to the sum of $10,000, 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 to incorporate Buena Vista Academy in the county of Greene, and agreed thereto; the bill was read the third time and passed under the title thereof.

The House took up the report on a bill to incorporate Mt. Zion Church in the county of Irwin, 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 appoint the Justices of the Inferior Court of the county of Laurens commissioners of the town of Dublin in said county, and to authorize said commissioners to sell and dispose of a portion of lot No. 232 in the first district of originally Wilkinson, now Laurens county, known as the commons of said town of Dublin, 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 several acts of this State so as to authorize the Treasurer of the Poor School Fund of the county of Jasper to take and retain a commission out of said fund, 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 assembling of negroes for religious worship unless conducted by white persons, and to prevent the licensing of negro preachers in the county of Putnam, 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 citizens of McIntosh county to elect commissioners of pilotage for the port of Darien in said county, and agreed
The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill amendatory to all acts heretofore passed allowing fish-traps, &c., in the Great Ohooppee and Little Ohooppee rivers, and 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 authorize Washington Dye to establish a ferry at Town Bluff on the Altamaha river 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 change and fix the time for closing the polls at the several election precincts in the county of Bulloch and for other purposes therein named, and agreed thereto; the bill was read the third time and passed under the title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to extend and define the corporate limits of the town of Madison, Morgan county, and to prescribe the manner of levying taxes upon such property as may be embraced in said extension.

An act to consolidate the offices of Receiver of Tax Returns and Tax Collector in the county of Cherokee, and to make provision for paying Grand and Petit Jurors in said county.

An act for the relief of William P. Beall and Davis B. Hadley, and other persons therein named.

An act to amend the several acts in relation to the city of Augusta, and to amend the act to incorporate the Augusta Canal Company.

An act to amend the road laws and open a new road in Camden county, and for other purposes.

An act to authorize the Justices of the Peace elected for the first, second, third and fourth districts G. M., composing the city of Savannah, to reside and hold their respective offices and courts at any place within the corporate limits of said city.

An act to quiet and confirm the title of Peter Paulet, a naturalized citizen, to a lot of land in the city of Augusta, conveyed to him before his naturalization.

An act to be entitled an act to reduce the official bond of the sheriffs of Cherokee county and Murray county.

An act to incorporate the Second Baptist Church of Savannah, in the county of Chatham, and appoint deacons and trustees.
An act to amend the several acts in relation to the Georgia Railroad and Banking Company.

An act to incorporate the Washington Fire Company in the city of Savannah, Georgia.

An act entitled an act to reduce the official Sheriff's bond in the county of Dade.

An act to regulate Justices' Courts in Chatham county.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill in relation to public offices and to punish certain offenders in relation thereto.

A bill to incorporate the Georgia Exporting Company.

A bill to amend an act incorporating the city of Dalton in Murray county, approved 29th December, 1847.

The Senate has also passed the bill of the House of Representatives to amend an act to incorporate the town of Lumpkin in Stewart county, assented to December 26th, 1831, with an amendment, to which they ask the concurrence of this branch of the General Assembly; and I am directed to return the bill forthwith to the House of Representatives.

The House took up the report on the bill to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioners of public roads of said county, and to authorize the commissioners of the Skidaway Ferry and Montgomery Road District to work the hands liable to road duty on the islands of Skidaway and Ossabaw three days in each year on said district, 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 Jeptho B. Stephens, of the county of Gilmer, to practise medicine under the Botanic system, and to charge for the same, which was referred to a special committee consisting of Messrs. Phillips, Perkins and Kendall.

The House took up the report on the bill to alter the line between the counties of Lee and Randolph, so as to add lot No. 149, 3d of Lee, to Randolph; also, to change the line between the counties of Early and Randolph so as to add lots No. 83 and 84 in the 4th District of Early to Randolph; and also to change the line between the counties of Stewart and Randolph, so as to add lot No. 48, in the 19th district of originally Lee, now Stewart, to Randolph county, and the same being amended was agreed to; the bill was read the third time, and passed under the following title:

An act to alter the line between the counties of Lee and Randolph, Early and Randolph, and Stewart and Randolph, so as to include certain lots therein specified in the county of Randolph, and to include the lot of land on which John Blackshear resides in the county of Stewart.
The House took up the report on the bill to incorporate a volunteer corps in the county of Cass, and to grant them certain privileges and exemptions.

Mr. Culberson of Troup moved to strike out all that part granting them exemptions.

Whereupon the yeas and nays were required to be recorded, and are yeas 17, nays 64.

Those who voted in the affirmative are Messrs.
Arnold, Culberson of Troup, Richardson,
Barrett, Gresham, Riley,
Bivins, Manning, Shaw,
Brandon, McLeod, Tillman,
Carlton, Neal, Waldhour.
Colbert, Reynolds,

Those who voted in the negative, are Messrs.
Adams, Heard, Pringle,
Akin, Hendrix, Roberts,
Andrews, Hill, Robinson of Fayette,
Blount, Hodges of Houston, Sanders,
Bryan, Hodges of Rand'h. Sanford,
Dawson, Irwin, Shackelford,
Deadwyler, Jenkins, Strickland,
Digby, Jones of Paulding, Talley,
Dorminy, Jones of Warren, Terrell of Coweta,
Fields, Kendall, Terrell of Putnam,
Fish, Laughridge, Thornton,
Fleming, McDonald, Tompkins,
Fletcher, McWhorter, Trippe,
Fortner, Mintz, Villalonga,
Gartrell, Morris, Watson,
Gray, Neely, Welborne,
Griffin, Nisbet, Whitworth,
Gordon, O'Bannon, Wilcox,
Hall, Peacock, Wofford,
Hammell, Penland, Wolf,
Harris, Pickett, Worrell.

The motion to strike out was lost.

The following message was received from the Senate by their Secretary, Mr. Glenn:

Mr. Speaker—The Senate has passed a bill to alter and amend the 10th section of an act to alter and amend the several acts incorporating the city of Macon, approved December the 27th, 1847, so far as relates to the election of marshal for said city; and I am directed to bring the bill forthwith to the House of Representatives.

Mr. Kendall, from the Committee on the Lunatic Asylum, made the following report:
In entering upon the discharge of their duties, your Committee have availed themselves of every source of information within their reach, and cannot but acknowledge their indebtedness to the able report of the Committee on the Asylum of the last General Assembly. What they would now say can only be a repetition of much which is better said in that document.

Your Committee have examined the Asylum, and in the neatness and order which pervades every department, we perceive evidences of a faithful and efficient discharge of duty in all the officers, and especially in the able and enlightened Superintendent, which is worthy of the highest commendation.

Much has been done since the sitting of the last General Assembly to enhance the comfort of the unfortunate inmates, and place the institution upon a safe and permanent basis. The limited appropriation for improvements of the last Legislature, wholly inadequate as it was to meet the wants of the Asylum, has been faithfully applied, and we believe that in the management of the affairs during the past two years, we have a reliable guarantee of future faithfulness.

Your Committee consider it wholly unnecessary in this report to descant upon the subject of insanity, a disease so terrible to humanity that the mind shrinks from its contemplation. Nor is it expedient at this time to argue that insanity is curable. The history of the Asylum of Georgia, as yet in its infancy, furnishes ample evidence that it is. And while we admit that much has already been done by this Institution to ameliorate the suffering of this unfortunate class, we hesitate not to say that the good already done is but little compared with that which would have resulted from a more liberal and ample endowment of it. And we appeal to the enlightened philanthropy of the General Assembly to make such appropriations and to authorize such improvements as are now indispensably requisite to place the institution upon an equality with others of like character in our sister States.

We have had under consideration the report of the Trustees and Superintendant of the Asylum, and would refer the Legislature to those documents for the urgent reasons which prompt us to recommend that appropriations be made for the following objects.

We concur with the Trustees in the belief that the interests of the Asylum require the purchase of the tract of land which surrounds it, and we recommend that they be authorized to make the purchase, and that an appropriation be made for that purpose.

We would urge also upon the General Assembly the absolute necessity of authorizing the erection of two infirma-
ries, in which the sick may be secluded from the well, and enjoy that quiet and comfort indispensable to their speedy convalescence, and which at present cannot be procured.

We would also recommend that the roofs of the buildings of the institution be covered with tin. The importance of this to the security of the establishment will be perceived in a moment, when we consider their height (nearly five stories) and the impracticability of procuring the necessary help for its extinguishment, should either of them take fire. And while in the event of such a catastrophe the whole available force of the institution would be required to secure the safety of the unfortunate patients.

An additional appropriation is also absolutely required for the erection of dormitories, or buildings containing suitable apartments for that class of patients whose gradual recovery requires that they should be kept apart from the hopelessly insane. The absence of these has, we have no doubt, prevented the recovery of some who would otherwise have been restored to health.

A separate department for epileptics and idiots your Committee consider to be absolutely requisite. Their confinement with the insane, we consider altogether unwise—differing widely as they do in the nature and treatment of their several maladies. We are surprised that they should ever have been placed together, and we would therefore urge that provision be at once made to effect a separation.

The supply of water being at present too limited for the wants of the institution, we would recommend that the necessary facilities be afforded in order to increase it. The only resource at present being a well some 80 feet deep, an additional appropriation should be made, which properly applied would be equally conducive to the cleanliness, comfort, health and convenience of all.

The attention of the General Assembly has been before called to the importance of suitable work-shops and tools for the use of the insane. Experience wherever these have been tried has demonstrated their utility. They furnish the means of healthy employment both of mind and body, and are thereby frequently conducive to a speedy and sound convalescence; and even they whose cases are beyond the reach of art or skill, find in the employment which these afford a tranquil pleasure and enjoyment which we perhaps too lightly appreciate.

Your Committee would also recommend the purchase of a small steam engine. This would be of great use to the establishment. It would furnish every department with water, would be a very great convenience in supplying water at different temperatures for bathing, &c., would furnish the necessary facilities for irrigating every part of the grounds.
These are but a few of the very many important uses which such a machine would subserve.

And, lastly, your Committee recommend the erection of a brick wall, of such extent and height as the Trustees may consider necessary, around the whole establishment. The present frail fencing around it is an annual expense, and is no security against the escape of the inmates. To prevent their escape the utmost vigilance on the part of the officers is necessary. They are required to be kept constantly in sight, and those unfortunates to whom solitude might bring peace and calmness, at present have no place of seclusion but their rooms.

The appropriations necessary for the different objects specified in this report may seem large, but we believe that by placing the institution upon an equality with others of like character, that in the increase of its patronage the expenses of the institution will be materially diminished, and that the ultimate annual saving to the State would justify the present outlay recommended by the Committee.

We append a synopsis of the objects to be accomplished, and a net estimate of the appropriations necessary.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>For the purchase of the land</td>
<td>$3,000</td>
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<tr>
<td>Erecting two Infirmaries</td>
<td>$2,500</td>
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<tr>
<td>Dormitories</td>
<td>$3,000</td>
</tr>
<tr>
<td>Covering buildings with tin</td>
<td>$3,000</td>
</tr>
<tr>
<td>Separate Department for Epileptics</td>
<td>$2,000</td>
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<tr>
<td>For procuring an additional supply of water</td>
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<tr>
<td>Work-shops, tools, &amp;c</td>
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<tr>
<td>Small sized engine</td>
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<tr>
<td>Erecting permanent wall</td>
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</tr>
<tr>
<td>Incidental Expenses, Freights, &amp;c</td>
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</tr>
</tbody>
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Amounting to the sum of $28,000

On motion of Mr. McDougald, one hundred and fifty copies of the report just read were ordered to be printed for the use of the House.

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

TUESDAY, DECEMBER 18, 1849.

Mr. Wiggins, from the committee to whom was referred the petition of Thomas J. Warthen, report they have had the same before them, and ask to report the following bill:

A bill to be entitled an act for the relief of Thomas J. Warthen; which was read the first time.
Mr. Howard, from the Committee on the State of the Republic, made the following report:

The Committee on the State of the Republic, to which was referred those portions of the Governor's Message and the several bills and resolutions relating to the subject of slavery, introduced into either branch of the Legislature, beg leave to report; That they have given the most deliberate and solemn attention to the various suggestions embraced in propositions submitted to them, referring to the subject of slavery, and have, with minds fully impressed with the great significance that must be given to any action whatever on this matter at the present hour, arrived at the conclusion that we should, as far as the State of Georgia is concerned, recommend such action as shall compose the public mind, suppress any further agitation of a controversy in which for more than twenty years the South has been constantly worsted, or propose some efficient and practical measures that shall prove the sincerity of our complaints, and at the same time redress our wrongs. It is vain to deny that we, the injured party, have, for a series of years, by a vacillating and temporizing policy, only assured the courage of our assailants, and invited, by an excessive sensibility, on the subject of the ultimate consequences of decisive action, further and still more iniquitous experiments upon our forbearance and patience.

The best defence of liberty is the first blow stricken in its defence, and for the first right violated. With all the accumulated injury of fifteen years that we have had to endure from the anti-slavery States, and that we so sensibly feel to-day, we yet do not feel more keenly, nor do we express more forcibly our sense of this outrage, than did the Legislature of Georgia twenty-two years ago upon the bare proposition of the friends of colonization to vote an appropriation for the removal of free negroes to Liberia. Yet the Joint Committee on the State of the Republic in the year 1827 declared, in reference to this subject, so harmless in the comparison with the audacity of recent legislation, "that they could not help reprobating the cold-blooded selfishness or unthinking zeal which actuates many of our fellow-citizens in other States to an interference with our local concerns and domestic relations totally unwarranted either by humanity or constitutional right.

Such interference is becoming every day more determined and more alarming. It commenced with a few unthinking zealots, who formed themselves into abolition societies, was seized upon by more cunning and designing men for political purposes, and is supported by more than one of the States, as is evident from the amendments to the constitution proposed by legislative bodies, and so frequently and indeed insultingly presented for our approbation.
The result of such interference, if persevered in, is awful and inevitable. The people of Georgia know and strongly feel the advantages of the Federal Union. As members of that Union, they are proud of its greatness; as children born under that Union, they will ever defend it from foes internal as well as external; but they cannot and will not, even for the preservation of the Union, permit their rights to be assaulted, they will not permit their property to be rendered worthless, they will not permit their wives and children to be driven as wanderers into strange lands, they will not permit their country to be made waste and desolate by those who come among us under the cloak of a time-serving and hypocritical benevolence. How then is the evil to be remedied? Only by a firm and determined union of the people and the States of the South, declaring through their legislative bodies, in a voice which must be heard, that they are ready and willing to make any sacrifice rather than submit longer to such ruinous interference, and warning their enemies that they are unwittingly preparing a mine, which once exploded will lay our much beloved country in one common ruin." Such language as this the patriotic guardians of our State thought the crisis of 1827 justified. Who now, with the lights of 1849 before him, and the enormities of Northern aggression since the days of this remonstrance, but feels that either the grievances of twenty years ago were vastly exaggerated, or we have suffered that quick resentment and sensibility to wrong to fall into decay, and our minds to become patient and calm under inflictions which would have been intolerable to the high spirits of that day. But it may be urged in defence of the long suffering of the South, that her attachment to this Union has been akin to a sacred devotedness, that from no huckstering spirit of profit or of lucrloving have we clung to it with such tenacity that a quarter of a century of outrage upon our rights and of paltering with our capability of endurance, has barely been enough to induce us to count the value of it. With the whole South this Union has been regarded as dear to us from a higher, a nobler appreciation than because it "promoted the general welfare." It has been dear to us because purchased with the blood of our fathers, because transmitted to us with their benedictions, and because we had hoped under its sway to see human liberty and human progress advanced to that point that should give the name of American freedom as a guaranty for any future experiments in self-government. Though often charged with a reckless and restless spirit, which was not submissive to constitutional restrictions, the South boldly meets this charge by asking when did we ever cause collision between members of this Union by any aggressive legislation, by a distrustful, a self-seeking or a domineering policy? When did the South, by stretching the
powers of the government, excite alarm or jealousy? When did she insult the self-respect of any member of this confederacy by contemptuous comparisons or by a pragmatical and patronising interference with the internal policy and interest of any State? Or when did her pulpit lend itself to fan the flame of civil discord, or when in our borders was the temple of the living God made the theatre of display for the rancorous hate of brother against his brother? Let these reproaches fall where they are deserved. The South has no dread of them. From the earliest date of the slavery controversy, the South has evinced a yielding and conciliatory spirit, for it will be hard indeed for any one to show the slightest mutuality in the concession made on the part of the South of all representation of two-fifths of her slave population. Can any fair reason be urged why the South should not have entered into this Confederacy claiming a full representation for this species of property? If taxation implies a correlative right of representation, then was the Southern slaveholder unjustly treated, when it was demanded of him that before he could enter this Union as a citizen he must first surrender the right of having two-fifths of his slaves represented, when that two-fifths were as certainly taxed on all articles of their consumption as were their masters. But yet the South yielded this point. She consented also to abolish the foreign slave trade, by which she might have cheaply supplied herself with slave labor; and when the northernmost slave States thought fit to abolish the institution in their borders, she interposed no obstacles or vexatious hindrances, though it might have been clearly foreseen that this result would have been fruitful of trouble to those States that would find their necessities or their convenience demanding a continuation of the system. In every interference with the question of domestic slavery by the North, she has failed and failed signally to justify her course by any reason of a purely political character, and much less by such political reasons as are to be found in or tolerated by our Constitution. There could be no other complaint reasonably urged by the North against the existence or the extension of the slave property of the South, but that the federal representation claimed for it was unequal and therefore unjust toward the North; but as we have seen the only inequality in this thing is against the South, and not in her favor, it then resolves itself into this, that this government so restricted in the exercise of all power, is to be allowed to turn propagandist, and devote its best energies to the driving through, against all resistance of plighted faith, of constitutional law, against all claims of right, justice or fraternity, a moral reform that has first and last for its object a forcible ejection from our midst of what is denounced as a gross immorality, and a determination to give practical effect to the idea that
this government as a government entertains the sin of slavery. It is the first and last instance furnished by our history in which this government has thought it rightful or expedient to subsidize religious agencies by the strong arm of political power. It would require but one short step further in this attempt to regulate a matter of conscience, to see our duty clearly dictating a union of Church and State. We feel it to be unnecessary to trace this controversy step by step to its present critical if not perilous stage. If we should do so with the minutest fidelity, its history would at every turn only show how reluctant the South has been to bring the grave matters in issue to that extremity which would leave the true friends of harmony and union nothing to hope. It has been our fault that we in every instance invited imposition by indicating a yielding disposition which only required to be hard pressed to grant the most extravagant requisitions. So it was in the controversy with the anti-slavery States which gave birth to the Missouri Compromise. In this misnamed surrender of Southern rights, who can show a particle of consideration passing to the South? Where, in this one-sided Compromise, is there to be found the least reciprocity? Yet we gave in to this unreasonable and unjust requirement, and avowed a love for this Union which would not suffer us to part with it, though the North was seeking to make us pay in valuable and unrighteous concessions for every day of its existence.

This Compromise, by which we bought our peace for more than a quarter of a century, we observed with punctilious honor; and when in the course of events it came to the turn of this portion of the Union to be benefited by the operation of that law, we find the Northern States unblushingly repudiating their own contract, and when called upon to reaffirm their own long expressed ratification of this Compromise, they refused to do so, and as evidence of their deliberate purpose to evade their plighted faith, they sought to organize a territory embraced in the spirit of this Compromise, (by which every thing had been for years secured to them,) upon the anti-slavery basis, in the unmitigated and obnoxious shape of the Wilmot proviso. The North now disavows the Missouri Compromise, because of the inevitable implication involved in that law, that if north of 36 30 slavery is prohibited, south of that line it may exist. Passing over the insincerity now so transparent, with which the anti-slavery States opposed to the 21st Rule of the House of Representatives, their specious attacks against that wholesome and conservative check upon fanaticism under the guise of a zeal for the right of petition, we come to the more recent legislation of Congress on the subject of slavery. And now can any Southern man at all conversant with the history of the abolition movement from its inception, longer
doubt that the first aim of that agitation was a total and final emancipation of our slave property? Why should we doubt it? Because of the bad faith involved, was ever treachery and selfishness so blended before in the public conduct of any civilized State as is involved in the course the North has pursued in regard to this Compromise we have just spoken of? Because of the daring violation of private rights or constitutional provisions and guarantees, can the perfidy of man go further than several of the Northern States have gone in their practical nullification of the laws securing to the South the privilege of reclaiming her refugee slaves; or can any Vandalism improve upon the savage proposition of the last Congress to permit the slaves of the District of Columbia to vote themselves the equals of their masters? This brings our enemies in one step of the goal they have kept their eyes steadily fixed upon for twenty years, and has brought us too in one step of the last dishonor that can be reserved for us. They have but to lay their hands on slavery in the States, and we make one more submissive and feeble remonstrance, and the great work is finished. In view therefore of the past history of this war upon the peace, the rights, and the safety of the South—in view of its present aspects, and in anticipation of its future progress, we report to the House for its action the following preamble and resolutions, accompanied by a bill providing for the call of a Convention of the sovereign people of this State.

Whereas the people of the non-slaveholding States have commenced and are persisting in a system of encroachment upon the Constitution and the rights of a portion of the people of this confederacy, which is alike unjust and dangerous to the peace and perpetuity of our cherished union: be it

1st. Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly convened, That the Government of the United States is one of limited powers, and cannot rightfully exercise any authority not conferred by the Constitution.

2d. Resolved, That the Constitution grants no power to Congress to prohibit the introduction of slavery into any territory belonging to the United States.

3d. Resolved, That the several States of the Union acceded to the confederacy upon terms of perfect equality; and that the rights, privileges, and immunities secured by the Constitution belong alike to the people of each State.

4th. Resolved. That any and all territory acquired by the United States, whether by discovery, purchase, or conquest, belongs in common to the people of each State, and thither the people of each State and every State have a common right to emigrate with any property they may possess; and that any restriction upon this right which will operate in favor of the people of one section to the exclusion of those
of another, is unjust, oppressive and unwarranted by the Constitution.

5th. Resolved, That slaves are recognized by the Constitution as property; and that the Wilmot Proviso, whether applied to any territory at any time heretofore acquired, or which may be hereafter acquired, is unconstitutional.

6th. Resolved, That Congress has no power, either directly or indirectly, to interfere with the existence of slavery in the District of Columbia.

7th. Resolved, That the refusal on the part of the non-slaveholding States to deliver up fugitive slaves who have escaped to said States, upon proper demand being made therefor, is a plain and palpable violation of the letter of the Constitution, and an intolerable outrage upon Southern rights.

8th. Resolved, That in the event of the passage of the Wilmot Proviso by Congress, the abolition of slavery in the District of Columbia, the admission of California as a State in its present pretended organization, or the continued refusal of the non-slaveholding States to deliver up fugitive slaves as provided in the Constitution, it will become the immediate and imperative duty of the people of this State to meet in convention, to take into consideration the mode and measure of redress.

9th. Resolved, That the people of Georgia entertain an ardent feeling of devotion to the union of these States, and that nothing short of a persistence in the present system of encroachment upon our rights by the non-slaveholding States can induce us to contemplate the possibility of a dissolution.

10th. Resolved, That his Excellency the Governor be requested to forward copies of these resolutions to each of our Senators and Representatives in Congress, to the Legislatures of the several States, and to the President of the United States.

The Committee on the State of the Republic report the following preamble and resolutions:

Whereas the present state of the controversy between the non-slaveholding and the slaveholding States, involving the disorganised condition of the National Legislature (one of its legitimate parts) positively admonishes the slaveholding States to look well to their highest interests; and whereas it is important that the General Assembly, in convening after the recess, be informed upon reliable authority of the then existing state of things at the Capital:

Resolved, That we, the representatives of the people of Georgia, long divided into parties upon federal politics, solemnly declare that on this vital question we know no party distinction, and that we recognise all men, North and South,
who will mete out full and equal justice to the South and them only as political friends and allies.

Resolved, That his Excellency the Governor be requested to institute, during the recess, a correspondence with each of our Senators and Representatives in Congress, inviting from each of them a communication of such facts relative to said controversy coming to his knowledge at the seat of government as may aid our deliberations; that the same may be laid before the General Assembly when it shall again convene.

The rule being suspended, the resolution was taken up and agreed to, and the Clerk directed to carry the same forthwith to the Senate.

Mr. Lawton, from the committee to whom was referred abill to authorize and require the Governor of the State of Georgia to call a convention and to appropriate money for the same, report the same back to this branch of the General Assembly, with amendments, and recommend its passage.

Mr. Gartrell laid upon the table the following resolution:

Resolved, That the State Printer be and he is hereby directed to print immediately 5,000 copies of the report of the Committee on the State of the Republic.

Upon agreeing to the resolution, upon motion of Mr. Kenan of Baldwin, the yeas and nays were required to be recorded, and are yeas 117, nays 7.

Those who voted in the affirmative, are Messrs.

Adams,  Dorminy,  Heard,
Akin,  Dubignon,  Hendrix,
Anderson of Wilkes, Farmer,  Faver of Meriw'r,  Hill,
Andrews,  Faver of Troup,  Hines,
Arnold,  Fields,  Hodges of Houston,
Avery,  Fish,  Hodges of Rand'h.
Barlow,  Fleming,  Howard,
Barrett,  Fletcher,  Irwin,
Bivins,  Fortner,  Jenkins,
Blount,  Gartrell,  Johnson,
Brandon,  Gaston,  Jones of Paulding,
Brown,  Gilmore,  Jones of Warren,
Bryan,  Gray,  Kendall,
Calder,  Gresham,  Lane,
Carlton,  Griffin,  Laughridge,
Chandler,  Goodman,  Lawton,
Clark,  Griggs,  Leith,
Colbert,  Goodman,  Manning,
Culberson of Floyd, Gordon,  McDougald,
Culberson of Troup, Hall,  McDonald,
Dawson,  Hammell,  McIntyre,
Deadwyler,  Harris,  McLeod,
Digby,  Harrison,
McWhorter, Richardson, Thomasson,
Mintz, Riley, Thornton,
Morris, Roberts, Tompkins,
Neely, Robinson of Fay'te, Trippe,
Nelson, Robinson of Macon, Tucker,
Nisbet, Robinson of Talbot, Villalonga,
O'Bannon, Sanders, Watson,
Peacock, Sanford, Welborne,
Penick, Shackelford, Whitworth,
Penland, Shaw, Wiggins,
Phillips, Slaughter, Wilcox,
Pickett, Snelling, Wilson,
Pringle, Strickland, Wofford,
Ramsay, Talley, Wolf,
Reid, Terrell of Coweta, Worrell,
Reynolds, Terrell of Putnam, Yopp.

Those who voted in the negative, are Messrs.
Kenan, Spalding, Waldhour,
Neal, Stephens, Wooldridge,
Perkins, Tillman,

So the motion to print prevailed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, of the House of Representatives, to wit:

A bill to regulate the fees of Attorneys and Solicitors General, and for other purposes therein specified.

Also, a bill to alter and change the time of holding the Superior Courts of the county of Macon of the South-western Circuit, and to require the same to be held two weeks, if necessary.

Also, a bill to 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.

Also, a bill to incorporate the Houston Branch Rail Road Company, and to authorize said company to construct a Railroad from some suitable point on the South-western Railroad to the town of Perry in Houston county.

Also, a bill for the relief the poor children of the county of Gwinnett.

Also, a bill for the relief of David Dobbs of the county of Cobb.

Also, a bill to amend the several acts now in force regulating the fees of magistrates and constables in the State of Georgia, so far as relates to the county of Chatham, and to provide for the mode of collecting the same.

Also, a bill to compensate petit jurors in the county of Houston.
Also, a bill to authorize Wm. S. Hammell, sen., to establish a ferry across Flint river.
Also, a bill to alter and amend the poor school laws now in force, so far as respects the county of Dooly.
Also, a bill to alter and amend an act to provide for the compensation of Grand Jurors of Lumpkin county, passed December 7th, 1843, and also to provide for the compensation of Petit Jurors in the Superior and Inferior Courts of said county.
Also, a bill to incorporate the Griffin and West Point Plank Road Company for the purpose of constructing a Plank Road from Griffin to the town of West Point, in Troup county, and to punish those who may wilfully injure the same.
Also, a bill to authorize and empower John S. Rowland to establish a ferry or build a bridge across the Etowah river on his own land in Cass county, and to take toll.
Also, a bill to compensate the petit jurors of Early county, and to provide for raising a fund for the same.
Also, a bill to be entitled an act to incorporate the Hancock Steamboat Company.
Also, a bill to be entitled an act to entitle Ellen M. Baker to inherit the property of James R. Ware of Stewart county.
Also, a bill to be entitled an act to revive and make force an act to incorporate the Thomaston and Barnesville Railroad Company with power to construct a Railroad from some point on the Monroe Railroad at or near Barnesville in Pike county, to the town of Thomaston in Jasper 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 29, 1839.
A bill for the relief of E. G. Ponder and W. W Barton.
A bill to add certain lots of land and parts of lots of land in the counties of Crawford and Macon to the county of Talbot.

The Senate has also concurred in the amendments of the House of Representatives to the following bills of Senate:

A bill to enable the Savannah and Ogeechee Canal Company to extend the Savannah and Ogeechee Canal to the Alabama river, and for other purposes therein named.
A bill to authorize John Dillon, of the county of Chatham, to erect a toll-bridge over the Great Ogeechee river on his own land near Fort Argyle.
A bill to change the name of Elizabeth Kelley to that of Amanda Elizabeth Cooper.

The Senate has also concurred in the amendment of the House of Representatives to the resolution authorizing the Governor to employ competent persons to prepare a suitable block of Stone Mountain Granite, and have the same conveyed to Washington City.
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, to wit:

A bill to incorporate the North-eastern Plank or Railroad Company of the State of Georgia, and to punish persons for violating the same.

A bill to incorporate the Trustees for Wesley Chapel, Andrew Chapel and Trinity Church of the Methodist Episcopal Church South in the city of Savannah.

A bill to incorporate the Willington Academy of the county of Macon, and appoint trustees for the same.

The House took up the amendment of the Senate to the bill to incorporate Wesley Chapel, Andrew Chapel, and Trinity Church of the M. E. Church South, in the city of Savannah, and concurred therein.

The House took up the amendment of the Senate to the bill to incorporate the Northwestern Plank or Railroad Company of Georgia, and concurred therein.

The House took up the amendment of the Senate to incorporate Willington Academy and appoint trustees for the same, and concurred therein.

On motion of Mr. Hendrix, the order was suspended.

The House went into committee of the whole, Mr. Carlton in the chair on the reconsidered bill to authorize the erection of a turnpike road from Trenton, in Dade county, to the east side of Lookout Mountain and to appoint commissioners to carry into effect the same, and having spent some time therein, the committee arose and reported the bill to the House without amendment.

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 59, nays 63.

Those who voted in the affirmative, are Messrs.

Avery, Barlow, Barrett, Blount, Brown, Deadwyler, Dorminy, Farmer, Fish, Gartrell, Gilmore, Gresham, Griggs, Gordon, Harris, Harrison, Hendrix, Hodges of Rand'h, Howard, Jenkins, Johnson, Jones of Warren, Kenan, Lane, Laughridge, McDougal, McDonald, McWhorter, Mintz, Neal, Neely, Nelson, Nisbet, Penick, Penland, Perkins, Pickett, Pringle, Ramsay, Richardson, Riley, Sanford, Snelling, Stephens, Terrell of Coweta,
Those who voted in the negative, are Messrs.

Adams, Fleming, Phillips,
Akin, Fletcher, Reid,
Anderson of Wilkes, Fortner, Reynolds,
Andrews, Gaston, Roberts,
Arnold, Griffin, Robinson of Fay'te.
Bivins, Goodman, Robinson of Macon,
Brandon, Hall, Robinson of Talbot,
Bryan, Hammell, Sanders,
Calder, Hill, Shaw,
Carlton, Hines, Slaughter,
Carter, Hodges of Houston, Spalding,
Chandler, Irwin, Strickland,
Clark, Jones of Paulding, Talley,
Colbert, Kendall, Thomasson,
Culberson of Troup, Lawton, Tillman,
Dawson, Manning, Tucker,
Digby, McIntyre, Wilcox,
Dubignon, McLd, Wilson,
Faver of Meriw'her, Morris, Wofford,
Faver of Troup, O'Bannon, Wolf,
Fields, Peacock, Yopp.

So the bill was lost.

The House took up the report on the reconsidered bill to repeal an act further to regulate the granting of retail license and sale of spirituous liquors, assented to 29th December, 1838.

Mr. Fields offered the following substitute in lieu of said bill:

A bill to alter and amend the second and third sections of an act passed 29th Dec., 1838, entitled an act further to regulate the granting of retail license and sale of spirituous liquors.

The substitute was received; the report was agreed to; the bill was read the third time and passed under the title thereof.

The order being suspended, Mr. Jones laid upon the table a resolution in reference to the action of Mississippi in calling a Southern Convention in the event of the passage of the Wilmot proviso by Congress; which was read.

The House went into committee of the whole, Mr. Carlton in the chair, on the special order of the day, which was the report on the bill to provide for the removal of a portion of the convicts to Atlanta and provide for their gov-
ernment, and having spent some time therein, on motion of Mr. Worrell, the committee arose, reported progress and asked leave to sit again.

The order being suspended, the following bills of the Senate were taken up, read a second time and committed for a third reading:

A bill to secure to the Rock Island Factory Company of Muscogee county certain privileges and legalize the building of a dam or dams across the Chattahoochee river on their own land.

A bill to extend the time for the completion of the Ocmulgee and Flint Railroad and Canal Company.

The order being further suspended, the following bills of the Senate were taken up and read the first time, to wit:

A bill to repeal an act passed on the twenty-fifth of December, eighteen hundred and thirty-seven, consolidating the offices of Receiver of Tax Returns and Tax Collector in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Irwin.

Also, a bill for the relief of Henry W. Blake, of the county of Hall.

The House took up the report on the bill of the Senate for the relief of certain citizens of this State from any and all liabilities, pains and penalties to which they may now be subjected by law, 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 regulate the mode of suing the bonds of executors, administrators and guardians.

Pending the discussion thereon there was a motion made for adjournment, which being withdrawn, by permission of the House Mr. Jones, of Paulding, laid upon the table a resolution instructing the Engineer of this State to cause an examination to be made of the various routes from Dade county across the Lookout Mountain; which was read.

Leave of absence was granted to Mr. Snelling for two days after to-day on business of importance.

On motion of Mr. Lane, the order for afternoon sessions was suspended.

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.

The House took up the unfinished business of the morn-
ing, which was the report on the bill of the Senate to regulate the mode of suing the bonds of executors, guardians and administrators.

Mr. McDougald offered the following proviso:

*Provided, The provisions of this act shall not apply to any bonds heretofore executed by executors, guardians and administrators in this State.*

Upon receiving the proviso the yeas and nays were required to be recorded, and are yeas 49, nays 61.

Those who voted in the affirmative, are Messrs.

- Adams
- Andrews
- Arnold
- Bivins
- Blount
- Brandon
- Calder
- Carter
- Clark
- Dawson
- Deadwyler
- Digby
- Donivan
- Dubignon
- Fish
- Fleming
- Fortner
- Gartrell
- Goodman
- Hammell
- Harrison
- Heard
- Hendrix
- Hodges of Rand'h
- Irwin
- Jones of Warren
- Laughridge
- Lawton
- Leith
- McDougald
- McDonald
- Neal
- Peacock
- Phillips
- Robinson of Fayette
- Sanford
- Slaughter
- Snelling
- Stephens
- Thomasson
- Villalonga
- Watson
- Welborne
- Wiggins
- Wolf
- Woodside

Those who voted in the negative, are Messrs.

- Akin
- Anderson of Wilkes
- Barlow
- Barrett
- Bryan
- Carlton
- Chandler
- Colbert
- Faver of Meriwet' r
- Faver of Troup
- Fields
- Fletcher
- Gray
- Gresham
- Griffin
- Gordon
- Hall
- Harris
- Hill
- Hodges of Houston
- Howard
- Jenkins
- Johnson
- Jones of Paulding
- Kenan
- Lane
- Manning
- McIntyre
- McLeod
- McWhorter
- Morris
- Neely
- Nisbet
- O'Bannon
- Penick
- Penland
- Pickett
- Pringle
- Reid
- Richardson
- Riley
- Roberts
- Robinson of Macon
- Shaw
- Strickland
- Talley
- Terrell of Coweta
- Terrell of Putnam
- Thornton
- Tillman
- Tompkins
- Trippe
- Tucker
- Walthour
- Walker
- Wilcox
- Wilson
- Worrell
- Yopp

So the proviso was rejected.
Mr. McDougald offered the following additional section:

*And be it further enacted,* That in all cases hereafter that whenever any executor, guardian or administrator shall hereafter give bond and security, as now required by law, said bond from its date shall operate as a lien on all the real and personal estate of the principals in the bond and each security thereto, in preference to all judgments, mortgages or conveyances whatsoever, against said principal and his securities, or made by either of them.

Upon receiving the additional section the yeas and nays were required to be recorded, and are yeas 7, nays 98.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Heard, Lawton,
Carlton, Johnson, McDougald,
Fish,

Those who voted in the negative, are Messrs.

Adams, Hall, Riley,
Akin, Hammell, Roberts,
Andrews, Harris, Robinson of Fay'lan,
Arnold, Harrison, Robinson of Macon,
Barlow, Hendrix, Robinson of Talbot,
Barrett, Hill, Sanford,
Bivins, Hodges of Houston, Slaughter,
Blount, Hodges of Rand'l'h, Snelling,
Brandon, Irwin, Spalding,
Bryan, Jenkins, Stephens,
Calder, Jones of Warren, Strickland,
Carter, Kenan, Talley,
Chandler, Lane, Terrell of Coweta,
Clark, Laughridge, Terrell of Putnam,
Colbert, Leith, Thomasson,
Culberson of Floyd, Manning, Thornton,
Dawson, McDonald, Tillman,
Deadwyler, McIntyre, Tompkins,
Digby, McWhorter, Trippe,
Dorminy, Mintz, Waldhour,
Dubignon, Morris, Walker,
Faver of Meriw'th, Neal, Watson,
Faver of Troup, Neely, Welborne,
Fields, Nisbet, Whitworth,
Fleming, O'Bannon, Wiggins,
Fletcher, Peacock, Wilcox,
Fortner, Penick, Wilson,
Gartrell, Penland, Wofford,
Gray, Pickett, Woll,
Gresham, Pringle, Woolridge,
Griffin, Reid, Worrell,
Goodman, Reynolds, Yopp,
Gordon, Richardson,

The additional section was rejected.
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 57, nays 44.

Those who voted in the affirmative, are Messrs.

Akin, Hendrix, Reid,
Barrett, Hill, Reynolds,
Blount, Hodges of Houston, Richardson,
Calder, Jenkins, Riley,
Carlton, Johnson, Robinson of Fayette,
Chandler, Jones of Paulding, Shaw,
Colbert, Denan, Terrell of Coweta,
Dawson, Lawton, Terrell of Putnam,
Deadwyler, Leith, Thomasson,
Dorminy, Manning, Tillman,
Faver of Meriw'th, McIntyre, Trippe,
Faver of Troup, McWhorter, Tucker,
Fletcher, Mintz, Waldhour,
Gray, Morris, Walker,
Gresham, Neely, Watson,
Griffin, Nisbet, Whitworth,
Gordon, Penick, Wiggins,
Harris, Penland, Worrell,
Heard, Pringle, Yopp.

Those who voted in the negative, are Messrs.

Adams, Hall, Roberts,
Andrews, Hammell, Robinson of Macon,
Arnold, Harrison, Sanford,
Bivins, Hodges of Rand'h, Slaughter,
Bryan, Howard, Snelling,
Carter, Irwin, Stephens,
Clark, Jones of Warren, Strickland,
Digby, Kendall, Talley,
Dubignon, Laughridge, Villalonga,
Fields, McDougal, Welborne,
Fish, Neal, Wilcox,
Fleming, O'Bannon, Wofford,
Fortner, Peacock, Wolf,
Gartrell, Phillips, Wooldridge,
Goodman, Pickett,

So the bill passed under the title thereof.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker — The Senate has passed the following bills, to wit:

A bill to limit the number of the Secretaries of the Executive Department, and to fix their salaries,
A bill to revive the several acts passed by former Legisla-
tures of this State incorporating the town of Crawfordville, in the county of Taliaferro.

A bill to change the time of holding the Supreme Court at Cassville and Gainesville.

A bill to change the names of E. W. Wingfield and Henry Fitz to E. H. Wingfield and Henry Sitz on grants to certain lots of land hereafter named.

A bill to authorize the Governor to issue to William Smith, of the county of Lowndes, a grant for lot No. 10 in the 10th district, of originally Irwin county, on certain conditions.

A bill to incorporate the Macon Canal Company, and to punish those who may injure their property.

A bill authorizing and regulating the taking of bail and issuing attachments in certain cases.

A bill to authorize the Alabama and Georgia Railroad Company of the State of Alabama to extend their contemplated Railroad from the Alabama line through a part of the county of Floyd to some point near the city of Rome in said county, to secure to said company certain rights and privileges, and for other purposes.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act for the relief of William H. Graham and Hardin Perkins, of the county of Lumpkin, from their liability as securities on Tax Collector's bond.

An act to incorporate the trustees of the Permanent Fund of the Hebrew congregation at Savannah.

Mr. Harrison, from the Military Committee, to whom was referred the bill to incorporate the LaGrange Riflemen, in the county of Troup, and to give them certain privileges and exemptions, report the same back to the House with amendments.

Mr. Harrison, from the same committee, to whom was referred a bill to suspend the present militia laws of this State, and to provide for and encourage the raising of volunteer companies in each county, and for other purposes therein mentioned, report unfavorable to the passage of said bill.

Mr. Harrison, from the same committee to whom was referred a bill to repeal an act passed on the 22d day of December, 1840, abolishing the officer of Adjutant General of the State of Georgia, and to revive an act passed on the 25th December, 1836, organizing the same, reports unfavorable to the bill as the objects contemplated therein are more
effectually carried out in the general bill reported by the Military committee.

Mr. Harrison, from the same committee, to whom was referred a bill to change and define the mode of electing field and company officers under the militia laws of this State, recommended the passage of said bill.

Mr. Harrison, from the same committee, reported a bill to alter and amend the militia laws of this State, to provide for the appointment of an Adjutant General and an Inspector General, and to establish a system of brigade encampments and to provide for carrying out the same; read first time.

The House took up the bill of the Senate to regulate the admission of evidence in certain cases, and to declare the effect of certain levies.

On motion of Mr. Jenkins, the same was referred to the Judiciary Committee.

The House took up the amendment of the Senate to the resolution of the House in favor of William Hardin, and concurred therein.

The House took up the report on the bill of the Senate to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly known as days of grace, for the payment within said time of all sight drafts in bills of exchange drawn payable at sight.

Pending the discussion thereon, a motion was made to adjourn; which was lost.

Leave of absence was granted to Mr. Villalonga after 12 o'clock to-morrow morning; also to Messrs. Hines, Walthour and Gresham for two days on business of importance.

Mr. Phillips moved that the chair now appoint a committee to audit accounts; which motion prevailed; whereupon the Speaker appointed Messrs. Brown, Hill, Harris, Neely and Morris.

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

WEDNESDAY, DECEMBER 19th, 1849.

Mr. Fish moved to reconsider so much of the Journal of yesterday as relates to the passage of a bill to regulate the mode of suing the bonds of executors, administrators and guardians.

The motion to reconsider prevailed.

On motion of Mr. Morris, the bill was referred to the Committee on the Judiciary.

The order being suspended, the following bill of the Senate was taken up and read a second time and committed for a third reading, to wit:
A bill to repeal an act passed on the twenty-fifth of December, eighteen hundred and thirty-seven, consolidating the offices of Receiver of Tax Returns and Tax Collector in the counties of Rabun, Camden, Irwin, Floyd, Scriven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Irwin.

The order being further suspended, Mr. Jones of Paulding called up the following resolution:

Resolved, That we disapprove of the conduct of Mississippi; we believe she has been entirely too hasty. She should have remembered that patience is a Christian virtue, that the better part of valor is discretion. Mississippi should wait and still wait; it may be that a kind Providence will interfere in our favor to soften the stony hearts of our oppressors, and turn them from evil ways.

The resolution having been read, Mr. Shackelford of Cass offered the following substitute in lieu thereof, to wit:

Resolved by the Senate and House of Representatives of the State of Georgia, That we cordially concur with the people of Mississippi in the necessity of a Convention of the slaveholding States, and ardently hope such a Convention, composed as it should be of the wise, the prudent, the patriotic and the brave, may be able to devise some measure calculated to preserve our rights, our privileges, our honor, and if possible the Union.

Mr. Jenkins moved to lay the resolution and substitute upon the table for further consideration.

Whereupon the yeas and nays were required to be recorded, and are yeas 91, nays 26.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Farmer, Howard,
Andrews, Fields, Irwin,
Arnold, Fish, Jenkins,
Avery, Fleming, Johnson,
Barlow, Gartrell, Jones of Warren,
Barrett, Gilmore, Kenan,
Blount, Gray, Kendall,
Brandon, Gresham, Lane,
Brown, Griffin, Laughridge,
Bryan, Griggs, Lawton,
Calder, Goodman, Manning,
Carter, Gordon, McDougald,
Chandler, Hall, McDonald,
Clark, Harris, McIntyre,
Culberson of Troup, Harrison, McLeod,
Dawson, Heard, McWhorter,
Deadwyler, Hendrix, Mintz,
Dorminy, Hodges of Houston, Nedly,
Dubignon, Hodges of Rand’h, Nisbet,
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Those who voted in the negative, are Messrs.

- Adams, Fletcher, Sanders, Akin, Fortner, Shackelford, Bell, Hill, Slaughter, Bivins, Jones of Paulding, Tompkins, Carlton, Leith, Whitworth, Colbert, Morris, Wiggins, Culberson of Floyd, O'Bannon, Wilson, Digby, Peacock, Wolf, Faver of Meriw'her, Phillips,

So the motion to postpone prevailed.

The House took up the amendment of the Senate to the bill of the House to appropriate monies for the political years 1850 and 1851.

Mr. Jenkins moved to concur to so much of the Senate's amendments as relates to raising the salary of the Clerks in the Executive Department.

Whereupon the yeas and nays were required to be recorded, and are yeas 64, nays 48.

Those who voted in the affirmative, are Messrs.

- Adams, Gilmore, Kendall, Akin, Gray, Lane, Barrett, Griffin, Lawton, Bell, Goodman, Leith, Bivins, Gordon, McDonald, Blount, Hall, McWhorter, Bryan, Hammell, Mintz, Calder, Harris, Morris, Carlton, Heard, Nisbet, Culberson of Troup, Hendrix, O'Bannon, Dawson, Irwin, Peacock, Deadwyler, Jenkins, Peuland, Fields, Johnson, Phillips, Fish, Jones of Paulding, Pickett, Gartrell, Jones of Warren, Pringle,
Ramsey, Slaughter, Watson,
Roberts, Spalding, Wiggins,
Robinson of Fay'ye, Talley, Wilcox,
Sanders, Thomasson, Wilson,
Sanford, Tompkins, Wofford,
Shackelford, Tucker, Worrell,
Shaw,

Those who voted in the negative, are Messrs.
Anderson of Wilkes, Fletcher, Reynolds,
Andrews, Fortner, Richardson,
Arnold, Griggs, Riley,
Avery, Harrison, Robinson of Talbot,
Barlow, Hill, Stephens,
Brandon, Hodges of Houston, Strickland,
Brown, Hodges of Rand'h, Terrell of Coweta.
Carter, Kenan, Terrell of Putnam,
Chandler, Laughridge, Tillman,
Clark, Manning, Trippe,
Colbert, McDougald, Walker,
Digby, McIntyre, Welborne,
Dorminy, McLeod, Whitworth,
Dubignon, Penick, Wolf,
Farmer, Perkins, Wooldridge,
Faver of Meriw'th, Reid, Yopp,
Fleming,

So the House concurred therein.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed a bill to change and to point out and regulate the manner in which the returns of the several Banking Institutions of this State shall hereafter be made.

The Senate has also passed the following bills of the House of Representatives, to wit:

A bill for the relief of Bedford J. Head, of Macon county.
Also, a bill consolidating the offices of Clerk of the Superior and Inferior Courts of the county of Emanuel.
Also, a bill to compensate grand and petit jurors of the county of Muscogee and to authorize the Justices of the Inferior Court of said county to levy and collect a tax for such purposes, and for other purposes therein contained.
Also, a bill to consolidate the offices of Clerk of the Superior and Inferior Courts for the county of Talbot.
Also, a bill to reduce the official bond of sheriffs hereafter to be elected in the county of Franklin from the sum of twenty thousand dollars to the sum of ten thousand dollars.
Also, a bill to authorize Samuel C. Lippit to establish a ferry across Flint river.
Also, a bill for the relief of Charles B. Lombard and for other purposes therein named.

The Senate has also agreed to a report and resolution of the Committee on Banks in relation to a claim of the Bank of Darien against John R. Anderson and others, to which they ask the concurrence of the House of Representatives.

The House took up the further amendment of the Senate, which was an additional section to the bill appropriating monies, &c., for the years 1850 and 1851, and concurred therein.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has agreed to the report and resolution of the House of Representatives on the memorial of George W. Towns in relation to fractional lot and lot of land in originally Muscogee, now Macon county, and I am directed to return the same forthwith to this branch of the General Assembly.

Mr. Fish of Bibb introduced a bill to define the mode of appropriating the tax or duty on vendue masters' sales, and to appoint a vendue master for certain counties; which was read first time.

Mr. Shackelford laid upon the table a petition from sundry citizens of Cass county to incorporate the town of Cartersville in the county of Cass, which was referred without being read to a special committee consisting of Messrs. Shackelford, Tucker, and Trippe.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the bill of the House of Representatives to appropriate money for the support of Government for the political years 1850 and 1851, with amendments, to which they ask the concurrence of this branch of the General Assembly; and I am directed to return the bill forthwith to the House of Representatives.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to enable the Savannah and Ogeechee Canal Company to extend the Savannah and Ogeechee Canal to the Altamaha river, and for other purposes therein named.

An act to change the name of Elizabeth Kelley to that of Amanda Elizabeth Cooper, and to give Thomas W. Cooper and his wife, Frances I. S. Cooper, the legal claim to said child as parents.

An act to authorize John Dillon, of the county of Chatham, to erect a toll-bridge over the Great Ogeechee river on his own land near Fort Argyle.
Mr. Shackelford introduced a bill to provide for the payment of the several amounts now due on scrip issued by the State, and which has not been converted into State bonds; read first time.

Mr. Wofford introduced a bill to authorize and direct the Chief Engineer of the Western and Atlantic Railroad to have a turn out made on the State road in Cass county near Etowah river at such place as Messrs. Stovall & Lothet shall designate, upon certain conditions therein named; read first time.

Mr. Calder of Cobb introduced a bill to change and fix the times of holding the Superior and Inferior Courts of the county of Cobb, and to authorize the Judge of said Superior Court to draw two panels of Grand and Petit Jurors as now required by law; which was read the first time.

Mr. Tompkins laid upon the table a resolution limiting the Assistant Clerks of the House to the number of ten; which was read.

Mr. Carter of Lowndes introduced a bill to authorize the Tax Collector of the county of Lowndes to pay over to the Treasurer of said county half of the State tax of said county for the years 1850 and 1851; read first time.

Mr. Bivins of Marion introduced a bill to incorporate Marion Lodge number fourteen of Free and Accepted Masons of Marion county; read first time.

Mr. McWhorter laid upon the table a resolution instructing the Committee on Banks to report a bill to this House to provide for the winding up of the Darien Bank, which was read.

Mr. Walker laid upon the table the memorial of sundry citizens of Richmond county for the protection and promotion of sheep husbandry in this State, which was read and referred to the Committee on Agriculture and Internal Improvements.

Mr. McDonald of Ware introduced a bill to add the residence of Randal J. Davis, of the county of Appling, to the county of Ware; read first time.

The House took up the unfinished business of yesterday, which was the report on the bill of the Senate to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly called days of grace, for the payment within said time of all sight drafts and bills of exchange drawn payable at sight; and the same was referred to the Committee on Banks.

The House took up the report on the bill of the Senate to allow the widows and children of deceased persons a support out of the estate of the deceased for the term of twelve months, in cases where no administration has been granted on the estate, to ascertain the amount necessary for
the support, and set apart the same, and to exempt it from
levy and sale for the debts of the deceased, or by an admin­
istration, and to vest the title in the family of the deceased.

On motion of Mr. Gartrell, the same was referred to the
Judiciary Committee.

The House took up the report on the bill of the Senate to
authorize railroad companies to subscribe for, purchase, and
hold stock in other railroad companies.

Upon motion of Mr. Harris, the same was postponed for
further consideration.

The House took up the resolution of the Senate author­
ing the Governor to deliver to John B. Dorminy, the Rep­
resentative of Irwin county, the Executive warrant on the
Treasury for $96 26—it being the amount apportioned to
Irwin county from the poor school fund for 1848, and that
Mr. Dorminy be authorized to receipt for the same, and con­
curred therein.

The order being suspended, the House took up the report
on the bill of the Senate to change the name of Malinda
Janes Reaves, a female infant of Troup county, to Malinda
Jane Yarbrough, and for other purposes therein named, and
agreed thereto; the bill was read the third time, and passed
under the title thereof.

Mr. Lawton moved to suspend the order to enable him to
call up a bill of the Senate. Pending discussion, a motion
to adjourn prevailed, and the House adjourned until three
o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

Leave of absence was granted to Mr. Hammell of Dooly,
on business of importance to his county, for to-morrow.

Mr. Culberson, from the Committee on Enrolment, re­
ports as duly enrolled and ready for the signature of the
Speaker of the House of Representatives, the following acts,
viz:

An act to incorporate the Hancock Steamboat Company.
An act to revive and make of force an act to incorporate
the Thomaston and Barnesville Railroad Company with
power to construct a Railroad from some point on the Mon­
roe Railroad 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 corpo­
rate powers necessary to effect said object, approved to
December 23, 1839.
An act to amend an act entitled an act to amend the several acts regulating road laws in this State, so far as relates to the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne, approved December, 1806, so far as relates to Liberty county.

An act to repeal an act entitled an act to appoint county Treasurers and define their duties so far as relates to the counties of Troup, Carroll, Crawford, Murray, Monroe, Montgomery, Pike, Appling, Randolph, Warren, Fayette, Chatham, Cherokee, and Stewart, and to give to the people of said counties the election of Treasurer.

An act to alter and amend an act to provide for the compensation of Grand Jurors of Lumpkin county, passed December 7th, 1843, and also to provide for the compensation of Petit Jurors in the Superior and Inferior Courts of said county.

An act to relieve William W. Barton and E. G. Ponder and their securities from all liabilities under their respective recognizances for their appearance at the May term, 1849, of Chatham Superior Court.

An act to regulate the fees of Attorneys and Solicitors General, and for other purposes therein specified.

An act for the relief of David Dobbs of the county of Cobb.

An act to compensate petit jurors in the county of Houston.

An act to alter and change the time of holding the Superior Courts of the county of Macon of the South-western Circuit, and to require the same to be held two weeks, if necessary.

An act to authorize Wm. S. Hammell, sen., to establish a ferry across Flint river.

An act to make Ellen M. Baker the heir of James R. Ware, and to cause her to stand related to him in all respects as if she were the child of his body, and for other purposes.

An act to alter and amend the poor school laws now in force, so far as respects the county of Dooly.

An act to authorize and empower John S. Rowland to establish a ferry or build a bridge across the Etowah river on his own land in Cass county, and to take toll.

An act to add certain lots of land and parts of lots of land in the counties of Crawford and Macon to the county of Talbot.

An act to compensate the petit jurors of Early county, and to provide for raising a fund for the same.

An act to authorize Samuel C. Lippit to establish a ferry across Flint river.

An act to incorporate the Trustees for Wesley Chapel, Andrew Chapel and Trinity Church of the Methodist Episcopal Church South in the city of Savannah.
An act to reduce the official bond of the Sheriffs hereafter to be elected in the county of Franklin from the sum of twenty thousand dollars to the sum of ten thousand dollars.

An act for the relief of Bedford J. Head of Macon county.

An act for the relief of Charles B. Lombard, and for other purposes.

An act to consolidate the offices of Clerk of the Superior and Inferior Courts of the county of Talbot.

An act to incorporate the Griffin and West Point Plank Road Company for the purpose of constructing a Plank Road from Griffin to the town of West Point, in Troup county, and to punish those who may wilfully injure the same.

An act to incorporate the Wellington Academy in the county of Macon, also Centreville Academy in the county of Talbot, and appoint trustees for each.

An act to incorporate the Houston Branch Rail Road Company, and to authorize said company to construct a Railroad from some suitable point on the South-western Railroad to the town of Perry in Houston county.

An act to repeal an act consolidating the offices of the Clerk of the Superior and Inferior Courts of Emanuel county.

An act to amend the several acts now in force regulating the fees of magistrates and constables, so far as relates to the county of Chatham, and to provide for the mode of collecting the same.

An act for the relief of poor children of the county of Gwinnett.

The order being suspended, on motion of Mr. Worrell, the House took up the report on the bill of the Senate to extend the time for the completion of the Ocmulgee and Flint Railroad and Canal Company, and agreed thereto; the bill was read the third time, and passed under the title thereof.

The House took up the resolution of the Senate authorizing his Excellency the Governor to furnish the city of Savannah with the laws and digests of this State, and a set of the reports of the Supreme Court, and agreed thereto.

The House took up the amendment of the Senate to the bill to incorporate the town of Lumpkin in Stewart county, assented to December the 26th, 1831.

The House took up the report on the bill of the Senate to designate and appropriate certain hands to do road duty on the North prong of the Floyd Road, leading from Springfield to the point where it intersects the main post road leading to St. Marys, in the county of Camden, and agreed thereto; the bill was read the third time, and passed under the title thereof.
Mr. Hendrix laid upon the table the following resolution:

Resolved, That the Inferior Court of the county of Dade be requested to examine and lay off a road across the Lookout Mountain in the direction of Lafayette, in Walker county, embracing the nearest route and requiring the least expense to complete the same, and report the same through its representative to this body after the recess.

The order being suspended, the resolution was taken up and agreed to.

The House took up the report on the bill of the Senate to incorporate the Augusta Machine Works, 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 alter and amend the several acts regulating roads, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, and Wayne, approved Dec. 8th, 1806, and to provide for the filling of vacancies in the board of commissioners authorized by the original act of 1803, 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 exempt from road duty persons employed in keeping in repair the several railroads in this State.

Mr. Jones, of Paulding, moved to postpone the bill indefinitely.

Whereupon the yeas and nays were required to be recorded, and are yeas 72, nays 32.

Those who voted in the affirmative, are Messrs.

Andrews, Arnold, Bivins, Blount, Brandon, Brown, Carlson, Carter, Chandler, Clark, Colbert, Culberson of Floyd, Jones of Paulding, Culberson of Troup, Jones of Warren, Deadwyler, Digby, Dorminy, Fields, Fish, Fleming, Fletcher, Fortner, Gilmore, Griffin, Goodman, Gordon, Hall, Hammell, Heard, Hodges of Houston, Reynolds, Irwin, McWhorter, Neal, Neely, O'Bannon, Peacock, Penland, Perkins, Pickett, Reid, Robinson of Fay'te, Robinson of Macon, Robinson of Talbot, Sanders, Sanford, Shaw, Slaughter,
So the motion to postpone indefinitely prevailed.

The House took up the report on the bill of the Senate to authorize certain deeds to be read in evidence, and make legal the registry 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 of the Senate to incorporate the Madison Female College to be located in the town of Madison, Georgia, and agreed thereto; the bill was read the third time, and passed under the title thereof.

Mr. Calder laid upon the table a resolution requiring the Clerk of the House to inform this House the number of bills and resolutions introduced and passed in this House; which was read.

The following message was received from the Senate, by Mr. Glenn their Secretary:

Mr. Speaker—The Senate has [passed] a bill to authorize Jacob Pitman, a decrepit and infirm man, a citizen of the county of Ware, to vend and peddle on all goods, wares, and merchandize throughout all the counties of the first Congressional District without paying a fee or license for the same.

Also, a bill to incorporate an academy at Centerville in the county of Camden, to be known by the name and style of "Centerville Academy," and to provide means for erecting suitable buildings for the same.

The Senate has also passed the following bills of the House of Representatives, to wit:

A bill to incorporate the Forsyth Female Collegiate Institute, and to appoint trustees for the same.

Also, a bill to add a part of the county of Muscogee to the county of Marion, and for other purposes.
Also, a bill to authorize Wm. A. Carr and Peter A. Sum- mey to open and keep open the North Oconee river from the Factory dam at Athens, to Chandler’s bridge, in Jackson county, and to vest in them, their heirs and assigns, the exclusive right of navigating said river between said two points, and the same for the term of fifteen years, and to fix the maximum rates of transporting lumber, wood and produce thereon.

Also, a bill to alter and amend an act to incorporate the Southern Mutual Insurance Company, approved the 29th day of Dec., 1847.

Also, a bill for the relief of Jonathan C. Pearson and Wright Noles.

Also, a bill to change the county lines between the counties of Twiggs and Bibb, and Bibb and Jones.

Also, a bill to add an additional number of trustees to the Attapulgus Academy in Decatur county, with an amendment.

Also, a bill for the relief of William H. Monroe.

Also, a bill to compensate the heirs of Laurens county.

Also, a bill to incorporate Andrews Academy, and appoint Trustees for the same.

Also, a bill to amend an act to incorporate the St. Mary’s Library Society, assented to Dec. the 19th, 1829.

Also, a bill to incorporate the Sweetwater Manufacturing Company of the county of Campbell, with an amendment.

Also, a bill to pardon Sampson Braziel, a convict in the Penitentiary of this State.

Also, a bill to authorize the issuing of certain grants therein specified.

Also, a bill to change the line between the counties of Gwinnett and Jackson, so as to include the residence of Dlimas L. Jarrett of the county of Gwinnett to the county of Jackson.

The Senate has also passed the bill of the House of Representatives to change the names and legitimate the persons therein named, and for other purposes, with amendments; to which they ask the concurrence of this branch of the General Assembly.

The Senate has also concurred in the amendment of the House of Representatives to the bill of the Senate for the relief of certain citizens of this State.

All of which I am directed to bring forthwith to the House of Representatives.

The Senate has adopted the following resolution, to which they ask the concurrence of the House of Representatives, to wit:

Resolved, That a committee be appointed on the part of the Senate to join such committee as may be appointed by
the part of the House of Representatives to wait upon his Excellency the Governor and inform him that both Houses have determined to take a recess from the 20th instant until the second Monday in January next, and inquire whether he has any communication to lay before either branch of the General Assembly; and have appointed as a committee on their part Messrs. J. R. Smith, Love and John Jones.

The House took up the report on the bill of the Senate to authorize aliens to receive, purchase, hold and convey, mortgage and devise real estate, and the same as 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 of the Senate to change the name of the Memphis Branch Railroad Company of Georgia, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the resolution of the Senate requesting on the part of the House the appointment of a committee to unite with a committee on the part of the Senate to wait upon the Governor and inform him that the General Assembly have determined to take a recess from and after the 20th instant, and ask him if he has any communication he wishes to lay before either branch of the General Assembly, and agreed thereto. Whereupon the Speaker appointed Messrs. Phillips, Jenkins, Bell, Harris, and Wiggins, the committee on the part of the House.

The House took up the report on the bill of the Senate to extend the provisions of an act passed on the 31st day of December, 1838, entitled an act to admit certain deeds to be proven and recorded, and agreed thereto; the bill was read the third time and passed under the title thereof.

The order being suspended, the following bill of the Senate was taken up, read a second time and committed for a third reading:

A bill for the relief of Harvey W. Blake, of the county of Hall.

The House took up the amendments of the Senate to the bill of the House to change the names and legitimatize the persons therein named 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 Sweet Water Manufacturing Company, and concurred therein.

The House took up the report on the bill of the Senate for the relief of Robert Stephens, Benjamin Stephens, Jacob Sammons, Barney West and Benjamin Highfield, securities for the appearance of Benjamin Stephens before the Superior Court of the county of Dade, 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 several acts in relation to issuing grants so far as to extend the time for granting the same until the 25th December of 1851, and agreed thereto; the bill was read the third time, and passed under the title thereof.

THURSDAY, DECEMBER 20, 1849.

Nine o'clock, A. M.

Mr. Bell moved to reconsider so much of the Journal of yesterday as relates to the passage of the bill of the Senate to extend the time for the completion of the Ocmulgee and Flint Railroad and Canal Company.

The House refused to reconsider.

Mr. Jones moved to reconsider so much of the Journal of yesterday as relates to issuing of grants, so far as to extend the time for granting the same until the 25th of December, 1851.

The House agreed to reconsider.

Mr. Jones moved to suspend the order, to take up the reconsidered bill. The motion prevailed. The House took up the report on the reconsidered bill, and the same as amended was agreed to; the bill was read the third time and passed under the title thereof.

Leave of absence was granted to Mr. McWhorter for the day.

Mr. Culberson, from the Committee on Enrolment, 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 1850 and 1851.

The order being suspended, Mr. Phillips laid upon the table the following resolution:

Resolved by the Senate and House of Representatives in General Assembly met, That his Excellency the Governor be and he is hereby requested to furnish the General Assembly at as early a day as possible with a statement of the aggregate value of the lands of this State, likewise of the negro slaves, the amount of stock in trade, the probable amount of money at interest, including stocks, bonds, notes, &c., and what rate per centum of said aggregate will supply the probable wants of the government for the years 1850 and 1851.

The resolution was taken up and agreed to, and the Clerk was directed to carry the same forthwith to the Senate.

The order being further suspended, the House took up the
report on the bill to repeal an act passed on the 25th of December, eighteen hundred and thirty-seven, consolidating the offices of Receiver of Tax Returns and Tax Collector in the counties of Rabun, Camden, Irwin, Floyd, Scriven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Irwin, and agreed thereto; the bill was read the third time, and passed under the title thereof.

Leave of absence was granted to Mr. Robinson of Macon for a few days after the 15th of January.

Mr. Phillips, from the Joint Committee appointed to wait upon his Excellency the Governor and enquire if he had any communication to lay before this branch of the General Assembly, reported they had performed the duty assigned them, and had for answer that his Excellency had no communication to lay before the General Assembly.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed a bill of the House of Representatives repealing an act consolidating the offices of Tax Collector and Receiver of Tax Returns of the counties of Rabun, Camden, Irwin, Floyd, Scriven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, assented to 25th Dec. 1837, so far as relates to the counties of Laurens and Marion.

Also, a bill of the House to appoint the Justices of the Inferior Court of the county of Laurens commissioners of the town of Dublin, and to authorize the sale of a part of lot of land No. 232 in the first district of originally Wilkinson, now Laurens county, known as the commons of said town of Dublin.

Also, a bill of the House to repeal so much of an act as- sented to 19th December, 1840, as relates to the consolidation of the offices of Tax Collector and Receiver of Tax Returns of the county of Montgomery.

Also, a bill of the House to be entitled an act to amend an act to provide for the education of the poor, so far as the counties of Rabun and Union are concerned.

All of which I am directed to return to the House of Representatives forthwith.

Mr. Culberson, 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 alter and amend an act to incorporate the Southern Mutual Insurance Company, approved the 29th day of Dec., 1847.

An act to pardon Simpson Braziel, a convict in the Penitentiary of this State.
An act to add a part of the county of Twiggs to the county of Bibb, and a part of the county of Bibb to the county of Jones.

An act to change the line between the counties of Gwinnett and Jackson, so as to add the residence of Dilmas L. Jarrett of the county of Gwinnett to the county of Jackson.

An act for the relief of Jonathan C. Pearson and Wright Noles.

An act to incorporate the Forsyth Female Collegiate Institute, and to appoint trustees for the same.

An act to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns in the counties of Rabun, Camden, Irwin, Floyd, Scriven, Paulding, Wayne, Murray, Cherokee, Glynn, Tellair, and Laurens, assented to December 25th, 1837, so far as respects the county of Laurens; also, to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns for certain counties of this State, assented to on the 9th Dec., 1839, so far as relates to the county of Marion.

An act to authorize the issuing of a certain grant therein specified.

An act to add a part of the county of Muscogee to the county of Marion, and for other purposes.

An act to add an additional number of trustees to the Attapulgus Academy in Decatur county.

An act to authorize William A. Carr and Peter A. Summey to open and keep open the North Oconee river from the Factory dam at Athens, to Chandler's bridge, in Jackson county, and to vest in them, their heirs and assigns, the exclusive right of navigating said river between said two points, on the same for the term of fifteen years, and to fix the maximum rates of transporting lumber, wood and produce thereon.

An act to amend an act approved Dec. the 19th, 1829, entitled an act to incorporate the St. Marys Library Society.

An act to incorporate the Sweet Water Manufacturing Company of the county of Campbell, and to incorporate the Augusta Quoit Club.

An act to incorporate Andrew Academy, and appoint Trustees for the same.

An act to incorporate the North-eastern Plank Road Company of Georgia, and to punish persons for violating the same.

An act to compensate Petit Jurors of Laurens county.

An act to compensate grand and petit jurors of Muscogee county, and to authorize the Justices of the Inferior Court of said county to levy and collect a tax for such purpose, and for other purposes herein contained.

An act for the relief of William H. Monroe.
An act to repeal so much of an act assented to 19th Dec. 1840, as relates to the consolidation of the offices of Tax Collector and Receiver of Tax Returns of the county of Montgomery.

An act to amend an act to provide for the education of the poor so far as the counties of Rabun and Union are concerned.

An act to appoint the Justices of the Inferior Court of the county of Laurens Commissioners of the town of Dublin in said county, and to authorize said Commissioners to sell and dispose of a portion of lot No. 232 in the first District of originally Wilkinson, now Laurens county, known as the Commons of said town.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to repeal an act passed on the 25th of Dec., 1837, consolidating the offices of Receiver of Returns and Tax-Collector in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Telfair and Laurens, so far as relates to the county of Irwin.

An act to authorize aliens to receive, purchase, hold and convey, mortgage and devise real estate.

An act to incorporate the Augusta Machine Works.

An act to extend the time for the completion of the Ocmulgee and Flint Railroad and Canal Company.

The House then took a recess, on motion of Mr. Kenan, for one hour and a half.

Eleven o'clock.

The House was again called to order.

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 all laws respecting the importation of slaves into this State, and to give certain powers to municipal corporations in relation to slaves.

An act to authorize and require the Judge of the Superior Courts in the Coweta Circuit to hold court in the county of DeKalb two weeks at each term of said Court, unless the business of said Court can be done in a shorter time, and to provide for the same.

An act to incorporate Lafayette Chapter No. 12, and Darley Lodge No. 17, in the town of Fort Gaines, in the county of Early, and Pythagoras Lodge No. 41, in Decatur, DeKalb county.

An act for the relief of David Dobbs of the county of Cobb.
An act to add certain lots of land and parts of lots of land in the counties of Macon and Crawford to the county of Talbot.
An act to authorize Samuel C. Lippit to establish a ferry across Flint river.
An act to compensate the petit jurors of Early county, and to provide for raising a fund for the same.
An act to compensate petit jurors in the county of Houston.
An act for the relief of poor children of the county of Gwinnett.
An act to regulate the fees of Attorneys and Solicitors General, and for other purposes therein specified.
An act to consolidate the offices of Clerk of the Superior and Inferior Courts of the county of Talbot.
An act to repeal an act consolidating the offices of the the Clerk of the Superior and Inferior Courts of Emanuel county.
An act to incorporate the Houston Branch Rail Road Company, and to authorize said company to construct a Railroad from some suitable point on the South-western Railroad to the town of Perry in Houston county.
An act to amend an act entitled an act to amend the several acts regulating road laws in this State, so far as relates to the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne, approved 5th December, 1806, so far as relates to Liberty county.
An act to authorize and empower John S. Rowland to establish a ferry or build a bridge across the Etowah river on his own land in Cass county, and to take toll.
An act to incorporate the Griffin and West Point Plank Road Company for the purpose of constructing a Plank Road from Griffin to the town of West Point, in Troup county, and to punish those who may wilfully injure the same.
An act to incorporate the Hancock Steamboat Company.
An act to incorporate the Wellington Academy in the county of Macon, also Centreville Academy in the county of Talbot, and appoint trustees for each.
An act to authorize Wm. S. Hammell, sen., to establish a ferry across Flint river.
An act to alter and amend the poor school laws now in force, so far as respects the county of Dooly.
An act to make Ellen M. Baker the heir of James R. Ware, and to cause her to stand related to him in all respects as if she were the child of his body, and for other purposes.
An act to revive and make of force an act to incorporate the Thomaston and Barnesville Railroad Company with power to construct a Railroad from some point on the Monroe Railroad 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.
An act to alter and change the time of holding the Superior Courts of the county of Macon of the South-western Circuit, and to require the same to be held two weeks, if necessary.
An act to alter and amend an act to provide for the compensation of Grand Jurors of Lumpkin county, passed December 7th, 1843; also, to provide for the compensation of the Petit Jurors in the Superior and Inferior Courts of said county.
An act for the relief of Bedford J. Head of Macon county.
An act for the relief of Charles B. Lombard, and for other purposes.
An act to incorporate the Trustees for Wesley Chapel, Andrew Chapel and Trinity Church of the Methodist Episcopal Church South in the city of Savannah.
An act to relieve William W Barton and E. G. Ponder and their securities from all liabilities under their respective recognizances for their appearance at the May term, 1849, of Chatham Superior Court.
An act to reduce the official bond of the Sheriffs hereafter to be elected in the county of Franklin from the sum of twenty thousand dollars to the sum of ten thousand dollars.
An act to repeal an act entitled an act to appoint county Treasurers and define their duties so far as relates to the counties of Troup, Carroll, Crawford, Murray, Monroe, Montgomery, Pike, Appling, Randolph, Warren, Fayette, Chatham, Cherokee, and Stewart, and to give to the people of said counties the election of Treasurer.
An act to amend the several acts now in force regulating the fees of magistrates and constables, so far as relates to the county of Chatham, and to provide for the mode of collecting the same.
An act to appropriate money for the support of government for the political years 1850 and 1851.
His Excellency the Governor has assented to and signed the following resolutions:
A resolution in favor of favor of William Harden of the county of Cass.
A resolution relative to a mail route in Camden county.
A resolution to cancel the Attorney’s receipt given for bills of the Commercial Bank of Macon.
A report and resolution on the memorial of George W Towns in relation to grants for certain land.
A resolution to authorize the Legislature to take a recess; Which I am directed to return to this branch of the General Assembly.
The House then adjourned until the 2d Monday in January, 1850, at 11 o'clock.
The House met pursuant to adjournment.

Mr. Lawton, from the Committee on Journals, reports:

That they have examined the recording of the Journals of this House, and beg leave to report that the two recording clerks, authorized under the resolution of this House to proceed with the recording of the Journals during the recess of the General Assembly, have been employed in the discharge of their duties, and have recorded in a large quarto book five hundred pages since the commencement of this session of the Legislature, nearly three hundred pages of which have been recorded during the recess, in the space of twenty-two days; for which service your committee would recommend the payment to said two recording clerks the usual per diem.

Mr. Shackelford, of Cass, introduced a bill to incorporate the town of Cartersville, in the county of Cass.

Also, a bill to make Nancy Waters, the wife of James Waters, a free dealer.

Also, a bill to regulate and designate the mode and manner in which the clerks of the several counties of this State shall be paid their cost on insolvent State cases; which were severally read the first time.

Mr. Harris, of Clark, introduced a bill to provide for the trial by the Superior Courts of this State of any slave or free persons of color charged with any capital offense against the laws of this State; which was read the first time, and on motion of Mr. Harris, was referred to the Committee on the Judiciary.

Mr. Harris introduced a bill to incorporate the Athens Fire Company No. 1, and to grant to the same certain privileges and exemptions; read first time.

Mr. Calder introduced a bill to repeal an act incorporating the town of Springville in the county of Cobb.

Also, a bill authorizing the Inferior Court of Cobb county to pay the citizens of said county for services rendered as jurors.

Also, a bill for the relief of Joseph Donaldson; which were severally read the first time.

Mr. Fortner, of Emanuel, laid upon the table a resolution establishing a mail route from the eleventh station on the Central Railroad to the 55th precinct in Emanuel county, and the establishment of a post office at said precinct; which was read.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker:

An act to change the names and legitimize the persons therein named, and for other purposes.

Mr. Morris introduced a bill relative to constable's bonds, and to regulate the proceedings thereon.
Also, a bill to change the line between the counties of Habersham and Franklin, so as to add the residence of Henry Whisenant and Hendrix Hays to the county of Franklin; which were severally read the first time.

Mr. Dawson, of Greene, introduced a bill to establish an additional election precinct in the county of Greene; which was read the first time.

Mr. Phillips, of Habersham introduced a resolution that no new matter should be introduced into this branch of the present General Assembly after Monday next; which was read.

Mr. Griffin introduced a bill to authorize the Governor to dispose of certain lands owned by this State in the State of Tennessee; read first time.

Mr. Ried introduced a bill to authorize Jacob T. Cain to establish a ferry across the Chattahooche river on his own land, and to prescribe the rate of ferriage; read first time.

Mr. Pringle, of Houston, introduced a bill amendatory of an act approved December 14th, 1809, &c., &c.; which was read first time and referred to the Committee on the Judiciary.

Also, laid upon the table a resolution that this House will hold evening sessions from this time until the final adjournment of the General Assembly, to commence at 7 o'clock, P. M.; which was read.

Mr. Shaw, of Liberty, introduced a bill to authorize James Brewer and William Brewer to establish a ferry across the Altamaha river at Oglethorpe Bluff, and for other purposes therein mentioned; which was read first time.

Mr. Trippe introduced a bill to repeal an act entitled an act to alter the law in relation to interest on money, approved December 17th, 1845; read first time.

Also, laid upon the table a resolution in reference to the introduction of new matter after Wednesday next.

Also, a resolution that both branches of the General Assembly adjourn sine die on Friday, the 5th of February; which were read.

Mr. Jones, of Paulding introduced a bill to authorize the appropriation of unmarked hogs.

Also, a bill to be entitled an act to organize a new circuit out of the counties therein named; which were severally read the first time.

Mr. Neely introduced a bill to incorporate the Presbyterian Church at Griffin, and to appoint trustees for the same; read first time.

Mr. Robinson, of Talbot, introduced a bill to add lot of No. 6 in the 22d district of originally Muscogee, now Harris, to the county of Talbot; and also the lot of land whereon William Stead now resides, in the county of Marion, to the county of Talbot; read first time.
Mr. Stephens introduced a bill to incorporate Juniper Division, No. 89, of the Sons of Temperance, and for other purposes therein specified; which was read first time.

Mr. Kendall, of Upson, introduced a bill to change the place of holding the Justices' Court of the 537th district, G. M., in the county of Upson, and also the election precinct for said district; and was read the first time.

Mr. Gartrell introduced a bill for the relief of Lavinia E. Walker, of the county of Hancock, lately the wife of John E. Walker; read first time.

Leave of absence was granted for a few days to Messrs. Robinson of Fayette, and Thomasson, on account of the sickness of their families; also to Messrs. Penland and Richardson, on account of indisposition.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

On motion of Mr. Harris, of Clark, the order was suspended. He then laid upon the table the following resolution:

Resolved, That a committee of three be appointed to unite with such committee as may be appointed by the Senate to wait on his Excellency the Governor informing him that both branches of the General Assembly have met pursuant to the resolution declaring the late recess, and to ask whether he has any communication to make to either branch of the Legislature.

And on motion of Mr. Harris, the resolution was taken up and adopted. Whereupon the Speaker appointed Messrs. Harris, Lawton and Griffin on the part of the House.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—I am directed by the Senate to inform the House of Representatives that the Senate has met pursuant to adjournment and has appointed a committee, consisting of Messrs. A. J. Miller, Chisholm, and Turner, to join such committee as may be appointed on the part of the House to wait upon his Excellency the Governor and inform him that the General Assembly are ready to receive any communication he may have to lay before them, or either branch thereof.

The House took up the report on the bill to alter and amend the second section of an act entitled an act to carry
into effect the alterations and amendments of the third and seventh sections of the third article of the Constitution of this State, passed on the twenty-third of December, 1843, so far as relates to the 36th and 37th Senatorial districts.

On motion of Mr. Morris, the same was made the order of the day on Wednesday next.

The House took up the report on the bill to exempt all free white inhabitants of this State from the payment of a capitation or poll tax; and on motion of Mr. Phillips the same was referred to the Committee on Finance.

The House took up the report on the bill to extend the provisions of the act of 1799, in relation to notices to produce papers, books, writings, &c., so as to embrace causes in equity, &c., and agreed thereto; the bill was read the third time and passed under the title thereof.

The House took up the reconsidered bill to allow the county of Heard to retain for the use of the county the State taxes collected in said county for the years 1850 and 1851, 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 24, nays 58.

Those who voted in the affirmative are Messrs.

Adams, Calder, Fletcher, Fortner, Hendrix, Hodges of Houston, Roberts, Laughridge, Neely, Slaughter, Nelson, O'Bannon, Pickett, Pringle, Riley, Wilson, Shackelford, Worrell.

Those who voted in the negative, are Messrs.


So the bill was lost.

The House took up the report on the bill to give to plaintiffs in younger executions a priority in certain cases. Mr. Carlton moved to postpone the bill indefinitely.

Whereupon the yeas and nays were required to be recorded and are yeas 67, nays 16.

Those who voted in the affirmative, are Messrs.

Adams,  
Akin,  
Anderson of Wilkes,  
Brown,  
Bryan,  
Calder,  
Carlton,  
Carter,  
Chandler,  
Clark,  
Colbert,  
Dawson,  
Deadwyler,  
Dorminy,  
Dubignon,  
Faver of Troup,  
Fleming,  
Fletcher,  
Fortner,  
Gartrell,  
Gray,  
Gresham,  
Griffin,  

Those who voted in the negative, are Messrs.

Culberson of Floyd, O'Bannon,  
Fields,  
Hendrix,  
Jones of Paulding,  
Laughridge,  
McDonald,  

So the motion for indefinite postponement prevailed.

On motion of Mr. Harrison, the order was suspended.—He then moved that 150 copies of the bill to alter and amend the militia laws of this State and for other purposes be printed for the use of the House; which motion prevailed.

The House took up the report of the Committee on the Judiciary which was adverse to the passage of the bill to extend the jurisdiction of Justices of the Peace in this State, so as to authorize them to try actions sounding in damages where the amount of the verdict does not exceed thirty dollars, and for other purposes.

Mr. Worrell moved that the report of the committee be adopted; which motion was lost.

The bill was then referred back to the committee of the
whole House, and the House then took up the report on the bill and the same having been amended was agreed.

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 42.

Those who voted in the affirmative, are Messrs.
Adams, Gordon, Phillips,
Barrett, Hall, Pringle,
Bryan, Hendrix, Riley,
Chandler, Hill, Roberts,
Colbert, Hines, Sanford,
Culberson of Floyd, Irwin, Shackelford,
Deadwyler, Jones of Paulding, Shaw,
Digby, Kenan, Slaughter,
Dorminy, Leith, Talley,
Faver of Troup, McDonald, Tillman,
Fields, Mintz, Whitworth,
Fortner, Neely, Wiggins,
Gresham, Nelson, Wilcox,
Griffin, O'Bannon, Yopp.

Those who voted in the negative, are Messrs.
Akin, Hodges of Houston, Stephens,
Anderson of Wilkes, Jones of Warren, Terrell of Coweta,
Brown, Laughridge, Terrell of Putnam,
Carlton, Lawton, Thornton,
Carter, Manning, Tompkins,
Clark, McWhorter, Trippe,
Dawson, Morris, Waldhour,
Dubignon, Neal, Walker,
Fleming, Peacock, Watson,
Fletcher, Penick, Welborne,
Gartrell, Pickett, Westmoreland,
Gray, Ramsey, Wilson,
Harris, Reid, Wofford,
Harrison, Reynolds, Worrell.

So the bill passed under the title thereof.

Mr. Harris, from the committee appointed on the part of the House to wait upon his Excellency the Governor and inform him that both branches of the General Assembly are in session and ready to receive any communication he may desire to make, report that they have performed the duty assigned them, and that the Governor informed them he had nothing to communicate to this branch of the General Assembly.

Leave of absence was granted to Messrs. Brandon and Farmer for a few days, on account of the indisposition of their families.

The House then adjourned until 9 o'clock tomorrow morning.
The Speaker laid upon the table sundry resolutions of the State of South Carolina, passed on the 10th of December last, in reference to the recommendation of the State of Mississippi for the call of a Southern Convention, and her approval of Mississippi, which was read and referred to the Committee on the State of the Republic.

On motion of Mr. Jones, the order was suspended, and the following resolution was taken up and read:

Resolved by the Senate and House of Representatives of the State of Georgia, That we cordially concur with the people of Mississippi in the necessity of a Convention of the slaveholding States, and ardently hope such a Convention, composed as it should be of the wise, the prudent, the patriotic and the brave, may be able to devise some measure calculated to preserve our rights, our privileges, our honor, and if possible the Union.

Mr. Shackelford offered the following amendments to the resolution:

2d. Resolved, That, the Senate concurring, both branches of the General Assembly will convene in the Representative Chamber, on the inst., and proceed to the election of four delegates for the State at large to represent this State in the Convention proposed to be held at Nashville on the first Monday in June next.

3. Resolved, That this Legislature recommend that the citizens of this State do meet at the respective places of holding elections in their several Congressional Districts on the first Monday in May nex, and hold elections and vote for two delegates from each of said Districts to represent them in said Nashville Convention, and that the qualification of voters and manner of holding elections in said Districts respectively shall be the same as now prescribed by law for the election of members to the General Assembly.

4. Resolved, That the returns of said elections be made to the Executive, and that he certify the election of those for the said districts respectively, and such certificate shall be their authority for attending such Convention.

Mr. Jenkins moved the reference of the resolution, amendments and substitute to the Committee on the State of the Republic.

Pending the discussion thereon, 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 compensate petit jurors of Laurens county.

An act to compensate grand and petit jurors of Muscogee county, and to authorize the Justices of the Inferior Court of
said county to levy and collect a tax for such purpose, and for other purposes herein contained.

An act to add an additional number of Trustees to the Attapulgus Academy in Decatur county.

An act incorporate the Forsyth Female Collegiate Institute, and to appoint Trustees for the same.

An act to incorporate the North-eastern Plank Road Company of Georgia, and to punish persons for violating the same.

An act to incorporate the Andrew Academy, and appoint Trustees for the same.

An act to incorporate the Sweetwater Manufacturing Company of the county of Campbell, and to incorporate the Augusta Quoit Club.

An act for the relief of William H. Monroe.

An act to amend an act approved December 19th, 1829, entitled an act to incorporate the St. Marys Library Society.

An act to appoint the Justices of the Inferior Court of the county of Laurens Commissioners of the town of Dublin in said county, and to authorize said Commissioners to sell and dispose of a portion of lot number 232 in the first district of originally Wilkinson, now Laurens county, known as the Commons of said town.

An act to amend an act to provide for the education of the poor, so far as the counties of Rabun and Union are concerned.

An act to add a part of the county of Twiggs to the county of Bibb, and a part of the county of Bibb to the county of Jones, and a part of Jones to the county of Bibb.

An act to authorize the issuing of a certain grant therein specified.

An act to change the line between the counties of Gwinnett and Jackson, so as to add the residence of Dilmus L. Jarrett of the county of Gwinnett to the county of Jackson.

An act to add a part of the county of Muscogee to the county of Marion, and for other purposes.

An act for the relief of Jonathan C. Pearson and Wright Noles.

An act to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns in the counties of Rabun, Camden, Irwin, Floyd, Screven, Paulding, Wayne, Murray, Cherokee, Glynn, Tellair, and Laurens, assented to 25th Dec. 1837, so far as respects the county of Laurens; also, to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns for certain counties of this State, assented to on the 9th December, 1839, so far as relates to the county of Marion.

An act to pardon Sampson Brazill, a convict in the Penitentiary of this State.

An act to repeal so much of an act assented to 19th De-
cember, 1840, as relates to the consolidation of the offices of Tax Collector and Receiver of Tax Returns of the county of Montgomery.

Also, an act to alter and amend an act to incorporate the Southern Mutual Insurance Company, approved the 29th day of December, 1847.

The question then recurred upon the motion made by Mr. Jenkins to refer the resolutions and amendments to the Committee on the State of the Republic. The motion prevailed.

The House took up the report on the bill to prohibit encroachments on the sovereign rights of the State of Georgia by foreign banking institutions chartered by other States, and their agents within the limits of this State, and for other purposes therein mentioned.

Mr. Nisbet offered the following substitute in lieu of the original bill:

An act to impose and levy a tax on all agents of banks incorporated by other States, who may buy and sell exchange or transact other banking business in this State.

Mr. Pringle moved that the bill and substitute be referred to the Committee on Banks, which motion was lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker:

An act to amend an act entitled an act to incorporate the town of Lumpkin in Stewart county, assented to December 26th, 1831.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has disagreed to the amendment of the House of Representatives to the bill of the Senate to amend the several acts in relation to issuing grants on head rights in this State, so far as to extend the time for granting the same until the 25th of December, 1851.

The Senate has also passed the following bills of the House of Representatives, to-wit:

A bill to incorporate Madison Collegiate Institute. Also, a bill for the relief of Henry D. Moore. Also, a bill to add certain lots of land and parts of lots in the counties of Macon and Crawford to the county of Talbot. Also, bill to regulate the admission of deeds in evidence in certain cases therein mentioned.

The Senate has also adopted a resolution requesting our Senators and Representatives in Congress to have established by law in this State certain mail routes therein named, to which they ask the concurrence of the House.

The Senate has also adopted the following resolution:

Resolved by the Senate and House of Representatives in General Assembly met, That after Saturday the 19th inst. no bills
shall be introduced or entertained containing new matter for legislation into either branch of the Legislature, unless by consent of two-thirds thereof; to which they ask the concurrence of this branch of the General Assembly; and I am directed to bring the resolution forthwith to the House of Representatives.

On motion of Mr. McDougald, the original bill was taken up by sections.

The first section was read and agreed to.

The second section having been read, which is as follows, to wit:

**Section 2. And be it further enacted by the authority aforesaid,**

That whenever any foreign bank or banks, not chartered by this State, shall be desirous of locating or establishing within the limits of this State, any agency for transacting banking business or of continuing therein such as are now located and established, said bank or banks shall first make application in writing to his Excellency the Governor of this State for the time being, for a permit so to do, under the great seal of this State, which permit the Governor is hereby authorized to issue, provided said bank or banks shall on the demand of the Governor, which he shall make in all cases, furnish to him, under an oath made by the President and Cashier thereof, a full, true, and perfect expose of the condition of said bank, with a full list of all the stockholders, their names, and the amount of shares owned by each, at any time not exceeding thirty days immediately preceding such application for said permit; which said expose the Governor shall cause to be published, at the proper costs and charges of said bank in one or more of the public gazettes of this State, for at least thirty days previous to his issuing said permit. And it is hereby further made the duty of the Governor to require said bank or banks so applying for such permit, to pay into the Treasury of this State the same amount of tax on its capital stock, and in the like ratio, as is now by law or may hereafter be imposed upon the capital stock of banks now or hereafter chartered by the General Assembly of this State. And it shall further be the duty of the Governor to demand and receive from each and every agent or agents of such foreign bank or banks, a bond, with at least five good securities, resident inhabitants of this State, in the sum of hundred thousand dollars, to be approved of by the Governor, which said bond shall be deposited in the Executive Department, conditioned the better to secure all bill-holders and all other persons holding evidences of debt upon and against said bank or banks, against all loss by reason of the failure of his principal, whose agent he is or may be, and also by reason of his own defalcation. And that upon compliance with each and all of the foregoing provisions, by any bank or banks chartered by any other State,
save the State of Georgia, and by the agent or agents there­of, thereupon it shall be the duty of his Excellency the Governor for the time being, to be caused to be made out and issued a permit for establishing and locating an agency of said bank or banks within the limits of this State for the term of one calendar year, next ensuing the date of said permit.

Mr. Nisbet moved to strike out that part of the first para­graph that follows the words, “under an oath made by Pre­sident and Cashier.” The House agreed to strike out.

Mr. Jones of Paulding then moved to insert in lieu of what was stricken out, the following, to wit:

“The amount of bills or other funds to be used in this State during the year: Provided, any bank may increase said amount at any time during the year by giving notice of its intention so to do;” which motion prevailed.

Mr. Shackelford moved to strike out in the second para­graph, the words, “the same amount of tax upon its capital stock,” and insert in lieu thereof the following, “the same ratio of tax upon one-third of the bills or other funds used or intended to be used by said agency in this State, as is now imposed or may be hereafter imposed by law upon the capital stock of the chartered banks of this State.”

Mr. Worrell offered the following substitute in lieu of the amendment of Mr. Shackelford, to wit:

“A tax of one thousand dollars per annum.” The substi­tute was rejected.

The question then recurred upon the amendment of Mr. Shackelford, which was received.

Mr. Fish moved to strike out all of the third paragraph of the second section, which is as follows:

“And it shall be further the duty of the Governor to de­mand and receive from each and every agent or agents of such foreign bank or banks, a bond, with at least five good securities, resident inhabitants of this State, in the sum of $200,000, to be approved of by the Governor, which said bond shall be deposited in the Executive Department, condi­tioned the better to secure all bill-holders and all other persons holding evidences of debt upon and against said bank or banks, against all loss by reason of the failure of his principal, whose agent he is or may be, and also by reason of his own defalcation.

Pending the discussion thereon, a motion for adjournment prevailed, and the House 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, which was the motion of Mr. Fish to strike out the third paragraph of the second section of the bill to prohibit encroachments upon the sovereign rights of the State of Georgia by foreign banking institutions chartered by other States and their agents within the limits of this State, and for other purposes therein mentioned.

Upon the motion to strike out, the yeas and nays were required to be recorded, and are yeas 75, nays 21.

Those who voted in the affirmative, are Messrs.

Adams, Gaston, Peacock,
Akin, Gilmore, Phillips,
Anderson of Wilkes, Gray, Pickett,
Arnold, Griffin, Pringle,
Bell, Griggs, Riley,
Bivins, Goodman, Roberts,
Bryan, Gordon, Robinson of Talbot,
Calder, Harris, Sanders,
Carlton, Harrison, Slaughter,
Carter, Heard, Talley,
Chandler, Hill, Terrell of Coweta,
Clark, Hodges of Houston, Terrell of Putnam,
Colbert, Hodges of Randolph, Tillman,
Culberson of Floyd, Irwin, Tompkins,
Deadwyler, Jenkins, Trippe,
Digby, Johnson, Tucker,
Dorminy, Jones of Paulding, Waldhour,
Dubignon, Kendall, Watson,
Faver of Troup, Lawton, Westmoreland,
Fields, McDonald, Whitworth,
Fish, Mintz, Wiggins,
Fleming, Morris, Wilcox,
Fletcher, Neely, Wilson,
Fortner, Nisbet, Wofford,
Gartrell, O’Dannon, Worrell,

Those who voted in the negative, are Messrs.

Andrews, Manning, Reid,
Brown, McDougald, Reynolds,
Gresham, McLeod, Shaw,
Hendrix, Neal, Stephens,
Hines, Penick, Thomasson,
Jones of Warren, Perkins, Welborne,
Laughridge, Ramsey, Yopp.

So the motion to strike out prevailed.

Mr. Jones, of Paulding, offered the following proviso:

Provided, The same amount of bills or other funds shall not be taxed twice, no matter how often it may be used during the year.
The proviso was received.

Mr. Jones offered the following additional sections, to come in after the second section:

And be it further enacted, That the same tax as provided for by the second section of this act shall be paid on any money, bills or other funds, the property of a president, director or other officer of any foreign bank.

Section 4. And be it further enacted, That where a tax receiver of any county of this State shall have reason to believe that any person is acting as an agent of a foreign bank, or an officer or director of a foreign bank, he shall have the right to call on such person to say on oath as to the fact, and if any person on being required to testify shall refuse to do so, such person so refusing shall forfeit and pay the sum of one thousand dollars, to be collected by execution to be issued by the tax collector of said county.

Which were severely received.

Mr. McDougald then moved to strike out the third and fourth sections, which are as follows, to wit:

Section 3. And be it further enacted by the authority aforesaid, That any person or persons who shall after the passage of this act violate any of the provisions of the same, such person or persons so violating the same shall be liable to be sued at the instance of any free white person, who shall or may be a citizen of the county at the time when or where such violation may or shall happen, in which said suit upon the trial thereof, or proof of such violation by the defendant or defendants, it shall and may be lawful for the plaintiff in said suit to recover a verdict for the sum of ten thousand dollars, which said verdict shall be imposed and collected in the same manner as is now prescribed by law in all other actions of debt, the one half whereof shall be paid to the plaintiff and the other half shall be paid into the Treasury of this State for the use of the poor school fund thereof.

Sec. 4. And be it further enacted by the authority aforesaid, That all contracts made by any foreign bank or banks, not chartered by this State, by or through its agent or agents, in the purchase of drafts, checks, notes, bills of exchange, or discount of the same, shall be null and void to all intents and purposes, and the money paid on any such contract shall be recoverable back from said agent or agents, his or their principals, at the option of the person paying the same in an action for money had and received to and for his use, unless said foreign bank or banks and the agent agents thereof, shall before the making of the same have fully complied with all the provisions of this act.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:
A bill to amend an act entitled an act to incorporate the town of Cumming in the county of Forsyth, approved the 27th day of December, 1845, so far as to repeal the fourth section thereof, and all other parts of said act authorizing the assessment of a general tax on the citizens of said town.

A bill to alter and fix the time for holding the Inferior Courts of Baker county.

A bill to incorporate the Floating Dry Dock Company of Savannah.

A bill to incorporate the Southern Education Society.

The fifth section having been read, which is as follows, to wit:

SEC. 5. And be it further enacted by the authority aforesaid, That each and every agent of any and all foreign banks located and established within the limits of this State, under the provisions of this act, and who shall circulate bank notes issued by any bank not chartered by this State, shall be compelled to redeem the notes of said foreign bank or banks at its said agency in the same manner as though said bank notes were presented for payment at the counter of the principal bank. And in case such agent or agents shall refuse pay and redeem promptly said bank notes so presented for payment, and said refusal being made known to the Governor by affidavit, it shall be the duty of the Governor to revoke and cancel the permit granted and issued to said agent or agents, and to make proclamation of the same in two or more of the public gazettes of the State for at least one month thereafter.

Mr. Jones moved to amend the same by inserting after the words “said foreign bank or banks,” the following words: “issued by him.”

Whereupon the yeas and nays were required to be recorded, and are yeas 57, nays 38.

Those who voted in the affirmative, are Messrs.

Adams, Griffin, Morris,
Akin, Goodman, Neal,
Bell, Gordon, Neely,
Bivins, Harrison, Nisbet,
Calder, Heard, O'Bannon,
Culberson of Floyd, Hines, Peacock,
Field, Hodges of Houston, Pickett,
Fleming, Irwin, Picking,
Fletcher, Jones of Paulding, Roberts,
Fortner, Kenan, Shackelford,
Gartrell, Kendall, Shaw,
Gilmore, Lawton, Slaughter,
Gray, Manning, Talley,
McLeod, Thomasson,
Those who voted in the negative, are Messrs.

Arnold, Hendrix, Ramsey,
Brown, Hodges of Rand'h. Reid,
Bryan, Jenkins, Reynolds,
Carlton, Johnson, Robinson of Talbot.
Chandler, Jones of Warren, Stephens,
Clark, Laughrige, Terrell of Coweta.
Colbert, McDougald, Terrell of Putnam.
Dawson, McDonald, Trippe,
Deadwyler, McIntyre, Waldrour.
Dubignon, Mintz, Walker,
Gresham, Penick, Welborne,
Griggs, Perkins, Wooldridge.
Harris, Phillips,

So the motion to insert prevailed.

Mr. Jenkins moved to strike out all of the last paragraph of the section, to wit:

And in case such agent or agents shall refuse to pay and redeem promptly said bank notes so presented for payment, and said refusal being made known to the Governor by affidavit, it shall be the duty of the Governor to revoke and cancel the permit granted and issued to said agent or agents, and to make proclamation of the same in two or more of the public gazettes of this State for at least one month thereafter.

Upon the motion to strike out, the yeas and nays were required to be recorded, and are yeas 42 nays 49.

Those who voted in the affirmative, are Messrs.

Adams, Hill, Riley,
Akin Hodges of Houston, Roberts,
Arnold, Hodges of Rand'h, Talley,
Bivins, Jenkins, Terrell of Putnam,
Chandler, Johnson, Terrell of Coweta,
Culberson of Floyd, Kendall, Tompkins,
Dawson, Lawton, Trippe,
Deadwyler, Morris, Tucker,
Fields, Nelson, Walker,
Fish, Nisbet, Watson,
Fleming, O'Bannon, Whitworth,
Gray, Phillips, Wiggins,
Gresham, Pringle, Wofford,
Griffin, Reynolds, Worrell.

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Andrews, Blount,
Mr. McDougald offered the following additional section:

*And be it further enacted by the authority aforesaid, That each agent of any foreign bank shall sign his name in the face of each and every bill so issued and circulated by him, and also the name of the place where said agency is or may be located, and this shall be prima facia evidence that said bill was issued by said agency.*

The additional section was received.

The bill having been gone through with, the question recurred upon the substitute offered by Mr. Nisbet.

Mr. Jones called for the previous question.

Upon sustaining the call the yeas and nays were required to be recorded, and yeas 53, nays 46.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Harris, Phillips, Pickett, Reid, Pickett, Reid, Pickett, Reynolds, Roberts, Robinson of Talbot, Sanders, Shaw, Stephens, Talley, Thomasson, Welborne, Westmoreland, Wilson, Wofford, Yopp.
Those who voted in the negative, are Messrs.

Adams, Hodges of Rand'h. Slaughter,
Akin, Jenkins, Terrell of Coweta,
Arnold, Johnson, Terrell of Putnam,
Bell, Kenan, Tillman,
Bivins, Kendall, Tompkins,
Carlton, Laughridge, Trippe,
Chandler, Lawton, Tucker,
Dawson, McWhorter, Waldrum,
Deadwyler, Morris, Walker,
Faver of Troup, Nisbet, Watson,
Fields, O'Bannon, Whitworth,
Fish, Perkins, Wiggins,
Gray, Pringle, Wilcox,
Griffin, Ramsay, Worrell,
Griggs, Riley, Wooldridge,

Those who voted in the affirmative, are Messrs.

Adams, Hendrix, Pringle,
Arnold, Hill, Ramsey,
Bell, Kenan, Roberts,
Bivins, Kendall, Robinson of Talbot,
Carlton, Lawton, Slaughter,
Dubignon, Manning, Stephens,
Fields, McIntyre, Tucker,
Fish, Nisbet, Waldrum,
Gray, Perkins, Watson,
Griggs, Phillips, Whitworth.

Those who voted in the negative, are Messrs.

Akin, Fleming, Johnson,
Anderson of Wilkes, Fletcher, Jones of Paulding,
Andrews, Fortner, Jones of Warren,
Brown, Gartrell, Laughridge,
Bryan, Gresham, McDougald,
Calder, Griffin, McDonald,
Carter, Goodman, McWhorter,
Chandler, Hall, Mintz,
Clark, Harris, Morris,
Colbert, Harrison, Neal,
Culberson of Floyd, Heard, Neely,
Dawson, Hodges of Houston, Nelson,
Deadwyler, Hodges of Rand’lh, O’Bannon,
Digby, Irwi, Peacock,
Dorminy, Jenkins, Penick,
Pickett, Terrell of Coweta, Westmoreland.
Reid, Thomasson, Wiggins,
Riley, Tillman, Wilcox,
Sanders, Tompkins, Wilson,
Shackelford, Trippe, Wofford,
Shaw, Walker, Wooldridge,
Talley, Welborne, Yopp.

So the motion to adjourn was lost.
The question then recurred upon the passage of the bill.
Whereupon the yeas and nays were required to be recorded, and are yeas 63, nays 31.

Those who voted in the affirmative, are Messrs.
Akin, Gartrell, Peacock,
Anderson of Wilkes, Goodman, Phillips,
Andrews, Hall, Pickett,
Brown, Harris, Reid,
Bryan, Harrison, Reynolds,
Calder, Heard, Roberts,
Carter, Hendrix, Robinson of Talbot,
Carlton, Hill, Sanders,
Chandler, Irwin, Shackelford,
Clark, Jones of Paulding, Shaw,
Colbert, Jones of Warren, Slaughter,
Culberson of Floyd, Laughridge, Stephens,
Deadwyler, Manning, Talley,
Digby, McDougald, Thomasson,
Dorminy, McDonald, Waldhour,
Dubignon, McWhorter, Welborne,
Faver of Troup, Mintz, Westmoreland,
Fields, Morris, Whitworth,
Fleming, Neal, Wilcox,
Fletcher, Neely, Wilson,
Fortner, Nelson, Yopp.

Those who voted in the negative, are Messrs.
Adams, Hodges of Rand’h, Terrell of Putnam,
Arnold, Jenkins, Tillman,
Bell, Johnson, Tompkins,
Bivins, Kendall, Trippe,
Dawson, Lawton, Tucker,
Fish, McIntyre, Walker,
Gray, Nisbet, Watson,
Gresham, Pringle, Wiggins,
Griffin, Riley, Wooldridge,
Griggs, Terrell of Coweta, Worrell.

Hodges of Houston,
So the bill passed under the title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled signed by the President of the Senate, and
ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to authorize certain deeds to be read in evidence, and make legal the registry of the same.

An act to designate and appropriate certain hands to do road duty on the north prong of the Floyd road, leading from Springfield to the point where it intersects the main post road leading to St. Marys in the county of Camden.

An act to repeal an act entitled an act to alter and amend the several acts regulating roads, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn and Wayne, approved Dec. 8th, 1806, and to provide for the filling of vacancies in the board of commissioners authorized by the original act of 1803.

Also, a bill to extend the provisions of an act passed on the 31st day of December, 1835, entitled an act to admit certain deeds to be proven and recorded.

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

WEDNESDAY, January 16th, 1850.

Mr. Nisbet moved to reconsider so much of the Journal of yesterday as relates to the passage of a bill to prohibit encroachments on the sovereign rights of the State of Georgia by foreign banking institutions chartered by other States and their agents within the limits of this State, and for other purposes therein mentioned.

Whereupon the yeas and nays were required to be recorded, and are yeas 42, nays 63.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Akin, Brown, Anderson of Wilkes, Bryan, Calder, Carter,
So the motion to reconsider was lost.

On motion of Mr. Jones, the order was suspended and the following bill was read the second time, to wit:

A bill to organize a new circuit out of the counties therein named.

Mr. Carlton moved to commit the bill until the first of June; which motion prevailed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, of the House of Representatives, to wit:

A bill to give to the Justices of the Peace of the nine hundred and thirteenth district, G. M. the right to hold their Courts two days, and to legalize their judicial acts.

Also, a bill to alter and change the line between the counties of Appling and Telfair, so as to include the residence of William Asbell in the county of Telfair, and also the line between the counties of Ware and Telfair so as to include the residence of David and James Gaskins in the county of Telfair.

Also, a bill to prevent the killing of deer at certain periods in the county of Richmond.

Also, a bill to revive and amend an act assented to November 25th, 1825, entitled an act to make permanent the site of the public buildings in the county of Pike, and to name and incorporate the same.

Also, a bill to amend the first section of an act entitled an act to amend an act assented to on the 23d of December, 1830, incorporating with other academies, the Female Academy in Talbottton, &c.

Also, a bill to incorporate the Marshalville Academy and appoint trustees for the same.
Also, a bill to alter and define certain portions of the boundary lines between the counties of Taliaferro and Warren, and the counties of Taliaferro and Hancock, and for other purposes therein specified.

Also, a bill to allow the Sheriff of Chatham county certain fees which are not provided for by law, and to allow him to appoint special deputy sheriffs in certain cases.

Also, a bill to make residence in the judicial district a necessary qualification of the State's Attorney and Solicitors General of this State.

Also, a bill to add lot No. one, in the third district of Baker county, to Randolph county.

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 authorize the citizens of McIntosh county to elect commissioners of pilotage for the port of Darien in said county.

Also, a bill to amend an act to provide for the education of the poor, assented to 27th Dec. 1843, so far as relates to the county of Warren.

Also, a bill to authorize James J. Logan to build and keep up a mill dam across Notley river, on his own land, in the county of Union.

Also, a bill to grant certain privileges to the Burke Guards, a volunteer company of Infantry in Burke county.

Also, a bill to reduce the Sheriff's bond of the county of Telfair.

Also, a bill of the House of Representatives to perfect service of scire facias on absent defendants in case of dormant judgments, with an amendment by way of substitute.

On motion of Mr. Walker, the order was further suspended, and the following bill was taken up and made the special order of the day for Friday the 18th instant, to wit:

A bill to prohibit the residence of free persons of color and of slaves under certain circumstances therein stated, in the State of Georgia, to provide for their removal or sale, and to appropriate money for that purpose.

Mr. Trippe moved a further suspension of the order to take up a resolution in reference to the introduction of new matter, also one fixing the day for the adjournment of the General Assembly.

Whereupon the yeas and nays were required to be recorded, and are yeas 53, nays 50.

Those who voted in the affirmative, are Messrs.

Adams, Andrews, Bryan,
Anderson of Wilkes, Bivins, Carter,
Clark, Colbert, Culberson of Floyd, Johnson, Culberson of Troup, Jones of Paulding, Deadwyler, Faver of Troup, Fletcher, Gray, Griffin, Griggs, Goodman, Harris, Harrison, Hill, Hodges of Houston, Sanford, Hodges of Rand'h. Shaw, Irwin, Jenkins, Kendall, McDonald, Mintz, Morris, Neal, Nelson, Penick, Pringle, Reid, Sanders, Strickland, Talley, Terrell of Coweta, Terrell of Putnam, Thomasson, Thornton, Tompkins, Trippe, Waldhour, Walker, Welborne, Westmoreland, Wofford, Worrell, Yopp.

Those who voted in the negative, are Messrs.


So the motion to suspend the order prevailed.

The order being suspended, the following resolution was taken up and read:

That no new matter shall be introduced into either branch of the General Assembly after Monday next.

Mr. Nelson moved to strike out Monday and insert Wednesday; which motion prevailed.

Mr. Trippe moved to amend by adding "except by the consent of two thirds of both branches; which motion prevailed.

Mr. Carlton offered the following amendment:

Resolved, That the hour of meeting of this branch of the
Legislature shall be as follows: Nine o'clock, A. M., three o'clock, P. M., and seven o'clock at night, when the weather is favorable.

Mr. Brown offered the following amendment:
That the Clerk of this House report to the Speaker the name or names of any member or members of this House who shall fail to answer when his name shall be called, either when calling the roll or the yeas and nays on any question, and that the Speaker be requested to enforce strictly rules the second, ninth, and tenth of this House.

Mr. Stephens called for the previous question.
The call was not sustained.
The question then recurred upon receiving the amendment of Mr. Brown.
Whereupon the yeas and nays were required to be recorded, and are yeas 54, nays 48.

Those who voted the affirmative, are Messrs.

Those who voted in the negative, are Messrs.
Adams,  Andrews,  Arnold,  Bell,  Carlton,  Colbert,  Dawson,  Digby,  Dubignon,  Fish,  Fleming,  Gray,  Gresham,  Griggs,  Gordon,  Harris,  Heard,  Hines,  Jenkins,  Kendall,  Laughridge,  Lawton,  McDougald,  McWhorter,  Mintz,  Nelson,  Nisbet,  O'Bannon,  Perkins,  Phillips,  Pringle,  Ramsey,  Reynolds,  Sanford,  Shaw,
So the amendment was received.

The question then recurred upon the amendment of Mr. Carlton.

Mr. Reynolds moved to strike out the words "the weather favorable;" which was received.

Mr. McDougald offered the following substitute in lieu of the resolution as amended:

Resolved, That this House do proceed with the regular order until all the business before it shall be disposed of, and shall meet at 9 o'clock A. M., 3 o'clock P. M., and 7 o'clock P. M. for the purpose of reading bills the first and second time.

The substitute was received and adopted.

It being the day for the call of the counties, Mr. Bell of Baker introduced a bill to provide for improving Flint river by means of the credit of the State, and to provide for the payment of the principal without loss to the State; read the first time.

Mr. Kenan of Baldwin introduced a bill to authorize the subscription by the State to the capital stock of the Milledgeville and Gordon Railroad Company; read first time.

Mr. Nisbet introduced a bill to amend an act entitled an act to authorize all the specie-paying solvent banks of this State to issue bills of a denomination less than five dollars, passed on the 27th December, 1842; read first time.

Mr. Brown introduced a bill to change the place of holding elections in the 74th District and 17th Battalion, G. M., in Burke county; read first time.

Mr. Thomasson introduced a bill to change the name of Selvina Isabel Bryant of Carroll county, to Selvina Isabel Drane.

Also, a bill to incorporate the Carrollton Male Academy, in the county of Carroll, and to appoint Trustees for the same, and for other purposes therein named.

Also, a bill to authorize William Ezzard, administrator on the estate of A. H. Greene and Allison Nelson, to erect a ferry across the Chattahoochee river; which were severally read the first time.

Mr. Wofford introduced a bill to repeal all laws heretofore passed incorporating the town of Cassville in this State.

Also, a bill to authorize Benjamin Miller, of the county of Cass of this State, to peddle upon goods and merchandise in the several counties composing the Cherokee Judi-
Mr. Harrison introduced a bill to change the line between the counties of Effingham and Chatham, so as to include the residence of George A. Keller in the county of Chatham.

Also, a bill to amend an act concerning coroner's inquests, passed Dec. 22d, 1823; which were read the first time.

Also, laid upon the table a resolution authorizing the Governor to appoint three Commissioners to examine the arms in the arsenal at Savannah, and for other purposes; which was read.

Mr. Heard introduced a bill to amend an act passed the nineteenth day of December, 1840, so far as relates to the holding of an election precinct at Teloga Springs in the county of Chattooga, and was read first time and referred to the Consolidating Committee.

Mr. Fields, of Cherokee, introduced a bill for the relief of William Hardeman, of the county of Cherokee; and was read the first time.

Mr. Nelson laid upon the table a resolution requiring the Governor to furnish certain persons in Cobb county with certain books therein named; which was read.

Mr. Calder introduced a bill for the relief of poor school teachers in the county of Cobb for the year 1846; which was read the first time and referred to the Committee on Finance.

Mr. Calder introduced a bill to change an election precinct in the county of Cobb; read first time.

Also, laid upon the table a resolution requesting our Senators and Representatives in Congress to use their exertions to have a tri-weekly mail stage route from Marietta by the way of Canton to Dahlonega; which was read.

Also, laid upon the table the petition of Benj. D. Dupree, of Cobb county, which was referred to the Committee on Petitions without being read.

Mr. Johnson of Coweta introduced a bill to incorporate Rock Spring Academy in the county of Coweta and appoint Trustees for the same, and was read the first time.

Mr. Akin introduced a bill to authorize the Justices of the Peace in the 1026th District to hold Court two days in each month, and was read the first time.

Mr. Fortner introduced a bill to change the names of certain persons therein named; read first time, and referred to the committee having charge of such bills.

Mr. Culberson, of Floyd, introduced a bill to incorporate the stockholders of the Cherokee Rail or Plank Road Company; read first time.

Mr. Morris laid upon the table the following resolution:

Resolved, That our Senators and Representatives in Con-
gress be and they are hereby requested to use their influence to have the mail route increased on route No. from Athens, Georgia, to Carnesville, to twice a week, and that said route be extended to Clarkesville, Habersham county; and that service on route No. from Athens, Georgia, via Madison Springs, Bowersville, King's Bench, to Pendleton, South Carolina, be curtailed from three to 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.

The rule requiring new matter to lay upon the table for one day was suspended, and the resolutions were taken up and adopted.

Mr. Morris, of Franklin, introduced a bill to repeal an act approved on the 23d December, 1835, to authorize and empower the Surveyor General to record all plats of surveys made on head rights before granting the same; and was read the first time.

Mr. Pickett, of Gilmer, introduced a bill to change the time of holding the Inferior Court of the county of Gilmer; and was read the first time.

Also, a bill to compensate the grand and petit jurors of the county of Gilmer, and to provide for the payment of the same, and were severally read the first time.

Mr. Sanford, of Habersham, laid upon the table the petition of sundry citizens of Habersham county; which, on motion, was referred without being read to the Judiciary Committee.

Mr. Phillips, of Habersham, laid upon the table a petition of Moses Hawshaw, of Habersham county, praying to have refunded to him a double tax; and on motion was referred to a special committee consisting of Messrs. Phillips, Pringle and McWhorter.

Mr. Reid laid on the table the petition of James Whynn, praying to be cut off from Harris and annexed to Troup county; which was referred to the Committee on Petitions without being read.

Mr. Tompkins introduced a bill to change the name of Elizabeth Strong, and for other purposes; read first time and referred to the committee having charge of such bills.

Also, a bill to authorize executors and administrators to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations belonging to the estate of their testator intestate: and was read the first time.

Mr. Arnold, of Henry, introduced a bill to reduce the bond of county surveyors; which was read the first time.

Mr. Digby introduced a bill to add a part of Newton to Jasper, and part of Carroll to Paulding; read first time.

Mr. Pringle introduced a bill to compel the incorporated
banks of this State to redeem at their agencies so much of
their circulation of bank notes as may be issued by such
agencies; read first time.

Mr. Gray, of Jones introduced a bill to remove the elec­
tion precinct in the county of Jones known as Flowers Pre­
cinct; read first time.

Mr. Penick, of Morgan, introduced a bill to incorporate
the Malleryville Academy, of Morgan county, and to ap­
point trustees for the same; read first time.

Mr. McDougald, of Muscogee, introduced a bill to alter
and amend the third section of the first article of the Con­
stitution of this State; read first time.

Mr. Manning introduced a bill to change the lines between
the counties of Newton and Jasper, so far as to include
within the county of Newton the possessions of James M.
Finley and William Gurtwright.

Also, a bill to change the name of Basti F. Cochran to
that of Basti F. Sims, and legitimize the same; which
were severally read the first time

Mr. McWhorter introduced a bill to make it a penal of­
fence for any conductor, fireman, engineer, or other officer
or agent conducting or managing any Railroad car in this
State to allow a slave to enter and travel on the same in the
absence of the owner, overseer or employer, or without a
written permit for that express purpose, &c.; read first time.

Mr. Westmoreland introduced a bill to change the line
between the counties of Henry and Pike, and between the
counties of Fayette and Pike; read first time.

Also, laid upon the table the memorial of sundry citizens
of Henry county praying to be added to the county of Pike:
which was referred to a special committee consisting of
Messrs. Westmoreland, Clark and Neely without being read.

Mr. Perkins introduced a bill to alter the place of holding
Justices' Court in the 6th district of Randolph county, and
also remove an election precinct in said county; read first time.

Mr. Worrell, of Talbot, introduced a bill to alter and
amend the 12th section of the first article of the Constitu­
tion; read first time.

Mr. Robinson, of Talbot, laid upon the table a resolution
requesting our Representatives and Senators in Congress to
have altered the mail route from Talbotton to Blountsville
in Upson county; which was read.

Mr. Stephens introduced a bill for the relief of all offend­
ers against the late laws of this State prohibiting the intro­
duction of slaves into the same for the purpose of sale, and
prohibiting the sale, offer to sell, or the purchase of slaves
within a certain period after their introduction into this
State; read first time.

Mr. Tillman introduced a bill to incorporate Concord
Church, in the county of Tattnall; read first time.
Mr. Wilcox introduced a bill to alter and change the place of holding elections in the 337th district, G. M., in the county of Telfair; read first time.

Also, a resolution to alter and change the mail route between Lumber City, Telfair county, and Holmesville, Appling county; which was read.

Mr. Wilcox introduced a bill to alter and fix the times of holding the Superior Courts of the counties of Pulaski, Telfair and Irwin.

Also, a bill to alter and change the lines between the counties of Montgomery and Telfair; which were severally read the first time.

Mr. Gordon introduced a bill to incorporate LaFayette Female Academy; read first time.

Also, a bill to incorporate Western Lodge No. 91, of Free and Accepted Masons; which were severally read first time.

Mr. McDonald, of Ware, introduced a bill to remove and establish certain election precincts in the county of Ware; read first time.

Mr. Peacock introduced a bill to repeal the 10th section of an act entitled an act to establish sundry election precincts in the counties therein named, and to remove certain other election precincts therein specified, approved December 30th, 1847; read first time.

Mr. Bryan, of Wayne, introduced a bill to change the line between the counties of Ware and Wayne, so as to add lot of land No. 417, in the 4th district of Ware, to the county of Wayne; read first time.

Mr. Riley introduced a bill to incorporate the Dahlonega Male and Female Academy, and to appoint trustees for the same, read first time.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act for the relief of Robert Stephens, Benjamin Stephens, Jacob Sammons, Barney West and Benjamin Highfield, securities for the appearance of Benjamin Stephens before the Superior Court of the county of Dade.

An act to change the name of the Memphis Branch Railroad Company of Georgia.

On motion of Mr. Nelson the order was suspended, and the following bill was taken up and made the special order for Tuesday, the 22d of this month, to wit:

A bill to provide for the removal of a portion of the convicts to Atlanta, and provide for their government.

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

The House then adjourned until 3 o'clock, P. M.
The House met pursuant to adjournment.

The House took up the amendment of the Senate to the bill to authorize the citizens of McIntosh county to elect commissioners of pilotage for the port of Darien in said county, and concurred therein.

The House took up the amendment of the Senate to the bill to reduce the Sheriff's bonds of the counties of Telfair and Liberty, and agreed thereto.

The House took up the amendment of the Senate, by substitute, to the bill to perfect service of scire facias on absent defendants by publication, for the purpose of reviving dormant judgments.

On motion of Mr. Worrell, the same was postponed for further consideration.

The House took up the amendment of the Senate to the bill to grant certain privileges to the Burke Guards, a volunteer Company of Infantry in Burke county, and concurred therein.

The House took up the amendment of the Senate to the bill to authorize James S. Logan to build and keep up a mill dam across Notley river on his own land in the county of Union, and concurred therein.

The House took up the amendment of the Senate to the bill to amend an act to provide for the education of the poor, assented to Dec. 27th, 1843, so far as relates to the county of Warren.

On motion of Mr. Shackelford the order was suspended to introduce the following resolution:

Resolved, That the Chief Engineer of the Western and Atlantic Railroad be requested to furnish this House with information as to what time the work from Dalton to Chattanooga, known as the extension of said road, or any part thereof, was received from the contractors; and also whether any agent, contractor or engineer has been appointed to repair said work and upon what terms of salary or contract, and if such appointment or contract was made with anyone at what time the same was made.

And on further motion of Mr. Shackelford, the same was taken up and adopted.

By permission of the House, Mr. Jones of Paulding introduced a bill to curtail the labor of the Clerk of the Supreme Court, and to reduce the costs in said Court; read first time.

The House took up the report on the bill to repeal an act entitled an act to alter and amend the several acts incorporating the city of Macon, and all other acts of which the said acts are amendatory, and to sell the bridge.
Mr. Jones offered the following substitute in lieu of the bill:

A bill to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, as­­­sented to December 27, 1847.

The 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 83, nays 16.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the bill passed under the title thereof.

On motion of Mr. McDougald, the House adjourned until 7 o'clock, P. M.
The House met pursuant to adjournment.

The following bills of the Senate were severally taken up and read the first time:

A bill to amend the statute of limitations.

A bill to prevent Judges of the several Superior Courts in this State from making certain charges or giving their opinions to or in hearing of the jury, and to define the same as error.

Also, a bill to declare the lien of judgments upon equitable property.

Also, a bill to prescribe the manner of creating trusts in personal property and separate estates in said property.

Also, a bill to regulate the certifying of bills of exception upon causes from the Supreme Court where the presiding judge and counsel or party cannot agree as to what transpired, and to prescribe a remedy.

A bill to amend the several acts in relation to the Supreme Court, so far as they relate to the Reporter and Assistant Reporter.

A bill to authorize the legal representatives of intestates and testators of other States to sue in this State.

A bill to regulate the testimony of attorneys at law.

A bill authorizing and regulating the taking of bail and issuing attachments in certain cases.

Also, a bill to define the rights of complainants in equity in certain cases.

Also, a bill to relieve Justices of the Inferior Court from Jury duty.

Also, a bill to change, point out and regulate the manner in which the returns of the several banking institutions of this State shall hereafter be made.

Also, a bill to incorporate the Macon Canal Company and to punish those who may injure their property.

A bill to change the times of holding the Superior Courts of the counties of Thomas, Lowndes, Ware, Appling, Laurens, Pulaski, Telfair, Irwin, Twiggs and Columbia ; also the Inferior Courts of the counties of Lowndes, Columbia, and Richmond.

A bill to amend an act to incorporate the Relief Society of the Georgia Annual Conference of the Methodist Episcopal Church, assented to December 22d, 1838, by adding the word “South,” and to confer certain powers upon the First Presbyterian Church in Augusta.

Also, a bill to amend an act to incorporate the Georgia Conference of the Methodist Episcopal Church, and vest therein the title to certain property with authority to dispose of the same, by adding the word “South,” assented to December 11th, 1841.

Also, a bill in relation to the Supreme Court of this State.

Also, a bill to add a portion of the county of Habersham
A bill to authorize the Savannah and Albany Railroad Company to make and use a plank road and branches in connection with their railroad and branches or in lieu thereof.

A bill to incorporate the Talbotton Branch Railroad Company.

A bill to alter and amend the 10th section of an act to alter and amend the several acts incorporating the city of Macon, approved 27th December, 1847, so far as relates to the election of marshal for said city.

Also, a bill to authorize Daniel R. Turner of the county of Cobb, and James L. Mayson of the county of DeKalb, to establish a ferry on the Chattahoochee river.

Also, a bill to change the name of William Hadaway, and for other purposes therein named.

Also, a bill to alter the time of holding the election for commissioners of the town of Greenesboro', and to alter and change the manner of electing the marshal of said town.

A bill to alter and change the county line between the counties of Jackson and Clark, so as to include the residence of Greensby W Barber and Robert F White of the county of Jackson in the county of Clark, also to change the county line between the counties of Madison and Clark so as to include the residence of George A. Jarrell, of the county of Madison, in the county of Clark.

A bill for the relief of Thomas Powell of the county of Cass.

Also, a bill to add a part of the county of Washington to the county of Jefferson.

A bill to appoint certain commissioners for Savannah river.

Also, a bill to repeal the 3d section of an act approved 29th December, 1847, entitled an act to authorize the Central Railroad and Banking Company and the Macon and Western Railroad Company, or either of them, to form a junction of the Central Railroad and Macon and Western Road in or near the city of Macon.

A bill to repeal an act passed on the twenty-second day of December, eighteen hundred and forty-three, authorizing the Governor of the State of Georgia to sell the Western and Atlantic Railroad.

A bill to alter and change the commissioners named in the fifth section of an act entitled an act to prevent obstructions in the Oconee river, and for other purposes therein named, approved December 26th, 1835.

A bill to authorize the trustees of the male academy of the town of Greenesboro' to sell and dispose of a portion of the land belonging to said academy, and to appropriate the money arising from the same.
Also, a bill to alter and change the name of Mary Virginia Faver to that of Mary Virginia Cox and to legitimatize the same.

Also, a bill in relation to the assignment of dower.

Also, a bill to alter and amend an act entitled an act to alter and amend the several judiciary acts now in force in this State so far as relates to Justices’ Courts, assented to 14th December, 1811.

Also, a bill to authorize the sheriffs, clerks and coroners of Pulaski county to advertize their sales or citations in some paper published in Macon, Milledgeville or Albany.

A bill to limit the number of the Secretaries of the Executive Department and to fix their salaries.

A bill to authorize the issue of bonds of the State in lieu of others outstanding.

A bill for the relief of Harvey McCormick Ward.

A bill to extend and define the corporate limits of the town of West Point in Troup county, assented to the 26th day of December, 1835, so far as to make the fifth section thereof constitutional, and to secure the rights of the present owners of the bridge erected across the Chattahoochee river in said town, and for other purposes.

A bill to incorporate the Georgia Exporting Company.

Also, a bill to incorporate the Dalton city company.

A bill to establish and regulate the inspection of flour and corn meal at Dalton.

Also, a bill to declare and limit the liabilities of husbands for debts and liabilities of their wives incurred before marriage.

Also, a bill to authorize the Justices of the Inferior Court of the county of Liberty to sell a tract of land known as the parade ground in said county.

On motion of Mr. Tucker of Stewart, the order was suspended, and he introduced a bill entitled an act to regulate the issuing of marriage license in certain cases; read first time.

The following bills of the Senate were taken up and severally read the first time:

A bill to entitle Mary Holmes, of the county of Pike, to the estate of her child Walter J. Wills.

A bill in relation to public officers and to punish certain offences in relation thereto.

A bill to incorporate the LaGrange Collegiate Seminary for young ladies.

A bill to amend an act to incorporate an insurance company to be called the Savannah Mutual Insurance Company, passed the 30th day of Dec. 1847.

A bill to amend an act incorporating the city of Dalton in Murray county, approved 29th December, 1847.

A bill to incorporate the Dalton Female College.
A bill to incorporate the Southern Central University of Georgia at Dalton.

A bill for the relief of the teachers of poor children of the county of Hall for the year eighteen hundred and forty-five.

Also, a bill to revive the several acts passed by former Legislatures of this State incorporating the town of Crawfordville, in the county of Taliaferro.

Also, a bill to authorize the Judge of the Superior Courts of the South Western circuit to regulate the sittings of the Superior Courts of Baker and Decatur counties, to draw jurors for the former Court, and to prescribe the manner of doing both.

Mr. Shackelford moved the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 15, nays 59.

Those who voted in the affirmative, are Messrs.

Bell, Hines, Needly,
Chandler, Jones of Warren, Riley,
Digby, Lane, Robinson of Talbot,
Gartrell, McDougald, Shackelford,
Gray, McIntyre, Shaw.

Those who voted in the negative, are Messrs.

Adams, Hall, Penick,
Akin, Harris, Ramsey,
Anderson of Wilkes, Heard, Reid,
Andrews, Hendrix, Reynolds,
Arnold, Hill, Roberts,
Bivins, Hodges of Houston, Sanders,
Bryan, Hodges of Rand’lh, Strickland,
Carlton, Irwin, Terrell of Coweta,
Carter, Jenkins, Terrell of Putnam,
Clark, Johnson, Thomasson,
Colbert, Jones of Paulding, Thornton,
Culberson of Troup, Laughridge, Tillman,
Deadwyler, Manning, Trippe,
Faver of Troup, McDonald, Tucker,
Fleming, McLeod, Waldhour,
Fletcher, McWhorter, Watson,
Fortner, Mintz, Wilcox,
Griffin, Morris, Wilson,
Griggs, Neal, Wooldridge,
Goodman, Nisbet, Yopp.

So the motion to adjourn was lost.

Also, a bill to authorize the Governor to issue a grant to W Smith, of the county of Lowndes, for lot of land No. 10 in the 10th district, originally Irwin county, on certain conditions.
Also, a bill to change the time of holding the Supreme Court at Cassville and Gainesville.

Also, a bill to change the name of E. W. Wingfield and Henry Fitz to E. H. Wingfield and Henry Sitz in grants to certain lots of land hereafter named.

A bill to authorize the Alabama and Georgia Railroad Company of the State of Alabama to extend their contemplated Railroad from the Alabama line through a part of the county of Floyd to some point near the city of Rome in said county, to secure to said company certain rights and privileges, and for other purposes.

A bill to incorporate the Southern Education Society.

Also, a bill to incorporate an academy at Centerville in the county of Camden, and to provide means for erecting suitable buildings for the same.

Also, a bill to authorize Jacob Pittman, a decrepit and infirm man, a citizen of the county of Ware, to vend and peddle on all goods, wares and merchandise throughout all the counties of the first Congressional District without paying a fee or license for the same.

A bill to alter and fix the time of holding the Inferior Courts of Baker county.

A bill to incorporate the Floating Dry Dock Company of Savannah.

A bill to amend an act entitled an act to incorporate the town of Cumming in the county of Forsyth, approved the 27th day of December, 1845, so far as to repeal the 4th section thereof, and all other parts of said act authorizing the assessments of a general tax on the citizens of said town.

Mr. Jenkins moved that the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 42, nays 30.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Heard, Andrews, Hill, Hodges of Houston, Shaw,
Arnold, Jenkins, Johnson, McDonald,
Bivins, McLeod, McWhorter,
Bryan, Mintz, Morris,
Carlton, Neal,
Chandler, Neely, Penick,
Clark, Ramsey,
Colbert, Reynolds, Roberts,
Digby, Talley, Terrell of Coweta,
Fleming, Terrell of Putnam,
Fletcher, Thomasson,
Goodman, Tillman,
Harris, Trippe,

Mr. Jenkins moved that the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 42, nays 30.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Heard, Andrews, Hill, Hodges of Houston, Shaw,
Arnold, Jenkins, Johnson, McDonald,
Bivins, McLeod, McWhorter,
Bryan, Mintz, Morris,
Carlton, Neal,
Chandler, Neely, Penick,
Clark, Ramsey,
Colbert, Reynolds, Roberts,
Digby, Talley, Terrell of Coweta,
Fleming, Terrell of Putnam,
Fletcher, Thomasson,
Goodman, Tillman,
Harris, Trippe,
Those who voted in the negative, are Messrs.

Adams, Griggs, McIntyre,
Akin, Hall, Nisbet,
Bell, Hendrix, Reid,
Carter, Hines, Riley,
Culberson of Troup, Hodges of Rand’h. Sanders,
Deadwyler, Jones of Paulding, Shackelford,
Fortner, Jones of Warren, Strickland,
Gartrell, Laughridge, Thornton,
Gray, Manning-, Wooldridge,
Griffin, McDougald, Yopp.

The motion prevailed, and the House adjourned until 9 o’clock, to-morrow morning.

THURSDAY, JANUARY 17, 1850.

Mr. Jones moved to reconsider so much of the Journal of yesterday as relates to the indefinite postponement of the bill to organize a new Circuit out of the counties therein named.

Whereupon the yeas and nays were required to be recorded and are yeas 29, nays 71.

Those who voted in the affirmative, are Messrs.

Calder, McDonald, Spalding,
Culberson of Floyd, Neely, Strickland,
Dawson, Nelson, Talley,
Fish, Nisbet, Thomasson,
Gray, Phillips, Tucker,
Griffin, Pickett, Villalonga,
Jenkins, Sanders, Wiggins,
Jones of Paulding, Sanford, Wofford,
Lane, Shackelford, Worrell,
Leith, Slaughter,

Those who voted in the negative, are Messrs.

Adams, Culberson of Troup, Goodman,
Akin, Deadwyler, Gordon,
Anderson of Wilkes, Digby, Hall,
Andrews, Dubignon, Harris,
Arnold, Faver of Troup, Heard,
Bivins, Fleming, Hendrix,
Bryan, Fletcher, Hill,
Carlton, Fortner, Hodges of Houston,
Chandler, Gartrell, Hodges of Rand’h.
Clark, Gilmore, Irwin,
Colbert, Gresham, Johnson,
So the motion was lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker:

An act to incorporate Madison Collegiate Institute.

Also, an act to regulate the admission of deeds in evidence in certain cases therein mentioned.

Also, an act for the relief of Henry D. Moore.

Also, an act to add certain lots of land and parts of lots in the counties of Macon and Crawford to the county of Talbot.

Also, an act to add lot number one in the third district of Baker county to Randolph county.

Also, an act to amend the first section of an act entitled an act to amend an act assented to on the 23d of December, 1830, incorporating with other academies the Female Academy of Talbotton, and to appoint additional Trustees for the same.

Also, an act to prevent the killing of deer at certain periods in the county of Richmond.

Also, an act to allow the Sheriff of Chatham county certain fees which are not provided for by law, and to allow him to appoint special Deputy Sheriffs in certain cases.

Also, an act to incorporate the Marshalville Academy, and appoint Trustees for the same.

Also, an act to revive and amend an act assented to November 25th, 1825, entitled an act to make permanent the site of the public buildings in the county of Pike, and to name and incorporate the same.

Also, an act to alter and define certain portions of the boundary lines between the counties of Taliaferro and Warren, the counties of Taliaferro and Hancock, and for other purposes therein specified.

Also, an act to alter and change the line between the counties of Appling and Telfair, so as to include the residence of William Asbell in the county of Telfair, and also the line between the counties of Ware and Telfair so as to include the residence of David and James Gaskins in the county of Telfair.
Also, an act to make residence in the Judicial District a necessary qualification for State's Attorney and Solicitors General.

Mr. Wiggins moved to reconsider so much of the Journal of yesterday as relates to the passage of a bill to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, assented to December 27th, 1847, and after some discussion,

Mr. Carlton then called for the previous question. The call was sustained.

The previous question being put, the yeas and nays were required to be recorded, and are, yeas 21, nays 81.

Those who voted in the affirmative are Messrs.


Those who voted in the negative, are Messrs.


So the motion to reconsider was lost.
The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill regulate vendue masters in the city of Darien.

A bill to incorporate Sisters Church of the county of Washington and to appoint Trustees for the same.

A bill to amend an act incorporating the Bank of Brunswick.

A bill to authorize the administrators of the estates of Hardy Joy and Alston H. Green, late of DeKalb county, deceased, to sell certain lots belonging to said estate in the city of Atlanta.

A bill to be entitled an act to repeal, alter and amend so much of an act to appoint county treasurers, and to define their duties, approved the 24th December, 1825, or so much of the same as may be necessary to carry this act into effect, so far as relates to the appointment of county treasurers by the Justices of the Inferior Court in the several counties and to provide for the election of county treasurers by the people of the respective counties of this State, with certain exceptions, and for other purposes therein specified.

The Senate has also passed the following bills of the House of Representatives, to wit:

A bill to authorize Frederic A. Williams to erect a ferry or bridge across the Chattahoochee river on his own land.

Also, a bill to reduce the number of the Trustees of the Henry County Academy.

Also, a bill to authorize the Justices of the Inferior Court of Cherokee county to pay the jail fees of insolvents out of the county funds.

Also, a bill to organize a volunteer company of mounted Infantry in the county of Habersham, to be attached to the 44th Regiment, Georgia Militia.

Also, a bill to repeal all laws and parts of laws incorporating the town of Clarksville in Habersham county.

Also, a bill to compensate the Petit Jurors of the county of Jasper, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

The Senate has also passed the following bills of the House of Representatives with amendments:

A bill amendatory of the charter of the Augusta and Waynesboro Railroad Company.

A bill amendatory to all acts heretofore passed allowing fish traps in the Great Ohoopooe river.

A bill to alter and fix the times of holding the Superior Courts in certain counties in the Cherokee Circuit:

To which they ask the concurrence of this branch of the General Assembly.

The Senate has also concurred in the resolution of the
House of Representatives directing his Excellency the Governor to furnish the General Assembly at as early a day as practicable with a statement of the aggregate value of the lands of this State, &c. &c.

The Senate has adopted a resolution authorizing certain persons therein named of the Protestant Methodist Church of the State of Georgia to erect a Church on the south side of the State House square, to be known as the Milledgeville Protestant Methodist Church; to which they desire the concurrence of the House.

By permission of the House, Mr. Hendrix introduced a bill to appropriate the sum of $5,000 for the purpose of cutting out a road over the Lookout Mountain, in the counties of Walker and Dade; read first time.

The House took up the special order of the day, which was the report on the bill to alter and amend the 2d section of an act to carry into effect the alterations and amendments of the 3d and 7th sections of the 3d article of the Constitution of this State, passed on the 23d December, 1843, so far as relates to the 36th and 37th senatorial districts.

On motion of Mr. Shackelford, the same was postponed for further consideration.

Mr. Gartrell moved to suspend the order so as to take up the report of the Committee on the State of the Republic.

The order was suspended, and the report was made the order for Thursday next.

On motion of Mr. Phillips, the order was further suspended, and the bill for the imposition and collection of taxes for the year 1850 and thereafter, was taken up and made the special order for Friday, the 25th instant.

The House took up the report on the bill to alter and amend the 3d section of the 3d article of the constitution of this State, and the same being amended, was agreed to; the bill was read the third time, and it being a constitutional question, the yeas and nays were required to be recorded, and are yeas 69, nays 34.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Fields, Hill,
Arnold, Fleming, Hodges of Houston,
Bivins, Fletcher, Hodges of Rand’h.
Calder, Fortner, Irwin,
Carlton, Gaston, Irwin,
Clark, Gray, Johnson,
Colbert, Goodman, Jones of Paulding,
Culberson of Floyd, Gordon, Jones of Warren,
Culberson of Troup, Hall, Kendall,
Deadwyler, Harris, Lane,
Digby, Heard, Laughridge,
Faver of Troup, Hendrix, Lawson,
Leith,
McDougald, McDonald, McLeod, McWhorter, Mintz, Morris, Neal, Nelson, Peacock, Pickell, Reid, 
Riley, Roberts, Sanders, Sanford, Shackelford, Slaughter, Snelling, Stephens, Strickland, Talley, Terrell of Coweta, Yopp.

Those who voted in the negative, are Messrs.


So the bill passed under the title thereof.

On motion of Jones, the order was suspended, and the House took up the amendments of the Senate to the bill to alter and fix the time of holding the Superior Courts in certain counties in the Cherokee circuit, and concurred therein.

The House took up the amendment of the Senate to the bill to amend the charter of the Augusta and Waynesboro' Railroad, and concurred therein.

The House took up the amendment of the Senate to the bill amendatory of all acts heretofore passed allowing fish traps in the Great Ohooppee river and concurred therein.

The House took up the report on the bill to alter and amend the 12th section of the 2d article of the Constitution of this State, the same being amended was agreed to.

The bill was read the third time, and it being a constitution question the yeas and nays were required to be recorded, and are yeas 76, nays 31.

Those who voted in the affirmative, are Messrs.

House of Representatives.

Culberson of Troup, Jones of Paulding, Roberts,
Digby, Jones of Warren, Robinson of Talbot,
Faver of Troup, Kenan, Sanders,
Fields, Kendall, Sanford,
Fleming, Lane, Shackelford,
Fletcher, Laughridge, Slaughter,
Fortner, Lawton, Snelling,
Gaston, McAllister, Stepehus,
Gilmore, McDougal, Strickland,
Gray, McDonald, Talley,
Griffin, McLeod, Terrell of Coweta,
Goodman, McWhorter, Thomasson,
Gordon, Mintz, Tompkins,
Hall, Morris, Westmoreland,
Harris, Neal, Whitworth,
Harrison, O'Bannon, Wilcox,
Heard, Peacock, Wilson,
Hendrix, Phillips, Wofford,
Hill, Pickett, Wooldridge,
Hodges of Rand'h, Reid, Worrell,
Irwin, Riley, Yopp.

Those who voted in the negative, are Messrs.

Adams, McIntyre, Thornton,
Akin, Neely, Tillman,
Brown, Nelson, Tripe,
Dawson, Nisbet, Tucker,
Deadwyler, Penick, Villalonga,
Dorminy, Perkins, Waldhour,
Gartrell, Ramsey, Walker,
Griggs, Reynolds, Watson,
Jenkins, Shaw, Welborne,
Leith, Terrell of Putnam, Wiggins.

Manning,

So the bill passed under the title thereof.

The House took up the report of the Committee on Public Printing upon the bill to reduce the price of public printing, recommending its passage with the following proviso:

That nothing herein contained shall be so construed as to effect the price to be paid to the public printer elected at this session of the Legislature.

Upon agreeing to the proviso, the yeas and nays were required to be recorded, and are yeas 57, nays 43.

Those who voted in the affirmative, are Messrs.

Akin, Dawson, Fish,
Anderson of Wilkes, Deadwyler, Gartrell,
Andrews, Dubignon, Gray,
Culberson of Troup, Fields, Griggs,
Those who voted in the negative, are Messrs.

Arnold, Gordon, Reid,
Bivins, Hall, Reynolds,
Brown, Harrison, Shaw,
Bryan, Heard, Slaughter,
Calder, Johnson, Snelling,
Carlton, Jones of Paulding, Strickland,
Chandler, Laughridge, Terrell of Coweta,
Clark, Manning, Terrell of Putnam,
Colbert, McDonald, Thomasson,
Digby, McIntyre, Tompkins,
Dorminy, Morris, Walahour,
Fleming, Neal, Wilson,
Fletcher, Neely, Wooldridge,
Fortner, O'Bannon,
Griffin,

So the proviso was received.

The committee offered the following additional section:

And be it further enacted, That the public printer shall not as heretofore print the signature of the Speaker of the House, President of the Senate, and the Governor to each act with the printed acts of the Legislature; but shall only say at the end of each act, that it was signed by the above-named officers on the day of ... with the date of such approval, shall be printed.

Mr. Jenkins moved to amend the same by striking out the words, “but shall only say at the end of each act, assented to on the ... with,” and insert “but the date of such approval shall be printed.”

The amendment was received. The amendment as amended was then agreed to.

The amended report was then adopted; the bill was read the third time, and passed under the title thereof.

The House then adjourned until three o'clock, P. M.
The House met pursuant to adjournment.

Leave of absence was granted from the evening session this day to the Committee on the State of the Republic.

The Speaker laid upon the table the following report from the Chief Engineer:

CHIEF ENGINEER'S OFFICE W. & A. R. R.
January 17th, 1850.

In reply to the resolution of the honorable the House of Representatives of yesterday, requesting me to furnish them with information as to what time the work from Dalton to Chattanooga, known as the extension of said road, or any part thereof was received from the contractors; and also, whether any agent, contractor or engineer has been appointed to repair said work, and upon what terms of salary or contract, and if such appointment or contract was made with any one at what time the same was made—I beg leave to state that no part of the road from Dalton to Chattanooga has been received from the contractors, as no part of it has been entirely finished, and that no agent, contractor or engineer has been appointed to repair said work, as it needs none.

But in reference to this branch of enquiry, I take leave to state that the road from Atlanta to Dalton was originally divided into three portions and a supervisor placed over each, that in the spring of 1849 one of the supervisors died, and I then divided the road temporarily between the two surviving supervisors till we opened to Chattanooga; that on the first day of this month the third supervisor was appointed with the usual salary six hundred dollars, and entered upon the duties of his appointment, taking for his portion one third of the entire road, embracing a part of the old road and all the new, that he is engaged with a suitable number of hands in the proper duties of his office, which do not at all interfere with the work of the contractors in completing their contract which they are engaged in doing, nor in any wise relieve them from any part of the same, that while we are running trains over the new extension with the consent and approbation of the contractors, and which we claim the right to do. It is necessary to keep the track raised and in line, new tracks requiring more attention in this regard than old ones, for however perfect the line and however regular the surface of the track as it comes from the hands of the contractors, as soon as the trains commence running over it the line becomes more or less deranged, and especially does the surface become irregular from sinking in soft places of the road bed and keeping its position in parts of the road more firm.
so that it requires constant careful attention to the track from the time the trains commence running.

All of which is respectfully submitted,

Wm. L. Mitchell, Chief Engineer.

Mr. Shackelford moved to print one hundred and fifty copies for the use of the House. The motion was rejected.

Leave of absence was granted for a few days to Mr. Bell, on special business; also to Mr. Barlow, of Sumpter, on account of sickness in his family.

By permission of the House, Mr. McDougald introduced a bill to alter and amend the 51st section of the 14th division of the penal code, approved on the 23d day of December, 1833, and for other purposes therein mentioned; read first time.

The order being further suspended, on motion of Mr. Fish the House took up the report on the bill for the relief of Richard Bassett and his securities, and agreed thereto; the bill was read the third time and passed under the title thereof, and the Clerk directed to carry the same forthwith to the Senate.

The House took up the report on the bill to regulate the pleading and evidence in cases where the plea of usury may be filed, and for other purposes.

On motion of Mr. Gartrell, the same was postponed indefinitely.

The House took up the reconsidered bill to authorize the commissioners of the poor school fund in the several counties of this State to pay arreages due teachers of poor children.

On motion of Mr. Jones, the bill was postponed indefinitely.

The House took up the report on the bill to alter and amend the 5th section of the 3d article of the Constitution of this State, so as to give the election of the Clerk of the Court of Ordinary to the people.

Mr. Shackelford moved to substitute the following bill of the Senate in lieu of the bill, to wit:

A bill to alter and amend the 6th section of the 3d article of the Constitution of this State.

On motion of Mr. Harris, the bill and substitute were made the special order of the day for Wednesday, 23d inst.

The House took up the report on the bill amendatory of the statute of limitations.

On motion of Mr. Lawton, the same was postponed for further consideration.

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

Mr. Speaker—I am instructed by his Excellency the Governor to lay before the House of Representatives a commu-
nication in reference to the boundary between this State and Florida.

The message was referred to the Committee on the State of the Republic, without being read.

The House took up the report on the bill to amend the guardian laws of this State; 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 a bill to establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge in certain contingencies, and for other purposes.

Mr. Worrell moved that the bill be indefinitely postponed.

Pending the discussion thereon, a motion for adjournment prevailed, and the House adjourned until nine o'clock, tomorrow morning.

FRIDAY MORNING, JANUARY 18, 1850.

Mr. Jones moved to reconsider so much of the Journal of yesterday as relates to the adoption of the following proviso in the bill to reduce the price of public printing, to wit:

Provided, That nothing herein contained shall be so construed as to affect the price to be paid to the public printer elected at this session of the Legislature.

Whereupon the yeas and nays were required to be recorded, and are yeas 46, nays 65.

Those who voted in the affirmative, are Messrs.

Akin, Arnold, Bivins, Bryan, Calder, Carlton, Clark, Clark, Colbert, Culberson of Floyd, McDonald, Digby, Dorminy, Fletcher, Gilmore, Griffin, Gordon, Hall, Harrison, Heard, Howard, Johnson, Jones of Paulding, Manning, McDougald, McIntyre, Morris, Neal, Neely.

Those who voted in the negative, are Messrs.

Adams, Andrews, Anderson of Wilkes, Barlow, Brown, Culberson of Troup,
So the motion to reconsider did not prevail.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to reduce the Sheriff’s bond of the counties of Telfair and Liberty.

Also, an act to authorize James J. Logan to build and keep up mill-dam across Notley river in the county of Union.

Also, an act to amend an act to provide for the education of the poor, assented to the 27th of December, 1843, so far as relates to the county of Warren; and also to regulate the distribution of the poor school fund, where returns are not made.

Also an act to grant certain privileges to the Burke Guards, a volunteer company of infantry in Burke county, and to the second division of the Independent Fire Company of Augusta.

Also, an act to organize a volunteer company of mounted infantry in the county of Habersham, to be attached to the 41st Regiment, Georgia Militia.

Also, an act to authorize the citizens of McIntosh county to elect Commissioners of Pilotage for the port of Darien, and regulate the fees of the same in said county.

Also, an act to authorize Frederic A. Williams to erect a ferry or bridge across the Chattahoochee river on his own land.

Also, an act to compensate the Petit Jurors of the county of Jasper, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.
Also, an act to reduce the number of the Trustees of the Henry County Academy.

Also, an act to authorize the Justices of the Inferior Court of Cherokee county to pay the jail fees of insolvents out of the county funds.

Also, an act to repeal all laws and parts of laws incorporating the town of Clarksville in Habersham county.

Also, an act to alter and fix the times of holding the Superior Courts in certain counties in the Cherokee Circuit, also the Superior and Inferior Court of Columbia county, and the Inferior Court of the county of Richmond.

Mr. Snelling moved to reconsider so much of the Journal of yesterday as relates to the passage of the bill to amend the guardian laws of this State.

Whereupon the yeas and nays were required to be recorded, and are yeas 30, nays 75.

Those who voted in the affirmative, are Messrs.

| Arnold,       | Goodman,       | Pickett,       |
| Bryan,        | Hall,          | Sanders,       |
| Calder,       | Heard,         | Shaw,          |
| Carlton,      | Hines,         | Slaughter,     |
| Carter,       | Hodges of Houston, Snelling, |
| Clark,        | Kenan,         | Strickland,    |
| Colbert,      | Leith,         | Tillman,       |
| Culberson of Floyd, McDougald, | Tompkins, |
| Digby,        | McIntyre,      | Wilcox,        |
| Fletcher,     | O'Bannon,      | Wilson,        |

Those who voted in the negative, are Messrs.

| Adams,       | Griggs,       | McDonald,     |
| Akin,        | Gordon,       | McLeod,       |
| Anderson of Wilkes, Harris, | McWhorter,     |
| Andrews,     | Harrison,     | Mintz,        |
| Bivins,      | Hendrix,      | Morris,       |
| Chandler,    | Hill,         | Neely,        |
| Culberson of Troup, Hodges of Rand'h, | Nelson, |
| Dawson,      | Howard,       | Nisbet,       |
| Deadwyler,   | Irwin,        | Peacock,      |
| Dorminy,     | Jenkins,      | Penick,       |
| Dubignon,    | Johnson,      | Perkins,      |
| Faver of Troup, | Jones of Paulding, Phillips, |
| Fleming,     | Jones of Warren, | Ramsey,   |
| Fortner,     | Kendall,      | Reid,         |
| Gartrell,    | Lane,         | Reynolds,     |
| Gaston,      | Laughridge,   | Riley,        |
| Gray,        | Lawton,       | Roberts,      |
| Gresham,     | Manning,      | Robinson of Talbot,  |
| Griffin,     | McAllister,   | Sanford,      |
Mr. Fish introduced a bill to compensate Clerks at elections, so far as regards the county of Bibb; read first time.

Mr. McAllister laid upon the table the memorial of sundry citizens of Bryan county, praying for assistance for the cleaning out of Black Creek; which was referred to the Committee on Agriculture and Internal Improvements without being read.

Mr. Goodman introduced a bill to change the time of holding the Court of Ordinary, so far as relates to the county of Bulloch; read first time.

Mr. Thomasson of Carroll introduced a bill to incorporate the Bowenville Manufacturing Company of Carroll county, Georgia; read first time.

Mr. Wofford of Cass introduced a bill to remove the election precinct held at Adairsville in the 85thDistrict, G. M. of Cass county in this State, to the depot in said District known as Watsville, or near Adairsville; read first time.

Mr. Head laid upon the table the memorial of sundry citizens of Chattooga, praying an appropriation of $3,000 to open a road from Summerville across the Lookout Mountain, which was referred to a special committee consisting of Messrs. Heard, Gartrell, Phillips, Ramsey and Thomasson, without being read.

Mr. Hendrix of Dade introduced a bill to alter the name of John B. Roberts to that of John B. Perkins; read first time, and referred to consolidating committee.

Also, laid upon the table the following communication:

The Judges of the Inferior Court of Dade county, Georgia, whose duty it was made by special resolution of the House of Representatives of the State of Georgia, to review, survey and report at their meeting after the recess, the most central, accessible, and practicable route across the Lookout Mountain, and that which was best calculated to accommodate the largest class of men—we would most respectfully submit the following: That among the many points suggested and cross ways designated, that which could be made most practicable, would be to commence at or near Stephens', at or near the foot of Lookout mountain in Walker county, Georgia, ascending the mountain to the top—a distance of two miles—thence across directly, or nearly so, west to the gap opposite Col. Benjamin Eashie's, and down
the mountain, intersecting the valley road at or near Eas-
lie's house. It is found by a mathematical calculation that
a road can be made up the mountain on either side not to
exceed fourteen inches in every ten feet. The route here
proposed is made the more indispensable from the fact that
it is about the center of the two crossing points, to wit, at
the base or point of the mountain at Tennessee River and
Beeson's gap, DeKalb county, Alabama, a distance of sixty-
two miles between these two points. It is impossible, nor
has it ever been accomplished, to transport, either by wagon,
buggy, vehicle, carryall or cart, and by no other means than
horseback, and that with great difficulty, and not without
danger to both horse and man. Many farmers in the valley
have blazed and marked out paths and passways to en-
able them to drive their stock to ascend the mountain, as
the greater portion between the above designated places
present such a barrier, that it is impossible of accession.
Such is the difficulty experienced by our mail contractor
that we don't receive more than one mail in every three
weeks from the first of November to first of April, it being
alleged by the mail contractor, that when it rains, snows or
sleet, it is rendered too dangerous to risk.

From the best calculation which can be made, the pro-
bable cost of the road is about five thousand dollars. Ste-
phen L. Pace proposes to build it for that sum. That seems
to be the least possible amount for which a practicable
and safe transporting road could be made.

With sincere respect we transmit the above report to your
body.

A. M. TITTLE, J. I. C.
HOWELL TATUM, J. I. C.
DAVID KELLIAN, J. I. C.

Mr. Culberson of Floyd laid upon the table the memorial
of sundry citizens of Floyd praying the passage of a bill to
prohibit all railroad companies from running their cars on
the Sabbath day: which was referred to the Committee on
Petitions without being read.

Mr. Neal introduced a bill to authorize the Sheriffs and
Clerks of the Superior, Inferior, and Clerks of the Court of
Ordinary of the several counties in this State to advertise
the proceedings of their respective Courts in any newspaper
in this State; read first time.

Mr. Riley introduced a bill to incorporate a volunteer
company of infantry at Dahlonega in the county of Lump-
kin, to be known by the name and style of the Dahlonega
Blues, &c.; read first time.

Also, laid upon the table a resolution, which was read.

Mr. Spalding introduced a bill for the building of plank
roads in this State; read first time.

Mr. Gaston introduced a bill to compensate the Grand
and Petit Jurors of the county of Meriwether, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose; read first time.

Mr. Watson introduced a bill for the relief of Amos W. Hammond; read first time, and referred to a special committee consisting of Messrs. Watson, Stephens, and Robinson of Talbot.

Mr. Laughridge introduced a bill to prevent the driving of stock or beef cattle into or through the county of Murray, between the 15th day of April and the last day of October; read first time.

Mr. Terrell of Putnam introduced a bill to regulate the returns of executors, guardians and administrators; read first time.

Mr. Jenkins introduced a bill to add an additional section to the 1st article of the Constitution; read first time.

Mr. Lawton introduced a bill to establish an Agricultural Professorship in the University of Georgia, and for other purposes; read first time.

Also, a bill to appropriate money to Jane E. Rieves for the excess of tax for 1848, paid by her; read first time, and on motion of Mr. Phillips this and all bills of the same nature were referred to the Committee on Finance.

Mr. Snelling introduced a bill to give to the people of the county of Stewart the election of Clerk of the Court of Ordinary of said county.

Also, a bill to establish an additional election precinct in the county of Stewart.

Also, a bill to compel parties before pleading usury to pay to plaintiff the principal with seven per cent. interest.

Also, a bill to prohibit persons, not natives of the United States, nor natives of this State, from peddling in this State under certain restrictions therein provided; which were severally read the first time.

Mr. Stephens introduced a bill to furnish to the heirs at law of Capt. David McCollough, deceased, full compensation for his advances and supplies to this State during the war of the Revolution; read first time, and referred to special committee heretofore appointed on this subject.

Mr. McIntyre of Thomas laid upon the table a resolution to procure a change of the weekly mail route from Monticello, Florida, to Thomasville, Georgia, Grooversville, &c.; which was read.

Mr. Tillman introduced a bill to authorize Daniel Sikes, of the county of Tattnall, to practice medicine in said county, charging compensation therefor, without a license as now by law provided; read first time.

Mr. Gartrell introduced a bill to repeal an act entitled an act to remove obstructions in the streets of the town of Pe-
Mr. Shackelford of Cass introduced a bill to abolish the oil tax, to encourage sheep husbandry in this State, and to impose a tax upon dogs, and to provide for the disposition of the same; which was read first time and referred to the Committee on Agriculture and Internal Improvements.

Mr. Mintz introduced a bill to appoint dog killers in this State, and provide for their compensation, and for other purposes; read first time.

The House took up the unfinished business of yesterday, which was a motion for the indefinite postponement of a bill to establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge in certain contingences, and for other purposes.

Whereupon the yeas and nays were required to be recorded, and are yeas 42, nays 65.

Those who voted in the affirmative, are Messrs.

Adams, Harris, Reid,
Adkin, Hill, Riley,
Anderson of Wilkes, Hodges of Randolph, Robinson of Talbot,
Andrews, Jenkins, Spalding,
Arnold, Johnson, Stephens,
Clark, Kendall, Terrell of Putnam,
Dawson, Manning, Thornton,
Deedwyler, McWhorter, Trippe,
'Gaver of Troup, Mintz, Waldhour,
Aish, Neely, Walker,
Cleming, Nisbet, Watson,
Jarratt, Penick, Westmoreland,
Jay, Perkins, Wiggins,
Griggs, Ramsey, Worrell,

Those who voted in the negative, are Messrs.

Bariow, Gilmore, Lane,
Brown, Gresham, Laughridge,
Bryan, Goodman, Lawton,
Calder, Gordon, Leith,
Carlton, Hall, McDougald,
Carter, Harrison, McDonald,
Chandler, Heard, McIntyre,
Colbert, Hendrix, McLeod,
Culberson of Floyd, Hines, Morris,
Culberson of Troup, Hodges of Houston, Neal,
Digby, Howard, O'Bannon,
Dorminy, Irwin, Peacock,
Dubignon, Jones of Paulding, Phillips,
Fletcher, Jones of Warren, Pickett,
Gaston, Kenan, Reynolds,
So the motion [to postpone] indefinitely did not prevail. The report 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 49, nays 55.

Those who voted in the affirmative, are Messrs.

Barlow, Hendrix, Sanford,
Brown, Jones of Paulding, Shackelford,
Bryan, Lane, Slaughter,
Carlton, Laughridge, Snelling,
Carter, Lawton, Strickland,
Chandler, Leith, Talley,
Colbert, McDougald, Thomasson,
Culberson of Floyd, McDonald, Tillman,
Dorminy, McLeod, Tompkins,
Fortner, Morris, Tucker,
Gaston, Neal, Wellborne,
Gilmore, Peacock, Whitworth,
Gresham, Phillips, Wilcox,
Gordon, Pickett, Wilson,
Hall, Reynolds, Wofford,
Harrison, Roberts, Yopp,
Heard,

Those who voted in the negative, are Messrs.

Adams, Gartrell, McWhorter,
Akin, Gray, Mintz,
Anderson of Wilkes, Griggs, Neely,
Andrews, Goodman, Nisbet,
Arnold, Harris, O’Bannon,
Bivins, Hill, Penick,
Calder, Hines, Perkins,
Clark, Hodges of Houston, Ramsey,
Dawson, Hodges of Randol’th, Reid,
Deadwyler, Howard, Riley,
Digby, Irwin, Robinson of Talbot,
Dubignon, Jenkins, Sanders,
Faver of Troup, Jones of Warren, Shaw,
Fish, Kendall, Spalding,
Fleming, Manning, Stephens,
Fletcher, McAllister, Terrell of Putnam,
Thornton, Waldhour, Westmoreland,
Trippe, Walker, Wiggins,
Villalonga, Watson, Worrell.

So the bill was lost.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

Leave of absence was granted to the Committee on the State of the Republic from this evening's session.

On motion of Mr. Gartrell, the order was suspended, and the resolution of the Senate on the petition of the heirs of John R. Anderson, was taken up and referred to the Committee on Banks without being read.

The House went into committee of the whole, Mr. Arnold in the chair, on the special order of the day, to wit: The bill to prohibit the residence of free persons of color and of slaves, under certain circumstances therein stated, in the State of Georgia, to provide for their removal or sale and to appropriate money for that purpose, and having spent some time, the committee arose and reported the bill to the House with amendments.

Mr. Jones moved the indefinite postponement of the bill.

Whereupon the yeas and nays were required to be recorded, and are yeas 71, nays 37.

Those who voted in the affirmative, are Messrs.

Adams, Fortner, McAllister,
Akin, Gaston, McLeod,
Anderson of Wilkes, Gray, McWhorter,
Arnold, Gresham, Mintz,
Bivins, Griffin, Morris,
Bryan, Griggs, Neely,
Calder, Goodman, Nelson,
Carlton, Gordon, Nisbet,
Carter, Hall, O'Bannon,
Chandler, Hammell, Pickett,
Clark, Harrison, Reid,
Dawson, Heard, Riley,
Digby, Hill, Roberts,
Dunham, Hodges of Houston, Robinson of Fayette,
Fickes, Howard, Robinson of Talbot,
Fisher, Kendall, Sanders,
Fleming, Lane, Sanford,
Fletcher, Leith, Shackelford,
Shaw, Thomasson, Watson,
Slaughter, Thornton, Westmoreland,
Spalding, Tillman, Whitworth,
Stephens, Tompkins, Wilson,
Talley, Villalonga, Wofford,
Terrell of Putnam, Waldhour, Worrell.

Those who voted in the negative, are Messrs.
Barlow, Hodges of Rand'h, Peacock,
Brown, Irwin, Penick,
Colbert, Jenkins, Perkins,
Culberson of Floyd, Johnson, Phillips,
Culberson of Troup, Jones of Paulding, Reynolds,
Deadwyler, Jones of Warren, Snelling,
Dorniny, Laughridge, Strickland,
Faver of Troup, Lawton, Tucker,
Gartrell, Manning, Walker,
Gresham, McDougald, Welborne,
Harris, McDonald, Wiggins,
Hendrix, McIntyre, Wilcox,
Hines, Neal, Yopp.

So the motion to postpone indefinitely prevailed.

The House took up the further special order, which was the report on the bill to banish and expel all free negroes, mulattoes, or mustizoes under certain ages from and beyond the limits of this State, and to provide for the trial, conviction and punishment of all such as shall violate the provisions of this act, and for other purposes.

Mr. Stephens moved to postpone the bill indefinitely.

Whereupon the yeas and nays were required to be recorded, and are yeas 62, nays 47.

Those who voted the affirmative, are Messrs.
Akin, Gaston, Morris,
Anderson of Wilkes, Griffin, Neely,
Arnold, Griggs, Nelson,
Bryan, Goodman, Nisbet,
Calder, Gordon, O'Bannon,
Carlton, Hall, Pickett,
Carter, Hammell, Reid,
Chandler, Harrison, Riley,
Clark, Heard, Roberts,
Dawson, Hill, Robinson of Fayette,
Digby, Hodges of Houston, Sanders,
Dubignon, Howard, Sanford,
Fields, Kendall, Shackelford,
Fisher, Lane, Shaw,
Fletcher, McAllister, Slaughter,
Forner, McLeod, Spalding,
So the motion to postpone indefinitely prevailed.

Mr. Morris moved to suspend the order to take up the bill to alter and amend an act entitled an act to carry into effect the alterations and amendments, made at the session of the General Assembly in 1843, in and to the 3d and 7th sections of the 1st article of the Constitution of this State, asssented to 23d December, 1843, so far as relates to the Senatorial Districts.

Mr. Gartrell. The question of order, whether it did not take a vote of two-thirds to suspend the order.

The Speaker decided in the negative.

Whereupon Mr. Gartrell appealed from the decision of the chair.

Upon sustaining the decision of the chair, upon the call of Mr. Stephens the yeas and nays were required to be recorded, and are yeas 81, nays 30.

Those who voted in the affirmative, are Messrs.

Adams, Carlton, Fish,
Akin, Carter, Fletcher,
Anderson of Wilkes, Chandler, Fortner,
Andrews, Colbert, Gaston,
Bell, Culberson of Floyd, Gray,
Bivins, Digby, Gillin,
Bryan, Dorminy, Goodman,
Calder, Fields, Gordon,
Those who voted in the negative, are Messrs.

Arnold,
Barlow,
Brown,
Clark,
Culberson of Troup,
Dawson,
Deadwyler,
Dubignon,
Faver of Troup,
Fleming,
Gaston,          Gartrell,          Reid,
               Gresham,          Riley,
               Griggs,           Stephens,
               Hines,           Thornton,
               Goodman,         Tillman,
               McEntyre,         Waldrour,
               McWhorter,        Walker,
               Penick,          Watson,
               Perkins,         Worrell,
               Ramsey,          Yopp.

So the chair was sustained in its decision.

The question then recurred upon the motion to suspend the order to take up the bill.

Whereupon the yeas and nays were required to be recorded, and are yeas 63, nays 52.

Those who voted in the affirmative, are Messrs.

Adair,          Culberson of Floyd,        Goodman,
Akridge,        Digby,                     Gordon,
Begg,           Dorminy,                   Hall,
Bivins,         Fields,                    Hammel,          Harrison,
Bivins,         Fish,                      Harrison,
Carman,         Fletcher,                  Heard,
Carman,         Foote,                     Hill,
Carman,         Gaston,                    Hedges of Houston,
Chapman,        Gray,                      Howard,
Collins,        Griffin,                   Irwin,
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Jenkins, Reid,
Andrews, Johnson, Reynolds,
Arnold, Jones of Warren, Riley,
Barlow, Kenan, Robinson of Talbot,
Brown, Laughridge, Shaw,
Clark, Manning, Snelling,
Culberson of Troup, McAllister, Stephens,
Dawson, McDougald, Terrell of Putnam,
Deadwyler, McIntyre, Thornton,
Dubignon, McLeod, Tillman,
Faver of Troup, McWhorter, Trippe,
Fleming, Mintz, Tucker,
Gartrell, Neal, Waldhour,
Gresham, Nisbet, Walker,
Griggs, Penick, Watson,
Harris, Perkins, Worrell,
Hines, Ramsey, Yopp.

Hodges of Houston,
So the motion to suspend prevailed.

Mr. McDougald moved that the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 50, nays 65.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Griggs, McWhorter,
Andrews, Harris, Mintz,
Arnold, Hines, Neal,
Barlow, Hodges of Rand'h, Penick,
Brown, Jenkins, Perkins,
Clark, Johnson, Ramsey,
Culberson of Troup, Jones of Warren, Reid,
Dawson, Kenan, Reynolds,
Deadwyler, Laughridge, Robinson of Talbot,
Dubignon, Manning, Shaw,
Faver of Troup, McAllister, Spalding,
Fleming, McDougald, Stephens,
Gartrell, McIntyre, Terrell of Putnam,
Gresham, McLeod, Thornton,
Those who voted in the negative, are Messrs.

Adams, Hall, Pickett,
Akin, Hammell, Pringle,
Bell, Harrison, Riley,
Bivins, Heard, Roberts,
Bryan, Hendrix, Sanders,
Calder, Hill, Sanford,
Carlton, Hodges of Houston, Shackelford,
Carter, Howard, Slaughter,
Chandler, Irwin, Snelling,
Colbert, Jones of Paulding, Strickland,
Culberson of Floyd, Kendall, Talley,
Digby, Lane, Thomasson,
Dorminy, Lawton, Tompkins,
Fields, Leith, Villalonga,
Fish, McDonald, Westmoreland,
Fletcher, Morris, Whitworth,
Fortner, Neely, Wiggins,
Gaston, Nelson, Wilcox,
Gray, Nisbet, Wilson,
Griffin, O'Bannon, Wofford,
Goodman, Peacock, Wolf,
Gordon, Phillips,

So the motion was lost.

Mr. Nisbet moved for the further postponement of the bill.
Mr. Ramsey moved that the House do now adjourn.

The Chair decided the motion of Mr. Ramsey out of order, as another motion was pending before the House.

Whereupon Mr. Ramsey appealed from the decision of the Chair, and upon the question, shall the decision of the Chair stand as the judgment of the House, the yeas and nays were required to be recorded, and are yeas 61, nays 54.

Those who voted in the affirmative are Messrs.

Adams, Dorminy, Heard,
Akin, Fields, Hill,
Bell, Fletcher, Hodges of Houston,
Bivins, Fortner, Howard,
Bryan, Gaston, Irwin,
Calder, Gray, Jones of Paulding,
Carlton, Griffin, Kendall,
Carter, Goodman, Lane,
Chandler, Gordon, Lawton,
Colbert, Hall, Leith,
Culberson of Floyd, Hammell, McDonald,
Digby, Harrison, Morris,
Neely, Sanford, Villalonga,
Nelson, Shackelford, Westmoreland,
O'Bannon, Slaughter, Whitworth,
Peacock, Spalding, Wiggins,
Phillips, Strickland, Wilcox,
Pringle, Talley, Wilson,
Roberts, Thomasson, Wofford,
Robinson of Fay'te, Tompkins, Wolf.
Sanders,

Those who voted in the negative, are Messrs.
Anderson of Wilkes, Hodges of Rand'h. Reid,
Andrews, Johnson, Reynolds,
Arnold, Jones of Warren, Riley,
Barlow, Kenan, Robinson of Talbot,
Brown, Laughridge, Shaw,
Clark, Manning, Snelling,
Culberson of Troup, McAllister, Stephens,
Dawson, McDougald, Terrell of Putnam,
Deadwyler, McIntyre, Thornton,
Dubignon, McLeod, Tillman,
Faver of Troup, McWhorter, Trippe,
Fish, Mintz, Tucker,
Fleming, Neal, Waldothur,
Gartrell, Nisbet, Walker,
Gresham, Penick, Watson,
Griggs, Perkins, Welborne,
Harris, Pickett, Worrell,
Hines, Ramsey, Yopp.
Jenkins,

So the decision of the Chair was sustained.
Mr. Ramsey moved that the House do now adjourn.
Whereupon the yeas and nays were required to be re­corded and are yeas 56, nays 64.

Those who voted in the affirmative, are Messrs.
Anderson of Wilkes, Gresham, McWhorter,
Andrews, Griggs, Mintz,
Arnold, Harris, Neal,
Avery, Hines, Nisbet,
Barlow, Hodges of Rand'h. Penick,
Blount, Jenkins, Perkins,
Brown, Johnson, Ramsey,
Clark, Jones of Warren, Reid,
Culberson of Troup, Kenan, Reynolds,
Dawson, Laughridge, Riley,
Deadwyler, Manning, Robinson of Talbot,
Dubignon, McAllister, Shackelford,
Faver of Troup, McDougald, Shaw,
Fleming, McIntyre, Snelling,
Gartrell, McLeod, Stephens,
Terrell of Putnam, Tucker, Welborne,
Thornton, Waldhour, Worrell,
Tillman, Walker, Yopp,
Trippe, Watson,

Those who voted in the negative, are Messrs.

Adams, Gordon, Phillips,
Akin, Hall, Pickett,
Bell, Hammell, Pringle,
Bivins, Harrison, Roberts,
Bryan, Heard, Robinson of Fay'te,
Calder, Hendrix, Sanders,
Carlton, Hill, Sanford,
Carter, Hodges of Houston, Slaughter,
Chandler, Howard, Spalding,
Colbert, Irwin, Strickland,
Culberson of Floyd, Jones of Paulding, Talley,
Digby, Kendall, Thomasson,
Dorminy, Lane, Tompkins,
Fields, Lawton, Villalonga,
Fish, Leith, Westmoreland,
Fletcher, McDonald, Whitworth,
Fortner, Morris, Wiggins,
Gaston, Neely, Wilcox,
Gilmore, Nelson, Wilson,
Gray, O'Bannon, Wofford,
Griffin, Peacock, Wolf,
Goodman,

So the motion to adjourn was lost.

Mr. Nelson called for the previous question.
Upon sustaining the call, the yeas and nays were required to be recorded, and are, yeas 63, nays 15.

Those who voted in the affirmative, are Messrs.

Adams, Fletcher, Howard,
Akin, Fortner, Irwin,
Bell, Gaston, Jones of Paulding,
Bivins, Gilmore, Kendall,
Bryan, Gray, Lane,
Calder, Griffin, Lawton,
Carlton, Goodman, Leith,
Carter, Gordon, McDonald,
Chandler, Hall, Morris,
Colbert, Hammell, Neely,
Culberson of Floyd, Harrison, Nelson,
Digby, Heard, O'Bannon,
Dorminy, Hendrix, Peacock,
Fields, Hill, Phillips,
Fish, Hodges of Houston, Pickett,
Pringle, Strickland, Whitworth, 
Roberts, Talley, Wiggins, 
Robinson of Fay' te, Thomasson, Wilcox, 
Sanders, Tompkins, Wilson, 
Sanford, Villalonga, Wofford, 
Slaughter, Westmoreland, Wolf. 
Spalding, 

Those who voted in the negative, are Messrs. 
Andrews, McAllister, Robinson of Talbot, 
Deadwyler, McIntyre, Shackelford, 
Harris, McLeod, Shaw, 
Hodges of Rand'h. Nisbet, Snelling, 
Jenkins, Reynolds, Terrell of Putnam. 

So the call was sustained. 
The main question was then put, "Shall this bill now pass?"

Whereupon the yeas and nays were required to be recorded, and are yeas 63, nays 17. 

Those who voted in the affirmative, are Messrs. 
Adams, Goodman, Phillips, 
Akin, Gordon, Pickett, 
Bell, Hall, Pringle, 
Bivins, Harrison, Roberts, 
Bryan, Heard, Robinson of Fay'te, 
Calder, Hendrix, Sanders, 
Carlton, Hill, Sanford, 
Carter, Hodges of Houston, Slaughter, 
Chandler, Howard, Spalding, 
Colbert, Irwin, Strickland, 
Culberson of Floyd, Jones of Paulding, Talley, 
Digby, Kendall, Thomasson, 
Dorminy, Lane, Tompkins, 
Fields, Lawton, Villalonga, 
Fish, Leith, Westmoreland, 
Fletcher, McDonald, Whitworth, 
Fortner, Morris, Wiggins, 
Gaston, Neely, Wilcox, 
Gilmore, Nelson, Wilson, 
Gray, O'Bannon, Wofford, 
Griffin, Peacock, Wolf. 

Those who voted in the negative, are Messrs. 
Andrews, McAllister, Riley, 
Deadwyler, McIntyre, Robinson of Talbot, 
Hammell, McLeod, Shaw, 
Harris, Mintz, Snelling, 
Hodges of Rand'h. Neal, Terrell of Putnam, 
Jenkins, Nisbet, Yopp. 

So the bill passed under the title thereof. 
Mr. Shackelford stated that not being sufficiently informed as to the operation of the provisions of the bill, he wished to be excused from voting thereon.
Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to incorporate the Madison Female College, to be located in the town of Madison, Georgia.

Also, an act to change the name of Malinda Jane Reaves, a female infant of Troup county, to Malinda Jane Yarbrough, and for other purposes therein named.

Mr. Spalding moved that the House do now adjourn until nine o'clock to-morrow morning.

Whereupon the yeas and nays were required to be recorded, and are yeas 57, nays 23.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Adams, Bivins, Carlton, Carter, Culberson of Floyd, Manning, Culberson of Troup, McIntyre, Deadwyler, Fortner, Harris, Hodges of Houston, Jenkins, Hodges of Rand'h, Kendall, Reid, Riley, Snelling, Strickland, Wilson.

The motion prevailed and the House adjourned until to-morrow morning nine o'clock.
SATURDAY, January 19, 1850.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to establish the bridge across the Chattahoochee at Eufaula, Alabama, commonly known as the Irwinton or Eufaula bridge, a free bridge upon certain contingencies, and for other purposes.

Whereupon the yeas and nays were required to be recorded, and are yeas 50, nays 65.

Those who voted in the affirmative, are Messrs.

Brown, Heard, Robinson of Fayette.
Bryan, Hendrix, Robinson of Macon.
Carlton, Hines, Sanford,
Carter, Jones of Paulding, Shackelford,
Chandler, Laughridge, Slaughter,
Culberson of Troup, Lawton, Snelling,
Dorminy, Leith, Strickland,
Fields, McDougald, Talley,
Fortner, McDonald, Tompkins,
Gaston, McIntyre, Tucker,
Gilmore, McLeod, Welborne,
Gresham, Morris, Whitborne,
Griffin, Peacock, Wilcox,
Gordon, Phillips, Wilson,
Hall, Pickett, Wofford,
Hammell, Reynolds, Yopp.
Harrison, Roberts,

Those who voted in the negative, are Messrs.

Adams, Fleming, Mintz,
Akin, Fletcher, Neely,
Anderson of Wilkes, Gartrell, Nelson,
Andrews, Gray, Nisbet,
Arnold, Griggs, O'Bannon,
Avery, Goodman, Penick,
Bell, Harris, Perkins,
Bivins, Hill, Pringle,
Blount, Hodges of Houston, Ramsey,
Calder, Hodges of Rand'h. Reid,
Clark, Howard, Riley,
Colbert, Irwin, Sanders,
Culberson of Floyd, Jenkins, Stephens,
Dawson, Johnson, Terrell of Coweta,
Deadwyler, Jones of Warren, Terrell of Putnam,
Digby, Kenan, Thomason,
Dubignon, Lane, Thornton,
Faver of Troup, Manning, Tillman,
Fish, McWhorter, Trippe,
So the motion to reconsider was lost.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives:

A bill to repeal so much of an act entitled 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 the county of Harris, as relates to the Harris County Cavalry.

Also, the following bill with amendments:

A bill to impose certain duties on the Treasurer and Trustees of the poor school fund of the county of Burke— to which they ask the concurrence of this House.

The Senate has also passed the following bill of the House of Representatives with an amendment by way of substitute, to which they ask the concurrence of this branch of the General Assembly, to wit:

A bill to incorporate the Volunteer Corps of Dragoons in the county of Houston, and to grant certain privileges to the same.

The Senate has also passed the following bills, to wit:

A bill to give to purchasers of fractions and islands in the 8th, 19th, and 20th districts of originally Muscogee county, and that part of the 6th district of originally Troup county, below West Point, the exclusive right to use the water privileges of the Chattahoochee river opposite their respective fractions and islands, and to prohibit persons from using said privilege on the western side of said river.

A bill to amend an act entitled an act to lay off and divide the State into eight Congressional districts, and to point out the mode of electing members to Congress in each district, and to provide against illegal voting, assented to 23d December, 1843.

A bill to change the names and legitimatize certain children therein named.

A bill for the relief of Merrick Barnes of Baker county.

A bill to exempt from taxation the Odd Fellows Institute in the city of Columbus, No. 6, and the Fletcher Institute of the county of Thomas, and the Lagrange Female Seminary in the county of Troup.

A bill for the relief of Francis M. Ison of the county of Pike.

A bill to alter and amend the first and repeal the fourth section of an act entitled an act to grant certain privileges
and immunities to the Jefferson Riflemen, a volunteer infantry corps in the county of Jefferson.

A bill to alter and change the times of holding the Inferior Courts of Paulding and Floyd counties.

A bill to alter and amend a part of the first section of the third article of the Constitution of this State.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of the bill to prohibit the residence of free persons of color and of slaves under certain circumstances therein stated in the State of Georgia, to provide for their removal or sale and appropriate money for that purpose.

The House refused to reconsider.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the bill to banish and expel all free negroes, mulattoes, or muslizoes over and under certain ages from and beyond the limits of this State, and to provide for the trial, conviction and punishment of all such as shall violate the provisions of this act, and for other purposes herein contained.

Mr. Gartrell called for the previous question. The call was seconded.

The question then recurred, "Shall the main question be now put?" The House decided in the negative.

After some debate, the question recurred upon the motion to reconsider.

Whereupon the yeas and nays were required to be recorded, and are yeas 78, nays 41.

Those who voted in the affirmative, are Messrs.

Adams, Faver of Troup, Jones of Paulding,
Anderson of Wilkes, Fleming, Jones of Warren,
Andrews, Fletcher, Laughridge,
Arnold, Gartrell, Lawton,
Avery, Gresham, Manning,
Barlow, Griffin, McDougald,
Bivins, Griggs, McDonald,
Blount, Gordon, McIntyre,
Brown, Harris, McLeod,
Bryan, Harrison, McWhorter,
Carlton, Hendrix, Mintz,
Chandler, Hill, Neal,
Clark, Hines, Nelson,
Colbert, Hodges of Houston, Nisbet,
Culberson of Troup, Hodges of Rand'h, O'Bannon,
Dawson, Howard, Peacock,
Deadwlyer, Irwin, Penick,
Digby, Jenkins, Perkins,
Dorminy, Johnson, Phillips,
Those who voted in the negative, are Messrs. Akin, Hammell, Shackelford, Bell, Heard, Slaughter, Calder, Kenan, Spalding, Carter, Kendall, Stephens, Culberson of Floyd,Leith, Tailey,
Dubignon, McAllister, Thomasson, Fields, Morris, Tompkins, Fish, Neely, Villalonga, Fortner, Pickett, Westmoreland, Gaston, Riley, Whitworth, Gilmore, Roberts, Wilson, Gray, Robinson of Fay'te, Wofford, Goodman, Sanders, Wolf, Hall, Sanford, 

So the motion to reconsider prevailed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed a bill to consolidate the fourteenth and fifteenth Regiments, G. M. of the county of Hancock.

The Senate has also adopted a resolution authorizing and requesting his Excellency the Governor to furnish certain books to certain officers therein named.

Also, a resolution in relation to the establishment of a tri-weekly line of hacks on the mail route from Marietta in the county of Cobb, via Roswell and Cumming, to Dahlonega, in the county of Lumpkin.

Also a resolution in relation to the establishment of a tri-weekly line of stages on the mail route from Marietta in the county of Cobb to Canton in the county of Cherokee:

To all which they ask the concurrence of this branch of the General Assembly.

The Senate has also passed the following bills of the House of Representatives:

A bill to change and fix the time for closing the polls at the several precincts in the county of Bulloch, and for other purposes.

A bill to alter and amend the several acts of this State so as to authorize the treasurer of the poor school fund of
the county of Jasper to take and retain a commission out of said fund.

A bill to incorporate Buena Vista Academy in the county of Greene.

A bill to incorporate New Chapel Camp Ground in Washington county, and appoint trustees for the same.

A bill to change the line between the counties of Gwinnett and Walton, so as to include the residence of Alexander Forester in the county of Walton, and the residence of John McCurdy in the county of Gwinnett.

A bill for the relief of Robert Obarr, John F. Brown, and other persons therein named.

A bill to repeal an act to incorporate the Campbellton Bridge Company, and to authorize them to build a bridge across the Chattahoochee river.

A bill to repeal an act to extend the corporate limits of the town of Talbotton.

A bill to make permanent the site of the public buildings for the county of Marion in the town of Buena Vista, and to incorporate said town.

The Senate has also passed the following bills of the House of Representatives, with amendments, to wit:

A bill to authorize James Gowdy of Lumpkin county to erect and keep up his bridge across the Chestatee river in said county, on his own land, and to charge toll.

Also, a bill to authorize grants to issue in certain cases.

Also, a bill to incorporate a volunteer company of cavalry in the county of Cass.

Also, a bill to incorporate Mt. Zion Church, in the county of Irwin.

Also, a bill to reduce the official bonds of the sheriffs hereafter to be elected in the county of Habersham, from the sum of twenty thousand dollars to the sum of ten thousand dollars.

Also, a bill to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioners of the public roads of said county one thousand dollars for constructing a causeway in said county, and to authorize the commissioners of the Skidaway ferry and Montgomery road district to work the hands liable to road duty on the islands of Skidaway and Ossabaw three days in each year in said district.

To all of which they ask the concurrence of this branch of the General Assembly.

Mr. Jenkins moved to reconsider so much of the Journal of yesterday as relates to the passage of the bill to alter and amend an act entitled "an act to carry into effect the alterations and amendments made at the session of the General Assembly in and to the 3d and 7th sections of the 1st ar-
Matter of the Constitution of this State, assented to 23d December, 1843, so far as relates to the Senatorial Districts.

Pending the discussion thereon, Mr. Gartrell moved the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 66, nays 55.

Those who voted in the affirmative, are Messrs.

Adams, Hines, Reid,
Anderson of Wilkes, Hodges of Rand’th. Reynolds,
Andrews, Howard, Riley,
Arnold, Jenkins, Robinson of Fay’te,
Avery, Johnson, Robinson of Macon,
Barlow, Jones of Warren, Robinson of Talbot,
Blount, Kenan, Shackelford,
Brown, Laughridge, Shaw,
Carlton, Manning, Snelling,
Clark, McAllister, Spalding,
Culberson of Troup, McDougal, Stephens,
Dawson, McIntyre, Terrell of Putnam,
Deadwyler, McLeod, Thornton,
Dubignon, McWhorter, Tillman,
Faver of Troup, Mintz, Trippe,
Fleming, Neal, Tucker,
Gartrell, Nelson, Waldhour,
Griggs, Nisbet, Walker,
Hammell, Penick, Watson,
Harris, Perkins, Welborne,
Heard, Phillips, Worrell,
Hendrix, Ramsey, Yopp.

Those who voted in the negative, are Messrs.

Akin Griffin, Pickett,
Bell, Goodman, Pringle,
Bivins, Gordon, Roberts,
Bryan, Hall, Sanders,
Calder, Harrison, Sanford,
Carter, Hill, Slaughter,
Chandler, Hodges of Houston, Strickland,
Colbert, Irwin, Talley,
Culberson of Floyd, Jones of Paulding, Thomasson,
Digby, Kendall, Tompkins,
Dorminy, Lane, Villalonga,
Fields, Lawton, Westmoreland,
Fish, Leith, Whitworth,
Fletcher, McDonald, Wiggins,
Fornier, Morris, Wilcox,
Gaston, Neely, Wilson,
Gilmore, O’Bannon, Wofford,
Gray, Peacock, Wolf.

So the motion to adjourn prevailed.
Leave of absence was granted for a few days to Messrs. Lawton and Nisbet, on special business.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

On motion of Mr. Lawton the order was suspended, and he introduced a bill for the relief of John D. Gray and Company, and to provide for the adjustment and payment of their claims on the State of Georgia.

Also, a bill to authorize the Clerks of the Superior Court to administer oaths in certain case, and for other purposes; which were read the first time.

The order being further suspended, Mr. Bell introduced a bill to authorize the Justices of the Inferior Court of Baker county to levy a county tax; read first time.

On motion the order was further suspended, and Mr. Thornton of Greene laid upon the table the following resolution:

Resolved, That hereafter no bill or other business shall be taken up out of its regular order unless by a vote of two-thirds of the members present, and that during the balance of the session this resolution shall be a standing rule of the House; which was read.

The Speaker laid upon the table a communication from the Rev. T. Osgood, asking the use of this Hall for the purpose of delivering a discourse on Sunday evening.

On motion of Mr. Jones, the Hall was granted.

By permission of the House, Mr. Perkins introduced a bill to effectually abolish exclusive privileges; read first time, and referred to a special committee consisting of Messrs. Perkins, Jones and Reynolds.

By permission of the House, Mr. Nelson laid on the table the memorial of John Jones, late Captain commanding Crawford Guards, which was referred without being read to a special committee consisting of Messrs. Nelson, Kenan Reynolds.

The House resumed the unfinished business, which was the motion of Mr. Jenkins to reconsider the bill changing the Senatorial Districts in this State.

Pending the discussion thereon, Mr. Bell called for the previous question.

Upon sustaining the call, the yeas and nays were required to be recorded, and are yeas 57, nays 62.
Those who voted in the affirmative, are Messrs,

Adams, Griffin, Peacock,
Akin, Goodman, Phillips,
Bell, Gordon, Roberts,
Bivins, Hall, Robinson of Fayette,
Bryan, Harrison, Sanders,
Calder, Heard, Sanford,
Carlton, Hill, Slaughter,
Carter, Hodges of Houston, Strickland,
Chandler, Howard, Talley,
Colbert, Irwin, Thomasson,
Culberson of Floyd, Jones of Paulding, Tompkins,
Digby, Kendall, Villalonga,
Fields, Lane, Westmoreland,
Fish, Lawton, Whitworth,
Fletcher, Leith, Wiggins,
Forrest, McDonald, Wilcox,
Gaston, Morris, Wilson,
Gilmore, Neely, Wofford,
Gray, O'Bannon, Wolf.

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Hines, Riley,
Andrews, Hodges of Randolph, Robinson of Macon,
Arnold, Jenkins, Robinson of Talbot,
Avery, Johnson, Shackelford,
Barlow, Jones of Warren, Shaw,
Blount, Kenan, Snelling,
Brandon, Laughbridge, Stephens,
Brown, Manning, Terrell of Coweta,
Clark, McDougald, Terrell of Putnam,
Culberson of Troup, McIntyre, Thornton,
Dawson, McLeod, Tillman,
Deadwyler, McWhorter, Trippe,
Dorminy, Mintz, Tucker,
Dubignon, Neal, Waldhour,
Faver of Troup, Nelson, Walker,
Fleming, Penick, Watson,
Garrell, Perkins, Welborne,
Gresham, Pickett, Woolridge,
Griggs, Ramsey, Worrell,
Harris, Reid, Yopp,
Henrix, Reynolds,

So the call was not sustained.

After some more discussion, Mr. Wiggins called for the previous question. The call was sustained.
The main question was then put.
Whereupon the yeas and nays were required to be recorded, and are yeas 59, nays 64.
Those who voted the affirmative, are Messrs.

Anderson of Wilkes, Hines,  
Andrews,  
Arnold,  
Avery,  
Barlow,  
Blount,  
Brandon,  
Brown,  
Clark,  
Culberson of Troup, McDougald,  
Dawson,  
Deadwyler,  
Dubignon,  
Faver of Troup,  
Fleming,  
Gartrell,  
Gresham,  
Griggs,  
Harris,  
Hendrix,

Riley,  
Hodges of Rand’h.  
Jenkins,  
Johnson,  
Jones of Warren,  
Kenan,  
Laughridge,  
Manning,  
McAllister,  
McDougald,  
McIntyre,  
McLeod,  
McWhorter,  
Mintz,  
Neal,  
Penick,  
Perkins,  
Ramsey,  
Reid,  
Reynolds,

Those who voted in the negative, are Messrs.

Adams,  
Akin,  
Bell,  
Bivins,  
Bryan,  
Calder,  
Carlton,  
Carter,  
Chandler,  
Colbert,  
Culberson of Floyd, Kendall,

Gordon,  
Hall,  
Hammell,  
Harrison,  
Heard,  
Hill,  
Hodges of Houston,  
Howard,  
Irwin,  
Jones of Paulding,  
Lane,  
Lawton,  
Leith,  
McDonald,  
Morris,  
Neely,  
Nelson,  
O’Bannon,  
Peacock,  
Phillips,  
Pickett,  
Pringle,  
Roberts,  
Robinson of Fay’te,  
Sanders,  
Sanford,  
Shackelford,  
Slaughter,  
Spalding,  
Strickland,  
Talley,

Those House refused to reconsider.

Leave of absence was granted to Mr. Culberson of Troup for a few days on special business.
Mr. Stephens moved that when the House adjourn, it adjourn to meet at 9 o'clock on Monday, which prevailed.

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

MONDAY, JUNE 21st, 1850.

The Thomasson introduced a bill to authorize the Justices of the Inferior Court of Carroll county to pay Helen B. Bryant, for the purpose of teaching the poor children of said county for the year 1848, out of the fund of 1850.

Also, a bill to authorize the Governor to pay over to the county of Carroll her proportionable part of the poor school fund for the year 1848; which were read the first time.

Mr. Shackelford, of Cass, introduced a bill with an accompanying memorial for the relief of C. W. Bond of Murray county; read first time.

Mr. Hammell, of Dooly, introduced a bill to change an election precinct in Dooly county.

Also, a bill to change the name of John Thomas Williams to John Thomas Gilbert, and to legitimize the same; which were severally read the first time, and referred to Consolidating Committee.

Mr. Harrison, of Chatham introduced a bill to prevent sheriffs holding the office of constable.

Also, a bill to compensate physicians and surgeons for post mortem examinations made for the information of coroners or juries of inquiries for testifying in any court of law upon matters of medicine or surgical knowledge; which were severally read the first time.

Mr. Harrison, from the same committee to whom was referred a bill to exempt the members of the Upson Light Dragoons from patrol duty and work on the public roads, report they have had the same under consideration, and report favorably to the passage of the bill, and ask leave to be discharged from the further consideration of said bill.

Mr. Harrison, from the Military Committee, to whom was referred the memorial of the Ellerslie Guards, a volunteer company of the county of Harris, report and recommend the adoption of the following resolutions:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That his Excellency the Governor be recommended and earnestly requested to take the necessary steps to ascertain from the Colonels commanding the different regiments of the militia of this State, the condition of the several volunteer companies within their commands that have drawn arms from the State, the condition of those arms, and in cases were such companies have dissolved or ceased to use the arms ne-
trusted to them, that his Excellency be requested to cause said arms to be gathered together and put in order, and proceed as the law directs against such persons and their securities as have failed to take proper care of such arms as have been entrusted to them.

Resolved further, That his Excellency be requested to furnish the Ellerslie Guards, a volunteer corps of Cavalry of the county of Harris, with a full equipment of sabres and accoutrements as soon as the necessary quantity can be procured; Provided, the officers commanding said company shall enter into the usual obligation of accountability for said arms.

The committee having performed their duty in this behalf, ask to be discharged from the further consideration of said memorial.

Mr. Harrison, from the Committee on the Military, to whom was referred the preamble and resolutions voting swords and tendering thanks to certain officers therein named, for gallant and meritorious conduct and services in battle in Mexico, respectfully report:

That they unanimously recommend the passage of the said preamble and resolutions, except the 5th, which they recommend to be so amended as to grant a medal to each of the officers therein named; also a medal to 1st Lieut. G. F. Anderson, commanding the Newton County Horse, for services against the Guerrillas from Vera Cruz to Jalapa, and at the fight at Huamantla; also to Lieut. W Montgomery Gardner, 2d regiment U. S. Infantry for services against the Mexicans at San Geromino, Contreras and Churubusco; also to Lieut. David R. Jones, 2d regiment U. S. Infantry for services at the battles of Cerro Gordo, Contreras and other engagements in the late war with Mexico; also to Capt W T Wofford, of Georgia Mounted Battalion of volunteers, for services rendered in a battle with a very superior number of Guerillas at Matecordera.

The committee feel it to be due to the Navy of the United States to express their high sense of the services of its officers and men in co-operating with the Army in the late war; they recommend the passage of the following resolutions:

Resolved, That a medal be given to Passed Midshipman Richard M. Cupler, of the U. S. Navy, a native and resident of this State, for the zeal, courage and activity which he displayed in the naval battle at the siege, bombardment and capture of Vera Cruz in Mexico, on the 25th day of March, 1847.

Resolved, That a medal be given to Passed Midshipman Edward F. Tattnall, of the U. S. Navy, a native of this State, for his gallant conduct and services at the attack on
the batteries and capture of Tuspan, and also in the bombardment of the castle of Vera Cruz.

The committee having performed the duty assigned them in this behalf, ask leave to be discharged from the further consideration of said resolutions.

Mr. Culberson, of Floyd, laid upon the table the memorial of sundry citizens of Floyd county praying for an additional election precinct; which was referred to the Committee on Petitions, without being read.

Mr. Morris laid upon the table the memorial of William Harris, praying compensation for services rendered in the war of 1812; which was referred to the Committee on the Military without being read.

Mr. Phillips, of Habersham, introduced a bill 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 tenth of December, eighteen hundred and forty-one.

On motion of Mr. Jenkins, 150 copies of the same were ordered to be printed for the use of the House.

Also, introduced a bill to provide for a geological survey of the State; which were severally read the first time, and the latter referred to Committee on Agriculture and Internal Improvement.

Mr. Phillips, from the Committee on Finance, to whom was referred a bill for the relief of poor school teachers in the county of Cobb for the year 1846, report that a general bill, similar in its provisions to this, having been rejected by the House, the committee report adversely to the passage of the bill.

Mr. Phillips, from the special committee to whom was referred a bill to be entitled an act amendatory of 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 December 24th, 1825, report the bill back to the House, and express the opinion that it should pass.

Mr. Reid, of Harris, laid upon the table the following resolution:

Resolved, That the rule of this House requiring the call of the counties on Mondays, Wednesday and Fridays, shall be dispensed with after Wednesday next; and on motion the order was suspended and the same was taken up and agreed to.

Mr. Mintz, of Jackson, introduced a bill to reduce the pay of the members of the present Legislature on and after the first day of February next; which was read.

Mr. Slaughter laid upon the table the following resolution, which was read:
Resolved, That the House of Representatives appoint a committee of five to confer with a committee that may be appointed by the Senate to enquire into the amount of unfinished business of the General Assembly and report at what time the Legislature can adjourn with a due regard to the interest of all parties concerned.

The rule having been suspended, the resolution was taken up and disagreed to.

Mr. McDougald moved that 150 copies of the bill in relation to the removal of free negroes, mulattoes or mustizoes, &c. &c., from this State; and also 150 copies of the bill to alter and amend the 51st section of the 14th division of the penal code, &c. &c., be printed for the use of the House. The motion prevailed.

Mr. Gilmore, of Lee, introduced a bill to change the name of Mary McGehee to that of Mary Denton, and to legitimize the same.

Also, a bill to compensate the petit jurors of Lee county, and to authorize the Inferior Court to levy a tax for said purpose; and were severally read the first time.

Mr. Carter, of Lowndes, introduced a bill to compel the Magistrates or Justices of the Peace in the county of Lowndes to furnish the Receiver of Tax Returns for said county with a list of all persons in their respective districts subject to pay taxes by the first day of April; read first time.

Mr. Robinson, of Macon, introduced a bill, accompanied with a memorial, for the relief of John Strickland of Macon county.

Also, a bill to authorize Senus Clark, of the county of Macon, to establish a ferry across Flint river on his own land.

Also, a bill to incorporate Union Academy, in the county of Macon, and appoint trustees for the same; which were severally read the first time.

Mr. Robinson, of Macon, introduced a bill to authorize John C. Rogers, Ezekial H. Adams and Edward Brooks, of Macon county, to establish a ferry across Flint river on their own lands, to be located on fractions sixty-six in the first and two hundred and thirty-six in the fifteenth districts of said county; read first time.

Mr. Bivins, of Marion, introduced a bill to alter and change the line between the counties of Stewart and Marion, and to permit certain citizens of the counties of Stewart and Sumter to exercise the rights of citizenship in the county of Marion; read first time.

Mr. Penick introduced a bill to incorporate the Willington Academy, of Morgan county, and appoint trustees for the same; read first time.

Mr. Manning introduced a bill to alter and amend an act entitled an act to authorize and empower executors and administrators to make titles to land in certain cases, approv-
February 15th, 1799; which was read the first time and referred to the Committee on the Judiciary.

Mr. Jones, of Paulding, introduced a bill to strengthen the military arms and to provide for the defence of the State; read first time.

Mr. Jenkins, of Richmond, introduced a bill to make penal the cutting and carrying away or cutting or carrying away of wood from the premises of the owner from whose land the same is cut or carried away; read first time.

Mr. Tillman introduced a bill to authorize Elijah E. Stafford to establish a ferry across the Altamaha river on his own land in the county of Tattnall; read first time.

Mr. McIntytre laid upon the table the following resolution:

Resolved, That his Excellency the Governor be requested to furnish to this House at his earliest convenience, before the same shall adjourn sine die, a full report or statement of all the appropriations heretofore made by the State for purposes of internal improvement since the year 1830, setting forth the dates of said appropriations, and the section of country to which said works of internal improvements may have been located, together with the amount of indebtedness by the State at the present time for and on account of such appropriations.

The rule was suspended, and the resolution was taken up and agreed to.

Mr. Culberson, of Troup, laid upon the table the memorial of Sarah Johnson, of Troup county, praying for a divorce; which was referred to a special committee consisting of Messrs. Culberson, Harris and Worrell.

Mr. Kendall, of Upson, introduced a bill to appropriate money for the purchase of land, and for making necessary improvements connected with the Lunatic Asylum; which was read first time, and referred to Committee on Finance.

Mr. Hill, of Walton, introduced a bill to empower Abraham Cowan, of Walton county, administrator on the estate of George Cowan, deceased, of DeKalb county, to return his actings and doings as such administrator in Walton county; read first time.

Mr. Irwin, of Washington, introduced a bill to appoint trustees for Cedar Creek Church, in Emanuel county; read first time.

Mr. Ramsey, of Harris, laid upon the table the following resolution:

Resolved, That after Wednesday next no new matter shall be introduced into this branch of the Legislature, unless by a vote of two-thirds of the members present.

And on motion, the same was taken up and agreed to.

Mr. Carlton introduced a bill to change the name of William Greene, of Campbell county, to that of Timothy Greene; read first time.

Mr. Fish introduced a bill to authorize Joshua Fuller of
the county of Bibb, an infirm and cripple man, to vend and dispose of fancy articles of merchandize without license.

Also, a bill to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, approved December 27, 1847, and to abolish the office and duty of assessors; which were read the first time.

Mr. Gresham laid upon the table the following resolution:

Whereas there is believed to be a balance of public money or a portion of public property in the hands of the commissioners or their successors, who were appointed to draw and appropriate certain funds in the improvement of the navigation of the Great Ogechee river; and whereas the further expenditure of money or use of public property upon said river is considered useless,

Be it therefore resolved by the Senate and House of Representatives in General Assembly met, That the Governor appoint a competent agent to ascertain the situation of the fund appropriated for the improvement of the navigation of the Great Ogechee river, to collect and pay into the Treasury any balance which may be found in the hands of the commissioners aforesaid, and to dispose of the public property, and to institute suit if necessary for the purpose of carrying this resolution into effect.

And on motion the order was suspended, and the same taken up and agreed to.

The order being further suspended, Mr. Worrell laid upon the table the following resolution:

Resolved, That when the House meets this afternoon it will confine itself to reading bills the second time.

And on motion the same was taken up and agreed to.

Mr. Talley from the special committee to whom was referred a bill to add a part of Union county to the county of Lumpkin, report the same back to the House and recommend its passage. The bill was read a second time and committed for a third reading.

Mr. Strickland, from the special committee to whom was referred the bill to alter the present boundary line between the counties of Lumpkin and Forsyth, so as to add a part of the county of Lumpkin to the county of Forsyth, report the same back to the House with amendments, and recommend its passage.

Mr. Howard, from the Joint Committee on the State of the Republic, to whom were referred certain resolutions of the members of the Legislature of the State of South Carolina, and other resolutions introduced in the House of Representatives of this General Assembly, relative to a proposed Convention of the people of the slaveholding States, recommend the adoption of the following resolutions:

Resolved, 1st. That this General Assembly regard most favorably the recommendation emanating from the people
of Mississippi, that the people of the slaveholding States meet in Convention at Nashville on the first Monday in June next, as eminently conducive to harmonious and efficient action among them in defence of the institution of slavery, and all the rights incident thereto, guaranteed by the letter and by the spirit of the Constitution.

Resolved, 2d. That for the purpose of securing to the State of Georgia a representation in said Convention, we recommend to the people of the several counties to assemble at their respective county sites on the first Tuesday in April next, and appoint delegates to a Convention to be held in Milledgeville on the first Monday in May next, each county having two Representatives in the popular branch of the Legislature to send four, and each other county two delegates.

Resolved, 3d. That the delegates so appointed be empowered in general session to appoint four delegates to said Nashville Convention, for the State at large; and in separate sessions of the delegates coming from each Congressional district, two delegates to said Nashville Convention for such district.

Resolved, 4th. That the names of the district delegates to the Nashville Convention so appointed be reported to the said general Convention in Milledgeville, and that thereupon a certificate or certificates, as well of the appointment of the district as of the State delegates to Nashville, signed by the President and Secretary, be issued as their credentials.

Resolved, 5th. That in the selection of delegates to the Convention, we would recommend that the same be done by the election of an equal number from each political party in the several counties in this State.

Resolved, 6th. That his Excellency the Governor be requested to forward a copy of these resolutions to the Executive of each slaveholding State, to be laid before the Legislature of such State.

The House took up the amendments of the Senate to the bill to incorporate a volunteer company in the county of Cass, and agreed thereto.

Also, to the amendments to the bill to impose certain duties on the Treasurer and Trustees of the poor school fund in the county of Burke.

Also to the amendments of the Senate to the bill to authorize grants to issue in certain cases.

Also to the amendments to the bill to incorporate Mount Zion Church in the county of Irwin.

Also to the amendments to the bill to reduce the official bonds of the Sheriffs hereafter to be elected in the counties of Habersham and Hall from the sum of $20,000 to the sum of $10,000.

Also, to the amendments of the Senate to the bill to authorize James Gowdy of Lumpkin county to erect and keep
up his bridge across the Chestatee river in said county on his own land, and to charge toll.

Also, to the amendments of the Senate to the bill to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioner of public roads of said county $1,000 for constructing a causeway in said county, and to authorize the commissioners of the Skedaway Ferry and Montgomery road district to work the hands liable to road duty on the islands of Skedaway and Ossabaw three days in each year in said district.

The House took up the amendments of the Senate by way of substitute to the bill of the House to incorporate the volunteer corps of dragoons in the county of Houston, and to grant certain privileges to the same, and agreed thereto.

The order being suspended, on motion of Mr. Thornton, the following resolution was taken up:

Resolved, That hereafter no bill or other business shall be taken up out of its order unless by a vote of two-thirds of the members present, and that during the balance of the session it shall be a standing rule of the House.

Upon agreeing thereto, the yeas and nays were required to be recorded, and are yeas 64, nays 44.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Griggs, Phillips,
Andrews, Goodman, Pickett,
Arnold, Hammell, Ramsey,
Barlow, Hines, Riley,
Bivins, Hodges of Rand'h. Robinson of Macon,
Blount, Jenkins, Robinson of Talbot,
Brandon, Johnson, Shaw,
Brown, Jones of Warren, Snelling,
Carter, Kenan, Stephens,
Clark, Laughridge, Terrell of Coweta,
Culberson of Troup, Manning, Terrell of Putnam,
Dawson, McAllister, Thornton,
Deadwyler, McIntyre, Tillman,
Dorminy, McLeod, Tompkins,
Dubignon, McWhofter, Wadhour,
Faver of Troup, Mintz, Walker,
Fleming, Neal, Watson,
Fletcher, Nelson, Welborne,
Fortner, O'Bannon, Wooldridge,
Gartrell, Penick, Worrell,
Gresham, Perkins, Yopp,
Griffin,

Those who voted in the negative, are Messrs.

Adams, Carlton, Colbert,
Bryan, Chandler, Culberson of Floyd
The following message was received from the Senate, by Mr. Glenn their Secretary:

Mr. Speaker—The Senate has passed the bill of the House of Representatives for the relief of Rich Bassett and his securities, and I am directed to return the same forthwith to this branch of the General Assembly.

The House took up the special order of the day, which was the bill and substitute supplementary to the general tax laws, and to tax certain property therein mentioned, and which has heretofore been exempt from taxation.

The first section of the substitute having been read, which is as follows:

And be it further enacted, That the President of the Georgia Railroad shall on or before the 31st day of Dec. 1849, pay into the Treasury of this State on oath one-half of one per cent, on the net annual income of the stock of said road and its branches, under the penalty of double tax for his refusal or neglect to do so, to be collected by execution to be issued by the Treasurer.

Mr. Jenkins moved to strike out the words “1849.” The motion prevailed.

He then moved to insert in lieu of the words stricken out the words “1850.”

Whereupon the yeas and nays were required to be recorded, and are yeas 63, nays 48.

Those who voted in the affirmative, are Messrs.

Akin, Brandon, Faver of Troup, Fish,
Anderson of Wilkes, Clark, Culberson of Floyd, Fleming,
Andrews, Culberson of Troup, Fletcher,
Arnold, Avery, Dawson, Gartrell,
Avery, Barlow, Deadwyler, Gresham,
Bivius, Dubignon, Griggs,
Blount, Farmer, Harris,
The motion to insert prevailed.

Mr. Jones of Paulding moved to amend the same by inserting after the words "road and its branches," the words "for the year 1849."

Whereupon the yeas and nays were required to be recorded, and are yeas 55, nays 47.

Those who voted in the affirmative, are Messrs.

Adams, Fletcher, Kendall,
Brown, Fortner, Leith,
Bryan, Griffin, McLeod,
Calder, Goodman, Morris,
Carlton, Gordon, O'Bannon,
Carter, Hall, Peacock,
Chandler, Hammell, Phillips,
Colbert, Heard, Pickett,
Culberson of Troup, Hendrix, Reynolds,
Digby, Hines, Riley,
Dorminy, Howard, Roberts,
Fields, Jones of Paulding, Robinson of Fay’te.

Those who voted in the negative, are Messrs.

Those who voted in the negative, are Messrs.

Akin,
Anderson of Wilkes,Gresham,
Andrews,
Arnold,
Avery,
Barlow,
Bivins,
Blount,
Brandon,
Clark,
Dawson,
Deadwyler,
Dubignon,
Fish,
Fleming,
Gartrell,
Gray,
Griggs,
Harris,
Harrison,
Hill,
Hodges of Houston, Terrell of Coweta,
Jenkins,
Johnson,
Jones of Warren,
Laughridge,
Manning,
McDonald,
McWhorter,
Mintz,
Neal,
Penick,
Perkins,
Robinson of Talbot,
Shaw,
Snelling,
Stephens,
Tillman of Putnam,
Tucker,
Walshour,
Walker,
Welborne,
Westmoreland,
Wofford,
Wooldridge.

So the motion prevailed.

Mr. Jones moved further to amend by inserting after the last amendment the following: “And the like sum on the first day of January, 1850;” which motion prevailed.

The second section was then read, which is as follows:

And be it further enacted, That the President of said Georgia Railroad shall pay into the Treasury a tax of $10,000 on the Georgia Railroad and its appurtenances and furniture.

Mr. Jones moved to amend by adding the words “on or before the 31st day of December next, for the year 1850.”

Pending the discussion thereon, the following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has adopted a resolution appointing a committee on the part of the Senate consisting of Messrs. Stell, Clayton and Edmondson, to join such committee as may be appointed on the part of this branch of the General Assembly, to examine into the business before the General Assembly, and report at what time the present session may adjourn sine die.

The Senate has also adopted a resolution appointing Friday the 8th day of February next, or sooner, if practicable, the day for the adjournment of the General Assembly sine die—to each of which they ask the concurrence of the
House of Representatives; and I am directed to bring the same forthwith to this branch of the General Assembly.

The question then recurred upon agreeing to the amendment offered by Mr. Jones to the second section of the bill. The amendment was received.

Mr. Jenkins then moved to strike out the section as amended.

Pending the discussion thereon, a motion for adjournment prevailed, and the House adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

By permission of the House, Mr. Tripp introduced a bill to authorize Elbridge G. Cabiness and Shadrack Felton to establish a ferry across Flint river on their own land in the county of Macon; read first time.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, 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 Augusta and Waynesboro Railroad, passed 31st December, 1838, and the acts amendatory thereof.

Also, an act to incorporate New Chapel Camp Ground in Washington county, and appoint trustees for the same.

Also, an act to impose certain duties on the Treasurer and Trustee of the poor school fund of the county of Burke.

Also, an act for the relief of Robert Obarr, John F. Brown, Edward A. Brown, Christopher Dodd, Robert L. Jones, John L. Terrell and William Headden, of Cass county.

Also, an act to make permanent the site of the public buildings for the county of Marion in the town of Buena Vista, and to incorporate said town.

Also, an act to incorporate the Georgia Constitutional Guards, a cavalry company in the county of Troup, the Sumter Cavalry of the county of Sumter, the volunteer corps of Dragoons in the county of Houston, and the Marion Blues, an infantry company of the county of Marion, and the Scriven Troup, a volunteer cavalry company of the county of Scriven, and to grant certain privileges and exemptions to the same.

Mr. McIntyre, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to repeal so much of an act entitled 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 the county of Harris, so far as relates to the Harris County Cavalry.

Also, an act to repeal an act to extend the corporate limits of the town of Talbotton.

Also, an act amendatory of all acts heretofore passed allowing fish traps to be constructed in the Great Ohooppee river, and the Little Ohooppee river, and to remove all obstructions to the free passage of fish.

Also, an act to alter and amend the several acts of this State so as to authorize the treasurer of the poor school fund of the county of Jasper to take and retain a commission out of said fund.

Also, an act to change and fix the time for closing the polls at the several election precincts in the county of Bulloch, and for other purposes therein named.

Also, an act to repeal an act entitled an act to incorporate the Campbellton Bridge Company, and to authorize them to build a bridge across the Chattahoochee river, approved December 29th, 1847.

Also, an act to change the line between the counties of Gwinnett and Walton, so as to include the residence of Alexander Forrister in the county of Walton, and the residence of John McCurdy in the county of Gwinnett.

Also, an act to incorporate Buena Vista Academy in the county of Greene.

The order being further suspended, Mr. Shackelford laid upon the table the following resolution:

Resolved, That his Excellency the Governor is hereby authorized to draw his warrant upon the Treasurer in favor of Jane E. Rice, widow of Charles S. Rice, late Secretary of the Executive Department, for whatever amount may have been due said Rice for salary at the expiration of the quarter within which said Secretary departed this life, and that said warrant shall be sufficient authority to the Treasurer for payment made pursuant to the same.

The rule being suspended, the resolution was taken up and agreed to, and the Clerk directed to carry the same forthwith to the Senate.

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

A bill to change and define the mode of electing field and company officers under the militia laws of this State.

A bill for the relief of the securities of Jacob W Frost, formerly Tax Collector of Muscogee county.

A bill to incorporate the State Guards, a volunteer company in the county of Walton, to grant them certain privileges and exemptions, and furnish them arms.

A bill to declare certain lands in the county of Ware forfeited to the State and to provide for disposing of the same, and to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sec-
tions of an act approved December 30th, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same.

A bill to protect the people of Georgia against corrupt legislation, and to punish all persons who violate the provisions of this act, and for other purposes therein named.

A bill to alter the county line between the county of Newton and DeKalb, so as to include the dwelling of Luke L. New in the county of Newton and for other purposes therein mentioned.

A bill to extend the corporate limits of the town of Oxford in Newton county.

A bill to entitle Mary Holmes of the county of Pike to the estate of her son, Walter J. Wills, provided the same shall be an escheat.

A bill to incorporate the Harrison Academy in Wilkinson county.

A bill to provide an annual sinking fund for the payment of the public debt.

A bill to establish a precinct in the county of Pulaski.

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

A bill to amend and revive an act to authorize certain commissioners therein named to raise by lottery $1,500 for the purpose of building an academy in the town of Fort Gaines, passed 26th Dec. 1831, and to appoint certain other persons commissioners of said lottery.

A bill for the relief of James M. Kelly, late Report of the Supreme Court of the State of Georgia.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bill:

A bill to alter and amend an act entitled an act to carry into effect the alterations and amendments at this Session of the General Assembly (to wit, the session of 1843,) in and to the third and seventh sections of the first article of the Constitution of this State, assented to the 23d December, 1843, so far as relates to the Senatorial districts.

A bill for the relief of Michael Adahold and James A. McWhorter of Carroll county.

A bill to incorporate the Columbus and Greenville Plank Road Company, and the Columbus and Lumpkin Plank Road Company, and for other purposes therein named.

A bill to protect the character of females against slander.
A bill to incorporate the Marietta Manufacturing Company of Cobb county.

A bill to compensate the Clerk of the Inferior Court of Gilmer county for services to be rendered by him.

A bill to change and fix the time of holding the Superior and Inferior Courts of the county of Cobb, and to authorize the Judge of said Superior Court to draw two pannels of Grand and Petit Jurors as now required by law.

A bill to authorize the Tax Collector of the county of Lowndes to pay over to the Treasurer of said county half of the State tax of said county for the years 1850 and 1851.

A bill to alter and amend the militia laws of this State, to provide for the appointment of an Adjutant General and Inspector General, and to establish a system of Brigade Encampments, and provide for carrying out the same.

A bill to provide for the payment of the several amounts now due on scrip issued by the State and which has not been converted into State bonds.

A bill to authorize and direct the Chief Engineer of the Western and Atlantic Railroad to have a turn-out made on the State road in Cass county near Etowah river at such place as Messrs. Stovall & Lothen shall designate upon certain conditions named.

A bill to authorize John D. Watkins to construct a turnpike road on his own land around Anthony's shoals, on Broad river, to fix the tolls in said road, and for other purposes therein named.

A bill to authorize Osborne Reaves to establish a ferry across the Oostanaula river in the county of Cass on fractions of lots of lots No. 322 and 323, lying between the 14th and 15th districts of the third section.

A bill for the relief of Thomas J. Warthen.

Also, a bill to compel the Tax Collector of the county of Lumpkin to pay over to the county Treasurer twelve and a half per cent. on his collecting fees, and to apply the same to the payment of Jurors.

A bill for the relief of Joseph Donaldson of Cherokee county.

A bill to authorize his Excellency the Governor to have surveyed and sold all the unsurveyed lands in the county of Ware.

A bill to provide for compensation of certain officers for services rendered, and for the payment of their fees in certain cases.

A bill to alter and amend an act entitled an act to establish additional election precincts and remove others already established in certain counties therein named, and to regulate the same, assented to December 27th, 1845.

Also, a bill to authorize Jesse B. Haralson and Joel M. Chivers to construct a toll-bridge across the Chattahoochee river.
n the county of Troup, and other purposes therein mentioned.
Also, a bill to establish additional election precincts in Chattooga county.
Also, a bill to change the name of Martha Miram Owen to that of Martha Miram Jackson.
A bill to prevent the instituting of perjuries and actions or suits upon debts or demands barred by the statutes of limitation, and for other purposes.
A bill to prevent the falling in timber or otherwise obstructing the Chickamauguee river, and for other purposes therein named.
A bill to extend for five years the charter of the Central Bank of Georgia.
A bill to authorize a grant to issue to Jacob Paulk of the county of the county of Irwin, to lot of land No. 10 in the 5th district in the county of Irwin.
A bill for the relief of Joseph L. Robinson.
A bill to incorporate New Hope Baptist Church and New Hope Academy in the county of Lincoln, and appoint trustees for the same.
Also, a bill in relation to the taxation and collection of costs in certain cases.
Also, a bill amendatory of an act assented to the 17th December, 1847, entitled an act to authorize parties to compel discoveries at common law.
A bill to incorporate Marion Lodge, number fourteenth, of Free and Accepted Masons of Marion county.
A bill to add the residence of Randal J. Davis of the county of Appling to the county of Ware.
A bill to define the mode of appointing the tax on vendue masters' sales, and to appoint a vendue master for certain counties.
A bill to authorize Hardy Pace and Pinckney H. Randall of Cobb county, to build a mill-dam across the Chattahoochee river on their own land.
A bill to alter and amend an act to regulate escheats in this State, and to appoint escheaters, passed on the 13th day of December, in the year 1816, so far as to allow bastards or natural born children to inherit from their mothers under certain circumstances therein specified.
A bill for the relief of Jno. Caldwell and Michael Dickson and make appropriation for the same.
A bill to incorporate the town of Cartersville, in the county of Cass.
A bill to make Nancy Waters, the wife of James Waters, a free dealer.
A bill to regulate and designate the mode and manner in which the clerks of the several counties of this State shall be paid their costs on insolvent State cases.
A bill to incorporate the Athens Fire Company No. 1,
and to grant to the same certain privileges and exemptions.

A bill to repeal an act incorporating the town of Springville in the county of Cobb.

A bill authorizing the Inferior Court of Cobb county to pay the citizens of said county for services rendered as jurors.

A bill for the relief of Joseph Donaldson.

A bill in relation to constable's bonds, and to regulate the proceedings thereon.

A bill to change the line between the counties of Habersham and Franklin, so as to add the residence of Henry Whisenant and Hendrix Hays to the county of Franklin.

A bill to establish an additional election precinct in the county of Greene.

A bill to authorize the Governor to dispose of certain lands owned by this State in this State.

A bill to authorize Jacob T. Cain to establish a ferry across the Chattahoochee river on his own land, and to prescribe the rate of ferriage.

A bill to authorize James Brewer and William Brewer to establish [a ferry] across the Altamaha river at Oglethorpe Bluff, and for other purposes therein mentioned.

A bill to repeal an act entitled an act to alter the law in relation to interest on money, approved December 17th, 1845.

A bill to authorize the appropriation of unmarked hogs; ordered to be engrossed.

A bill to incorporate the Presbyterian Church at Griffin, and to appoint trustees for the same.

A bill to add lot of land No. 6 in the 22d dist. of originally Muscogee, now Harris, to the county of Talbot; and also the lot of land whereon William Stead now resides, in the county of Marion, to the county of Talbot.

A bill to incorporate Juniper Division, No. 89, of the Sons of Temperance, and for other purposes therein specified.

A bill to change the place of holding Justices' Courts in the 537th District G. M. in the county of Upson, and also the election precinct for said district.

A bill for the relief of Lavinia E. Walker of the county of Hancock, lately the wife of John E. Walker.

A bill to provide for improving Flint river by means of the credit of the State, and to provide for the payment of the principal without loss to the State.

Also, a bill to authorize the subscription by the State to the capital of the Milledgeville and Gordon Railroad Company.

A bill to amend an act entitled an act to authorize all the deposit paying solvent banks of this State to issue bills of a denomination less than five dollars, passed on the 27th December, 1847.
A bill to incorporate the Carrollton Male Academy in the county of Carroll, to appoint Trustees for the same, and for other purposes therein named.

Mr. Spalding moved that when the House adjourns, it adjourn until nine o'clock to-morrow morning, which motion was lost.

The House then adjourned until 7 o'clock, P. M.

SEVEN O’CLOCK, P. M.

The House met pursuant to adjournment.

By permission of the House, Mr. Shackelford introduced a bill to authorize all persons whatsoever to establish and erect ferries and bridges on their own land; read first time.

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

A bill to authorize William Ezzard, administrator on the estates of A. H. Greene and Allison Nelson, to establish a ferry across the Chattahoochee river.

A bill to repeal all laws heretofore passed incorporating the town of Cassville.

A bill to change the line between the counties of Effingham and Chatham, so as to include the residence of George A. Keller in the county of Chatham.

A bill to amend an act entitled an act concerning coroners and inquests, passed Dec. 23, 1823.

A bill for the relief of William Hardman, of the county of Cherokee; ordered to be engrossed.

A bill for the relief of poor school teachers in the county of Cobb for the year 1846.

A bill to incorporate Rock Spring Academy in the county of Coweta and appoint Trustees for the same.

A bill to authorize Justices of the Peace in the 1026th District to hold Court two days in each month; ordered to be engrossed.

A bill to incorporate the stockholders of the Cherokee Rail or Plank Road Company.

A bill to change the time of holding the Inferior Court of the county of Gilmer; ordered to be engrossed.

A bill to repeal an act approved on the 23d December, 1835, to authorize and empower the Surveyor General to record all plats of surveys made on head rights before granting the same.

A bill to authorize executors and administrators to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations belonging to the estate of their testator or intestate.
A bill to reduce the bond of county surveyors.
A bill to add a part of Newton to Jasper, and part of Carroll to Paulding; ordered to be engrossed.
A bill to compel the banks of this State to redeem at their agencies so much of their circulation of bank notes as may be issued by such agencies.
A bill to incorporate the Malleryville Academy of Morgan county, and to appoint trustees for the same.
A bill to alter and amend the third section of the first article of the Constitution of this State.
A bill to change the line between the counties of Newton and Jasper, so far as to include within the county of Newton the possessions of James M. Finley and William Gurthwright.
A bill to change the lines between the counties of Henry and Pike, and between the counties of Fayette and Pike.
A bill to alter and amend the 12th section of the first article of the Constitution.
A bill to make it a penal offence for any conductor, fireman, engineer, or other officer or agent conducting or managing any Railroad car in this State to allow a slave to enter or travel in the same in the absence of the owner, overseer or employer, without a written permit for that express purpose.
A bill to incorporate Concord Church, in the county of Tattnall.
A bill to alter and fix the times of holding the Superior Courts of Pulaski, Telfair and Irwin; ordered to be engrossed.
A bill for the relief of all offenders against the late laws of this State prohibiting the introduction of slaves into the same for the purpose of sale, and prohibiting the sale, offer to sell, or the purchase of slaves within a certain period after their introduction into this State.
A bill to alter and change the lines between the counties of Montgomery and Telfair.
A bill to incorporate LaFayette Female Academy.
A bill to incorporate Western Lodge No. 91, of Free and Accepted Masons.
A bill to change the line between the counties of Ware and Wayne, so as to add lot of land No. 417, in the 4th district of Ware, to the county of Wayne.
A bill to curtail the labor of the Clerk of the Supreme Court, and to reduce the costs in said Court.
A bill to regulate the issuing marriage license in certain cases.
A bill to appropriate the sum of $5,000 for the purpose of cutting out a road over the Lookout Mountain in the counties of Walker and Dade.
A bill to alter and amend the 51st section of the 14th di.
vision of the penal code, approved on the 23d day of December, 1833, and for other purposes therein mentioned.

A bill to change the time for holding the Court of Ordinary, so far as relates to the county of Bulloch.

A bill to incorporate the Dahlonega Male and Female Academy, and to appoint trustees for the same; ordered to be engrossed.

A bill to compensate the grand and petit jurors of the county of Gilmer, and to provide for the payment of the same; ordered to be engrossed.

A bill to compensate Clerks at elections, so far as regards the county of Bibb.

A bill to incorporate the Bowenville Manufacturing Company of Carroll county, Georgia.

A bill to authorize the Clerks of the Superior, Inferior, and Courts of Ordinary of the several counties in this State to advertise the proceedings of their respective Courts in any newspaper in this State.

A bill for the building of plank roads in this State.

A bill to prevent the driving of stock or beef cattle into or through the county of Murray, between the 15th day of April and the last day of October.

A bill to regulate the returns of executors, administrators and guardians.

A bill to remove the election precinct held at Adairsville in the 86th District, G. M. of Cass county in this State, to the depot in said District known as Watsville, or New Adairsville.

A bill to incorporate a volunteer company of infantry at Dahlonega in the county of Lumpkin, to be known by the name and style of the Dahlonega Blues, &c.; ordered to be engrossed.

A bill to compensate the Grand and Petit Jurors of the county of Meriwether, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

A bill to add an additional section to the 1st article of the Constitution.

A bill to establish an Agricultural Professorship in the University of Georgia, and for other purposes, &c.

A bill to compel parties before pleading usury to pay to plaintiff principal with seven per cent. interest.

A bill to prohibit persons, not natives of the United States, nor natives of this State, from peddling in this State under certain restrictions therein provided.

A bill to give to the people of the county of Stewart the election of Clerk of the Court of Ordinary of said county.

A bill to abolish the poll tax, to encourage sheep husbandry in this State, and to impose a tax upon dogs, and to provide for the disposition of the same.

A bill to repeal an act entitled an act to remove obstructions in the streets of the town of Petersburg in this State,
and to keep open the same, assented to December 26, 1831.

A bill to furnish to the heirs at law of Capt. David McCollough, deceased, full compensation for his advances and supplies to this State during the war of the Revolution.

A bill to authorize Daniel Sikes, of the county of Tattnall, to practice medicine in said county, charging compensation therefor, without a license as now by law provided.

A bill to authorize the Justices of the Inferior Court of Baker county to levy a county tax.

A bill for the relief of John D. Gray and Company, and for other purposes.

A bill to authorize the Clerks of the Superior Courts to administer oaths in certain case, and for other purposes.

The following bills of the Senate were severally read the first time:

A bill to incorporate Sisters Church in the county of Washington and to appoint Trustees for the same.

A bill to amend the act incorporating the Bank of Brunswick.

A bill regulate vendue masters in the city of Darien.

A bill to alter and change the times of holding the Inferior Courts in the counties of Paulding and Floyd.

A bill to alter and amend an act entitled an act to carry into effect the alterations and amendments at this session of the General Assembly (to wit, the session of 1843.) in and to the 3d and 7th sections of the 1st article of the Constitution of this State, assented to the 23d December, 1843, so far as relates to the Senatorial Districts.

A bill to authorize the administrators of the estates of Hardy Joy and Alston H. Green, late of DeKalb county, deceased, to sell certain lots belonging to said estates in the city of Atlanta.

A bill to repeal, alter and amend so much of an act entitled an act to appoint county treasurers, and to define their duties, approved the 24th December, 1825, so far as relates to the appointment of county treasurers, or so much thereof as may be necessary to carry this act into effect, by the Justices of the Inferior Court in the several counties, and to provide for the election of county treasurers by the people of the respective counties of this State, with certain exceptions, and for other purposes therein specified.

A bill for the relief of Francis M. Ison of the county of Pike.

A bill to consolidate the fourteenth and fifteenth Regiments, G. M. of the county of Hancock.

A bill for the relief of Merrick Barnes of Baker county.

A bill to change the names and legitimatize certain children therein named.

A bill to alter and amend a part of the first section of the third article of the Constitution of this State.
A bill to alter and amend the first and repeal the fourth section of an act granting certain privileges to the Jefferson Riflemen, an infantry corps in the county of Jefferson.

A bill to exempt from taxation the Odd Fellows Institute in the city of Columbus, No. 6, and the Fletcher Institute of the county of Thomas, and the Lagrange Female Seminary in the county of Troup.

A bill to amend an act entitled an act to lay off and divide the State into eight Congressional districts, and to point out the mode of electing members to Congress in each district, and to provide against illegal voting, assented to 23d December, 1803.

A bill to give the purchasers of fractions and islands in the 8th, 19th, and 20th districts of originally Muscogee county, and that part of the 5th district of originally Troup county, below West Point, the exclusive right to use the water privileges of the Chattahoochee river opposite their respective fractions and islands, and to prohibit persons from using said privileges on the western side of said river.

Mr. Riley moved that the House do now adjourn.

Whereupon the yeas and nays were required to be recorded, and are yeas 36, nays 47.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Harrison,
Andrews,
Arnold,
Bivins,
Bryan,
Culberson of Troup,
Digby,
Dorminy,
Dubignon,
Faver of Meriw’th,
Fleming,
Gray,
Slaughter,
Hill,
Irwin,
McWhorter,
Peacock,
Phillips,
Ramsey,
Riley,
Robinson of Fay’te, Westmoreland,
Robinson of Macon, Whitworth,
Sanford,
Shaw,
Talley,
Terrell of Putnam,
Thomasson,
Tillman,
Villalonga,
Walthour,
Watson,
Woolridge.

Those who voted in the negative, are Messrs.

Adams, Fletcher,
Akin, Fortner,
Blount, Gartrell,
Brandon, Griffin,
Calder, Griggs,
Carlton, Goodman,
Carter, Gordon,
Clark, Harris,
Deadwyler, Heard,
Faver of Troup, Hodges of Houston,
Fields, Hodges of Rand’h.
Hoyward,
Jenkins,
Johnson,
Jones of Paulding,
Laughridge,
Manning,
McDougald,
McLeod,
Mintz,
Morris,
Neal.
Neely, Roberts, Tompkins,
O'Bannon, Robinson of Talbot, Welborne,
Pickett, Shackelford, Wilcox,
Reid, Stephens, Wofford,
Reynolds, Strickland, Yopp.

So the motion was lost.

The following bills of the Senate were read the second time, and committed for a third reading:
A bill to incorporate the town of Tunnel Hill, in the county of Murray.
A bill to incorporate Spring Place Academy in the county of Murray, and to appoint trustees for the same.
A bill to incorporate New Hope Baptist Church in the sixth district of Randolph county.
A bill to attach the lands and residence of Thomas O. Christian, of the county of Cass, to the county of Murray, and for other purposes therein contained.
A bill to authorize John L. Reid to plead and practice law in the several courts of law and equity in this State; and on motion of Mr. Shackelford the same was committed until June next.
A bill to authorize the incorporation of joint stock companies for the construction of Macadamised Graded or Plank Roads.
A bill to change the name of Kate Leon Rich, of Glynn county, to that of Kate Leon Riley.

Mr. Riley moved that the House do now adjourn.

Whereupon, on the call of Mr. Riley, the yeas and nays were required to be recorded, and are yeas 51, nays 33.

Those who voted in the affirmative, are Messrs.

Andrews, Heard, Robinson of Macon,
Arnold, Hill, Robinson of Talbot,
Bryan, Jenkins, Sanford,
Calder, Manning, Shaw,
Carlton, McDonald, Slaughter,
Colbert, McLeod, Talley,
Culberson of Floyd, McWhorter, Terrell of Putnam,
Culberson of Troup, Morris, Thomasson,
Deadwyler, Neal, Thornton,
Digby, Neely, Tillman,
Dubignon, O'Bannon, Waldhour,
Faver of Meriw'r, Peacock, Watson,
Gray, Phillips, Westmoreland,
Griffin, Peacher, Whitworth,
Hall, Peacher, Whitworth,
Harris, Reynolds, Wilcox,
Harrison, Roberts, Wilson,
Robinson of Fay'te, Wooldridge.
Those who voted in the negative, are Messrs.

Adams, Goodman, Reid,
Akin, Gordon, Riley,
Bivins, Hammell, Shackelford,
Blount, Hodges of Houston, Snelling,
Brandon, Hodges of Rand'h, Stephens,
Carter, Howard, Strickland,
Clark, Johnson, Terrell of Coweta,
Dorminy, Jones of Paulding, Tompkins,
Fields, Laughridge, Villalonga,
Fletcher, McDougald, Welborne,
Fortner, McIntyre, Wofford,
Gartrell, Mintz, Yopp,
Griggs, Pickett,

The motion prevailed and the House adjourned until tomorrow morning nine o'clock.

TUESDAY, JANUARY 22, 1850.

Mr. Nelson moved to reconsider so much of the journal of yesterday as relates to the adopting of a standing rule of the House requiring two-thirds to take up any business out of its regular order.

Whereupon the yeas and nays were required to be recorded, and are yeas 63, nays 61.

Those who voted the affirmative, are Messrs.

Adams, Goodman, Phillips,
Akin, Gordon, Pickett,
Bivins, Hall, Roberts,
Bryan, Hammell, Robinson of Fay'te,
Calder, Harrison, Sanders,
Carlton, Heard, Sanford,
Carter, Hendrix, Shackelford,
Chandler, Hill, Slaughter,
Colbert, Hodges of Houston, Spalding,
Culberson of Floyd, Howard, Strickland,
Digby, Irwin, Talley,
Dorminy, Jones of Paulding, Thomasson,
Faver of Meriw' th, Kendall, Thompkins,
Fields, Lane, Villalonga,
Fish, Leith, Westmoreland,
Fletcher, McDonald, Whitmore,
Förtnor, Morris, Wilcox,
Gaston, Neely, Wilson,
Gilmore, Nelson, Wofford,
Gray, O'Bannon, Wolf,
Griffin, Peacock,
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Hines, Reynolds,
Andrews, Hodges of Rand'h. Richardson,
Arnold, Jenkins, Riley,
Avery, Johnson, Robinson of Macon,
Barlow, Jones of Warren, Robinson of Talbot,
Barrett, Kenan, Shaw,
Blount, Laughridge, Snelling,
Brandon, Manning, Stephens,
Brown, McAllister, Terrell of Coweta,
Clark, McDougald, Terrell of Putnam,
Culberson of Troup, McIntyre, Thornton,
Dawson, McLeod, Tillman,
Deadwyler, McWhorter, Tucker,
Dubignon, Mintz, Waldbourne,
Farmer, Neal, Walker,
Faver of Troup, Penick, Watson,
Fleming, Penland, Welborne,
Gartrell, Perkins, Wooldridge,
Gresham, Ramsey, Worrell,
Griggs, Reid, Yopp,
Harris,

So the motion to reconsider prevailed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives with amendments:

A bill to curtail and simplify civil pleadings.

A bill to alter, amend, and explain the first section of an act passed for the relief of co-securities, and assented to the 22d of December 1840.

A bill to alter and change the line between the counties of Ware and Wayne, so as to include the residences of Thomas Purdon, James Ammons, and Wiley Robinson in the county of Wayne.

Also, a bill to protect the people of this State from vexatious prosecutions in cases where Grand Juries have refused or may hereafter refuse to find "true bills."

To all of which amendments they ask the concurrence of this branch of the General Assembly.

Mr. Jenkins moved to reconsider so much of the journal of yesterday as relates to the adoption of the amendment offered by Mr. Jones to the first section of the substitute for the bill supplementary to the general tax laws, which was to insert after the words "roads and its branches," the words "for the year 1849," in the following section:

And be it further enacted, That the President of the Georgia Railroad shall on or before the 31st of December, 1850, pay into the Treasury of this State, on oath, one-half of one
per cent. on the net annual income of the stock of said road and its branches, under the penalty of double tax on his refusal to do so, to be collected by execution to be issued by the Treasurer.

Whereupon the yeas and nays, on the call of Mr. Jenkins, were required to be recorded, and are yeas 62, nays 59.

Those who voted in the affirmative are Messrs.

Anderson of Wilkes, Gray,     Penland,
Andrews,                      Gresham,       Perkins,
Arnold,                       Griggs,        Pringle,
Avery,                        Hammell,       Ramsey,
Barlow,                       Harris,        Reid,
Barrett,                      Harrison,      Richardson,
Bivins,                       Hill,          Robinson of Talbot,
Blount,                       Hodges of Rand’h, Shaw,
Brandon,                      Irwin,         Snelling,
Brown,                        Jenkins,       Stephens,
Clark,                        Johnson,       Terrell of Coweta,
Culberson of Floyd, Kenan,    Terrell of Putnam,
Dawson,                       Lane,          Tucker,
Deadwyler,                    Laughbridge,   Waldhour,
Digby,                        Manning,      Walker,
Dubignon,                     McAllister,    Watson,
Farmer,                       McIntyre,      Welborne,
Faver of Troup,               McWhorter,     Westmoreland,
Fish,                         Mintz,         Wiggins,
Fleming,                      Neal,          Wooldridge,
Gartrell,                     Penick,

Those who voted in the negative, are Messrs.

Adams,                        Hendrix,       Robinson of Macon,
Akin,                         Hines,         Sanders,
Bryan,                        Hodges of Houston, Sanford,
Calder,                       Howard,        Shackelford,
Carlton,                      Jones of Paulding, Slaughter,
Carter,                       Kendall,       Spalding,
Chandler,                     Leith,          Strickland,
Colbert,                      McDougald,    Talley,
Culberson of Troup, McDonald, Thomson,
Dorminy,                      McLeod,        Thornton,
Faver of Meriw’r,             Morris,        Tillman,
Fields,                       Neely,         Tompkins,
Fletcher,                     Nelson,        Villalonga,
Fortner,                      Peacock,       Whitworth,
Gaston,                       Phillips,      Wilcox,
Griffin,                      Pickett,       Wilson,
Goodman,                      Reynolds,      Wofford,
Gordon,                       Riley,         Wolf,
Hall,                         Itohberts,     Yopp.

So the House agreed to reconsider.
Mr. Jenkins moved to reconsider so much of the journal of yesterday as relates to the adoption of the following amendment to the same section of the bill supplemental to the general tax laws, to wit: Inserting after the words "road and its branches for the year 1849," the following "and the like sum on the first day of January, 1850."

Whereupon the yeas and nays were required to be recorded, and are yeas 61, nays 61.

Those who voted in the affirmative, are Messrs.

Andrews, Gresham, Perkins,
Arnold, Griggs, Pringle,
Avery, Harris, Ramsey,
Barlow, Harrison, Reid,
Barrett, Hill, Richardson,
Bivins, Hodges of Rand'h. Robinson of Talbot,
Blount, Jenkins, Shaw,
Brandon, Johnson, Snelling,
Brown, Kenan, Stephens,
Clark, Lane, Terrell of Coweta,
Culberson of Floyd, Laughridge, Terrell of Putnam,
Dawson, Manning, Tucker,
Deadwyler, McAllister, Waldbour,
Dubignon, McIntyre, Walker,
Farmer, McWhorter, Watson,
Faver of Troup, Mintz, Welborne,
Fish, Morris, Westmoreland,
Fleming, Neal, Wiggins,
Garrell, Penick, Wooldridge,
Gilmore, Peuland, Worrell,
Gray,

Those who voted in the negative, are Messrs.

Adams, Goodman, Nelson,
Akin, Gordon, O'Bannon,
Bryan, Hall, Peacock,
Calder, Hammell, Phillips,
Carlton, Heard, Pickett,
Carter, Hendrix, Reynolds,
Chandler, Hines, Riley,
Colbert, Hodges of Houston, Roberts,
Culberson of Troup, Howard, Robinson of Fayet'ë,
Digby, Irwin, Robinson of Macon,
Dorminy, Jones of Paulding, Sanders,
Faver of Meriwe'r, Kendall, Sanford,
Fields, Leith, Shackelford,
Fletcher, McDougald, Slaughter,
Fortner, McDonald, Spalding,
Gaston, McLeod, Strickland,
Griffin, Neely, Talley,
Thornton, Whitworth, Wofford, 
Tillman, Wilcox, Wolf, 
Tompkins, Wilson, Yopp, 
Villalonga, 

There being a tie, the Speaker cast his vote for reconsideration.

Mr. Worrell, from the Committee on the Judiciary, to whom was referred the bill to prevent lawyers from practising in Justices Courts and to punish them for the same, report unfavorable to its passage.

Mr. Worrell, from the same committee, to whom was referred the bill in relation to the illegality of executions, reported the bill back to the House and recommended its passage.

Mr. Worrell, from the same committee, to whom was referred the bill to repeal the law now in force in this State in relation to the lien of judgments, so far as perisable property is concerned, report unanimously against the passage of the same.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to regulate the admission of evidence in certain cases and to declare the effect of certain evices, say they recommend the passage of the bill with amendments.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to regulate the mode of suing the bond of executors, administrators, &c., recommends the passage of the bill with amendments.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to alter and amend an act entitled an act to authorize and empower executors and administrators to make titles to land in certain cases, &c., recommend the passage of the same.

Mr. Worrell, from the same committee, to whom was referred a bill entitled an act to allow the widows and children of deceased persons a support out of the estate of the deceased for twelve months in cases where no administration has been granted, &c., reported favorable to the passage of the same.

Mr. Worrell, from the same committee, to whom was referred a bill amendatory of an act approved December 14th, 1809, &c., entitled an act to protect the estates of orphans and to make provision for the poor, passed December 18th, 1792, reported the bill back to the House with amendments.

And having performed the duty assigned them in this behalf, ask to be discharged from the further consideration of said bills.
Mr. Nelson, from the special committee to whom was referred the memorial of John Jones, late Captain commanding Crawford Guards, reported the following resolution:

*Be it resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That the Governor be and he is hereby required to draw his warrant on the Treasurer in favor of John Jones, late Captain commanding of the Crawford Guards, for the sum of three hundred and fifty dollars, and cause the same to be paid over to said Jones or his order.*

On motion of Mr. Phillips, the same was referred to Finance Committee.

The House took up the unfinished business of yesterday, which was the motion of Mr. Jenkins to strike out the following section:

*And be it further enacted, That the President of the Georgia Railroad shall pay into the Treasury a tax of $10,000 on the Georgia Railroad and its appurtenances and furniture on or before the 31st of December next for the year 1850.*

Whereupon the yeas and nays were required to be recorded, and are yeas 69, nays 54.

Those who voted in the affirmative, are Messrs.

Adams, Griffin, Ramsey, 
Anderson of Wilkes, Griggs, Reid, 
Andrews, Harris, Reynolds, 
Arnold, Harrison, Richardson, 
Avery, Hill, Robinson of Macon, 
Barlow, Hodges of Houston, Robinson of Talbot, 
Barrett, Hodges of Rand’th, Sanford, 
Bivins, Howard, Shaw, 
Blount, Irwin, Snelling, 
Brandon, Jenkins, Spalding, 
Clark, Johnson, Stephens, 
Culberson of Floyd, Kenan, Terrell of Coweta, 
Dawson, Lane, Terrell of Putnam, 
Deadwyler, Laughridge, Tucker, 
Dubignon, McAllister, Villalonga, 
Farmer, McWhorter, Waldhour, 
Faver of Troup, Mintz, Walker, 
Fish, Morris, Watson, 
Fleming, Penick, Welborne, 
Fletcher, Pentland, Westmoreland, 
Gartrell, Perkins, Wiggins, 
Gray, Phillips, Wooldridge, 
Gresham, Pringle, Worrell.

Those who voted in the negative, are Messrs.

Akin, Bryan, Carpenter, 
Brown, Calder, Carter,
So the motion to strike out prevailed.

The third section having been read, which is as follows:

*And be it further enacted,* That the President of the Central Railroad do pay into the Treasury of this State, on oath, on or before the 31st day of December, 1849, one-half of one per cent. on the said Railroad and its appurtenances, under the penalty of double tax, to be collected by execution to be issued by the Treasurer.

Mr. Harrison moved to strike out the words "1849," and insert "1850;" which motion prevailed.

The fourth section having been read, which is as follows:

*And be it further enacted,* That the President of the said Central Railroad shall on the day last aforesaid pay into the Treasury of this State $10,000, as a tax on the capital stock and furniture of said road.

Mr. Harrison moved to strike out the section.

Whereupon the yeas and nays were required to be recorded and are yeas 63, nays 53.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Fleming, Johnson,
Andrews, Gartrell, Lane,
Arnold, Gray, Laughridge,
Avery, Gresham, McAllister,
Blount, Griffin, McWhorter,
Brandon, Griggs, Mintz,
Bryan, Harrison, Morris,
Clark, Hendrix, Neely,
Dawson, Hill, Nisbet,
Dubignon, Hodges of Houston, Peacock,
Farmer, Hodges of Randolph, Penland,
Faver of Troup, Irwin, Perkins,
Fish, Jenkins, Phillips,
Those who voted in the negative, are Messrs.

Adams, Gilmore, Pringle,
Akin, Goodman, Riley,
Bivins, Gordon, Roberts,
Brown, Hall, Robinson of Fayette,
Calder, Hammell, Shackelford,
Carlton, Heard, Slaughter,
Carter, Hines, Strickland,
Chandler, Jones of Paulding, Talley,
Colbert, Jones of Warren, Thomasson,
Culberson of Troup, Kendall, Thoraton,
Deadwyler, Leith, Tillman,
Digby, Manning, Tompkins,
Dorminy, McDougald, Whitworth,
Faver of Meriwether, McDonald, Wilson,
Fields, McLeod, Wofford,
Fletcher, Nelson, Wolf,
Fortner, O'Bannon, Yopp,
Gaston, Pickett,

So the motion to strike out prevailed.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act to alter and fix the times of holding the Superior Courts in certain counties in the Cherokee Circuit, also the Superior and Inferior Courts of Columbia county, and the Inferior Court of Richmond county.

An act to alter and define certain portions of the boundary lines between the counties of Taliaferro and Warren, and the counties of Taliaferro and Hancock, and for other purposes therein specified.

An act to regulate the admission of deeds in evidence in certain cases therein mentioned.

An act to revive and amend an act assented to November 25th, 1825, entitled an act to make permanent the site of the public buildings in the county of Pike, and to name and incorporate the same.

An act to amend the first section of an act entitled an act to amend an act assented to 23d of December,
1830, incorporating with other academies the Female Academy of Talbotton, and to appoint additional Trustees for the same.

An act to alter and change the line between the counties of Appling and Telfair, so as to include the residence of William Asbell in the county of Telfair, and also the line between the counties of Ware and Telfair so as to include the residence of David and James Gaskins in the county of Telfair.

An act to add lot number one in the third district of Baker county to Randolph county.

An act to incorporate the Marshallville Academy, and appoint Trustees for the same.

An act to make residence in the Judicial District a necessary qualification for State's Attorney and Solicitors General.

An act to incorporate Madison Collegiate Institute.

An act to prevent the killing of deer at certain periods in the county of Richmond.

An act for the relief of Henry D. Moore.

An act to change the names and legitimatize the persons therein named, and for other purposes.

An act to amend an act to incorporate the town of Lumpkin in Stewart county, assented to December 26th, 1831.

An act to authorize James J. Logan to build and keep up a mill-dam across Notley river in the county of Union.

An act to reduce the number of Trustees of the Henry County Academy.

An act to repeal all laws and parts of laws incorporating the town of Clarksville in Habersham county.

An act to grant certain privileges to the Burke Guards, a volunteer company of infantry in Burke county, and to the second division of the Independent Fire Company of Augusta.

An act to authorize the Justices of the Inferior Court of Cherokee county to pay the jail fees of insolvents out of the county funds.

An act to organize a volunteer company of mounted infantry in the county of Habersham, to be attached to the 44th Regiment, Georgia Militia.

An act to authorize the citizens of McIntosh county to elect Commissioners of Pilotage for the port of Darien, and to regulate the fees of the same in said county.

An act to amend an act to provide for the education of the poor, assented to the 27th of December, 1843, so far as relates to the county of Warren; and also to regulate the distribution of the poor school fund, where returns are not made.

An act to authorize Frederic A. Williams to erect a ferry or bridge across the Chattahoochee river on his own land.
JOURNAL OF THE

An act to reduce the Sheriff's bonds of the counties of Telfair and Liberty.

An act to compensate the Petit Jurors of the county of Jasper, and to authorize the Justices of the Interior Court to levy an extra tax for that purpose.

An act to allow the Sheriff of Chatham county certain fees which are not provided for by law, and to allow him to appoint special Deputy Sheriffs in certain cases, and for other purposes.

An act to authorize William A. Carr and Peter A. Summey to open and keep open the North Oconee river from the Factory dam at Athens, to Chandler's bridge, in Jackson county, and to vest in them, their heirs and assigns, the exclusive right of navigating said river between said two points on the same, for the term of fifteen years, and to fix the maximum rates of transporting lumber, wood and produce thereon.

Mr. Jones, of Paulding, offered the following additional section:

And be it further enacted, That the President of the Georgia Railroad and Central Railroad do each pay into the Treasury of this State, on such parts of the property of their respective corporations over which they preside not taxed by the preceding sections, on or before the first day of October next.

The Chair decided the amendment out of order.

Whereupon Mr. McDougald appealed from the decision of the Chair, and called for the yeas and nays upon sustaining the decision, which are yeas 92, nays 27.

Those who voted in the affirmative, are Messrs.

Adams, Fields, Hodges of Houston,
Akin, Fish, Hodges of Rand'b.
Anderson of Wilkes, Fleming, Howard,
Andrews, Fletcher, Jenkins,
Arnold, Fortner, Johnson,
Avery, Gartrell, Jones of Warren,
Barlow, Gaston, Kendall,
Barrett, Gilmore, Lane,
Bivins, Gray, Laughridge,
Blount, Gresham, Manning,
Bryan, Griffin, McAllister,
Carter, Griggs, McWhorter,
Chandler, Goodman, Mintz,
Clark, Gordon, Morris,
Dawson, Hall, Neely,
Deadwyler, Harris, Nelson,
Dubignon, Harrison, Nisbet,
Farmer, Hendrix, O'Bannon,
Favor of Troup, Hill, Peacock,
Penick, Robinson of Talbot, Tucker,
Perkins, Sanford, Villalonga,
Phillips, Shaw, Waldhour,
Pickett, Snelling, Walker,
Pringle, Spalding, Watson,
Ramsey, Stephens, Welborne,
Reid, Strickland, Westmoreland,
Reynolds, Talley, Whitworth,
Richardson, Terrell of Coweta, Wilson,
Riley, Terrell of Putnam, Wofford,
Roberts, Thomasson, Worrell.
Robinson of Macon, Thornton,
Those who voted in the negative, are Messrs.
Brandon, Hines, Shackelford,
Brown, Irwin, Slaughter,
Calder, Jones of Paulding, Tillman,
Carlton, Leith, Tompkins,
Colbert, McDougald, Wilcox,
Culberson of Troup, McDonald, Wolf,
Digby, McLeod, Wooldridge,
Favor of Mariwhe, Robinson of Fay' te, Yopp.
Heard, Sanders,
So the decision of the Chair was sustained.
The House then adjourned until 3 o'clock, P. M.

THREE 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 supplemental to the general tax bill.

Mr. Jones offered the following additional section:

And be it further enacted, That the increased capital of the Georgia Railroad be and the same is hereby taxed $5,000.

Mr. Gartrell moved to strike out the words "five thousand dollars."

Upon the motion to strike out on the call of Mr. Gartrell the yeas and nays were required to be recorded, and are yeas 69, nays 48.

Those who voted in the affirmative, are Messrs.

Akin, Barrett, Colbert,
Anderson of Wilkes, Brandon, Culberson of Floyd,
Andrews, Brandon, Culberson of Troup,
Arnold, Bryan, Dawson,
Avery, Calder, Deadwylor,
Barlow, Clark, Dubignon,
Faver of Troup, Manning, Sanders,
Fish, McAllister, Shaw,
Fleming, McWhorter, Snelling,
Fletcher, Mintz, Spalding,
Gartrell, Neal, Stephens,
Gray, Neely, Terrell of Coweta
Gresham, Nisbet, Terrell of Putnam
Griffin, Penick, Tillman,
Griggs, Penland, Tucker,
Goodman, Perkins, Villalonga,
Harris, Phillips, Waldhauer,
Harrison, Ramsey, Walker,
Hill, Reid, Watson,
Hodges of Rand'h. Reynolds, Welborne,
Irwin, Richardson, Westmoreland,
Jenkins, Robinson of Macon, Wilson,
Johnson, Robinson of Talbot, Worrell,
Kenan,

Those who voted in the negative, are Messrs.

Adams, Hendrix, Riley,
Bivins, Hines, Roberts,
Brown, Hodges of Houston, Robinson of Fayette
Carlton, Howard, Sanford,
Carter, Jones of Paulding, Shackelford,
Chandler, Jones of Warren, Slaughter,
Digby, Lane, Strickland,
Dorminy, McDougald, Talley,
Faver of Meriw'r, McDonald, Thomasson,
Fields, McIntyre, Thornton,
Fortner, McLeod, Tompkins,
Gaston, Morris, Whitworth,
Gilmore, Nelson, Wilcox,
Gordon, O'Bannon, Wofford,
Hammell, Peacock, Wolf,
Heard, Pickett, Yopp.

So the motion to strike out prevailed.

Mr. Jones, of Paulding, moved to fill the blank with the words "four thousand dollars."

Whereupon, on the call of Mr. Jones, the yeas and nay were required to be recorded, and are yeas 46, nays 71.

Those who voted in the affirmative, are Messrs.

Adams, Faver of Meriw'r, Hall,
Brown, Fields, Hammell,
Bryan, Fortner, Heard,
Carlton, Gaston, Hendrix,
Carter, Gilmore, Hines,
Chandler, Goodman, Hodges of Houston
Dorminy, Gordon, Jones of Paulding,
Jones of Warren,       Pickett,       Thomasson,  
McDougald,               Riley,       Thornton,  
McDonald,                 Roberts,     Tompkins,  
McIntyre,             Robinson of Fay’té,  Whitworth,  
McLeod,                   Sanford,     Wilcox,  
Morris,                   Shackelford, Wofford,  
Nelson,                    Strickland,  Wolf,  
O’Bannon,                  Talley,       Yopp,  
Peacock,  

Those who voted in the negative, are Messrs.

Akin,          Gresham,       Reid,  
Anderson of Wilkes, Griggs,    Reynolds,  
Andrews,        Harris,       Richardson,  
Arnold,        Harrison,    Robinson of Macon,  
Avery,          Hill,       Robinson of Talbot,  
Barlow,        Hodges of Rand’h.  Sanders,  
Barrett,        Irwin,       Shaw,  
Blount,         Jenkins,      Snelling,  
Brandon,       Johnson,      Spalding,  
Calder,         Kenan,       Stephens,  
Clark,          Manning,     Terrell of Coweta,  
Colbert,       McAllister,  Terrell of Putnam,  
Culberson of Floyd, McWhorter,  
Culberson of Troup, Mintz,    
Dawson,          Neal,       Tucker,  
Deadwyler,      Neely,       Villalonga,  
Digby,          Nisbet,      Waldo,  
Dubignon,       Penick,      Walker,  
Faver of Troup,  Penland,     Watson,  
Fish,            Perkins,     Welborne,  
Fleming,       Phillips,    Westmoreland,  
Fletcher,        Pringle,     Wilson,  
Gartrell,      Ramsey,    Wooldridge,  
Gray,  

So the motion to fill the blank was lost.

Mr. Shackelford moved to fill the blank with “thirty-nine  
cents on one hundred dollars of the increased stock of said  
company.”

Upon the motion to fill the blank, Mr. Shackelford required  
the yeas and nays to be recorded, which are yeas 51,  
nays 68.

Those who voted in the affirmative, are Messrs.

Adams,          Chandler,  Faver of Meriw’her,  
Brown,          Colbert,      Fields,  
Bryan,          Digby,       Fletcher,  
Carlton,        Dominy,     Furrer,  
Carter,        Farmer,       Gaston,

Those who voted in the negative, are Messrs.


So the motion was lost.

Mr. Jones moved to fill the blank with “thirty-five cents on the one hundred dollars.”

Upon the motion to fill the blank, Mr. Jones of Paulding required the yeas and nays to be recorded, which are 58, nays 61.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

So the motion to fill the blank was lost.

Mr. Gartrell moved to postpone the section indefinitely.

Upon the motion to postpone, Mr. Gartrell required the yeas and nays to be recorded, which are yeas 14, nays 99.

Those who voted in the affirmative, are Messrs.
Those who voted in the negative, are Messrs.

Adams,  
Akin,  
Anderson of Wilkes, Hall,  
Arnold,  
Avery,  
Barrett,  
Bivins,  
Blount,  
Brandon,  
Brown,  
Bryan,  
Calder,  
Carlton,  
Carter,  
Chandler,  
Clark,  
Colbert,  
Culberson of Floyd, Manning,  
Culberson of Troup, McDougal,  
Dawson,  
Deadwyler,  
Digby,  
Dorminy,  
Dubignon,  
Faver of Meriw’th, Morris,  
Faver of Troup,  
Fields,  
Fletcher,  
Fortner,  
Gillum,  
Gray,  
Gresham,  
Griffin,  
Goodman,  
Gordon,  
Hammell,  
Harrison,  
Heard,  
Hendrix,  
Hill,  
Hines,  
Hodges of Houston, Sanford,  
Howard,  
Irwin,  
Johnson,  
Jones of Paulding,  
Jones of Warren,  
Kendall,  
Lane,  
McDonald,  
McIntyre,  
McLeod,  
McWhorter,  
Mintz,  
O’Bannon,  
Peacock,  
Penland,  
Phillips,  
Pickett,  
Pringle,  
Ramsey,  
Reid,  
Reynolds,  
Riley,  
Roberts,  
Robinson of Fay’lt,  
Robinson of Macor,  
Robinson of Talbot,  
Sanders,  
Shackelford,  
Shaw,  
Slaughter,  
Snelling,  
Stephens,  
Strickland,  
Talley,  
Terrell of Coweta  
Terrell of Putnam  
Thomasson,  
Thornton,  
Tillman,  
Tompkins,  
Tucker,  
Villalonga,  
Waldhour,  
Whitworth,  
Wilcox,  
Wilson,  
Wofford,  
Wolf,  
Wooldridge,  
Yopp.

So the motion to postpone indefinitely was lost.

Mr. Jones then moved to fill the blank with “thirty-or and a quarter cents on the $100.”

Upon agreeing to the motion, Mr. Shackelford require the yeas and nays to be recorded, which are yeas 79, nay 29.

Those who voted in the affirmative, are Messrs.

Adams,  
Akin,  
Arnold,  
Bivins,  
Blount,  
Brown,  
Bryan,  
Calder,  
Carlton,  
Carter,  
Chandler,  
Colbert,  
Culberson of Floyd, Manning,  
Culberson of Troup, Fletcher,  
Deadwyler,  
Dorminy,  
Dubignon,  
Faver of Meriw’th,  
Fields,  
Fletcher,  
Fortner,  
Gillum,  
Gray,  
Gresham,  
Gruiffin,  
Goodman,  
Gordon,  
Hammell,  
Harrison,  
Heard,  
Hendrix,  
Hill,  
Hines,  
Hodges of Houston, Sanford,  
Howard,  
Irwin,  
Johnson,  
Jones of Paulding,  
Jones of Warren,  
Kendall,  
Lane,  
McDonald,  
McIntyre,  
McLeod,  
McWhorter,  
Mintz,  
O’Bannon,  
Peacock,  
Penland,  
Phillips,  
Pickett,  
Pringle,  
Ramsey,  
Reid,  
Reynolds,  
Riley,  
Roberts,  
Robinson of Fay’lt,  
Robinson of Macor,  
Robinson of Talbot,  
Sanders,  
Shackelford,  
Shaw,  
Slaughter,  
Snelling,  
Stephens,  
Strickland,  
Talley,  
Terrell of Coweta  
Terrell of Putnam  
Thomasson,  
Thornton,  
Tillman,  
Tompkins,  
Tucker,  
Villalonga,  
Waldhour,  
Whitworth,  
Wilcox,  
Wilson,  
Wofford,  
Wolf,  
Wooldridge,  
Yopp.
HOUSE OF REPRESENTATIVES.

Fortner,            McDougald,         Sanders,
Gilmore,            McDonald,         Sanford,
Gray,               McIntyre,         Shackelford,
Gresham,            McLeod,           Shaw,
Griffin,            McWhorter,        Snelling,
Goodman,            Mintz,            Strickland,
Gordon,             Morris,           Talley,
Hall,               Neal,             Thomasson,
Hammell,            Nelson,           Thornton,
Heard,              O'Bannon,         Tillman,
Hendrix,            Peacock,          Tompkins,
Hines,              Pickett,          Tucker,
Hodges of Houston, Ramsey, Villalonga,
Howard,             Reid,             Whitworth,
Irwin,              Reynolds,         Wilcox,
Jones of Paulding,  Riley,            Wilson,
Jones of Warren,    Roberts,          Wolf,
Kendall,            Robinson of Fay's, Wooldridge,
Laughridge,         Robinson of Macon, Yopp.
Manning,            ..

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Harrison, Perkins,
Andrews,            Hill,             Phillips,
Barlow,             Hodges of Rand'l'h, Richardson,
Barrett,            Jenkins,          Stephens,
Branden,            Johnson,          Terrell of Coweta,
Clark,              Kenan,            Terrell of Putnam,
Faver of Troup,     McAllister,       Waldhour,
Gartrell,           Neely,            Walker,
Griggs,             Nisbet,           Worrell,
Harris,             Penick,           ..

So the motion to fill the blank prevailed.

Mr. Gartrell offered the following proviso to the section as amended:

Provided, That said tax shall not be assessed until said capital is taken, sold or subscribed for, and the roads built by i are in operation.

Upon receiving the proviso, Mr. Gartrell required the yeas and nays to be recorded, which are yeas 53, nays 55.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Clark, Gray,
Andrews,            Dawson,           Gresham,
Avery,              Deadwyler,        Griffin,
Barlow,             Dubignon,        Griggs,
Barrett,            Faver of Troup,   Harris,
Branden,            Fleming,          Harrison,
Bryan,              Gartrell,         Hendrix,
Those who voted in the negative, are Messrs.

Adams, Gordon, O'Bannon,
Akin, Hall, Pickett,
Arnold, Hammell, Ramsey,
Bivins, Heard, Reynolds,
Blount, Hines, Riley,
Calden, Hodges of Houston, Roberts,
Carlton, Howard, Robinson of Fayette,
Carter, Irwin, Sanford,
Chandler, Jones of Paulding, Shackelford,
Colbert, Jones of Warren, Strickland,
Culberson of Floyd, Kendall, Talley,
Culberson of Troup, Lane, Thornton,
Digby, Manning, Tompkins,
Dorminy, McDougald, Whitworth,
Faver of Meriwether, McDonald, Wilson,
Fields, McLeod, Wilson,
Fletcher, Mintz, Waldorf,
Fortner, Nelson, Yopp,
Goodman,

So the proviso was rejected.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—the Senate has passed the following bills, to wit:
A bill for certain purposes connected with the Bank of Darien.
A bill to alter and change the line between the counties of Murray and Walker, and for other purposes therein mentioned.
A bill for the relief of Patrick Brady and John Myrick of the county of Sumter.
A bill to remove certain election precincts therein named and to establish others.

Mr. Stephens offered the following substitute in lieu of the section as amended:
That the increased capital of said road shall pay such tax as shall be assessed upon other taxable property of like character by such general tax bill as may be passed by the present General Assembly.

Upon receiving the substitute, Mr. Stephens required the yeas and nays to be recorded, which are yeas 42, nays 69.

Those who voted the affirmative, are Messrs.
Anderson of Wilkes, Harris, Avery, Barlow, Barrett, Brandon, Clark, Dawson, Dubignon, Faver of Troup, Fish, Fleming, Gartrell, Gresham, Giggis, Anderson of Macon, Harrison, Hill, Hodges of Rand'h, Jenkins, Johnson, Kenan, McIntyre, McWhorter, Neal, Neely, Nisbet, Penick, Phillips, Richardson, Robinson of Talbot, Shaw, Stephens, Terrell of Coweta, Terrell of Putnam, Talman, Walkbour, Walker, Watson, Welborne, Woodridge, Worrell.

Those who voted in the negative, are Messrs.

The substitute was not received.

On motion of Mr. Saunders, of Butts, the House adjourned until seven o'clock, P. M.
The House met pursuant to adjournment.

The following bills of the Senate were taken up, and severally read the second time, and committed for a third reading:

A bill amendatory of the statute of limitations.

A bill to prevent Judges of the several Superior Courts in this State from making certain charges or giving their opinions to or in hearing of the jury, and to define the same as error.

A bill to declare the lien of judgments upon equitable property.

A bill to regulate the testimony of attorneys at law.

A bill to prescribe the manner of creating trusts in personal property and separate estates in said property.

A bill to regulate the certifying of bills of exception upon causes for the Supreme Court where the presiding judge and counsel or party cannot agree as to what transpired, and to prescribe a remedy.

A bill to authorize the legal representatives of intestates and testators of other States to sue in this State.

A bill to amend the several acts in relation to the Supreme Court, so far as they relate to the Reporter and Assistant Reporter.

A bill in relation to the Supreme Court of this State.

A bill authorizing and regulating the taking of bail and issuing attachments in certain cases.

A bill to relieve Justices of the Inferior Court from Jury duty.

A bill to change, point out and regulate the manner in which the returns of the several banking institutions of the State shall hereafter be made.

A bill to define the rights of complainants in equity in certain cases; on motion of Mr. Jones, the same was committed until June next.

A bill to incorporate the Macon Canal Company and to punish those who may injure their property.

A bill to change the time for holding elections for members to represent this State in the Congress of the United States.

A bill to change the time of holding the Superior Courts of the counties of Thomas, Lowndes, Pulaski, Telfair, Irwin, Twiggs and Columbia; also, the Inferior Courts of the counties of Lowndes, Columbia, and Richmond.

A bill to provide for the admission in evidence of exemplifications of the judicial proceedings had in other States in the several courts of law and equity in this State.

A bill to amend an act to incorporate the Relief Society of
the Georgia Annual Conference of the Methodist Episcopal Church, assented to December 22d, 1838, by adding the word "South," and to confer certain powers upon the First Presbyterian Church in Augusta.

A bill to amend an act to incorporate the Georgia Conference of the Methodist Episcopal Church, and vest therein the title to certain property with authority to dispose of the same, by adding the word "South," assented to December 11th, 1841.

A bill to authorize the Savannah and Albany Railroad Company to make and use a plank road and branches in connection with their railroad and branches or in lieu thereof.

A bill to incorporate the Talbotton Branch Railroad Company.

A bill to alter and amend the 10th section of an act to alter and amend the several acts incorporating the city of Macon, approved 27th December, 1847, so far as relates to the election of marshal of said city.

A bill to add a portion of the county of Habersham to the county of Lumpkin, and to designate the county line between said counties.

A bill to authorize Daniel R. Turner of the county of Cobb, and James L. Mayson of the county of DeKalb, to establish a ferry on the Chattahoochee river.

A bill to change the name of William Hadaway, and for other purposes therein named.

A bill to alter the time of holding the elections for commissioners of the town of Greenesboro', and to alter and change the manner of electing the marshal of said town.

A bill to alter and change the county line between the counties of Jackson and Clark, so as to include the residence of Greensby W. Barber and Robert F. White of the county of Jackson in the county of Clark, also to change the county line between the counties of Madison and Clark so as to include the residence of George A. Jarrell, of the county of Madison, in the county of Clark.

A bill for the relief of Thomas Powell of the county of Cass.

A bill to add a part of the county of Washington to the county of Jefferson.

A bill to appoint certain commissioners for Savannah river.

A bill to authorize Minor W. Brown of Forsyth county, Ga., Benjamin G. McClusky of the county of Hall, each to erect a mill-dam across the Chattahoochee river, on their own land; also Cornelius D. Terhune, of the county of Cass, to erect a dam across the Etowah river on his own land.

A bill to change the name of William Capers Day of Greene, to that of William Capers Rhodes, and to legitimize the same; also to change the names of Moses
Kitchens and Joanna Kitchens of Warren, to that of Moses Neal and Joanna Neal, and legitimize the same.

A bill to repeal the third section of an act approved December 29th, 1847, entitled an act to authorize the Central Railroad and Banking Company and the Macon and Western Railroad Company, or either of them, to form a junction of the Central Railroad and Macon and Western Railroad in or near the limits of the city of Macon.

A bill to repeal an act passed on the twenty-second day of December, eighteen hundred and forty-three, authorizing the Governor of the State of Georgia to sell the Western and Atlantic Railroad.

A bill to alter and change the commissioners named in the fifth section of an act entitled an act to prevent obstructions in the Oconee river, and for other purposes therein named, approved December 26th, 1835.

A bill to authorize the trustees of the male academy of the town of Greensboro to sell and dispose of a portion of the land belonging to said academy, and to appropriate the money arising from the sale.

A bill to alter and change the name of Mary Virginia Faver to that of Mary Virginia Cox and to legitimize the same.

A bill in relation to the assignment of dower.

A bill to alter and amend an act entitled an act to alter and amend the several judiciary acts now in force in this State so far as relates to Justices’ Courts, as amended to 14th December, 1811.

A bill to authorize the sheriffs, clerks and coroners of Pulaski county to advertise their sales or citations in some paper published in Macon, Milledgeville or Albany.

A bill to limit the number of Secretaries to the Executive Department and to fix their salaries.

A bill to appropriate certain hands to do road duty on the west side of the old post road and north of the Satilla river in Camden county.

A bill to authorize the issue of bonds of the State in lieu of others outstanding.

A bill for the relief of Harvey McCormick Wirt.

A bill to incorporate the First Baptist Church in the city of Atlanta, in DeKalb county, and appoint trustees for the same.

A bill in addition to and amendatory of an act entitled an act to amend an act to incorporate the town of Martinsville in the county of DeKalb, passed on the twenty-third day of December, eighteen hundred and forty-three, and also to enlarge the boundary of said town, and to incorporate the same under the name of the city of Atlanta; and to change the name of the town of Rome to the city of Rome, to provide for the election of a mayor and councilmen and
other officers of said cities, and to confer upon them specific powers and for other purposes therein named, approved the 29th December, 1847.

A bill to authorize Jacob A. H. Reviere, of the county of Warren to peddle and vend goods, &c., in the eighth Congressional District.

A bill to authorize grants to issue to the owners of certain fractional lots of land in the county of Talbot.

A bill to incorporate the Georgia Exporting Company.

A bill to incorporate the Dalton city company.

A bill to declare and limit the liabilities of husbands for the debts and liabilities of their wives incurred before marriage.

A bill to extend and define the corporate limits of the town of West Point in Troup county, assented to the 26th day of December, 1835, so far as to make the fifth section thereof constitutional, and to secure the rights of the present owners of the bridge erected across the Chattahoochee river in said town, and for other purposes.

A bill to authorize the Justices of the Inferior Court of the county of Liberty to sell a tract of land known as the parade ground in said county.

A bill to entitle Mary Holmes, of the county of Pike, to the estate of her child Walter J. Wills.

A bill in relation to public officers and to punish certain offenders in relation thereto.

A bill to incorporate the LaGrange Collegiate Seminary for young ladies.

A bill to incorporate the Southern Education Society.

A bill to establish and regulate the inspection of flour and cornmeal at Dalton.

A bill to amend an act to incorporate an insurance company to be called the Savannah Mutual Insurance Company, passed the 30th day of Dec. 1847.

A bill to amend an act incorporating the city of Dalton in Murray county, approved 29th December, 1847.

A bill to incorporate the Dalton Female College.

A bill to incorporate the Southern Central University of Georgia at Dalton.

A bill for the relief of the poor children of the county of Hall for the year eighteen hundred and forty-five.

A bill to revive the several acts passed by former Legislatures of this State incorporating the town of Crawfordville in the county of Taliaferro.

A bill to authorize the Governor to issue a grant to Wm. Smith, of the county of Lowndes, for lot of land No. 10 in the 10th district, originally Irwin county, on certain conditions.

A bill to authorize the Judge of the Superior Courts of the South Western Circuit to regulate the sittings
of the Superior Courts of Baker and Decatur counties, to
draw jurors for the former Court, and to prescribe the man­
ner of doing both.

A bill to incorporate the Floating Dry Dock Company of
Savannah.

A bill to authorize the Alabama and Georgia Railroad
Company of the State of Alabama to extend their contem­
plated Railroad from the Alabama line through a part of the
county of Floyd to some point near the city of Rome in said
county, to secure to said company certain rights and privi­
leges, and for other purposes.

A bill to change the names of E. W Wingfield and
Henry Fitz in grants to certain lots of land hereafter
named.

A bill to incorporate an academy at Centerville in
the county of Camden, and to provide means for erecting
suitable buildings for the same.

A bill to authorize Jacob Pittman, a decrepit and
infirm man, a citizen of the county of Ware, to vend and
peddle on all goods, wares and merchandise throughout all
the counties of the first Congressional District without pay­
ing a fee or license for the same.

A bill to alter and fix the time of holding the Inferior
Courts of Baker county.

A bill to amend an act entitled an act to incorporate the
town of Cumming in the county of Forsyth, approved the
27th day of December, 1845, so far as to repeal the 4th sec­
tion thereof, and all other parts of said act authorizing the
assessments of a general tax on the citizens of said town.

The House then adjourned until 9 o'clock to-morrow
morning.

WEDNESDAY, JANUARY 23, 1850.

Mr. Jones moved to reconsider so much of the journal of
yesterday as relates to the striking out the following section
in the bill supplementary to the general tax bill:

And be it further enacted, That the President of the Geor­
gia Railroad and the President of the Central Railroad shall
each pay into the Treasury a tax of $10,000 on the Georgia
and Central Railroad and their appurtenances and furniture.

Upon the motion to reconsider, Mr. Jones required the
yeas and nays to be recorded, which are yeas 45, nays 59.

Those who voted in the affirmative are Messrs.

Adams, Bivins, Calder,
Akin, Brandon, Carlton,
Arnold, Bryan, Carter,
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Howard, Reynolds,
Andrews, Irwin, Richardson,
Barlow, Jenkins, Robinson of Macon,
Barrett, Johnson, Robinson of Talbot,
Blount, Jones of Warren, Shaw,
Clark, Kenan, Snelling,
Culberson of Troup, Lane, Stephens,
Dubignon, Laughbridge, Terrell of Coweta,
Farmer, Manning, Terrell of Putnam,
Faver of Troup, McAllister, Tillman,
Fleming, McWhorter, Tucker,
Fortner, Mintz, Villalonga,
Gartrell, Neely, Waldhour,
Gray, O'Bannon, Walker,
Griffin, Penick, Watson,
Griggs, Penland, Welborne,
Harrison, Perkins, Westmoreland,
Hill, Phillips, Wooldridge,
Hodges of Houston, Ramsey, Worrell,
Hodges of Rand'h. Reid,

So the House refused to reconsider.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to incorporate a volunteer company of cavalry in the county of Cass.

Also, an act to authorize James Gowdy of Lumpkin county to erect and keep up his bridge across the Chestatee river in said county, on his own head, and to charge toll.

Also, an act to incorporate Mt. Zion Church, in the county of Irwin, and appoint Trustees for the same; also, to revive and make of force the act, incorporating the Trustees of the Presbyterian Church in the town of Milledgeville.
Also, an act for the relief of Richard Bassett and his securities.

Also, an act to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioners of the public roads of said county one thousand dollars for constructing a causeway in said county, and to authorize the commissioners of the Skidaway ferry and Montgomery road district to work the hands liable to road duty on the islands of Skidaway [and Ossabaw] three days in each year in said district.

Also, an act to reduce the official bonds of the sheriffs hereafter to be elected in the counties of Habersham and Hall from the sum of twenty thousand dollars to the sum of ten thousand dollars.

Also, an act to provide for the granting of those square lots and fractions of land which were suspended from the sales contemplated by the act assented to 30th December, 1847, providing for the sale of undrawn lots and ungranted fractions in the lotteries heretofore had in this State.

Mr. Worrell, from the Committee on the Judiciary to whom was referred a substitute adopted in the Senate in lieu of the bill of the House to perfect service of scire facias on absent defendants and for other purposes, reports adverse to the substitute of the Senate.

The House took up the amendment of the Senate to the bill of the House to curtail and simplify civil pleadings, and agreed thereto.

The House took up the amendments of the Senate to alter, amend and explain the first of an act passed for the relief of co securities, and assented to the 22d of December, 1849. On motion of Mr. McDougald, the bill and amendments were referred to the Committee on the Judiciary.

The House took up the amendments of the Senate to the bill to elect service of scire facias on absent defendants in case of dormant judgments, and disagreed thereto.

The House took up the amendments of the Senate to the bill to protect the people of this State from vexatious prosecutions in cases where Grand Juries have refused or may hereafter refuse to find true bills, and agreed thereto.

The House took up the amendments of the Senate to the bill to alter and change the line, between the counties of Wayne and Wayne so as to include the residences of Thomas Puts on and Wiley Robinson in the county of Wayne, and agreed thereto.

This being the day for the call of the counties, Mr. Fish of B has introduced a bill to incorporate the Central Horticultural Association of this State.

Also, a bill to authorize the Sheriffs and Coroners of Wil-
Mr. Shackelford, of Cass, laid upon the table the following resolution:

Resolved, That the Committee on Finance be requested to examine and report to this House whether the charge for public printing, according to the prices regulated by law, and the quantity of work done on such printing amount to the sum of $10,000, or what other sum more or less—what amount have been drawn from the Treasury for said work and if any over-plus more than the amount of the appropriation or more than the cost of the work under the contract, that they be instructed to report a resolution providing for the recovery of such excess for the benefit of the Treasury of the State.

And the rule being suspended, the same was taken up and agreed to.

Also, a resolution that hereafter it shall be a standing rule of this House that whenever the yeas and nays are called, the clerk shall record the names of the two members calling for the same; and the rule being further suspended, the same was taken up and agreed to.

Mr. Shackelford introduced a bill to authorize the Inferior Court of the county of Cass to levy an additional tax for the years 1850 and 1851.

Also, a bill to give to grand jurors of Cass county the same compensation that is allowed petit jurors in said county; which were read the first time.

Mr. Harrison from the Committee on the Military, to whom was referred the petition of Wm. Harris, praying compensation for services rendered in the war 1812, report unfavorable to the prayer of the petitioner.

Mr. Harrison introduced a bill to incorporate the Hydraulic Company of the city of Savannah, and for other purposes therein named.

Mr. Harris introduced a bill to abolish the office of Director of the Central Bank, to provide for the appointment of a Receiver and for closing up the affairs of the Central and Darien Banks; read first time.

Mr. Calder introduced a bill to authorize the citizens of the town of Marietta to elect their marshal; read the first time.

Mr. Terrell, of Coweta, laid upon the table a petition from sundry citizens of Coweta county; which was referred without being read to the Committee on Petitions.

Mr. Pickett, of Gilmer, introduced a bill to authorize and require the Justices of the Inferior Court of Gilmer county to proportion the several districts agreeable to the number of poor children returned by the magistrates, and to appoint
a treasurer to receive and pay out the same to the teachers of each district; read first time.

Mr. Phillips laid upon the table the following resolution, which was read:

Resolved, That a committee of two be appointed to classify the bills of the House and Senate, and that hereafter the night sessions be devoted to reading bills of the Senate first and second time, of the House second time, and local and private bills third time.

The order was suspended, and the resolution taken up and agreed to.

Whereupon the Speaker appointed Messrs. Phillips and Harris said committee.

Mr. Phillips introduced a bill to incorporate the stockholders of the Clarksville Rail or Plank Road Company; read first time.

Mr. Pringle laid upon the table a petition of sundry citizens of Houston county for the benefit of Hugh A. McLane; referred without being read to the consolidating committee.

Mr. Gilmore introduced a bill to amend an act entitled 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 20th Dec., 1832, to provide for the selection of a new county site, and for other purposes, assented to 25th Nov., 1847; read first time.

Mr. Talley introduced a bill to refund the sum of $302 50 to the county of Lumpkin, for expenses paid out as herein specified; read first time.

Mr. Riley laid upon the table a resolution; which was read.

Also, introduced a bill to repeal an act entitled an act to authorize the Inferior Court of Lumpkin county to levy an extra tax for county purposes; read first time.

Mr. McDougald, of Muscogee, introduced a bill to compel all persons taking up runaway slaves to deliver the same to the jailor of the county where taken up, and to prohibit said persons from detaining in their custody such runaway slave or slaves for a longer time than four days, and for other purposes therein named.

Also, a bill to alter and amend the 24th section of the 10th division of the penal code, so far as to vest the power to abate nuisances, founded on the opinion and the verdict of a jury composed of twelve freeholders resident inhabitants within the corporate limits of the city of Columbus, in any two or more Justices of the Peace in and for said city, and for other purposes therein named.

Also, a bill for the relief of Alexander Spurr, administrator on the estate of Thomas Grant, deceased, and to appropriate a sum of money to him paid into the Treasury of this State as tax by mistake, and for other purposes.
Also, a bill for the relief of Duncan McDougald, of the county of Muscogee, and to appropriate to him a sum of money, and for other purposes.

Also, a bill to incorporate the Mulberry Grove Manufacturing Company in the county of Harris, and for other purposes.

Also, a bill to appoint a master in equity for the county of Muscogee, and for other purposes therein mentioned.

Also, a bill to revive and continue in force an act entitled an act to carry into effect the alterations and amendments made at this session of the General Assembly in and to the third and seventh sections of the first article of the Constitution of this State, assented to on the 23d day of December, 1843; which were severally read the first time.

Mr. Wooldridge introduced a bill for the relief of Asa Bates, and to appropriate to him a sum of money, and for other purposes; read first time.

Mr. McWhorter introduced a bill to regulate the execution of interrogatories and depositions; read first time.

Mr. Jones, from the committee to whom was referred the bill to compensate certain persons in Lumpkin county, report unfavorable to the passage of said bill.

Mr. Jones laid upon the table two resolutions in reference to John D. Gray & Co., which were read.

Mr. Worrell introduced a bill for the relief of securities; which was read the first time.

Mr. Stephens laid upon the table a resolution requesting the Governor to inform this House whether full payments have not been made to John D. Gray & Co.; which was read.

Mr. Culberson of Troup introduced a bill to alter and change the line between Troup and Harris, so as to add a portion of Harris to Troup, accompanied by a petition, which was read and referred to a special committee consisting of Messrs. Culberson, Ramsey and Gartrell.

Mr. Gordon of Walker laid on the table a petition of sundry citizens of the county of Walker, which was referred, without being read, to a special committee consisting of Messrs. Gordon, Shackelford and McDonald.

Mr. Penland of Union introduced a bill for the relief of Josiah Spurlin, Tax Collector for the county of Union for the year 1847; read first time.

Mr. Kendall of Upson introduced a bill to alter and amend an act entitled an act to regulate the licensing physicians in this State, to prevent apothecaries vending and exposing to sale within this State drugs and medicines without a license from the Board of Physicians, and to prevent merchants, shopkeepers, and all other persons from compounding and preparing drugs and medicines or either; approved December 24th, 1825; read first time.
Mr. Bryan introduced a bill to compensate the consolidating managers of elections in the county of Wayne; read first time.

Mr. Harris introduced a bill to require Trustees to make annual returns to the Court of Ordinary, to declare the manner in which the same shall be done, and to define their liability for failing or refusing to comply with this act; read first time.

Leave of absence was granted to Mr. Spalding for the day on account of indisposition of his family.

The order being suspended, Mr. Shackelford laid upon the table the following resolution:

That the Director of the Central Bank be requested to furnish this House with a statement of the amount of debts now due to the Central Bank of Georgia, and also on claims of the Bank of Darien turned over to said Central Bank, with a statement of what proportions of said several amounts are solvent, insolvent or doubtful.

And on motion the same was taken up and agreed to.

The House took up the unfinished business of yesterday, which was the amendment offered by Mr. Jones, by way of additional section to the bill supplemental to the general tax bill, to wit:

And be it further enacted, That the increased capital of the Georgia Railroad be and the same is hereby taxed thirty-one and a quarter cents on every hundred dollars worth.

Upon agreeing to the section as amended, upon the call of Mr. Jenkins, seconded by Mr. Dawson, the yeas and nays were required to be recorded which are yeas 65, nays 49.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Harris, Ramsey,
Andrews, Harrison, Reid,
Avery, Hill, Richardson,
Barlow, Hodges of Randolph, Robinson of Talbot,
Blount, Jenkins, Shaw,
Brandon, Johnson, Snelling,
Clark, Laughridge, Stephens,
Dawson, McWhorter, Terrell of Coweta,
Deadwyler, Mintz, Terrell of Putnam,
Farmer, Neal, Villalonga,
Fayer of Troup, Neely, Waldhour,
Fish, Nisbet, Walker,
Fleming, Penick, Watson,
Gartrell, Perkins, Welborne,
Gray, Phillips, Wooldridge,
Griffin, Pringle, Worrell.

So the section was received.

The following message was received from the Senate, by Mr. Glenn their Secretary:

Mr. Speaker—The Senate has concurred in the resolution of the House of Representatives in favor of Jane E. Rice, widow of Charles S. Rice, late Secretary of the Executive Department, with an amendment, to which they ask the concurrence of the House. I am directed to return the same forthwith to this branch of the General Assembly.

The Senate has also passed the following bill:

A bill to pardon Jonathan Studstill of the county of Lowndes; and I am directed to bring the same forthwith to the House of Representatives.

Mr. Ramsey, from the Committee to whom was referred the bill to add a part of the county of Harris to Troup, have had the same under consideration, and beg leave to submit to the House the following report:

As a general thing, your Committee are convinced the constant alteration of county lines is an evil. The changing of venue for the trial of criminals and civil causes will necessarily work injury in the administration of justice. Some States have thought it a matter of so much importance to settle and fix permanently the boundaries of counties, as to have the same incorporated into their Constitutions. The evil above alluded to is apparent to this Committee from the number of introductions every session of our Legislature for
the purpose of changing the lines of counties, thereby consuming the time of the Legislature, which should be devoted to more important business. The bill before the House proposes to add a large portion of the county of Harris to Troup, thereby depriving her (Harris) of a good portion of her taxable property, and against the wishes of the largest portion of her citizens. Your Committee therefore report adversely to the passage of the bill.

The fifth section having been read, which is as follows:

And be it further enacted, That the President of the Macon and Western Railroad shall on oath, on or before the 31st day of Dec. 1849, pay into the Treasury of this State $15,000 as a tax on the capital stock, Railroad, and its appurtenances and furniture, under the penalty of a double tax, to be collected by execution to be issued by the Treasurer: Provided, the Treasurer be and he is hereby directed to remit $9,000 of said last mentioned tax if the President of the said Macon and Western Railroad will obligate himself by bond under the Company seal, to conform his fare to the fare charged on other roads in this State, and his time to the time of the Central Railroad, so that the mail and travellers shall not be detained more than two hours in Macon.

Mr. Carlton moved to strike out the words "$15,000 and $9,000;" which motion prevailed.

Mr. Worrell moved to fill the blank with "a tax of two per cent. on the net amount of its annual income."

Mr. Shackelford offered the following as a substitute for the amendment, "a tax of thirty-one and a quarter cents on the one hundred dollars."

Mr. Worrell moved to amend the amendment by adding the words "actually paid in;" which was received.

The substitute as amended was then received in lieu of Mr. Worrell's amendment, and agreed to.

Mr. Worrell moved further to amend by striking out 1849 and inserting 1850, which was agreed to.

The report as amended was then agreed to; the bill was read the third time, and passed under the title thereof.

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

Mr. Speaker—I am instructed by the Governor to lay before the House of Representatives a communication in writing, in answer to its resolution asking for information as to the probable value of the taxable property of the State.

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

Resolved, That his Excellency the Governor be requested to inform this House, on his earliest convenience, whether full payments have not been made to John D. Gray & Co. as the work has been done under their contract upon the
Western and Atlantic Railroad, and if full payments have not been made in proportion to the work done, then what per centum of the payments has been reserved.

The order being further suspended the following resolution was also taken up and agreed to:

Resolved, That his Excellency the Governor is hereby requested to have the House informed what is the amount of the reserved fund of 20 per cent. now in the hands of the Engineer or any other officer of this State, on account of the contract of John D. Gray & Co.

The order being further suspended, the following resolution was taken up:

Resolved, That his Excellency the Governor be and is hereby requested to cause John D. Gray & Co. and their bond for not completing their contract according to their undertaking, by the 1st day of Dec. 1849, and direct the Engineer to retain the 20 per cent. reserved fund until such damages are settled.

On motion of Mr. Nisbet, the same was indefinitely postponed.

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

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Three o'clock, P. M.

The House took up the special order of the day, which was the report on the bill to alter and amend the 6th section and 3d article of the Constitution of the State.

It being a Constitutional question, the yeas and nays were required to be recorded, and are yeas 66, nays 44.

Those who voted in the affirmative, are Messrs.

Adams, Fleming, Lane,
Akin, Fletcher, Lawton,
Arnold, Gaston, Manning,
Brandon, Gordon, McAllister,
Brown, Hammell, McIntyre,
Calder, Harris, Neal,
Carlton, Harrison, Nisbet,
Clark, Hendrix, O'Bannon,
Colbert, Hill, Penland,
Culberson of Troup, Hines, Pickett,
Deadwyler, Hodges of Randolph, Reynolds,
Digby, Howard, Richardson,
Farmer, Jenkins, Riley,
Faver of Troup, Johnson, Roberts,
Fields, Jones of Paulding, Robinson of Fayette,
Fish, Kenan, Robinson of Macon,
Those who voted in the negative, are Messrs.

Anders of Wilkes, Gresham, Perkins, 
Andrews, Goodman, Reid, 
Avery, Hall, Shaw, 
Barlow, Heard, Strickland, 
Bivins, Hodges of Houston, Terrell of Coweta, 
Blount, Irwin, Terrell of Putnam, 
Bryan, Laughridge, Thornton, 
Carter, McDougald, Villalonga, 
Chandler, McDonald, Waldhour, 
Dawson, McLeod, Watson, 
Dorminy, McWhorter, Welborne, 
Faver of Meriwe'r. Mintz, Wiggins, 
Fortner, Neely, Wooldridge, 
Gartrell, Peacock, Yopp, 
Gray, Penick, 

So the bill was lost.

The House took up the further special order of the day, was the report on the bill to alter and amend the sixth section of the third article of the Constitution of this State, so as to give to the people the election of the Clerk of the Court of Ordinary; and on motion of Mr. Worrell, the same was postponed for further consideration.

The House went into committee of the whole, Mr. Carlton in the Chair, on the further special order of the day, which was the report on the bill to provide for the removal of a portion of the convicts to Atlanta and provide for their government, and having spent some time therein 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?” upon the call of Mr. Neal, seconded by Mr. Reid, the yeas and nays were required to be recorded, and are yeas 46, nays 70.

Those who voted in the affirmative, are Messrs.

Adams, Clark, Fish, 
Akin, Culberson of Troup, Gaston, 
Arnold, Farmer, Gordon, 
Calder, Faver of Troup, Hammell, 
Carlton, Fields, Harrison, 

Walker, Whitworth, 
Talley, Wilson, 
Thomasson, Wofford, 
Tillman, Worrell, 
Tompkins, Worrell.
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Those who voted in the negative, are Messrs.

Andrews,  | Anderson of Wilkes, | Peacock, |
Andrews, | Avery,  | Barlow,  | Bivins,  | Blount,  | Brandon,  | Brown,  | Bryan,  | Carter,  | Chandler,  | Colbert,  | Dawson,  | Deadwyler,  | Digby,  | Dorminy,  | Faver of Meriwether, | Fleming,  | Fletcher,  | Fortner,  | Gartrell,  | Gray,  | Gresham,  | Griggs,  |
| Hall,  | Goodman,  | Harris,  | Hodges of Houston, | Hodges of Randolph, | Irwin,  | Jenkins,  | Jones of Warren, | Kenan,  | Kendall,  | Lane,  | Lawton,  | Leith,  | Manning,  | McAllister,  | McDoigald,  | McDonald,  | McIntyre,  | McLeod,  | Mintz,  | Neal,  | O'Bannon,  | |

So the bill was lost.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has agreed to a report and resolutions in relation to compensation claimed by Caldwell & Dickson for an alleged breach of contract on the part of the State of Georgia, to which they ask the agreement of the House of Representatives; and I am directed to bring the same forthwith to this branch of the General Assembly.

The House took up the report on the bill to make permanent the site of the public buildings for the county of Marion in the town of Buena Vista, and to incorporate said town.
On motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill to explain and amend an act approved December 27, 1847, entitled an act to alter and amend the several acts incorporating the city of Macon; the report was disagreed to, so the bill was lost.

The House took up the report on the bill to incorporate the Dahlonega and Marietta Turnpike and Plank Road Company. The 6th section being under consideration, which is as follows:

_and be it further enacted, That the said corporation may use for the construction of said road the route of any public highway or public road on said route without obstructing in any manner the said public highway or road, and when the said turnpike or road shall pass over the land of any private individual and not along the track of such public highway, any damage shall be claimed by such individual by reason of said road passing on his land or premises, and the amount of damage cannot be agreed upon by such individual and the proper agent of the company, that the said agent may select one disinterested person and the owner of such premises another disinterested person to assess such damage, the said arbitrators being first duly sworn to decide the same equitably and justly between the parties; and if said arbitrators should disagree as to the amount of damage, they may and are hereby required to select an umpire who is wholly disinterested and who shall be in like manner duly sworn and whose decision shall be final and conclusive between the parties, and the right of way so in dispute shall be vested in said corporation during the continuance of their charter.

Mr. Jones moved to strike out all the section after the words "and when the said turnpike," &c.

Whereupon, on the call of Mr. Jones seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 11, nays 86.

Those who voted in the affirmative, are Messrs.

Carlton, Carter, Colbert, Fortner,

Hodges of Houston, Tompkins, Jones of Paulding, Wilcox, Robinson of Fayette, Yopp, Sanford,

Those who voted in the negative, are Messrs.

Adams, Akin, Anderson of Wilkes, Andrews, Arnold, Avery, Barlow,

Blount, Brandon, Brown, Bryan, Clark, Culberson of Troup, Dawson, Deadwyler, Digby, Dorniny, Fayer of Troup, Fields, Fleming,
The ninth section having been read, which is as follows:

*And be it further enacted, That the said corporation hereby created shall possess the general powers and be subject to the general restrictions, provisions and liabilities usually conferred on corporations by existing laws of force in this State, and may make and enforce all such by-laws, rules and regulations as the Directors thereof may from time to time adopt; and the stock of said corporation shall be freed from taxation so long as said corporation shall exist: Provided, That nothing contained in said acts of the said corporation shall conflict with the laws and constitution of this State: And provided further, That no banking powers or privileges shall be exercised by said corporation.*

Mr. Jones of Paulding moved to strike out “and the stock of said company shall be freed from taxation so long as said corporation shall exist;” which motion prevailed.

Mr. Jones offered the following additional section:

*And be it further enacted, That the ninth section of the Gainesville Railroad charter be and the same is hereby declared to be as fully and effectually a part of this act as if it were herein inserted.*

Upon receiving the section, upon the call of Mr. Slaughter, seconded by Mr. Jones of Paulding, the yeas and nays were required to be recorded, and are yeas 48, nays 57.

Those who voted in the affirmative, are Messrs. Akin, Brandon, Bryan,
By permission of the House, Mr. Strickland offered the following amendment:

*And be it further enacted by the authority aforesaid, That Noah Strong, Alexander Nuckles, Jacob Martin, and Clarke Howell of the county of Forsyth, Edward Payne, B. F. Bomar, J. A. McConnell, and J. Norcross of the county of DeKalb, together with all persons who shall become stockholders (pursuant to the provisions contained in the foregoing clauses of this act as provided for by the charter of the Dahlonega and Marietta Turnpike and Plank Road Company) shall be and they are hereby constituted a body politic and corporate by the name and style of the Cum-
ming and Atlanta Turnpike and Plank Road Company, with full power to construct a plank, macadamized or paved road from the town of Cumming, in Forsyth county, to Atlanta, in DeKalb county, said last mentioned company to be subject to all the restrictions and liabilities and to have all the privileges, powers, &c. in every respect as are imposed, given, granted and conferred by the preceding sections of this act on the Dahlonega and Marietta Turnpike and Plank Road Company.

The amendment was received; the report as amended was agreed to, the bill was read the third time, and passed under the following title:

A bill to be entitled an act to incorporate the Dahlonega and Marietta Turnpike and Plank Road Company, and also the Cumming and Atlanta Turnpike and Plank Road Company.

By permission of the House, Mr. Lawton of Scriven introduced a bill to authorize amendments in certain cases; which was read the first time.

The order being suspended, the House took up the report and resolution of the Senate in favor of Caldwell & Dickson.

On motion of Mr. McDougald, the same were referred to the Committee on Finance.

The House then adjourned until 7 o'clock, P. M.

Seven o'clock, P. M.

The House met pursuant to adjournment.

The following bills of the Senate were taken up and read the first time:
A bill to remove certain election precincts therein named and to establish others.
A bill for certain purposes connected with the Bank of Darien.
A bill for the relief of Patrick Brady of the county of Sumter.
A bill to alter and change the line between the counties of Murray and Walker, and for other purposes therein mentioned.
A bill to pardon Jonathan Studstill of the county of Lowndes.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:
A bill to authorize the Justices of the Inferior Court of Carroll county to pay Helen B. Bryant, for teaching poor children of said county for the year 1848, out of the fund for 1850.
A bill to authorize the Governor to pay over to the county of Carroll her proportionable part of the poor school fund for the year 1848.

A bill to appoint dog killers in this State and provide for their compensation, and for other purposes; ordered to be engrossed.

A bill 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 tenth of December, eighteen hundred and forty-one.

A bill for the relief of C. W Bond of Murray county.

A bill to prevent sheriffs holding the office of constable.

A bill to compensate physicians and surgeons for post mortem examinations made for the information of coroners or juries of inquests for testifying in any court of law upon matters of medical or surgical knowledge.

A bill to provide for a geological survey of the State.

A bill to reduce the pay of members of the present Legislature on and after the first day of February next; ordered to be engrossed.

A bill to compensate the petit jurors of Lee county, and to authorize the Inferior Court to levy a tax for said purpose.

A bill to compel the Magistrates or Justices of the Peace in the county of Lowndes to furnish the Receiver of Tax Returns for said county with a list of all persons in their respective districts subject to pay taxes, by the first day of April.

A bill for the relief of John Strickland of Macon county.

A bill to authorize Senus Clark, of the county of Macon, to establish a ferry across Flint river on his own land.

A bill to incorporate Union Academy, in the county of Macon, and appoint trustees for the same.

A bill to incorporate Willington Academy, of Morgan county, and appoint trustees for the same.

A bill to authorize John C. Rogers, Ezekial H. Adams, and Edward Brooks, of Macon county, to establish a ferry across Flint river on their own land, to be located on fraction sixty-six in the first, and two hundred and thirty-six in the fifteenth districts of said county.

A bill to alter and change the line between the counties of Stewart and Marion, and to permit certain citizens of the counties of Stewart and Sumter to exercise the rights of citizenship in the county of Marion.

A bill to strengthen the military arms and to provide for the defence of the State.

A bill to make penal the cutting or carrying away of wood from the premises of the owner from whose land the same is cut or carried away,
A bill to empower Abram S. Cowan, of Walton county, administrator on the estate of George Cowan, deceased, of DeKalb county, to return his acts and doings as such administrator in Walton county.

A bill to appoint trustees for Cedar Creek Church, in Emanuel county.

A bill to authorize Elijah E. Stafford to establish a ferry across the Altamaha river on his own land in the county of Tattnall.

A bill to authorize Joshua Fuller of the county of Bibb, an infirm and crippled man, to vend and dispose of fancy articles of merchandise without license.

A bill to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, approved December 27, 1847, and to abolish the office and duty of assessors.

A bill to authorize Eldridge G. Cabiness and Shadrack Felton to establish a ferry across Flint river on their own land in the county of Macon.

A bill to authorize all persons whatsoever to establish and erect ferries and bridges on their own land.

The following bills of the Senate were taken up, and severally read the second time, and committed for a third reading:

A bill for the relief of Merrick Barnes of Baker county.

A bill to alter and change the times of holding the Inferior Courts in the counties of Paulding and Floyd.

A bill to consolidate the fourteenth and fifteenth Regiments, G. M. of the county of Hancock.

A bill to alter and amend an act entitled an act to carry into effect the alterations and amendments at this session of the General Assembly (to wit, the session of 1843,) in and to the 3d and 7th sections of the 1st article of the Constitution of this State, assented to the 23d December, 1843, so far as relates to the Senatorial Districts.

A bill regulate vendue masters in the city of Darien.

A bill to amend the act incorporating the Bank of Brunswick.

A bill to incorporate Sisters Church in the county of Washington and to appoint Trustees for the same.

A bill to repeal, alter and amend so much of an act entitled an act to appoint county treasurers, and to define their duties, approved the 24th December, 1825, so far as relates to the appointment of county treasurers, or so much thereof as may be necessary to carry this act into effect, by the Justices of the Inferior Court in the several counties, and to provide for the election of county treasurers by the people of the respective counties of this State, with certain exceptions, and for other purposes therein specified.
A bill for the relief of Francis M. Ison of the county of Pike.

A bill to change the names and legitimatize certain children therein named.

A bill to give purchasers of fractions and islands in the 8th, 19th, and 20th districts of originally Muscogee county, and that part of the 5th district of originally Troup county, below West Point, the exclusive right to use the water privileges of the Chattahoochee river opposite their respective fractions and islands, and to prohibit persons from using said privileges on the western side of said river.

A bill to exempt from taxation the Odd Fellows Institute in the city of Columbus, No. 6, and the Fletcher Institute of the county of Thomas, and the Lagrange Female Seminary in the county of Troup.

A bill to alter and amend a part of the first section of the third article of the Constitution of this State.

A bill to alter and amend the first and repeal the fourth section of an act granting certain privileges to the Jefferson Riflemen, an infantry corps in the county of Jefferson.

A bill to amend an act entitled an act to lay off and divide the State into eight Congressional districts, and to point out the mode of electing members to Congress in each district, and to provide against illegal voting, assented to 23d December, 1843.

A bill to authorize the administrators of the estates of Hardy Joy and Alston H. Green, late of DeKalb county, deceased, to sell certain lots belonging to said estates in the city of Atlanta.

The House took up the report on the bill to alter and amend an act approved Dec. 22d, 1832, which requires the jailors of the several counties of this State to advertise all the runaway slaves in one of the papers of Milledgeville, 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 Madison and Jackson, so as to add a portion of the county of Jackson to the county of Madison, and agreed thereto; and upon the question "Shall this bill now pass?" upon the call of Mr. Colbert, seconded by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 37, nays 52.

Those who voted in the affirmative, are Messrs.

Adams, Chandler, Faver of Meriw'her,
Bryan, Colbert, Fields,
Calder, Digby, Fletcher,
Carlton, Dorminy, Goodman,
Gordon, O'Bannon, Strickland,
Hall, Pickett, Talley,
Harrison, Pringle, Thomasson,
Heard, Roberts, Tompkins,
Hodges of Houston, Sanders, Villalonga,
Jones of Paulding, Sanford, Westmoreland,
McDonald, Shackelford, Whitworth,
Morris, Slaughter, Wilcox,
Neely,

Those who voted in the negative, are Messrs.

Akin, Jenkins, Riley,
Anderson of Wilkes, Johnson, Robinson of Macon,
Andrews, Jones of Warren, Robinson of Talbot,
Arnold, Laughridge, Shaw,
Barlow, McDougald, Snelling,
Bivins, McIntyre, Stephens,
Blount, McLeod, Terrell of Coweta,
Brandon, McWhorter, Terrell of Putnam,
Brown, Mintz, Thornton,
Clark, Neal, Tillman,
Culberson of Troup, Nisbet, Waldhour,
Deadwyler, Peacock, Watson,
Fleming, Penick, Welbome,
Fortner, Penland, Wilson,
Griggs, Phillips, Wooldridge,
Hammell, Reid, Worrell,
Harris, Reynolds, Yopp,
Hodges of Rand'h.

So the bill was lost.

The House took up the report on the bill to add a portion of the county of Hall to the county of Lumpkin, 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 reduce the fees of the Clerk of the Court of Ordinary for issuing marriage licenses, 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 Riflemen of the county of Troup, and to give the certain privileges and exemptions, 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 the time of holding elections for commissioners of the town of Greenesborough, and to alter and change the manner of electing marshal 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 of the Senate to authorize Jacob Pittman, a decrepit and infirm man, a citizen of the county of Ware, to vend and peddle on all goods, wares and merchandize throughout all the counties of the first Congressional district without paying a fee or license 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 incorporate the town of Tunnel Hill in 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 authorize the trustees of the Male Academy of the town of Greensborough to sell and dispose of a portion of the land belonging to said academy and to appropriate the money arising from the sale, 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 clerks, sheriffs and coroners of Pulaski county to advertise their sales or citations in some paper published at Milledgeville, Macon or Albany, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to appropriate certain hands to do road duty on the west side of the old post road and north of the Satillo river in Camdei 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 authorize Jacob A. H. Reviere, of the county of Warren, to vend and vend goods, &c. in the eighth Congressional district.

On motion of Mr. Brown, the same was referred to Consolidating Committee.

The House took up the report on the bill of the Senate to incorporate the first Baptist Church in the city of Atlanta, in DeKalb county, and appoint trustees for the same, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion of Mr. Nisbet, the House adjourned until nine o'clock to-morrow morning.

THURSDAY, JANUARY 24, 1850
Nine o'clock, A. M.

Mr. Tucker moved to reconsider so much of the journal of yesterday as relates to the bill to alter and amend the 6th section and 3d article of the Constitution of the State. The motion prevailed.
Mr. Nelson moved to reconsider so much of the journal of yesterday as relates to the removal of a portion of the convicts to Atlanta, and provide for their government.

Whereupon, upon the call of Mr. McDougald, seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 59, nays 65.

Those who voted in the affirmative, are Messrs.

| Adams,   | Harris,     | Phillips, |
| Akin,    | Harrison,   | Pickett,  |
| Arnold,  | Heard,      | Pringle,  |
| Brandon, | Hendrix,    | Ramsey,   |
| Bryan,   | Hill,       | Riley,    |
| Calder,  | Hodges of Houston | Roberts, |
| Carlton, | Howard,     | Sanders,  |
| Chandler,| Irwin,      | Sanford,  |
| Clark,   | Jenkins,    | Slaughter,|
| Culberson of Floyd | Johnson,     |
| Culberson of Troup | Jones of Paulding | Talley, |
| Digby,   | Lane,       | Terrell of Coweta, |
| Fields,  | Laughridge, | Thomasson,|
| Fish,    | Leith,      | Tompkins, |
| Fletcher,| McWhorter,  | Villalonga,|
| Gaston,  | Morris,     | Westmoreland,|
| Griffin, | Neely,      | Whitworth,|
| Gordon,  | Nelson,     | Wilson,   |
| Hall,    | Nisbet,     | Wofford,  |
| Hammell, | Penland,    | Worrell,  |

Those who voted in the negative, are Messrs.

| Anderson of Wilkes | Gray,     | Perkins, |
| Andrews,           | Gresham,  | Reid,    |
| Avery,             | Griggs,   | Reynolds,|
| Barlow,            | Goodman,  | Richardson,|
| Barrett,           | Hines,    | Robinson of Macon, |
| Bivins,            | Hodges of Rand'h. | Robinson of Talbot, |
| Blount,            | Jones of Warren, | Shackelford, |
| Carter,            | Kenan,    | Shaw,    |
| Colbert,           | Kendall,  | Snelling,|
| Dawson,            | Manning   | Spalding,|
| Deadwyler,         | McAllister, | Stephens, |
| Dorminy,           | McDougald, | Terrell of Putnam, |
| Dubignon,          | McDonald, | Thornton,|
| Farmer,            | McIntyre, | Tillman, |
| Faver of Meriw'r,  | McLeod,   | Trippe,  |
| Faver of Troup,    | Mintz,    | Tucker,  |
| Fleming,           | Neal,     | Waldhour,|
| Fortner,           | O'Bannon, | Walker,  |
| Gartrell,          | Peacock,  | Watson,  |
| Gilmore,           | Penick,   | Welborne,|
So the motion was lost.

Mr. Worrell from the Committee on the Judiciary, to whom was referred a bill to provide for the trial of slaves and free persons of color in the Superior Courts in this State, &c., reported:

Your Committee believe it is right that slaves or free persons of color charged with capital offenses should be tried in our Superior Courts in conforming with the mode provided in the penal code of this State for the trial of free white citizens. They fully concur in all that was said on this subject by his Excellency the Governor in his late message to the General Assembly: and further, your Committee believe the measure is not only based upon justice, but is required by humanity, and that the slave tried on the issue involving life may have the entire benefit of our penal code, and especially that he secured the privilege of selecting the jury to try him. Your Committee would respectfully recommend to the House the adoption of the substitute herewith submitted:

A bill to provide for the trial by the Superior Courts of this State any slave or slaves or free persons of color charged with any capital offense against the laws of this State.

Mr. Worrell, from the same Committee, to whom was referred the memorial of sundry citizens of Habersham county, praying an amendment of the Hiwassee Turnpike Company, reported a bill to incorporate the Habersham and Union Turnpike Company, and to grant certain privileges to the same; [so] as to allow the said Company to abandon certain portions of the said road, and to charge the same tolls on the remaining portion of the same as the said Company is now allowed by law on the whole road, and for other purposes.

The House took up the special order of the day, which was the report of the Joint Committee on the State of the State of the Republic, to whom was referred those portions of the Governor's Message and the several bills and resolutions relating to the subject of slavery.

The following preamble and resolutions were taken up and agreed to:

Whereas the people of the non-slaveholding States have commenced and are persisting in a system of encroachment upon the Constitution and the rights of a portion of the people of this confederacy, which is alike unjust and dangerous to the peace and perpetuity of our cherished union: be it

1st. Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly convened, That the
Government of the United States is one of limited powers, and cannot rightfully exercise any authority not conferred by the Constitution.

2d. Resolved, That the Constitution grants no power to Congress to prohibit the introduction of slavery into any territory belonging to the United States.

3d. Resolved, That the several States of the Union acceded to the confederacy upon terms of perfect equality; and that the rights, privileges, and immunities secured by the Constitution belong alike to the people of each State.

4th. Resolved, That any and all territory acquired by the United States, whether by discovery, purchase, or conquest, belongs in common to the people of each State, and thither the people of each State and every State have a common right to emigrate with any property they may possess; and that any restriction upon this right which will operate in favor of the people of one section to the exclusion of those of another, is unjust, oppressive and unwarranted by the Constitution.

5th. Resolved, That slaves are recognized by the Constitution as property; and that the Wilmot Proviso, whether applied to any territory at any time heretofore acquired, or which may be hereafter acquired, is unconstitutional.

6th. Resolved, That Congress has no power, either directly or indirectly, to interfere with the existence of slavery in the District of Columbia.

The seventh section having been read, which is as follows:

Resolved, That the refusal on the part of the non-slaveholding States to deliver up fugitive slaves who have escaped to said States, upon proper demand being made therefor, is a plain and palpable violation of the letter of the Constitution, and an intolerable outrage upon Southern rights.

Mr. Jenkins moved the following amendment:

"And that it is the imperative duty of Congress to pass laws providing for the enforcement of this provision of the Constitution by federal, judicial, and ministerial officers responsible to the Federal Government;" which was received.

The resolution as amended was then agreed to.

The eighth resolution having been read, which is as follows:

5th. Resolved, That in the event of the passage of the Wilmot Proviso by Congress, the abolition of slavery in the District of Columbia, the admission of California as a State in its present pretended organization, or the continued refusal of the non-slaveholding States to deliver up fugitive slaves as provided in the Constitution, it will become the imperative and immediate duty of the people of this State to meet in
convention, to take into consideration the mode and measure of redress.

Mr. Jenkins offered the following substitute for the resolution:

Resolved, That should it become necessary to resist any of the above enumerated or any other encroachments of the Congress of the United States, concert of action among the slaveholding States will be desirable and may be hopefully anticipated from the action of the proposed Convention at Nashville, after the adjournment of which it will be proper for the people of Georgia to meet in Convention for the purpose of considering their recommendations and the subjects to which they refer.

Mr. Wofford moved to amend the original resolution by inserting after the words "Wilmot Proviso by Congress," the following "Over territory south of thirty-six degrees thirty minutes, known as the Missouri Compromise line."

Pending the discussion thereon, the following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to amend and declare the intention of an act entitled an act to alter and amend the several judiciary acts now in force in this State, so far as relates to Justices' Courts, approved December 14th, 1811.

A bill to amend the act passed at the last session of the General Assembly in relation to the liability of railroad companies for injury to or destruction of live stock and other property by the running of cars or locomotives on their roads, and for other purposes therein contained.

A bill to add the present residence of Stephen Hurst, senior, of Irwin county, to the county of Baker.

A bill in relation to the collection of fines by the Provost Marshal of the 1st Regiment, Georgia Militia.

A bill to alter and change the name of Matthew Richardson Brown to that of Matthew Downer, and to make him a legal heir.

A bill to authorize a grant to issue to George Crumbly, as administrator on the estate of Anthony Crumbly, deceased.

A bill to more effectually provide for the protection and maintenance of widows and orphans.

A bill to add a part of the county of Henry to the county of Butts.

A bill to alter and amend the third section of the first article of the Constitution of this State, by a Constitutional majority.

A bill to change and fix the time of holding the Superior Courts in the counties of Cobb, Campbell, Carroll, Heard and Troup of the Coweta Circuit, and for other purposes therein named.
The Senate has also passed the bill of the House of Representatives to fix and make permanent the places of holding election precincts in the county of Murray, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

The Senate has also passed a bill to authorize the Justices of the Inferior Court of the county of Crawford to levy extraordinary taxes for county purposes, and to fund the debts due by said county, and to issue scrip thereon; which I am directed to bring forthwith to the House of Representatives.

After further discussion thereon, the House adjourned until three o'clock, P. M.

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THREE O'CLOCK, P. M.

The House resumed the unfinished business of the morning, which was the consideration of the amendment of Mr. Wofford to the eighth resolution reported by the Committee on the State of the Republic.

Upon agreeing to the amendment, upon the call of Mr. Carlton seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 42, nays 81.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes,            Sanford,
Andrews,              Jones of Warren,       Shaw,
Arnold,                Kenan,                   Snelling,
Avery,                McAllister,               Terrell of Coweta,
Barrett,              McDougald,                Terrell of Putnam,
Blount,                Neal,                     Trippe,
Carlton,               Penick,                   Waldoirth,
Clark,                 Perkins,                  Walker,
Dawson,               Pickett,                   Welborne,
Farmer,               Reynolds,                 Westmoreland,
Gresham,              Richardson,               Wofford,
Griggs,               Riley,                     Wooldridge,
Hodges of Rand'h.      Robinson of Fay'te.,    Worrell,
Jenkins,              Robinson of Macon,       Yopp.

Those who voted in the negative, are Messrs.

Adams,        Calder,          Digby,
Akin,         Carter,          Dorminy,
Barlow,       Chandler,        Dubignon,
Bivins,       Colbert,         Favor of Meriwet'r.
Brandon,      Culberson of Floyd, Favor of Troup,
Bryan,        Culberson of Troup, Fields,

Deadwyler,    Fish,
So the amendment was rejected.

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

Mr. Speaker—I am instructed by the Governor to lay before the House of Representatives a communication in writing, accompanied by certain resolutions recently adopted by the State of Connecticut on the subject of slavery.

Upon motion of Mr. Nisbet, the order was suspended and the following message from his Excellency the Governor was taken up and read:

EXECUTIVE DEPARTMENT, 
MILLEDGEVILLE, 24th January, 1850.

I transmit to the House of Representatives certain resolutions of the General Assembly of the State of Connecticut on the subject of slavery, received at this department on yesterday.

The absurd and insolent pretentions so generally set up and advanced by the people of the North on this subject, in every conceivable form, is boldly set forth and insultingly reaffirmed in these resolutions. Believing that now is the time for Georgia to act in a manner worthy of herself, I can but repeat the opinions expressed in my first message to the Legislature on this subject, that your property, your honor, and the Union itself will in my humble judgment be lost forever if the South fails to assert its rights and adopt measures to carry them out.

GEO. W TOWNS.
The order being further suspended, Mr. McDougald laid upon the table the following resolution:

Resolved by the House of Representatives of this State, unanimously, That his Excellency George W. Towns, Governor of this State, be and he is hereby requested to return to the Governor of the State of Connecticut and to the Governor of Vermont the resolutions this day communicated to this General Assembly under a blank cover; which was taken up and agreed to.

The order being further suspended, Mr. Jones laid upon the following resolution:

Resolved further, That should any other resolutions of like character be transmitted to the Governor of this State that he immediately send them back under a blank cover; which was taken up and agreed to.

The question then recurred upon the resolution as amended.

Mr. Nisbet moved further to amend by striking out the words "the admission of California as a State in its pretended organization."

Pending the discussion thereon, a motion for adjournment prevailed, and the House adjourned until seven o'clock, P. M.

SEVEN O'CLOCK, P. M.

The House met pursuant to adjournment.

The following bills were read a second time, and committed for a third reading:

A bill to authorize the Sheriffs and Coroners of Wilkinson county to advertise their sales in one of the papers published either at Milledgeville or Macon.

A bill to incorporate the Central Horticultural Association of this State.

A bill to authorize the Inferior Court of the county of Cass to levy an additional tax for the years 1850 and 1851.

A bill to give to grand jurors of Cass county the same compensation that is allowed petit jurors in said county.

A bill to incorporate the Hydraulic Company of the city of Savannah, and for other purposes therein named.

A bill to abolish the office of Director of the Central Bank, to provide for the appointment of a Receiver, and for closing up the affairs of the Central and Darien Banks.

A bill to authorize the citizens of the town of Marietta to elect their marshal.

A bill to authorize and require the Justices of the Inferior Court of Gilmer county to proportion the poor school fund of said county among the several districts agreeably to the
number of poor children returned by the magistrates, and to appoint a treasurer to receive and pay out the same to the teachers of each district.

A bill to incorporate the stockholders of the Clarksville Rail or Plank Road Company.

A bill to amend an act entitled an act to repeal an act making permanent the site of the public buildings in the town of Starksville in the county of Lee, on lot No. 241, in the 15th district of said county of Lee, assented to 20th Dec., 1832, to provide for the situation of a new county site, and for other purposes, assented to 25th Nov., 1847.

A bill to repeal an act entitled an act to authorize the Inferior Court of Lumpkin county to levy an extra tax for county purposes.

A bill to alter and amend the 24th section of the 10th division of the penal code, so far as to vest the power to abate nuisances, founded on the opinion and the verdict of a jury composed of twelve freeholders resident inhabitants within the corporate limits of the city of Columbus, in any two or more Justices of the Peace in and for said city, and for other purposes therein mentioned.

A bill to compel all persons taking up runaway slaves to deliver the same to the jailor of the county where taken up, and to prohibit said persons from detaining in their custody such runaway slave or slaves for a longer time than four days, and for other purposes therein mentioned.

A bill to incorporate the Mulberry Grove Manufacturing Company in the county of Harris, and for other purposes therein mentioned.

A bill to regulate the execution of interrogatories and depositions.

A bill to appoint a master in equity for the county of Muscogee, and for other purposes therein mentioned.

A bill to revive and continue in force an act entitled an act to carry into effect the alterations and amendments made at this session of the General Assembly in and to the third and seventh sections of the first article of the Constitution of this State, assented to on the 23d day of December, 1843.

A bill for the relief of securities, &c.

A bill to alter and change the line between Troup and Harris, so as to add a portion of Harris to Troup, accompanied with a petition.

A bill for the relief of Josiah Spurlin, Tax Collector for the county of Union for the year 1849.

A bill to compensate the consolidating managers of elections in the county of Wayne.

A bill to alter and amend an act entitled an act to regulate the licensing physicians in this State, to prevent apothecaries vending and exposing to sale within this State drugs and
medicines without a license from the Board of Physicians, and to prevent merchants, shop-keepers, and all other persons from compounding and preparing drugs and medicines or either, approved December 24th, 1825.

A bill to authorize amendments in certain cases.

A bill to require trustees to make annual returns to the Court of Ordinary, to declare the manner in which the same shall be done, and to define their liability for failing or refusing to comply with this act; which was referred to the Committee on the Judiciary.

The following bills of the Senate were taken up and severally read the first time:

A bill to amend an act passed at the last session of the General Assembly in relation to the liability of the railroad companies.

A bill to alter the county line between the counties of Butts and Henry.

A bill to amend and declare the intention of an act entitled to alter and amend the several judiciary acts now in force in this State, so far as relates to district courts, approved Dec. 14, 1811.

A bill to be entitled an act to authorize the Justices of the Inferior Court of the county of Crawford to levy extraordinary taxes for county purposes, and to fund the debts due by said county, [and] to issue scrip thereon.

A bill to be entitled an act to change and fix the time of holding the Superior Courts in the counties of Cobb, Campbell, Carroll, Heard and Troup of the Coweta Circuit, and for other purposes therein named.

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

A bill so far as relates to the collection of fines by the Provost Marshal of the 1st Regiment, Georgia Militia.

A bill to add the present residence of Stephen Hurst, senior, of the county of Irwin, to the county of Baker.

A bill to alter and change the name of Matthew Richardson Brown to that of Mathew Dower, and to make him his legal heir.

A bill to more effectually provide for the protection and maintenance of widows and orphans.

The following bills of the Senate were taken up, and severally read the second time, and committed for a third reading:

A bill to change the time of holding the Supreme Court at Cassville and Gainesville.

A bill to be entitled an act for certain purposes connected with the Bank of Darien.

A bill to alter and change the line between the counties of Murray and Walker, and for other purposes therein mentioned.
A bill for the relief of Patrick Brady and John Myrick of the county of Sumter.

A bill to remove certain election precincts therein named and to establish others.

A bill to pardon Jonathan Studstill of the county of Lowndes.

The House took up the report on the bill to compensate clerks at elections, so far as regards 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 remove certain election precincts therein named and to establish others.

The House took up the report on the bill to pardon Jonathan Studstill of the county of Lowndes.

The House took up the report on the bill to compensate clerks at elections, so far as regards 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 exempt members of the Upson Light Dragoons from patrol duty and work on the public roads, and agreed thereto; the bill was read the third time, and passed under the title thereof.

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The House took up the report on the bill to compensate clerks at elections, so far as regards 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 exempt members of the Upson Light Dragoons from patrol duty and work on the public roads, 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 consolidate the offices of Tax Collector and Receiver of Tax Returns of Early 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 Baker county to levy a county tax, and agreed thereto; the bill was read the third time, and passed under the title thereof.

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The House took up the report on the bill to authorize the Justices of the Inferior Court of Baker county to levy a county tax, and agreed thereto; the bill was read the third time, and passed under the title thereof.
remove said election precinct from the store-house of Henry G. Ellison in said district to the new muster ground for said district, situated on lot No. 907 of the 21st district of the 2d section; on motion, the same was indefinitely postponed.

The House took up the report on the bill to repeal so much of an act entitled an act to compensate Grand and Petit Jurors in the counties of Wilkes and Thomas, assented to 25th Dec. 1837, as relates to the Grand Jurors in the county of Thomas, 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 create an additional election precinct and to remove various others in the county of Washington, 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 incorporate Philomath Lodge No. 25 of Free Masons in the county of Elbert with 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 to close elections at the precincts in the county of Sumpter at the hour of three o'clock, P.M., 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 New Hope Baptist Church and New Hope Academy in the county of Lincoln and to appoint trustees for the same; and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to give additional compensation to petit jurors in the county of Randolph, 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 require persons liable to work on the road, residing within the corporate limits of Houston, Heard county, to work on the road in said district, 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 Marion Lodge, No. 14, of Free and Accepted Masons in the county of Marion, 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 town of Cartersville in the county of Cass, 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 Hardy Pace and Pinkney H. Randall, of Cobb county, to build a mill dam across the Chattahoochee river on their own land, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to repeal an act to incorporate the town of Springfield, in the county of Cobb, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill authorizing the Inferior Court of Cobb county to pay the citizens of said county for services rendered as jurors, 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 Presbyterian Church in the city of Griffin, and appoint trustees 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 the Justices of the Inferior Court of the county of Liberty to sell a tract of land known as the parade ground in 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 of the Senate to incorporate Lagrange Collegiate Seminary for young ladies, 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 Spring Place Academy, in the county of Murray, and to appoint trustees 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 incorporate an academy at Centre Village, in the county of Camden, and to provide means for erecting suitable buildings for the same, and agreed thereto; the bill was read the third time and passed under the title thereof.

Mr. Wooldridge moved that the House do now adjourn.

Whereupon, on the call of Mr. Villalonga seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 25, nays 64.

Those who voted the affirmative, are Messrs. Paver of Troup, Kendall, Phillips, Hammell, McDougald, Pickett, Hendrix, Neal, Ramsey,
Richardson, Shaw, Waldhour,
Riley, Slaughter, Watson,
Robinson of Fay'te, Stephens, Welborne,
Robinson of Macon, Terrell of Putnam, Whitworth,
Robinson of Talbot, Tompkins, Wooldridge,
Sanford, Villalonga, Yopp.

Those who voted in the negative, are Messrs.

Adams, Fletcher, Mintz,
Akin, Fortner, Morris,
Anderson of Wilkes, Gartrell, Neely,
Andrews, Gray, Nisbet,
Arnold, Goodman, O'Bannon,
Blount, Gordon, Peacock,
Brandon, Harris, Penick,
Bryan, Harrison, Penland,
Calder, Heard, Reid,
Carlton, Hill, Reynolds,
Carter, Hodges of Rand’h. Sanders,
Chandler, Howard, Snelling,
Clark, Irwin, Strickland,
Colbert, Jenkins, Terrell of Coweta,
Culberson of Troup, Johnson, Thomasson,
Deadwyler, Jones of Paulding, Tillman,
Digby, Jones of Warren, Westmoreland,
Dorminy, Manning, Wilcox,
Faver of Meriw’th. McDonald, Wilson,
Fields, McIntyre, Wofford,
Fleming, McWhorter, Wolf.

So the motion was lost.

The House took up the report on the bill of the Senate to alter and fix the times for holding the Inferior Court of Baker county, and the same being amended by substitute was agreed to; the bill was read the third time and passed under the title thereof.

The House then adjourned until 9 o’clock to-morrow morning.

FRIDAY, JANUARY 25, 1860.

Nine o’clock, A. M.

Mr. Wofford of Cass moved to reconsider so much of the Journal of yesterday as relates to the rejection of the amendment offered by him, which was to insert after the words Wilmot Proviso by Congress, the words “over territory south of thirty-six degrees thirty minutes, known as the Missouri Compromise line,” in the following resolution:

“That in the event of the passage of the Wilmot Proviso...
by Congress, the abolition of Slavery in the District of Col-

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by Congress, the abolition of Slavery in the District of Co-

lumbia, the admission of California as a State in its pretend-
ed organization, or the continued refusal of the non-slave-

holding States to deliver up fugitive slaves, as provided in
the Constitution, it will become the immediate and impera-
tive duty of the people of this State to meet in Convention, to

take into consideration the mode and measure of redress.”

Mr. Jones moved the previous question. The motion
was lost.

On the motion to reconsider, Mr. Nelson moved and Mr.
Howard seconded that the yeas and nays be recorded, and
are yeas 51, nays 73.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Jones of Warren. Robinson of Talbot,
Andrews, Kenan, Sanford,
Arnold, McAllister, Shaw,
Avery, McDougal, Snelling,
Barrett, Mintz, Spalding,
Blunt, Neal, Stephens,
Brown, Nisbet, Terrell of Coweta,
Carlton, Penick, Terrell of Putnam,
Clark, Penland, Trippe,
Dawson, Perkins, Tucker,
Farmer, Pickett, Walker,
Harris, Reid, Welborne,
Hendrix, Reynolds, Westmoreland.
Hill, Richardson, Wofford,
Hodges of Randolph, Riley, Wooldridge,
Jenkins, Robinson of Fayette, Worrell,
Johnson, Robinson of Macon, Yopp.

Those who voted in the negative, are Messrs.

Adams, Faver of Troup, Hines,
Akin, Fields, Hodges of Houston,
Barlow, Fish, Howard,
Bivins, Fleming, Irwin,
Brandon, Fletcher, Jones of Paulding,
Bryan, Fortner, Kendall,
Calder, Gartrell, Lane,
Carter, Gaston, Laughridge,
Chandler, Gilmore, Lawton,
Colbert, Gray, Leith,
Culberson of Floyd, Griffin, Manning,
Culberson of Troup, Goodman, McDonald,
Deadwyler, Gordon, McIntyre,
Digby, Hall, McLeod,
Dorminy, Hammell, McWhorter,
Dubignon, Harrison, Morris,
Faver of Meriwether, Heard, Neely,
Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to incorporate the First Baptist Church in the city of Atlanta, in DeKalb county, and appoint trustees for the same.

Also, an act to incorporate the town of Tunnel Hill in the county of Murray.

Also, an act to appropriate certain hands to do road duty on the west side of the old post road and north of the Satilla river in Camden county.

Also, an act to authorize Jacob Pittman, a decrepit and infirm man, a citizen of the county of Ware, to vend and peddle on all goods, wares and merchandise throughout all the counties of the first Congressional District without paying a fee or license for the same.

Also, an act to authorize the sheriffs, clerks and coroners of Pulaski county to advertise their sales in some paper published at Milledgeville, or at Macon, or in the town of Albany, Baker county.

Also, an act to alter the time of holding the elections for commissioners of the town of Greensboro, and to alter and change the manner of electing the marshal of said town.

Also, an act to authorize the trustees of the male academy of the town of Greensboro to sell and dispose of a portion of the land belonging to said academy, and to appropriate the money arising from the sale of the same.

Mr. Nisbet, from the Committee on Agriculture and Internal Improvement, to whom was referred the bill for the protection and encouragement of sheep husbandry in this State, and to provide for the taxing of dogs, reported unfavorably on its merits, and recommended that it do not pass.

Mr. Nisbet, from the same Committee, to whom was referred the memorial of certain citizens of Bryan county, in reference to the navigation of Black Creek, reported unfavorably on its objects.

Mr. Nisbet, from the same Committee, in reference to a memorial from sundry citizens of DeKalb county, as relates...
the running of freight cars on Sunday, reported favorably on the same, so far as to recommend the passage of a bill in the House looking to the stoppage of the same.

Mr. Nisbet, from the same Committee, to whom was referred a bill to vest the management and superintendence of the Western and Atlantic Railroad in a Board of Public Works, and to define the powers and duties of said Board, reported unfavorably to the passage of the same.

The House resumed the unfinished business of yesterday, which was the motion of Mr. Nisbet to strike out the words, "the admission of California as a state in its present pretended organization," in the eighth resolution of the report of the Committee on the State of the Republic.

Pending the discussion thereon, the House then adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to protect the people of this State from vexatious prosecutions in cases where Grand Juries may hereafter refuse to find "true bills."

Also, an act to curtail and simplify civil pleadings.

Also, an act to alter and change the line between the counties of Ware and Wayne, so as to include the residences of Thomas Purdon, James Ammons, and Wiley Robinson in the county of Wayne; and also to include the residence of Abraham Knight, jr., of the county of Ware, lot No. 417, 6th district, in the county of Wayne.

The House resumed the unfinished business of the morning, to wit, the consideration of the amendment offered by Mr. Nisbet, to the eighth resolution of the Committee on the State of the Republic.

Pending the discussion thereon, leave of absence was granted to Messrs. Welborne and Griffin for a few days.

Mr. McDougald moved that when the House adjourn, it adjourn until nine o'clock to-morrow morning.

Whereupon, on the call of Mr. Thomasson, seconded by Mr. Bivins, the yeas and nays were required to be recorded, and are yeas 58, nays 63.

Those who voted in the affirmative, are Messrs.

Avery, Barrett, Brown,
Barlow, Brandon, Calder,
Culberson of Troup, Kendall, Dawson, Lawton, Dubignon, Leith, Farmer, McAllister, Favor of Troup, McDougald, Fish, McLeod, Fleming, McWhorter, Gaston, Nelson, Gilmore, O'Bannon, Gray, Penick, Fresham, Perkins, Gresham, Phillips, Griffin, Pickett, Jordan, Ramsey, Hammell, Richardson, Lines, Riley, Howard, Robinson of Fay'te, Yopp, Kenan,

Those who voted in the negative, are Messrs.

Adams, Goodman, Neely,
Adkin, Hall, Peacock,
Anderson of Wilkes, Harris, Penland,
Andrews, Harrison, Reid,
Arnold, Heard, Reynolds,
Irvin, Hendrix, Roberts,
Blount, Hill, Sanders,
Bryan, Hodges of Houston, Slaughter,
Carlton, Hodges of Rand'h, Snelling,
Carter, Irwin, Strickland,
Chandler, Jenkins, Terrell of Coweta,
Clark, Johnson, Thomasson,
Solbert, Jones of Paulding, Tillman,
Culberson of Floyd, Jones of Warren, Tompkins,
Headwyler, Lane, Welborne,
Digby, Laughridge, Westmoreland,
Dorniny, Manning, Wiggins,
'aver of Meriw'her, McDonald, Wilcox,
Yields, McIntyre, Wilson,
Letcher, Mintz, Wolf,
'ortner, Morris, Worrrell,
'artrell, Neal,

So the motion was lost.

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.
The following bills of the Senate were taken up, and read the second time, and committed for a third reading:

A bill to amend an act passed at the last session of the General Assembly in relation to the liability of railroad companies.

A bill to add the present residence of Stephen Hurst, senior, of the county of Irwin, to the county of Baker.

A bill so far as relates to the collection of fines by the Provost Marshal of the 1st Regiment, Georgia Militia.

A bill to alter and change the name of Matthew Richardson Brown to that of Mathew Dower, and to make him his legal heir.

A bill to more effectually provide for the protection and maintenance of widows and orphans.

A bill to amend and declare the intention of an act to alter and amend the several judiciary acts now in force in this State, so far as relates to district courts, approved Dec. 14, 1841.

A bill to authorize a grant to issue to George Crumbly, administrator.

A bill to alter the county line between the counties of Butts and Henry.

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

A bill to change and fix the time of holding the Superior Courts in the counties of Cobb, Campbell, Carroll, Heard and Troup of the Coweta Circuit, and for other purposes therein named.

A bill to authorize the Justices of the Inferior Court of the county of Crawford to levy an extraordinary tax for county purposes, and to fund the debts due by said county, and to issue scrip thereon.

Mr. Perkins moved the House do now adjourn.

Whereupon, on the call of Mr. Saunders, and seconded by Mr. Terrell, the yeas and nays were required to be recorded, and are yeas 25, nays 90.

Those who voted in the affirmative, are Messrs.

Avery, Griggs, Penland,
Culberson of Troup, Hammell, Perkins,
Dubignon, Howard, Phillips,
Farmer, Lane, Shackelford,
Faver of Meriw’r, Leith, Slaughter,
Faver of Troup, McAllister, Stephens,
Gaston, McDougald, Thornton,
Gilmore, McLeod, Tucker,
Gray,

Those who voted in the negative, are Messrs.

Adams, Akin, Anderson of Wilkes,
So the motion was lost.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:

A bill to change the names of certain persons therein named, and for other purposes.

A bill to alter and amend an act entitled an act to authorize and empower executors and administrators to make titles to land in certain cases, approved February the 15th, 1799.

The House took up the report on the bill to incorporate the Carrollton Male Academy in the county of Carroll, and appoint Trustees 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 to incorporate the Rock Spring Academy in Coweta county, and appoint Trustees for the same; the same being amended was agreed to, the bill was read the third time and passed under the following title:
A bill to incorporate the Rock Spring Academy and Haralson Academy in Coweta county, and appoint Trustees for the same.

The House took up the report on the bill to repeal all laws heretofore passed incorporating the town of Cassville 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 authorize the Justices of the Peace in 1026th district, G. M. to hold court two days in each month, 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 Grand and Petit Jurors of the Superior Court of the county of Gilmer, and provide for the payment 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 repeal an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns, so far as respects the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Cobb, Hancock, Jefferson, Dooly and Marion, passed on the 9th of Dec. 1839, so far as relates to the county of Heard, and agreed thereto; the bill was read the third time, and indefinitely postponed.

The House took up the report on the bill to incorporate the Harrison Academy in Wilkinson 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 Mallorysville Academy of Morgan county, and to appoint Trustees 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 to incorporate Concord Church in the county of Tattnall, 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 Western Lodge, No. 91, of Free and Accepted Masons in Walker 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 change the time of holding the Inferior Court in the county of Gilmer, and 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 time of holding the Inferior Courts of the counties of Gilmer and Harris.

The House took up the report on the bill to incorporate the Lagrange Female Academy, 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 extend the corporate limits of the town of Oxford in the county of Newton, and agreed thereto; the bill was read the third time and lost.

Leave of absence was granted to Messrs. Hendrix and Irwin for a few days on special business.

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

SATURDAY, JANUARY 26, 1850.

By permission of the House, Mr. Wiggins introduced a bill to provide for the removal of the present county site at Marion, in the county of Twiggs, and define the duties of Justices of the Inferior Court of Twiggs county in relation to the same; which was read the first time.

The House resumed the unfinished business of yesterday, which was the reconsideration of the motion of Mr. Nisbet to strike out the words "the admission of California as a State in its present pretended organization," in the following resolution reported by the Committee on the State of the Republic:

Resolved, That in the event of the passage of the Wilmot Proviso by Congress, the abolition of slavery in the District of Columbia, the admission of California as a State in its present pretended organization, or the refusal of the non-slaveholding States to deliver up fugitive slaves as provided in the Constitution, it will become the immediate and imperative duty of the people of this State to meet in convention, to take into consideration the mode and measure of redress.

Upon the motion to strike out, upon the call of Mr. Nelson seconded by Mr. Nisbet, the yeas and nays were required to be recorded, and are yeas 44, nays 73.

Those who voted in the affirmative are Messrs.

Anderson of Wilkes, Griggs, Harris,
Andrews, Hodges of Rand'h. Perkins,
Arnold, Jenkins, Reid,
Avery, Johnson, Reynolds,
Barrett, Jones of Warren, Richardson,
Blount, Kenan, Riley,
Brandon, Manning, Robinson of Macon,
Clark, McDougald, Shaw,
Dawson, McIntyre, Spalding,
Dubignon, Neal, Stephens,
Farmer, Nisbet, Terrell of Coweta,
Those who voted in the negative, are Messrs.

- Akin, Goodwin, Pickett,
- Anderson of Chatham, Gordon, Pringle,
- Barlow, Hall, Ramsey,
- Bivins, Hammell, Roberts,
- Brown, Harrison, Robinson of Fayette,
- Calder, Heard, Sanders,
- Carlton, Hill, Sanford,
- Chandler, Hodges of Houston, Shackelford,
- Colbert, Howard, Slaughter,
- Culberson of Floyd, Irwin, Snelling,
- Culberson of Troup, Jones of Paulding, Tailey,
- Deadwyler, Kendall, Thomasson,
- Digby, Lane, Thornton,
- Dorminy, Laughridge, Tillman,
- Faver of Meriwether, Lawton, Thompkins,
- Faver of Troup, Leith, Tucker,
- Fields, McDonald, Villalonga,
- Fish, McLeod, Westmoreland,
- Fleming, McWhorter, Whitworth.
- Fletcher, Morris, Wiggins,
- Fortner, Neely, Wilcox,
- Gartrell, Nelson, Wilson,
- Gaston, O'Bannon, Wofford,
- Gilmore, Peacock, Wolf,
- Gray, Phillips,

So the motion was lost.

Mr. Bryan asked to be excused from voting.

By permission of the House the Speaker was allowed to record his vote.

Mr. Tucker moved further to amend by inserting after the words "present pretended organization," the words "Provided it includes any territory south of thirty-six degrees and thirty minutes north latitude.

The Speaker decided the amendment out of order.

Whereupon Mr. McDougald appealed from the decision of the Chair.

The Chair was sustained in its decision.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to compensate petit jurors in the county of Hancock.
A bill requiring the clerks of the Superior and Inferior Courts of the county of Pike to appoint deputies residing in the city of Griffin.

A bill to authorize the county officers of the counties of Irwin and Telfair to publish in the towns of Milledgeville, Macon or Albany, and the county officers of Hancock to publish in any paper in this State.

A bill to change the place of holding the Justices' Court of the 26th Militia District in the county of Glynn.

A bill to authorize Jesse P. Prescott, of the county of Lowndes, to establish a ferry over the Allapaha river on his own land and to prescribe the rates of ferriage, and for other purposes therein named.

A bill to establish a Justices' Court at Holmesville, in Appling county, and to define the limits of the district, and provide for the election of two Justices of the Peace and a Constable as officers of said court.

A bill to authorize notaries public to administer oaths.

A bill to appropriate certain road hands in the county of Camden, and appoint commissioners for the same.

A bill to legalize the precepts from the Superior Courts of Floyd county, and to authorize the drawing of the juries for said courts.

A bill to incorporate the Back River Wharf and Canal Company, and for other purposes therein mentioned.

A bill to make it the duty of the superintendents or managers of elections in this State to cause the ballots of certain voters to be numbered.

A bill to authorize administration on the estate of Charles H. Rice, Esq., deceased, to be granted by the Court of Ordinary of Houston county.

A bill to authorize the Judges of Superior Courts of this State to draw a less number than forty-eight petit jurors.

A bill to authorize certain actions at law, and to prevent the abatement of certain other actions.

A bill to extend the time of completing and returning the tax digest for the county of Lowndes until the first of October in each and every year, and to allow the Collector to make his settlements by the last day of December.

A bill to incorporate Cooper's Gap Turnpike Company of Lumpkin and Union counties, and to grant certain privileges to the same.

A bill to authorize A. R. Blackwell, of Murray county, to establish a toll bridge across the Connesauga river on his own land, and to fix the rates of toll on the same.

A bill to authorize Samuel Rutherford, of the county of Crawford, and George W. Towns, of the county of Baldwin, to establish a ferry across Flint river on their own land, and for other purposes.

The Senate has also adopted a resolution in relation to
the schedule of the Western and Atlantic Railroad; to which they ask the concurrence of this branch of the General Assembly.

Also, a resolution authorizing the Governor to furnish George White with certain journals therein named; to which they ask the concurrence of the House of Representatives.

The Senate has also passed the following bills of the House of Representatives, to wit:

A bill to alter and amend an act entitled an act to carry into effect the alterations and amendments made at the Session of the General Assembly of 1843, in and to the third and seventh sections of the first article of the Constitution of this State, assented to the 23d December, 1843, so far as relates to the Senatorial districts.

Also, a bill to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia.

Also, a bill to extend the provisions of the act of 1799 in relation to notices to produce papers, books, writings, &c., so far as to embrace causes in equity.

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, to wit:

A bill to alter and amend the third section of the third article of the Constitution of the State of Georgia.

Also, a bill to abolish, change and establish election precincts in the several counties hereinafter named.

The question then recurred upon the substitute offered by Mr. Jenkins for the resolution as amended, to wit:

Resolved, That should it become necessary to resist any of the above enumerated or any other encroachments of the Congress of the United States, concert of action among the slaveholding States will be desirable and may be hopefully anticipated from the action of the proposed Convention at Nashville, upon the adjournment of which it will be proper for the people of Georgia to meet in Convention for the purpose of considering their recommendations and the subjects to which they refer.

Upon receiving the substitute, on the call of Mr. Jenkins seconded by Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 49, nays 72.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Dubignon,
Andrews,
Avery,
Barrett,
Blount,
Clark,
Dawson,
Farmer,
Faver of Troup,
Gresham,
Griggs,
Harris,
Hodges of Rand'h.
Jenkins,
Johnson,
Jones of Warren,
Kenan,
Manning,
McAllister,
McDougald, Riley, Thornton,
McIntyre, Robinson of Macon, Trippe,
Mintz, Robinson of Talbot, Tucker,
Nisbet, Shaw, Waldhour,
Penick, Snelling, Walker,
Penland, Spalding, Watson,
Perkins, Stephens, Wooldridge,
Reid, Terrell of Coweta, Worrell.
Reynolds, Terrell of Putnam, Yopp.
Richardson,

Those who voted in the negative, are Messrs.

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<th>Adams,</th>
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So the substitute was rejected.

The question then recurred upon agreeing to the resolution.

Whereupon, on the call of Mr. Ramsay, seconded by Mr. Jenkins, the yeas and nays were required to be recorded, and are yeas 92, nays 28.

Those who voted in the affirmative, are Messrs.

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Colbert,                            Hodges of Houston,Ramsey,  
Culberson of Floyd,Howard,            Riley,  
Culberson of Troup,Irwin,             Roberts,  
Deadwyler,                           Johnson,  
Digby,                               Jones of Paulding,  
Dorminy,                             Kendall,  
Dubignon,                            Lane,  
Farmer,                              Laughridge,  
Favor of Meriwether, Lawton          Slaughter,  
Favor of Troup, Leith,               Snelling,  
Fields,                              Manning,  
Fish,                                McDougald,  
Fleming,                             McDonald,  
Fletcher,                            McIntyre,  
Fortner,                             McLeod,  
Gartrell,                            McWhorter,  
Gaston,                              Mintz,  
Gilmore,                             Morris,  
Gray,                                Neal,  
Gresham,                             Neely,  
Griggs,                              Nelson,  
Goodman,                             O'Bannon,  
Gordon,                              Peacock,  
Hall,                                Penick,  
Hammell,                             Penland,  
Harrison,                            Phillips,  
Heard,                               Pickett,  
Hill,                                Pringle,  

Those who voted in the negative, are Messrs.

Anderson of Wilkes,Jones of Warren,  Spalding,  
Andrews,                              Kenan,  
Avery,                                McAllister,  
Barrett,                              Nisbet,  
Blount,                               Perkins,  
Dawson,                               Reid,  
Harris,                               Reynolds,  
Hodges of Rand'h. Richardson,        Robinson of Macon,Yopp.  
Jenkins,                               Robinson of Macon,Yopp.  
Hodges of Rand'h. Shaw,               

The resolution was adopted.

Mr. Jones, of Paulding, offered the following as an additional resolution:

That in the before going resolutions we have asserted the rights of Georgia, and no more than her rights, yet for the sake of unanimity among ourselves and for the brotherly love we bare the whole South, we are willing to abide by and support whatever action the Nashville Convention may recommend, and will advise the people of Georgia to do the same.
On motion of Mr. Gartrell, the resolution was laid on the table.

The ninth resolution having been read which is as follows:

Resolved, That the people of Georgia entertain an ardent feeling of devotion to the union of these States, and that nothing short of a persistence in the present system of encroachment upon our rights by the non-slaveholding States can induce us to contemplate the possibility of a dissolution.

Upon agreeing to the resolution, by the call of Mr. McDougald and seconded by Mr. Tucker, the yeas and nays were required to be recorded and are yeas 122, nay 1.

Those who voted in the affirmative, are Messrs.

Adams, Gray, Nisbet,
Akin, Gresham, O'Bannon,
Anderson of Wilkes, Griggs, Peacock,
Andrews, Goodman, Penick,
Arnold, Gordon, Penland,
Avery, Hall, Perkins,
Barlow, Hammell, Phillips,
Barrett, Harris, Pickett,
Bivins, Harrison, Pringle,
Blount, Heard, Ramsey,
Brandon, Hill, Reid,
Brown, Hines, Reynolds,
Bryan, Hodges of Houston, Richardson,
Calder, Hodges of Rand'lh, Riley,
Carlton, Howard, Roberts,
Carter, Jenkins, Robinson of Fay'te,
Chandler, Johnson, Robinson of Macon,
Clark, Jones of Paulding, Robinson of Talbot,
Colbert, Jones of Warren, Sanders,
Culberson of Floyd, Kenan, Sanford,
Culberson of Troup, Kendall, Shackelford,
Dawson, Lane, Shaw,
Deadwyler, Laughridge, Slaughter,
Digby, Lawton, Snelling,
Dorminy, Leith, Spalding,
Dubignon, Manning, Strickland,
Farmer, McAllister, Talley,
Faver of Meriw'th, McDougald, Terrell of Coweta,
Faver of Troup, McDonald, Terrell of Putnam,
Fields, McIntyre, Thomasson,
Fish, McLeod, Thornton,
Fleming, McWhorter, Tillman,
Fletcher, Mintz, Tompkins,
Fortner, Morris, Trippe,
Gartrell, Neal, Tucker,
Gaston, Neely, Villalonga,
Gilmore, Nelson, Waldhour,
Mr. Stephens voted in the negative.

So the resolution was adopted.

The tenth resolution having been read which is as follows:

That his Excellency the Governor be requested to forward copies of these resolutions to each of our Senators and Representatives in Congress, to the Legislature of the several States, and to the President of the United States.

Mr. Shackelford, of Cass, moved to amend by inserting after the word "States," "except the States of Vermont and Connecticut;" which was received.

The resolution then as amended was agreed to.

The House took up the further special order of the day, which was the report on the bill to authorize and require the Governor of the State to call a convention of the people of this State.

Mr. McDougald moved to take up the bill by sections.—The motion prevailed.

The preamble having been read, which is as follows:

Whereas for a series of years there has been displayed a manifest disposition on the part of the non-slaveholding States of the Union to interfere with the institution of slavery at the South, by such aggressive measures of intolerance, as to render it no longer a question of doubt that the Federal Legislature will soon adopt such restrictive measures against the institution of slavery, as to trammel, fetter, and confine it within certain territorial limits never contemplated by the original parties to the Constitutional compact. And whereas Georgia, in her sovereign capacity as a State, has delegated no other power to the Federal Government than those found in the Constitution of the United States, and believing that her best interest and her honor as a sovereign and independent Government requires that she should meet all encroachments in a calm and manly spirit of resistance.

Mr. Jones moved to strike out the following:

"Whereas for a series of years there has been displayed a manifest disposition on the part of the non-slaveholding States of this Union to interfere," and insert in lieu thereof the following:

Whereas the non-slaveholding States have for a series of years perseveringly interfered most wrongfully;" which motion prevailed.

Mr. McDougald moved to strike out the word "territorial" and insert in lieu thereof the word "geographical;" which prevailed.
Mr. Jenkins offered the following amendment to come in at the close of the preamble:

"After having sought a conference with her slaveholding confederates in a convention proposed for that purpose."

Mr. Phillips moved the call of the House. The call was not sustained.

Upon agreeing to the amendment of Mr. Jenkins, upon the call of Mr. McDougald seconded by Mr. Perkins, the yeas and nays were required to be recorded, and are yeas 40, nays 71.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

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Wiggins,          Wilson,          Wolf.
Wilcox,        Wifoox,        Wofford.

So the motion was lost.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, originating in the House of Representatives:

An act to make permanent the site of the public buildings for the county of Marion in the town of Buena Vista, and to incorporate said town.

An act to repeal an act entitled an act to extend the corporate limits of the town of Talbotton.

An act to repeal so much of an act entitled 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 the county of Harris, so as relates to the Harris County Cavalry.

An act to alter and amend the several acts of this State so as to authorize the treasurer of the poor school fund of the county of Jasper to take and retain a commission out of said fund.

An act to incorporate New Chapel Camp Ground in Washington county, and appoint trustees for the same.

An act to reduce the official bonds of the sheriffs hereafter to be elected in the counties of Habersham and Hall from the sum of twenty thousand dollars to the sum of ten thousand dollars.

An act to authorize James Gowdy of Lumpkin county to erect and keep up his bridge across the Chestatee river in Lumpkin county, on his own land, and to charge toll.

An act for the relief of Richard Bassett and his securities.

An act to authorize the Justices of the Inferior Court of Chatham county to pay to the commissioners of the public roads of said county one thousand dollars for constructing a causeway in said county, and to authorize the commissioners of the Skidaway ferry and Montgomery road district to work the hands liable to road duty on the island of Skidaway three days in each year in said district.

An act to provide for the granting of those square lots and fractions of land, which were suspended from the sales contemplated by the act assented to 30th December, 1847, providing for the sale of undrawn lots and ungranted fractions in the lotteries heretofore had in this State.

An act to incorporate Mt. Zion Church, in the county of Irwin, and appoint Trustees for the same; also, to revive and make of force the act incorporating the Trustees of the Presbyterian Church in the town of Milledgeville.

An act amendatory of all acts heretofore passed al-
lowing fish traps to be constructed in the Great Ohoopee river, and the Little Ohoopee river, and to remove all ob-
structions to the free passage of fish.

An act to change the line between the counties of Gwinnett and Walton, so as to include the residence of Alexander Forrlister in the county of Walton, and the residence of John McCurdy in the county of Gwinnett.

An act to incorporate Buena Vista Academy in the county of Greene.


An act to impose certain duties on the Treasurer and Trustee of the poor school fund of the county of Burke.

Which I am directed to return to this branch of the General Assembly.

The section having been read, which is as follows:

SECTION 1. Be it therefore enacted by the Senate and House of Representatives of the State of Georgia in General Assembly met, That should the Congress of the United States pass any law prohibiting slavery or involuntary servitude in any territory of the United States, or any law abolishing slavery in the District of Columbia, or any law prohibiting the slave trade between the States where slavery may exist, or admit into the United States as a State of this Confederacy the extensive and unpeopled territory of California and New Mexico with a constitution prohibiting slavery or involuntary servitude; or should the Governor of this State receive at any time satisfactory evidence that any slave or slaves having escaped from this State to a non-slaveholding State, and that such slave or slaves is or are refused to be given up to the proper owner by the authorities of the State in which such fugitive or fugitives may be found, then or in either of the foregoing events, it shall be and it is hereby made the duty of the Governor of this State, within sixty days there­after, to issue his proclamation ordering an election to be held in each and every county to a convention of the people of this State to convene at the seat of Government within twen­ty days after said election.

Mr. Wofford, of Cass, offered to amend the section by in­serting after the words "in any territory," the "words south of thirty-six degrees thirty minutes known as the Missouri Compromise."

Mr. Arnold, being in the chair, decided the amendment out of order.

Mr. Wofford appealed from the decision of the chair.

Upon which appeal the yeas and nays, on the call of Mr. McDougald and the second of Mr. Perkins, were required to be recorded, and are yeas 39, nays 6S.
Those who voted in the affirmative, are Messrs.
Adams, Akin, Barlow, Brandon, Bryan, Calder, Carter, Chandler, Colbert, Fields, Fletcher, Fortner, Gordon, Hall, Harrison, Heard, Howard, Jones of Paulding, Neely, Nelson, O'Bannon, Peacock, Phillips, Slaughter, Strickland, Talley, Whitworth,

Those who voted in the negative, are Messrs.

So the decision was reversed.
The House then adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and took up the unfinished business of the morning, which was the amendment of Mr. Wofford to the first section.

Whereupon, by the call of Mr. McDougald and the second of Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 46, nays 67.
Those who voted in the affirmative, are Messrs.
Anderson of Wilkes, Kenan, Sanford,
Andrews, McDougald, Shaw,
Arnold, Neal, Snelling,
Avery, Nisbet, Stephens,
Blount, Penick, Terrell of Coweta,
Carlton, Penland, Terrell of Putnam,
Clark, Perkins, Trippe,
Dubignon, Pickett, Tucker,
Farmer, Reid, Waldhour,
Griggs, Reynolds, Watson,
Harris, Richardson, Westmoreland,
Hill, Riley, Wofford,
Hodges of Rand’l. Robinson of Fay’te, Wooldridge.
Jenkins, Robinson of Macon, Worrell,
Johnson, Robinson of Talbot, Yopp.
Jones of Warren,

Those who voted in the negative, are Messrs.
Adams, Gaston, Morris,
Akin, Gilmore, Neely,
Barlow, Gray, O’Bannon,
Barrett, Goodman, Peacock,
Bivins, Gordon, Phillips,
Brandon, Hall, Ramsey,
Brown, Hammell, Roberts,
Bryan, Harrison, Sanders,
Calder, Heard, Shackelford,
Carter, Hines, Slaughter,
Colbert, Hodges of Houston, Strickland,
Culberson of Troup, Howard, Talley,
Deadwyler, Jones of Paulding, Thomasson,
Digby, Kendall, Thornton,
Dorminy, Laughridge, Tillman,
Farmer, Lawton, Tompkins,
Faver of Meriw’r, Leith, Villalonga,
Faver of Troup, Manning, Whitworth,
Fields, McDonald, Wiggins,
Fleming, McIntyre, Wilcox,
Fletcher, McLeod, Wilson,
Fortner, McWhorter, Wolf,
Gartrell, Mintz,

So the amendment was rejected.

Mr. McDougald moved to amend further the first section by striking out the words “extensive and unpeopled territory,” the negative “un,” and inserting “sparsely,” which amendment was received.

Mr. Lawton moved further to amend the first section by striking out after the words “New Mexico,” the words “with a constitution prohibiting slavery or involuntary servitude,” which amendment was received.
Mr. Jenkins moved further to amend the first section by striking out the words “or admit into the United States as a State of this confederacy the extensive and sparsely populated territory of California and New Mexico.”

Upon which the yeas and nays were required to be recorded, and are yeas 43, nays 72.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the amendment was rejected.
Mr. McDougald moved further to amend the first section by striking out the words "any slave or slaves," and inserting the words "any person held to service or labor," which amendment was rejected. The section then as amended was agreed to.

The third section having been read, which is as follows:

**SECTION 3.** And be it further enacted, That before entering upon the duties of their office as delegates, the delegates shall take the following oath, which shall be administered by some judicial officer of this State: I, do solemnly swear, in the presence of Almighty God, that I will to the best of my ability demean myself as a delegate of the people of this State, and act for the honor and interest of the people of Georgia.

Mr. McDougald moved to amend it by striking out the whole section.

Whereupon, on the call of Mr. McDougald and the second of Mr. Brandon, the yeas and nays were required to be recorded, and are yeas 81, nays 34.

Those who voted in the affirmative, are Messrs.

Adams, Harris, Peacock,
Akin, Harrison, Penick,
Anderson of Wilkes, Heard, Penland,
Arnold, Hill, Perkins,
Avery, Hines, Reid,
Barlow, Hodges of Houston, Reynolds,
Barrett, Hodges of Randolph, Roberts,
Bivins, Jenkins, Robinson of Fayette,
Blount, Johnson, Robinson of Macon,
Brandon, Jones of Paulding, Robinson of Talbot,
Brown, Jones of Warren, Shackelford,
Calder, Kenan, Strickland,
Clark, Kendall, Terrell of Coweta,
Colbert, Laughridge, Terrell of Putnam,
Culberson of Troup, Leith, Thomasson,
Dawson, Manning, Thornton,
Deadwyler, McDougald, Tillman,
Digby, McDonald, Trippe,
Dubignon, McIntyre, Villalonga,
Farmer, McLeod, Waldhour,
Fleming, McWhorter, Walker,
Fletcher, Mintz, Watson,
Fortner, Morris, Westmoreland,
Gartrell, Neal, Wiggins,
Gray, Neely, Wilson,
Griggs, Nisbet, Worrell,
Gordon, O'Bannon, Yopp.

Those who voted in the negative, are Messrs.

Andrews, Bryan, Carlton,
The House then went into committee of the whole, Mr. Arnold in the Chair, on the following additional section, offered by Mr. Wofford as an amendment to the bill to come in after the fourth section:

"And be it further enacted, That the sum of thirty thousand dollars be and the same is hereby appropriated out of any money in the Treasury for the purpose of defraying the expenses of said Convention; and that the members of said Convention shall by vote regulate their per diem pay and mileage."

On motion of Mr. Worrell, the committee arose and reported the additional section back to the House without amendment.

Upon the adoption of which, on the call of Mr. McDougald and the second of Mr. Wiggins, the yeas and nays were required to be recorded and are yeas 50, nays 57

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hammell, Andrews, Hammonds,
Avery, Heard, Shaw,
Barrett, Jenkins, Slaughter,
Bivins, Johnson, Snelling,
Blount, Jones of Paulding, Stephens,
Brown, Jones of Warren, Strickland,
Bryan, Kenan, Talley,
Carlton, McDougald, Terrell of Coweta,
Chandler, McDonald, Terrell of Putnam,
Colbert, Morris, Thomasson,
Colbert, Nelson, Tillman,
Culberson of Floyd, O'Bannon, Tompkins,
Dawson, Peacock, Waldhour,
Dorminy, Penland, Watson,
Dubignon, Perkins, Westmoreland,
Farmer, Ramsey, Wilcox,
Faver of Troup, Richardson, Wofford,
Gresham, Robinson of Fay' te, Wooldridge,
Griggs, Robinson of Talbot, Worrell,
Gordon, Sanford,
Those who voted in the negative, are Messrs.

Adams, Adams, Hall, Nisbet,
Akin, Akin, Harris, Penick,
Arnold, Arnold, Harrison, Phillips,
Barlow, Barlow, Hill, Pickett,
Brandon, Brandon, Hines, Reid,
Calder, Calder, Hodges of Houston, Reynolds,
Clark, Clark, Hodges of Rand’h. Riley,
Culberson of Troup, Howard, Roberts,
Deadwyler, Deadwyler, Kendall, Robinson of Macon,
Digby, Digby, Laughridge, Sanders,
Fields, Fields, Lawton, Thornton,
Fleming, Fleming, Leith, Trippe,
Fletcher, Fletcher, Manning, Villalonga,
Fortner, Fortner, McIntyre, Walker,
Gartrell, Gartrell, McLeod, Whitworth,
Gaston, Gaston, McWhorter, Wiggins,
Gilmore, Gilmore, Mintz, Wilson,
Gray, Gray, Neal, Wolf,
Goodman, Goodman, Neely, Yopp.

So the section was received.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to incorporate the Cherokee Insurance and Banking Company.

A bill to amend an act passed December 29th, 1838, to define and affix the punishment of a crime or misdemeanor committed by a slave by the council, persuasion or procurement or other means, of free white persons.

A bill to regulate the weighing and marking of cotton by the several Railroad companies of this State, and to prevent re-weighing.

A bill for the relief of Andrew J. Cowart.

A bill to authorize the raising and establishing a fire company in the city of Atlanta.

A bill to provide for the collection and safe keeping of the revenue of the Western and Atlantic Railroad, to punish those who may attempt to defraud the same, and for other purposes therein contained.

The Senate has also passed the bill of the House of Representatives for the relief of John C. Whitworth, administrator of the estate of Elijah Hill, deceased, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

The report as amended was agreed to.

Mr. Lawton moved to recommit the bill so as to alter the
caption to suit the provisions of the bill as amended. The motion prevailed.

The bill was read the third time, and on the question being put, "shall this bill now pass?" on the call of Mr. Kenan and the second of Mr. Perkins, the yeas and nays were required to be recorded, and are yeas 106, nays 12.

Those who voted in the affirmative, are Messrs.

Adams, Gresham, Pickett,
Akin, Griggs, Pringle,
Anderson of Chath. Goodman, Ramsey,
Anderson of Wilkes, Gordon, Reid,
Andrews, Hammell, Reynolds,
Arnold, Harris, Roberts,
Barlow, Harrison, Robinson of Fay'Te,
Barrett, Heard, Robinson of Talbot,
Bivins, Hill, Sanders,
Blount, Hines, Sanford,
Brandon, Hodges of Houston, Shackelford,
Brown, Hodges of Randolph, Shaw,
Bryan, Howard, Slaughter,
Calder, Johnson, Snelling,
Carlton, Jones of Paulding, Strickland,
Carter, Jones of Warren, Talley,
Chandler, Kendall, Terrell of Coweta,
Clark, Laughridge, Thomasson,
Colbert, Lawton, Thornton,
Culberson of Floyd, Leith, Tillman,
Culberson of Troup, Manning, Tompkins,
Deadwyler, McDougald, Trippe,
Digby, McDonald, Tucker,
Dorminy, McIntyre, Villalanga,
Dubignon, McLeod, Waldhour,
Farmer, McWhorter, Walker,
Faver of Meriw'rs Mintz, Watson,
Faver of Troup, Morris, Westmoreland,
Fields, Neely, Whitworth,
Fleming, Nelson, Wiggins,
Fletcher, Nisbet, Wilcox,
Fortner, O'Bannon, Wilson,
Gartrell, Peacock, Wofford,
Gaston, Penick, Wolf,
Gilmore, Penland, Worrell,
Gray, Phillips, Yopp.

Those who voted in the negative, are Messrs.

Avery, Neal, Robinson of Macon,
Dawson, Perkins, Stephens,
Jenkins, Richardson, Terrell of Putnam,
Kenan, Riley, Wooldridge.
So the bill was passed under the following title:

A bill to be entitled an act to authorize and require the Governor of the State of Georgia to call a Convention of the people of this State, and appropriate money for the same.

The Speaker presented to the House a report from the Director of the Central Bank, which was referred, without being read, to the Finance Committee.

Leave of absence was granted to Mr. Lane for a few days on urgent business.

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

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MONDAY, JANUARY 28th, 1850.

Mr. Manning moved to reconsider so much of the journal of Saturday as relates to the passage of the bill authorizing the Governor to call a Convention of the people of this State and to provide for the payment of the same.

Mr. Phillips moved the previous question.

Whereupon, by the call of Mr. McDougald, and the second of Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 56, nays 58.

Those who voted in the affirmative, are Messrs.

Adams, Fortner, Peacock,
Akin, Gaston, Phillips,
Barlow, Goodman, Roberts,
Barrett, Gordon, Sanders,
Bivins, Hall, Shackelford,
Bryan, Hammell, Slaughter,
Calder, Harrison, Spalding,
Carter, Hendrix, Strickland,
Chandler, Hodges of Houston, Talley,
Colbert, Howard, Thomasson,
Culberson of Floyd, Jones of Paulding, Tillman,
Culberson of Troup, Kendall, Tompkins,
Deadwyler, Lawton, Villalonga,
Digby, Leith, Westmoreland
Dorminy, McDonald, Whitworth,
Faver of Meriwet’r. Morris, Wiggins,
Faver of Troup, Neely, Wilcox,
Fields, Nelson, Wolf,
Fletcher, O’Bannon,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Avery, Brown,
Andrews, Blount, Carlton,
Arnold, Brandon, Clark,
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Dawson, McDougal, McCulloch, McWhorter, Sanford,
Dubignon, Mintz, Shaw,
Farmer, Neal, Snelling,
Fleming, Nisbet, Stephens,
Gartrell, Penick, Terrell of Coweta,
Griggs, Penland, Terrell of Putnam,
Harris, Perkins, Thornton,
Hill, Pickett, Trippe,
Hines, Ramsey, Tucker,
Hodges of Rand'h, Reid, Waldour,
Jenkins, Reynolds, Watson,
Laughridge, Richardson, Wilson
Manning, Riley, Wofford,
McAllister, Robinson of Fay'te, Wooldridge,
McDougald, Robinson of Macon, Worrell,
McIntyre, Robinson of Talbot, Yopp,
McLeod,

So the call was not sustained.
The question then recurred upon the motion to reconsider.

Whereupon, by the call of Mr. McDougald, and the second of Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 48, nays 66.

Those who voted the affirmative, are Messrs.

Anderson of Wilkes, Jenkins, Robinson of Macon,
Andrews, Johnson, Robinson of Talbot,
Arnold, Manning, Sanford,
Avery, McAllister, Shaw,
Bivins, McDougal, Snelling,
Blount, McIntyre, Stephens,
Brandon, Mintz, Terrell of Coweta,
Carlton, Neal, Terrell of Putnam,
Clark, Nisbet, Trippe,
Dawson, Penick, Waldour,
Dubignon, Penland, Walker,
Farmer, Perkins, Watson,
Griggs, Reid, Welborne,
Harris, Reynolds, Wooldridge,
Hines, Richardson, Worrell,
Hodges of Rand'h, Riley, Yopp.

Those who voted in the negative, are Messrs.

Adams, Carter, Dorminy,
Akin, Chandler, Faver of Meriw'th.
Barlow, Colbert, Faver of Troup,
Barrett, Culberson of Floyd, Fields,
Brown, Culberson of Troup, Fleming,
Bryan, Deadwyler, Fletcher,
Calder, Digby, Fortner,
So the motion was lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to incorporate Spring Place Academy in the county of Murray, and appoint trustees for the same.

Also, an act to authorize the Justices of the Inferior Court of the county of Liberty to sell a tract of land known as the parade ground in said county.

Also, an act to incorporate the LaGrange College Seminary for young ladies.

Also, an act to revive the several acts passed by former Legislatures of this State incorporating the town of Crawfordville, in the county of Taliaferro.

Also, an act to incorporate an academy at Centerville in the county of Camden, and to provide means for erecting suitable buildings for the same.

Mr. Culberson of Troup, from the special committee to whom was referred the bill for the compensation of Benjamin H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in the 5th district of said county, sold by the State of Georgia in 1828 as containing one hundred and thirty-seven acres, when in truth it only contained one hundred acres, reported favorably to the passage of the same.

Mr. Phillips, from the Finance Committee, to whom was referred the memorial of John Caldwell, and likewise the resolutions of the Committee on Claims of the Senate in relation to the same, reported unfavorably.

On motion of Mr. Shackelford, the order was suspended and the report was taken up.
On motion of Mr. Jones of Paulding, the subject was postponed for further consideration.

Mr. Phillips, from the same committee, to whom was referred the bill to refund the sum of three hundred and two dollars and fifty cents to the county of Lumpkin for expenses paid out as herein specified, reported adversely to the passage of the bill.

Mr. Phillips, from the same committee, to whom were referred the memorial of John Jones, late commanding Captain Crawford Guards, and the resolution on the same subject, reported that being satisfied with the justice of the claim, have provided for it in the appropriation bill.

Mr. Phillips, from the same committee, to whom was referred the bill to exempt all free white inhabitants of this State from the payment of a capitation or poll tax, reported that the Committee recommend that the bill do not pass.

Mr. Phillips, from the special Committee to whom was referred the bill to authorize Jeptha B. Stephens, of the county of Gilmer, to practise medicine under the Botanic system, reported adversely to the same.

Mr. Phillips, from the same committee, to whom was referred the resolution of the House calling on the Governor for an estimate of the value of the taxable property of this State, reported that they had performed the duty assigned them, and laid upon the table the following communication from his Excellency the Governor, in accordance with the resolution, to wit:

EXECUTIVE DEPARTMENT,

MILLEDGEVILLE, 23th January, 1850.

In answer to the resolution of the House of Representatives asking to be furnished with information as to the probable value of the real estate of the State, the negro slaves, stock in trade, and money at interest, including notes, bonds, &c., I have the honor to state that there is no data in the department from which this information can be furnished with accuracy. I have, however, caused a tabular statement to be prepared, which is herewith submitted, shewing the number of acres of land, the number of negro slaves, and the probable amount of stock in trade and money at interest, making the probable aggregate amount of taxable property, consisting of land, negro slaves, stock in trade and money at interest to be $230,017,813. I am aware that I place a lower estimate on lands than is usually made, which will be seen to be a fraction less than $2.50 per acre. Factories, mills and other machinery I have estimated separate and apart from the land at $2,500,000, making the land and town property worth $114,500,000. One eighth of one per cent. upon the above items is estimated to bring into the
Treasury $287,522.00 less the expense of collecting; which after adding the bank tax and poll tax, will make the gross amount of the probable income not far short of $340,000.00. To this may be added with propriety a sum not much short of $5,000, to be raised upon the income of such railroads as are liable to taxation, items of personal taxation, which together with other items of personal property subject to taxation, leaves no doubt on my mind that one-eighth of one per cent. will bring into the Treasury a sum fully sufficient to meet all demands upon it; nor is it by any means certain that a less rate per cent. on all the property of the State would not meet the wants of the Treasury.

GEO. W. TOWNS.

40,574,400 acres of land, estimated at... $100,000,000
Factories, mills and other machinery... 2,500,000
Town property... 12,000,000
335,596 slaves, at $300.00 each... 100,678,800
Stock in trade... 4,859,976
Money at interest... 9,949,058

$230,017,813

One-eighth of 1 per cent........ $287,522.00
Bank tax... 20,000.00
Poll tax... 32,746.00

$340,268.00

The House took up the special order of the day, which was the report on the bill for the imposition and collection of taxes for the year eighteen hundred and fifty (1850) and thereafter.

On motion, the bill was taken up by sections. The first section having been read, which is as follows, to wit:

SECTION 1. 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 from and after the passage of this act, all real and personal estate and moneys in hand, due or to become due, from solvent debtors, on note, bond, bills, drafts, judgments, mortgages, book accounts or other evidences of debt on the first day of January, 1850, and on the first day of January in each succeeding year thereafter, whether owned by individuals or corporations, shall be liable to taxation, subject to the exemptions hereinafter specified—provided that this section shall not be so construed as to impose a tax on property in any other State, and belonging to citizens of this State, except debts due by solvent debtors.

On motion of Mr. Jenkins, the House agreed to the first amendment of the committee, which was the insertion of the
words "in hand, due or to become due," after the words "all real and personal estate and moneys," in the original bill.

Mr. Nisbet moved to disagree to the second amendment of the committee, which was the insertion of the words "book accounts" after the words "drafts, judgments, mortgages," in the original bill.

Whereupon, by the call of Mr. Jones and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 55, nays 60.

Those who voted in the affirmative, are Messrs.

Adams, Fortner, Perkins,
Akin, Gartrell, Phillips,
Anderson of Wilkes, Griggs, Ramsey,
Arnold, Harris, Ramsey,
Avery, Harrison, Richardson,
Barlow, Hill, Riley,
Barrett, Hodges of Rand'h. Sanders,
Blount, Howard, Strickland,
Brandon, Irwin, Talley,
Brown, Jenkins, Terrell of Macon.
Calder, Kendall, Sanders,
Chandler, Manning, Terrell of Coweta.
Clark, McAllister, Thronton,
Dawson, McWhorter, Tillman,
Deadwyler, Mintz, Tripp,
Digby, Morris, Villalonga,
Farmer, Neal, Waldhour,
Fleming, Neely, Walker,
Fletcher, Nisbet, Wilson.

Those who voted in the negative, are Messrs.

Andrews, Hendrix, Pickett,
Bivins, Hines, Reid,
Bryan, Hodges of Houston, Reynolds,
Carlton, Johnson, Roberts,
Carter, Jones of Paulding, Robinson of Fay'te,
Colbert, Jones of Warren, Robinson of Talbot.
Culberson of Floyd, Laughridge.
Culberson of Troup, Lawton,
Dorminy, Leith, Sanford,
Dubignon, McDougald, Shackelford,
Faver of Meriw'her, McDonald, Shaw,
Fields, McIntyre, Slaughter,
Goodman, McLeod, Snelling,
Gordon, O'Bannon, Thomasson,
Hall, Peacock, Thompsons,
Hammell, Penick, Tucker,
Heard, Penland, Watson,

Macon.

Westmoreland,
Whitworth,
Wiggins, Wolf, Worrell,
Wilcox, Wooldridge, Yopp.
Wofford,

So the motion was lost.

On motion of Mr. Jenkins, the House agreed to the last amendment of the committee to the first section, which was the insertion of the words "provided that this section shall not be so construed as to impose a tax on property in any other State and belonging to citizens of this State, except debts due by solvent debtors," after the words "subject to exemptions hereinafter specified."

Mr. Lawton, of Scriven, moved to amend the same section by the addition of the words "provided nothing herein contained shall be so construed as to refer to cattle of any description now exempt from taxation."

Upon the reception of which, upon the call of Mr. McDonald and the second of Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 49, nays 60.

Those who voted in the affirmative, are Messrs.

Adams, Goodman. Neely,
Akin, Hall, Nisbet,
Barrett, Hammell. Reid,
Bivins, Harris, Richardson,
Blount, Hines, Sanders,
Brandon, Hodges of Rand'h. Shaw,
Brown, Jenkins, Snelling,
Bryan, Jones of Warren, Thomasson,
Calder, Laughridge, Tillman,
Carter, Lawton, Villalonga,
Chandler, Leith, Waldhour,
Deadwyler, McAllister, Wilcox,
Dorminy, McDougald, Wilson,
Dubignon, McDonald, Wolf,
Fletcher, McLeod, Worrell,
Fortner, Morris, Yopp,
Gartrell,

Those who voted in the negative, are Messrs.

Anderson of Wilkes,Dawson, Howard,
Andrews, Digby, Johnson,
Arnold, Farmer, Jones of Paulding,
Avery, Fields, Kendall,
Barlow, Fleming, Manning,
Carlton, Griggs, McWhorter,
Clark, Gordon, Mintz,
Colbert, Harrison, Neal,
Culberson of Floyd,Heard, O'Bannon,
Culberson of Troup,Hodges of Houston,Peacock,
Penick, Robinson of Macon, Tompkins, 
Penland, Sanford, Tripp, 
Perkins, Shackelford, Tucker, 
Phillips, Slaughter, Walker, 
Pickett, Stephens, Watson, 
Ramsey, Strickland, Westmoreland, 
Reynolds, Talley, Whithworth, 
Riley, Terrell of Coweta, Wiggins, 
Roberts, Terrell of Putnam, Wofford, 
Robinson of Fay’ette, Thornton, Wooldridge.

So the amendment was rejected.

Mr. Shackelford moved to amend the same section by the following proviso: Provided that land containing metallic ores or minerals shall be estimated in giving in tax by the value of the land for agricultural purposes alone, but a tax may be imposed upon the profits of said mines when worked.

The proviso was rejected by the House.

The second section having been read, which is as follows:

SECTION 2. And be it further enacted, That the following property shall be exempted from taxation, viz: All exempted 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, not being a dwelling house; court house and jail, and the several lots whereon such buildings are situated, and all the furniture belonging to each of them, except lots whereon dwelling houses are situated, and the furniture of such dwelling houses; all books; philosophical apparatus not held as merchandise and for the purpose of sale; every poor almshouse, house of industry and any house belonging to any charitable institution, and the real and personal estate belonging to any charitable institution or connected with the same; the real and personal estate of any public library society, or other literary association; all stocks owned by the State; all plantation tools; all agricultural products, poultry and kitchen furniture, all household furniture under the value of five hundred dollars, not held as merchandise or for the purpose of sale; all property exempted by law from execution, which has been set apart by the inferior Court for the use and support of honest debtors’ families under the insolvent laws of this State, the holder of stock in any incorporated company liable to taxation on its capital, shall not be taxed as an individual for such stock. That when a joint stock company is not liable to taxation on its capital, the holder of stock in such company shall not be exempt from taxation on his stock, and all notes held as a consideration for property subject to be taxed.

Mr. Jenkins moved to disagree to the first amendment of
the Committee to the second section, which was the insertion of the words "not being a dwelling house," after the words "school house" in the original bill.

The motion prevailed.

Mr. Jenkins moved to disagree to the second amendment of the committee to the same section, which was the insertion of the words "except lots whereon dwelling houses are situated and the furniture of such dwelling houses," &c, after the words "all furniture belonging to each of them."

The motion prevailed.

Mr. Worrell moved to strike out the words, "under the value of five hundred dollars," in said section, and insert "three hundred dollars," in lieu thereof.

The motion prevailed.

Mr. McDougald offered the following amendment to come in after the words "purpose of sale," and before the words "all property" in the original bill:

Provided, said household furniture whenever the same shall consist wholly or in part of mahogany or rosewood or gold or silver plate or of carpeting not wholly made of cotton shall in no event be exempted from taxation.

Whereupon, upon the call of Mr. McDougald, seconded by Mr. Jones, the yeas and nays were required to be recorded, and are yeas 91, nays 18.

Those who voted in the affirmative, are Messrs.

Adams, Faver of Meriw'th, Mintz,
Akin, Fields, Morris,
Anderson of Wilkes, Fleming, Neal,
Andrews, Fletcher, Nisbet,
Arnold, Fortner, O'Bannon,
Avery, Gartrell, Peacock,
Barrett, Griggs, Penick,
Bivins, Goodman, Penland,
Blount, Gordon, Pickett,
Brandon, Hall, Reid,
Brown, Heard, Reynolds,
Bryan, Hendrix, Riley,
Calder, Hines, Roberts,
Carlton, Hodges of Houston, Robinson of FAY'te,
Carter, Hodges of Rand'lh, Robinson of Macon,
Chandler, Jones of Paulding, Robinson of Talbot,
Clark, Jones of Warren, Sanders,
Colbert, Lawton, Sanford,
Culberson of Floyd, Leith, Shackelford.
Culberson of Troup, Manning, Shaw,
Dawson, McDougald, Slaughter,
Deadwyler, McDonald, Snelling,
Digby, McLeod, Spalding,
Dorminy, McWhorter, Stephens, 34
Strickland, Trippe, Wilson,
Talley, Waldhour, Wofford,
Terrell of Coweta, Watson, Wolf,
Thomasson, Whitworth, Wooldridge,
Thornton, Wiggins, Worrell,
Tillman, Wilcox, Yopp.
Tompkins,

Those who voted in the negative, are Messrs.
Barlow, Jenkins, Richardson,
Dubignon, McAllister, Terrell of Putnam,
Hammell, Neely, Tucker,
Harris, Perkins, Villalonga,
Harrison, Phillips, Walker,
Hill, Ramsey, Westmoreland.

So the proviso was received.
The House then adjourned until 3 o'clock, P. M.

THREE O'CLOCK, P. M.

The House resumed the unfinished business of the morning which was the consideration of the second section of the bill for the imposition and collection of taxes for the year 1850 and thereafter.

Mr. Jones moved to strike out the words "which has been set apart by the Inferior Court for the use and support of honest debtors families under the insolvent laws of this State," contained in the second section.
The motion to strike out was lost.

Mr. Neal moved further to amend by inserting after the words "such stock" the words all horses, mules stock cattle, hogs, sheep, goats, and other animals used for and about farming purposes or for the use and benefit of the family, not kept or raised for sale or traffic.

Mr. Jones moved to strike out all in the amendment from the word family; which prevailed.
The amendment then as amended was received.
The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has receded from its amendment by way of substitute to the bill of the House to perfect service of sci. fa. on absent defendants in case of dormant judgments, and have agreed to the original bill of the House.
The Senate has also passed the following bills, to wit:

A bill to render sheriffs' deeds admissible in suits as prima facie evidence without the production of the execution under which the sale was made, or of the judgment upon which the execution issued.
Also, a bill to incorporate a bank in the city of Savannah, to be called the Bank of Savannah.

The third section having been read, which is as follows:

*And be it further enacted,* That each and every male citizen between the ages of twenty-one and fifty shall be taxed annually the sum of thirty cents.

Mr. Jones moved to strike out the entire section.

Whereupon, on the call of Mr. Shackelford and the second by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 45, nays 70.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

So the motion was lost.

Section fourth having been read, which is as follows:

And be it further enacted, That each free negro between the ages of fifteen and sixty years shall pay the sum of five dollars per annum, in default of the payment of which it shall be the duty of the Tax Collector in each of the counties of this State to hire out such defaulter for a length of time sufficient to raise such tax and cost of proceedings for such purpose.

Mr. Brown moved to strike out the word "five" in the above section. The motion was lost.

The fifth section having been read which is as follows:

And be it further enacted, That every person on giving in his tax returns shall specify by name what negro or negroes he or she may hold in the right of or for the benefit of such negro or negroes, and for every negro so held, the person so holding such negro shall pay a tax of one hundred dollars.

Mr. Jones moved to amend it by the addition of the following proviso:

Provided, said negro or negroes is or are not over the age of sixty years, or from being crippled or from other bodily infirmity are of no value.

The proviso was received.

Mr. Jenkins offered the following proviso:

And provided further, That this section shall not go into operation until the first day of January eighteen hundred and fifty-one.

The additional proviso was received.

Mr. Westmoreland moved to strike out the whole section. The motion was lost.

The seventh section having been read which is as follows:

SECTION 7  And be it further enacted, That the Receiver of Tax Returns shall require all persons to give a statement of the number of acres of land he may own, and its value, and the value of the buildings, machinery, toll bridge or bridges, toll gate or gates, ferry or ferries, on the same, the number of negroes he may own, and the aggregate value of them, and also, the aggregate amount of all other chattels, moneys on hand, 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, and that each Tax Receiver in this State shall by the first day of June, in the year eighteen hundred and fifty, and by the first day of June in each succeeding year, make out and return a digest of the same to the Comptroller General and deposit a copy of said digest in the office of the Clerk of the Superior Court for public inspection at all times.
Mr. Phillips moved to amend the section by striking out the word "January," and inserting the word "June." The motion prevailed.

Mr. Worrell moved to strike out in the words "and the value of the buildings," the word "and," and inserting the word "including." The motion prevailed.

Mr. Nisbet moved further to amend by inserting after the words "on the same," the words "the value of city and town lots with the value of improvement thereon and capital invested in manufactures."

Mr. Shackelford moved to amend the same by striking out "capital invested in manufactures." Which was lost.

Mr. Snelling moved further to amend by adding "any saw, grist mill, tanyard and gin shop."

On motion of Mr. Nisbet, the amendment as amended was postponed indefinitely.

Mr. Trippe moved to amend the foregoing section by adding after the words "separately or in the aggregate," the words "except such notes as are held in consideration for property subject to taxation." Which motion prevailed.

Mr. Shaw moved to strike out the word "June," and insert in lieu thereof the word "July." Which motion was lost.

Mr. Spalding offered the following proviso:

Provided, nothing herein contained shall be so construed as to cause the owner or owners of machinery employed on rice plantations in preparing rice for market, not toll mills, from giving in such machinery to the Tax Receiver.

Mr. Shackelford offered the following amendment to the proviso: "Or the owner or owners of uncultivated lands which yield no interest or profit." The amendment was rejected.

The question then recurred upon receiving the proviso as offered by Mr. Spalding. The proviso was rejected.

Mr. Riley offered the following additional section:

And be it further enacted, That no poll tax shall be assessed upon any person who is a citizen of Georgia and has served the United States in the war with Mexico and has received an honorable discharge from such service.

Upon receiving the section, upon the call of Mr. Riley seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 27, nays 72.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Troup, Johnson,
Andrews, Dubignon, Laughridge,
Bryan, Fish, Manning,
Carlton, Gilmore, McDougald,
Carter, Heard, McLeod,
Culberson of Floyd, Hines, McWhorter,
Peacock, Sanford, Tillman,
Pickett, Shackelford, Wooldridge,
Riley, Snelling, Yopp.
Robinson of Fayette, Talley,

Those who voted in the negative, are Messrs.
Akin, Hall, Roberts,
Anderson of Wilkes, Harris, Robinson of Macom.
Arnold, Harrison, Sanders,
Avery, Hendrix, Shaw,
Barrett, Hill, Slaughter,
Bivins, Hodges of Houston, Spalding,
Blount, Hodges of Randolph, Stephens,
Brandon, Howard, Strickland,
Calder, Jenkins, Terrell of Coweta,
Chandler, Jones of Paulding, Terrell of Putnam,
Clark, Jones of Warren, Thomasson,
Colbert, Lawton, Thornton,
Dawson, Leith, Tompkins,
Deadwyler, McAllister, Trippe,
Digby, McDonald, Tucker,
Faver of Meriwether, Mintz, Villalonga,
Faver of Troup, Morris, Waldothur
Fields, Neal, Watson,
Fleming, Neely, Westmoreland,
Fortner, Nisbet, Wiggins,
Gartrell, O'Bannon, Wilcox,
Gaston, Penick, Wilson,
Griggs, Reid, Wolf,
Goodman, Reynolds, Worrell,
Gordon, Richardson,

So the section was rejected.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has adopted resolution authorizing the Surveyor General of the State of Georgia to employ a clerk for one year, to which they ask the concurrence of the House of Representatives, and I am directed to bring the same forthwith to this branch of the General Assembly.

The 8th and 9th sections, proposed by the committee of the whole, which are as follows:

SECTION 8. And be it further enacted, That if any Receiver of tax Returns shall fail to return his digest, unless for good and sufficient cause to be approved by the Governor, he shall incur the penalty of one thousand dollars, which shall be collected of him or his securities, by execution, as in case of defaulting Tax Collectors under existing laws.

SECTION 9. And be it further enacted, 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 shall become vacant by death or otherwise, so that the digest 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, upon giving to said Court a bond with ample securities, executed in proper form and for a proper amount, and his Excellency the Governor is hereby required to furnish the several Receivers with blank forms by which they shall make out their digest, and all digests, after being returned, shall be bound and labelled.

Were read and agreed to.

The tenth section having been read which is as follows:

Section 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: You do solemnly swear or affirm (as the case may be,) that the account which you now give in is a just and true account of all the taxable property which you were possessed of, held or claimed on the first day of January last, was interested in or entitled to, either in your own right or in the right of any other person or persons whatsoever, as parents, guardians, executors, administrators, agent or trustee, or in any other manner whatever, except such as you have or will return and give in (if any such you own,) in any other county in this State, agreeable to the provisions of an act of the Legislature of this State, approved on the 24th December, 1847, and that it is not worth more than the valuation you have affixed to it, to the best of your knowledge, so help you God.

Mr. Worrell moved to amend by inserting after the words "the best of your knowledge," the words "or belief;" which motion prevailed.

The eleventh section was then read, which is as follows:

Section 11. And be it further enacted, That when the Comptroller General shall have received all of 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 errors shall be 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 the Treasurer and Comptroller, shall assess such a rate per cent. on the entire amount as will raise an amount of revenue corresponding to the aggregate amount of appropriations made for that year, 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 his county.

The amendment of the committee, which was the inser
tion of the words "to the aggregate amount of appropriations made for that year," was then agreed to.

The twelfth section was then read, which is as follows:

SECTION 12. And be it further enacted, That when any person or persons by himself, herself or themselves, or an agent, shall make oath before any officer by law authorized to administer the same, that a tax execution is proceeding against him, her or them illegally, the same shall be tried before the next Superior Court of the county where such person or persons, or agent may reside, as in other cases of illegality, and if upon the trial of the issue, the decision shall be in favor of the illegality, the tax shall be remitted to the true and proper amount, but if the decision is against the party moving in the illegality, then a new execution shall issue against him, her or them for double the amount of the tax first assessed—provided it should appear that such illegality was interposed for the purpose of delay.

The amendment of the committee, to wit, the proviso, was then agreed to.

The thirteenth section having been read, which is as follows:

"And be it further enacted, That the Tax Receivers and Collectors shall receive the same compensation now allowed by law, except the county of Chatham, whose Collector shall receive the same commission as is now allowed to counties whose digest is less than ten thousand dollars; and to net the digests as provided for in the 7th section of the act of 1845, for the Receivers, the default list shall be deducted, and for the Collectors, the insolvent list shall be deducted from the total amount of the digests.

The amendment of the committee, to wit, the exception in favor of the county of Chatham, was then agreed to.

Mr. Morris of Franklin offered the following as an additional section to the bill, to come in after the thirteenth section:

"And be it further enacted, That the tax levied and collected on land shall be one-fifth of one per cent. less than upon other property."

The section was rejected.

The original bill having been gone through with, the question recurred upon receiving the substitute offered by Mr. Gartrell.

On motion of Mr. Gartrell, the substitute was taken up by sections.

The caption and first section having been read, which is as follows:

[A bill] to be entitled an act to levy and collect a tax for each of the political years eighteen hundred and fifty and eighteen hundred and fifty-one.

SECTION 1. Be it enacted by the Senate and House of Repre-
sentatives of the State of Georgia in General Assembly met, and it is hereby enacted by the authority aforesaid, That an act entitled an act to levy and collect a tax for each of the political years eighteen hundred and forty-eight and nine, passed by the last General Assembly, be and the same is hereby re-enacted, to continue in force until the first day of January eighteen hundred and fifty-two, except so far as relates to a capitation or poll tax.

Mr. Anderson of Chatham moved to amend the caption by adding the words "and thereafter;" which motion prevailed. He also moved further to amend the first section by striking out the words "to continue in force until the first day of January, 1852;" which motion prevailed.

On motion of Mr. McDougald, the House adjourned until 7 o'clock, P. M.

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SEVEN O'CLOCK, P. M.

On motion of Mr. Harris, the order was suspended and the House took up the report on the bill of the Senate to amend an act entitled an act to extend and define the corporate limits of the town of West Point in Troup county, assented to the 26th day of December, 1835, so far as to make the fifth section thereof constitutional, and to secure the rights of the present owners of the bridge erected across the Chattahoochee river in said town, and for other purposes, 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. Worrall in the Chair, on the bill to appropriate the one-half of the tax of 1840 to the county of Screven.

On motion of Mr. Anderson, the Committee arose and reported the bill back 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 change the time of holding the Superior Court in the county of Appling, and to extend the time of holding the Superior Court of the county of Ware, 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 establish rates of dockage, wharfage and storage in the city of Savannah, and to repeal all laws or parts of laws militating against the same, assented to Dec. 22d, 1829, and agreed thereto; the bill was read the third time and lost.

The House went into committee of the whole, Mr. Worrall in the chair, on the bill for the relief of John Holden of
the county of Dade; the committee arose and reported the bill back to the House, and on motion of Mr. Jones the same was referred to the Committee on Finance.

The House took up the report on the bill to regulate and give the control of the fisheries on the Great Ogeechee river below Hill's bridge on the Darien road to the proprietors of the shores, islands and bars of said river. The report as amended was agreed to; the bill was read the third time and referred to the Committee on the Judiciary.

The House went into committee of the whole, Mr. Worrell in the chair, on the bill for the relief of Edward D. Huguenin and others, and to authorize the Governor to draw his warrant in behalf of the several persons respectively herein named, and for the amounts therein stated.

On motion of Mr. Arnold, the committee arose and reported the bill back to the House without amendment; the report was agreed to, the bill was read the third time and passed under title thereof.

The House took up the report on the bill to authorize the Governor to pay over to the county of Coweta her proportionable part of the poor school fund for the year 1848 out of the fund set apart by an act to provide for the education of the poor, assented to 27th December, 1843.

On motion of Mr. Johnson, the same was indefinitely postponed.

The House took up the report on the bill to alter and amend an act to incorporate the Ocmulgee Railroad Company and to punish persons violating the provisions of the same, and agreed thereto; the bill was read the third time and passed under title thereof.

The House went into committee of the whole, Mr. Worrell in the chair, on the bill to authorize the Governor to pay over to the Inferior Court of Wilkes county the amount of the poor school fund for the year 1848, and having spent some time therein, the committee arose and reported the bill to the House without amendment; the report was agreed to, the bill was read the third time, and upon the question "Shall this bill now pass?" upon the call of Mr. Carlton, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 46, nays 55.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Calder,          Harrison,
Andrews,                             Heard,
Arnold,                              Culberson of Troup, Hendrix,
Barrett,                             Deadwyler,
Bivins,                              Fish,
Blount,                              Fleming,
Brandon,                             Gartrell,
Bryan,                               Griggs,

Those who voted in the negative, are Messrs. Adams, Harris, Ramsay, Akin, Hill, Reid, Brown, Hodges of Houston, Reynolds, Carlton, Howard, Roberts, Carter, Jenkins, Robinson of Fay'te, Chandler, Jones of Paulding, Robinson of Macon, Colbert, Jones of Warren, Robinson of Talbot, Culberson of Floyd, Kendall, Digby, Manning, Snelling, Dorminy, McDougald, Stephens, Faver of Meriwe’r, McDonald, Terrell of Putnam, Faver of Troup, McIntyre, Villalonga, Fields, McLeod, Waldhour, Fletcher, Mintz, Watson, Fortner, Morris, Westmoreland, Goodman, Neal, Wofford, Gordon, O’Bannon, Wolf, Hall, Penick, Yopp, Hammell, Penland, 

So the bill was lost.

The House took up the report on the bill for the relief of James Daniel, Fields Compton and Thos. A. Firne. On motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill for the relief of Isaac Wright, and agreed thereto; the bill was read the third time and passed.

The House took up the report on the bill to prevent careless shooting towards the high ways and other roads in this State. On motion of Mr. Carlton, the same was postponed indefinitely.

Mr. McDougald moved the House do now adjourn.

Whereupon, upon the call of Mr. McDougald, seconded by Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 25, nays 73.

Those who voted in the affirmative, are Messrs.

Andrews, Hammell, Lawton, Brown, Hendrix, McDougald, Griggs, Kendall, Peacock,
Those who voted in the affirmative are Messrs.


So the motion was lost.

Mr. Riley laid upon the table the following resolution:

Resolved, That the time of taking the yeas and nays for adjournment be entered on the journals, it being after 9 o'clock.

Mr. Anderson moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Stephens, seconded by Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 76, nays 15.

Those who voted in the affirmative are Messrs.

Adams, Brandon, Chandler, Clark, Culberson of Floyd, Dawson, Deadwyler, Faver of Meriw'th,
Fish, Lawton, Sanders,
Fleming, Manning, Shaw,
Fletcher, McDonald, Slaughter,
Gartrelle, McWhorter, Snelling,
Griggs, Morris, Strickland,
Goodman, Neal, Talley,
Hall, Neely, Terrell of Coweta,
Harris, Nisbet, Terrell of Putnam,
Harrison, Peacock, Thomasson,
Heard, Penick, Tillman,
Hill, Penland, Villalonga,
Hines, Phillips, Waldhour,
Hodges of Houston, Pickett, Watson,
Hodges of Rand’h., Reid, Westmoreland,
Howard, Reynolds, Wilcox,
Jenkins, Roberts, Wilson,
Johnson, Robinson of Fay’te, Wofford,
Jones of Paulding, Robinson of Macon, Worrell,
Laughridge, Robinson of Talbot, Yopp.

Those who voted in the negative, are Messrs.

Digby, McDougald, Stephens,
Gordon, McIntyre, Thornton,
Hammell, Ramsey, Trippe,
Hendrix, Riley, Whitworth,
Kendall, Shackelford, Wooldridge.

So the motion prevailed.

By permission of the House, Mr. Harris introduced a bill to authorize William P. Cunningham of Clark county to plead and practise law in the courts of law and equity in this State; read first time.

The House went into committee of the whole, Mr. Worrell in the chair, on the bill for the relief of Emory College for taxes illegally assessed against the trustees of said College, and having spent some time therein, the committee arose and reported the bill to the House without amendment; the bill was read the third time and passed under the title thereof.

Mr. Stephens moved that the House do now adjourn.

Whereupon, on the call of Mr. Stephens, seconded by Mr. Thornton, the yeas and nays were required to be recorded, and are yeas 15, nays 81.

Those who voted in the affirmative, are Messrs.
Those who voted in the negative, are Messrs.

Adams, Gartrell, Nisbet, O'Bannon,
Akin, Griggs, Peacock,
Anderson of Wilkes, Goodman, Penick,
Andrews, Gordon, Pickett,
Arnold, Hall, Phillips,
Bivins, Hammell, Reid,
Blount, Harris, Reynolds,
Brandon, Harrison, Riley,
Brown, Heard, Sanford,
Bryan, Hendrix, Schnell,
Calder, Hill, Roberts,
Carlton, Hines, Talley,
Carter, Hodges of Houston, Shaw,
Clark, Hodges of Rand'h. Slaughter,
Colbert, Howard, Strickland,
Culberson of Floyd, Jenkins, Talley,
Culberson of Troup, Johnson, Taw; alon2;a,
Dawson, Jones of Paulding, Terrell of Coweta,
Deadwyler, Laughridge, Thomasson,
Digby, Manning, Tillman,
Dorminy, McDonald, Villalonga,
Faver of Meriw'th., McIntyre, Westmoreland,
Fields, McWhorter, Whitworth,
Fish, Mintz, Wilcox,
Fleming, Morris, Wilson,
Fletcher, Neal, Wolf,
Fortner, Neely, Worrell.

So the motion was lost.

Mr. Nisbet laid upon the table the following resolution:

Resolved, That hereafter this House will sit until 10 o'clock, P. M. until otherwise ordered.

Mr. McDougald moved to amend by striking out "10 P. M." and inserting "one o'clock."

Mr. McWhorter called for the previous question.

Upon sustaining the call, upon the call of Mr. McDougald, seconded by Mr. Stephens, the yeas and nays were required to be recorded and are yeas 76, nays 16.

Those who voted in the affirmative, are Messrs.

Adams, Carlton, Faver of Meriweth.
Akin, Carter, Fields,
Anderson of Wilkes, Chandler, Fish,
Andrews, Colbert, Fleming,
Arnold, Culberson of Floyd, Fletcher,
Bivins, Culberson of Troup, Fortner,
Blount, Deadwyler, Gartrell,
Bryan, Digby, Goodman,
Calder, Dorminy, Gordon,
Harris, Mintz, Snelling,
Harrison, Morris, Strickland,
Heard, Neely, Tailev,
Hendrix, Nelson, Terrell of Coweta,
Hill, Nisbet, Thomasson,
Hines, O'Bannon, Tillman,
Hodges of Houston, Peacock, Villalonga,
Hodges of Rand'h', Penick, Waldhour,
Howard, Phillips, Westmoreland,
Jenkins, Pickett, Whitworth,
Johnson, Reid, Wilcox,
Jones of Paulding, Reynolds, Wilson,
Laughridge, Roberts, Wofford,
Manning, Robinson of Macon, Wolf,
McDonald, Robinson of Talbot, Worrell,
McIntyre, Shaw, Yopp,
McWhorter, Slaughter,

Those who voted in the negative, are Messrs.
Brandon, Ramsey, Stephens,
Dawson, Riley, Terrell of Putnam,
Griggs, Robinson of Fay'te, Thornton,
Hammell, Sanford, Tripe,
McDougald, Shackelford, Watson.

The call was sustained.

The resolution was then taken up, and upon agreeing to
the same, upon the call of Mr. Stephens, seconded by Mr.
McDougald, the yeas and nays were required to be re­
corded, and are yeas 70, nays 22.

Those who voted in the affirmative, are Messrs.

Adams, Deadwyler, Jenkins,
Akin, Digby, Johnson,
Anderson of Wilkes, Dorminy, Jones of Paulding,
Andrews, Faver of Meriw'r, Laughridge,
Arnold, Fields, Manning,
Bivins, Fish, McDonald,
Blount, Fletcher, McIntyre,
Brown, Fortner, McWhorter,
Bryan, Gartrell, Mintz,
Calder, Goodman, Morris,
Carlton, Harris, Neal,
Carter, Harrison, Tailev,
Clark, Heard, Terrell,
Colbert, Hill, Tillman,
Culberson of Floyd, Hodges of Houston, Yopp,
Culberson of Troup, Hodges of Randolph, Thomasson,
Dawson, Howard, Phillips,
Reid, Talley, Wilcox.
Roberts, Thomasson, Wofford.
Robinson of Macon, Tillman, Wolf.
Sanford, Trippe, Worrell.
Slaughter, Villalonga, Yopp.
Strickland, Westmoreland, 

Those who voted in the negative, are Messrs.

Brandon, Pickett, Stephens, 
Fleming, Ramsey, Terrell of Putnam, 
Gordon, Riley, Thornton, 
Hammell, Robinson of Fay'te, Waldhour, 
Hendrix, Robinson of Talbot, Watson, 
Hines, Shackelford, Whitworth, 
McDougal, Shaw, Wooldridge, 
Peacock,

The resolution was agreed to.

Mr. Jones moved that the House do now adjourn.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Hendrix, the yeas and nays were required to be re­corded, and are yeas 65, nays 24.

Those who voted in the affirmative, are Messrs.

Andrews, Hodges of Rand'h, Roberts, 
Arnold, Howard, Robinson of Talbot, 
Bivins, Jenkins, Sanford, 
Bryan, Johnson, Shackelford, 
Calder, Jones of Paulding, Shaw, 
Carlton, Laughridge, Slaughter, 
Clark, Manning, Snelling, 
Colbert, McDonald, Stephens, 
Dorminy, McIntyre, Talley, 
Faver of Meriw'r, McWhorter, Terrell of Coweta, 
Fish, Mintz, Terrell of Putnam, 
Fletcher, Morris, Tillman, 
Gartrell, Neal, Trippe, 
Goodman, Nisbet, Villalonga, 
Hall, O'Bannon, Waldhour, 
Hammell, Peacock, Watson, 
Harris, Penick, Wilcox, 
Harrison, Penland, Wilson, 
Heard, Phillips, Wofford, 
Hendrix, Ramsey, Wolf, 
Hill, Reid, Worrell, 
Hodges of Houston, Reynolds, 

Those who voted in the negative, are Messrs.

Adams, Blount, Browne, 
Akin, Brandon, Carter,
| Culberson of Floyd, Griggs,  | Strickland,     |
| Culberson of Troup, Gordon, | Thornton,       |
| Dawson,                    | Hines,          |
| Deadwyler,                 | McDougald,      |
| Fields,                    | Pickett,        |
| Fleming,                   | Riley,          |
| Fortner,                   | Robinson of Fay'te, |

The motion prevailed, and the House adjourned until 9 o'clock to-morrow morning.

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**TUESDAY, JANUARY 29, 1850.**

*Nine o’clock, A. M.*

Mr. Stephens moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to prevent careless shooting towards the highways and other roads in this State. The motion prevailed.

Mr. Brown moved to reconsider so much of the journal of yesterday as relates to the passage of the resolution that this House will sit until 10 o’clock, P. M. until otherwise ordered.

On the motion to reconsider, by the call of Mr. McWhorter, and second of Mr. Bryan, the yeas and nays were required to be recorded, and are yeas 82, nays 33.

Those who voted in the affirmative, are Messrs.

| Adams,           | Fleming,         | McDougald,       |
| Akin,            | Gartrell,        | Mintz,           |
| Andrews,         | Gaston,          | Neal,            |
| Avery,           | Gilmore,         | Neely,           |
| Barlow,          | Gresham,         | Nelson,          |
| Barrett,         | Griggs,          | Peacock,         |
| Blount,          | Gordon,          | Perkins,         |
| Brandon,         | Hall,            | Phillips,        |
| Brown,           | Hammell,         | Pickett,         |
| Calder,          | Harris,          | Ramsey,          |
| Carlton,         | Harrison,        | Richardson,      |
| Chandler,        | Heard,           | Riley,           |
| Culberson of Floyd, Hendrix, | Hodges of Houston, | Robinson of Fay'te, Robbors, |
| Culberson of Troup, Hines, | Howard, | Robinson of Talbot, |
| Dawson,          | Digby,           | Howard,          |
| Dorman,          | Jones of Paulding, | Sanford,        |
| Dubignon,        | Jones of Warren,  | Shackelford,     |
| Farmer,          | Kendall,         | Shaw,            |
| Faver of Troup,  | Lawton,          | Slaughter,       |
| Fields,          | Leith,           | Snelling,        |
| Fish,            | McAllister,      | Spalding,        |
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Goodman, Morristown, Morris,
Arnold, Hill, O'Bannon,
Bivins, Hodges of Rand'h. Penick,
Bryan, Jenkins, Reid,
Carter, Johnson, Terrell of Coweta,
Clark, Laughridge, Thomasson,
Colbert, Manning, Tucker,
Deadwyler, McDonald, Walker,
Favor of Meriw', McIntyre, Westmoreland,
Fletcher, McLeod, Wooldridge,
Fortner, McWhorter, Yopp.

The motion prevailed.

On motion of Mr. Brown, the order was suspended, and the reconsidered resolution was then taken up.

On motion of Mr. Nisbet, the resolution was laid on the table for the present.

Mr. Phillips, from the Committee on Finance, to whom was referred a bill for the relief of Duncan McDougald of the county of Muscogee, and to appropriate to him a sum of money, and for other purposes therein mentioned, reported that the bill should pass.

Mr. McDougald laid upon the table the following communication:

We, the undersigned, beg leave to spread upon the journals of this House, the following dissent from the action of a majority on a bill “authorizing and requiring the Governor of the State of Georgia to call a Convention of the people of this State, and to appropriate money therefor,” by way of protest as to one of the events therein contemplated. The events or contingencies enumerated in the bill, on the happening of either of which a Convention is to be called, are succinctly the following: First, the enactment by Congress of a law prohibiting slavery in any territory of the United States; or, secondly, the enactment of a law to abolish slavery in the District of Columbia; or, thirdly, a law to prohibit the slave trade between the States where slavery may exist; or, fourthly, should the Governor of this State receive satisfactory evidence that any slave or slaves, having escaped from this State to a non-slaveholding State, and that such slave or slaves is or are refused to be given up to the proper owner by the authorities of the State in which such fugi-
live or fugitives maybe found; and, lastly, should Congress admit into the United States, as a State of this Confederacy, the extensive and sparsely peopled territory of California and New Mexico. We believe that the four contingencies first above specified, whenever they shall or may transpire, will be palpable violations of both the letter and spirit of the Constitution of the United States, and directly destructive of our equal political rights as sovereign States, and wanton invasions upon the sacred rights of our fellow citizens as owners of property in slaves. Hence our votes were cast on the final passage of the bill in its favor. But here we protest against the fifth or last contingency, to wit, "or should Congress admit into the United States, as a State of this Confederacy, the extensive and sparsely peopled territory of California and New Mexico," when it shall or may transpire, as being deemed by us to be unconstitutional. On the contrary we believe "new States may be admitted by Congress into this Union," provided such States have a republican form of government. When thus admitted, the act of admission is clearly constitutional. Therefore we maintain that the fifth contingency, when it shall transpire, constitutes no valid cause for the call of a Convention. To have voted against the bill in its totality would have forced us to abandon four position clearly in violation of the Constitution of the United States. We feel assured that California and New Mexico, as new States, sooner or later will be admitted into this Union. We demanded for the slaveholding States, as our line, the parallel of thirty-six degrees thirty minutes north latitude to the Pacific Ocean, usually termed "the Missouri Compromise." To this, a majority of this House would not assent. This line we are willing to take as a compromise, because the South has heretofore, without tarnishing the honor of her free sons, abided by it. In conclusion we most solemnly protest against any measure or mode of redress, the inevitable tendency thereof leads to a dissolution of this most "perfect Union," formed and ordained by the people of the United States, in order to establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, until such time as the action of Congress clearly indicates a deliberate intention by the free States to disregard the guarantees of the Constitution and to trample upon the rights of the people of the Southern States to their property in slaves.

January 28, 1850, Milledgeville, Georgia,}

House of Representatives.

Alexander McDougald,          David Reid,
James A. Nisbet,               Jno. W. Yopp,
Y. L. G. Harris,               Robert Griggs,
We concur in the views expressed in the foregoing protest, but voted in the negative on the final passage of the bill, constrained to do so by the objections herein specified.


On motion of Mr. Nisbet, the order was suspended and the House took up the following resolution of the Senate:

Resolved by the Senate and House of Representatives, That the Surveyor General of the State of Georgia be and he is hereby authorized to employ a Clerk to aid him in the business of his office, who shall be entitled to a salary of six hundred dollars for his services for one year."

Mr. Phillips moved to amend the resolution by the insertion of the words “and Secretary of State,” after the words “Surveyor General.” The motion was lost.

Mr. Jones moved to amend the resolution by the insertion of the words “for the present year,” after the words “the business of his office.” The motion prevailed.

Mr. Jenkins moved further to amend the resolution by the addition of the words “and that a clause be inserted in the appropriation bill for the purposes herein specified.” The motion prevailed.

The question then recurred upon the adoption of the resolution as amended.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 50, nays 66.

Those who voted in the affirmative, are Messrs.

Adams, Gordon Jones of Paulding,
Bivins, Hall Lane,
Calder, Hammell Lawton,
Fields, Harris McAllister,
Fish, Harrison McWhorter,
Fletcher, Hill Morris,
Gaston, Howard Neevy,
Gresham, Jenkins Nelson,
Goodman, Johnson Nisbet,
O'Bannon, Shackelford, Villalonga,
Peacock, Spalding, Watson,
Phillips, Stephens, Wiggins,
Ramsey, Talley, Wilcox,
Richardson, Terrell of Putnam, Wilson,
Roberts, Tillman, Wolf,
Sanders, Thompkins Worrell,
Sanford, Trippe,

Those who voted in the negative, are Messrs.
Akin, Dubignon, Penick,
Anderson of Wilkes, Farmer, Penland,
Andrews, Faver of Meriw'her, Perkins,
Arnold, Faver of Troup, Pickett,
Avery, Fleming, Reid,
Barlow, Fortner, Reynolds,
Barrett, Gartrell, Riley,
Blount, Griggs, Robinson of Fay'te,
Brandon, Heard, Robinson of Talbot,
Brown, Hendrix, Slaughter,
Bryan, Hines, Snelling,
Carlton, Hodges of Houston, Strickland,
Carter, Hodges of Rand'h. Terrell of Coweta,
Chandler, Jones of Warren, Thomasson,
Clark, Laughridge, Thornton,
Colbert, Leith, Tucker,
Culberson of Floyd, Manning, Waldhour,
Culberson of Troup, McDougald, Walker,
Dawson, McDonald, Westmoreland,
Deadwyler, McIntyre, Wofford,
Digby, McLeod, Wooldridge,
Dorminy, Neal, Yopp.

The resolution was lost.

On motion the order was suspended, and Mr. Jenkins laid upon the table the following resolution:

Resolved, That at evening sessions the regular file of bills for third reading shall be in order after reading bills a first and second time, unless otherwise ordered by the House.

On motion the order was further suspended, and the foregoing resolution was taken up and adopted.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to alter and amend an act entitled an act to carry into effect the alterations and amendments made at the Session of the General Assembly of 1843, in and to the third and seventh sections of the first article of the Constitution of this State, assented to the 23d December, 1843, so far as relates to the Senatorial districts.
Also, an act to extend the provisions of the act of 1799 in relation to notices to produce papers, books, writings, &c., so far as to embrace causes in equity.

Also, an act to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia.

On motion of Mr. McDougald, the order was further suspended and the House took up the report on the bill to authorize and empower the Muscogee Railroad Company to connect their Railroad with the Southwestern Railroad, 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 unfinished business of yesterday, which was the consideration of the substitute of Mr. Gartrell for the bill for the imposition and collection of taxes for the year 1850 and thereafter.

The first section being under consideration, which is as follows:

Be it enacted, &c., That an act entitled an act to levy and collect a tax for each of the political years 1848 and 1849, passed by the last General Assembly, be and the same is hereby re-enacted, except so far as relates to a capitation or poll tax.

Mr. Neal moved to amend the same by striking out the words "except so far as relates to a capitation or poll tax."

Which motion prevailed.

The second section having been read, to wit:

And be it further enacted, That each and every male citizen, between the age of 21 and 50, shall be taxed annually the sum of twenty-five cents.

Mr. Neal moved to strike out the section.

Whereupon, on the call of Mr. Neal, seconded by Mr. Ramsey, the yeas and nays were required to be recorded, and are yeas 52, nays 62.

Those who voted the affirmative, are Messrs.

Akin,
Andrews,
Arnold,
Avery,
Barrett,
Bivins,
Blount,
Brown,
Clark,
Culberson of Troup,
Lane,
Dawson,
Deadwyler,
Farmer,
Faver of Troup,
Those who voted in the negative, are Messrs.

Adams, Goodman, Peacock,
Anderson of Wilkes, Gordon, Penland,
Barlow, Hall, Perkins,
Brandon, Heard, Phillips,
Bryan, Hendrix, Riley,
Calder, Hines, Robinson of Fayette,
Carlton, Hodges of Houston, Robinson of Talbot,
Carter, Hodges of Randolph, Sanders,
Chandler, Howard, Sanford,
Colbert, Johnson, Snelling,
Culberson of Floyd, Jones of Paulding, Stephens,
Digby, Laughridge, Strickland,
Dorminy, Lawton, Talley,
Dubignon, Leith, Terrell of Coweta,
Faver of Meriwether, McAllister, Tillman,
Fish, McLeod, Tompkins,
Fleming, Mintz, Westmoreland,
Fletcher, Morris, Whitworth,
Fortner, Neely, Wilcox,
Gartrell, Nelson, Wilson,
Gilmore, O'Bannon, Yopp.

So the motion was lost.

By leave of the House, Mr. Shackelford was excused from voting.

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

Mr. Speaker—I am directed by his Excellency the Governor to lay before this branch of the General Assembly a communication in writing.

Mr. Peacock offered the following additional section:

And be it further enacted, That all female free persons of color between the age of 20 and fifty years shall be liable to pay the sum of two dollars as a capitation or poll tax, and that the same be collected as pointed out by law for the collection of the tax imposed on the males.

Mr. Brown offered the following substitute to the section offered by Mr. Peacock, to wit:

That each and every free negro in this State between the age of 18 and 50 shall be tax annually the sum of dollars.

And be it further enacted, That each and every nominal owner of a quasi free negro shall be taxed annually one hundred dollars.
Mr. Brown moved to fill the blank in the first section with "one hundred dollars." Which motion was lost.

He then moved to fill the blank with "fifty."

Whereupon, on the call of Mr. Brown seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 18, nays 75.

Those who voted in the affirmative, are Messrs.

Arnold, Farmer, Perkins,
Barlow, Faver of Troup, Terrell of Coweta,
Bivins, Hines, Tucker,
Brown, Hodges of Randol'h, Walker,
Culberson of Troup, McDougald, Wooldridge,
Dorminy, Penick, Yopp.

Those who voted in the negative, are Messrs.

Adams, Hammell, Riley,
Akin, Harris, Roberts,
Andrews, Harrison, Robinson of Fayette,
Avery, Heard, Robinson of Macon,
Barrett, Hendrix, Robinson of Talbot,
Blount, Hill, Sanders,
Brandon, Howard, Sanford,
Bryan, Jenkins, Shackelford,
Calder, Johnson, Shaw,
Carlton, Jones of Paulding, Slaughter,
Carter, Lane, Snelling,
Chandler, Laughridge, Spalding,
Clark, Lawton, Stephens,
Colbert, Leith, Strickland,
Culberson of Floyd, Manning, Talley,
Dawson, McAllister, Terrell of Putnam,
Deadwyler, McDonald, Thomasson,
Digby, McLeod, Thornton,
Dubignon, McWhorter, Tillman,
Faver of Meriwe'r, Mintz, Tompkins,
Fields, Morris, Trippe,
Fleming, Neely, Villalonga,
Fletcher, Nelson, Waldhour,
Fortner, Nisbet, Watson,
Gartrell, O'Bannon, Westmoreland,
Gaston, Peacock, Whitworth,
Gilmore, Penland, Wiggins,
Gresham, Phillips, Wilcox,
Griggs, Pickett, Wilson,
Goodman, Ramsey, Wofford,
Gordon, Reid, Wolf,
Hall, Richardson,

So the motion was lost.
Mr. Jones moved to fill the blank with the sum of "ten dollars."

Whereupon, on the call of Mr. McDougald, seconded by Mr. Yopp, the yeas and nays were required to be recorded, and are yeas 60, nays 49.


Which motion prevailed.

Mr. Jones offered the following substitute for the second section offered by Mr. Brown:
And be it further enacted, That from and after the first of January, 1851, each quasi free negro, not over sixty years old or valueless from decrepitude or disease, shall be taxed $100, and every person when making his or her return shall state on oath what negro or negroes he or she holds in the right of and for the benefit of such negro, and for each and every negro so held shall pay the tax of $100 as above imposed. The substitute was received.

The substitute of Mr. Brown, as amended, was then received in lieu of the section offered by Mr. Peacock.

Mr. Jones offered the following additional section:

And be it further enacted, That a tax of thirty-one and a quarter cents shall be paid by the Memphis Branch Railroad for each and every hundred dollars of the stock of said road; which was received.

He also offered the following additional section:

And be it further enacted, That a tax of one-half of one per cent. shall be and is hereby imposed on all jewelry and silver plate not taxed as merchandise; which was received by the House.

He also offered the following additional section:

And be it further enacted, That a tax of cents is hereby imposed on each sulky, buggy, jersey or carryall; a tax of dollar on every rockaway, coach or close carriage; a tax of dollars on each two horse stage, and a tax of dollars on each stage working over two horses, and a tax of ten dollars on each omnibus.

Mr. Jones moved to fill the first blank with "seventy-five;" which was lost.

He then moved to fill the blank with "fifty;" which prevailed.

Mr. Yopp moved to fill the second blank "five dollars;" which was lost.

Mr. Johnson moved to fill the blank with "two dollars."

Whereupon, on the call of Mr. McDougald, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 38, nays 78.

Those who voted in the affirmative, are Messrs.

Adams,  Griggs,  Mintz,
Andrews,  Hall,  Morris,
Barrett,  Hendrix,  O'Bannon,
Bivins,  Johnson,  Penland,
Brown,  Jones of Paulding,  Pickett,
Carlton,  Lawton,  Robinson of Fay'te,
Carter,  Leith,  Sanford,
Chandler,  Manning,  Shackelford,
Culberson of Troup, McDougald,  Shaw,
Fish,  McDonald,  Strickland,
Fortner,  McLeod,  Talley,
The motion was lost.

Mr. Shackelford moved to fill the blank with "one dollar;" which prevailed.

Mr. Jones moved to fill the third blank with "four dollars;" which motion prevailed.

Mr. Jones moved to fill the fourth blank with "eight dollars;" which was lost. He then moved to fill the blank with "six dollars;" which motion prevailed.

Mr. Shaw offered the following as a substitute for the section as amended:

And be it further enacted, That on all pleasure carriages, stages or omnibuses there shall be paid the sum of one-half per cent. on the value thereof.

On receiving the substitute, on the call of Mr. McDougald seconded by Mr. Culberson of Troup, the yeas and nays were required to be recorded, and are yeas 40, nays 78.

Those who voted in the affirmative, are Messrs.

Adams, Avery, Barrett,
Brandon, Johnson, Shaw,
Calder, Jones of Warren, Stephens,
Carter, Manning, Strickland,
Chandler, McAllister, Terrell of Coweta,
Clark, McDonald, Thornton,
Culberson of Floyd, McIntyre, Tillman,
Culberson of Troup, Penland, Trippe,
Deadwyler, Perkins, Waldbour,
Faver of Meriweth'r, Reynolds, Watson,
Fish, Riley, Westmoreland,
Gresham, Robinson of Macon, Wilcox,
Goodman, Sanford, Yopp,
Hines,

Those who voted in the negative, are Messrs.

Akin, Hammell, Penick,
Anderson of Wilkes, Harris, Phillips,
Andrews, Harrison, Pickett,
Arnold, Heard, Ramsey,
Barlow, Hendrix, Reid,
Bivins, Hill, Richardson,
Blount, Hodges of Houston, Roberts,
Brown, Hodges of Rand' h, Robinson of Fay'te.
Bryan, Howard, Sanders,
Carlton, Jenkins, Shackelford,
Colbert, Jones of Paulding, Slaughter,
Dawson, Lane, Snelling,
Digby, Laughridge, Spalding,
Dorminy, Lawton, Talley,
Dubignon, Leith, Terrell of Putnam,
Farmer, McDougald, Thomasson,
Fields, McLeod, Tucker,
Fleming, McWhorter, Villalonga,
Fletcher, Mintz, Walker,
Fortner, Morris, Whitworth,
Gartrell, Neal, Wiggins,
Gaston, Neely, Wilson,
Gilmore, Nelson, Wofford,
Griggs, Nisbet, Wolf,
Gordon, O'Bannon, Wooldridge,
Hall, Peacock, Worrell,

The substitute was rejected.

The section as amended was then received.

Mr. Jones offered the following additional section:

And be it further enacted, That an annual tax of dollars be and the same is hereby imposed on the bridge of the Irwinton Bridge Company, and the land whereon its eastern abutment rests, or so much of said bridge as is in this State.
On motion of Mr. Jenkins, the same was postponed indefinitely.

Mr. Nisbet offered the following additional section:

And be it further enacted, That a tax of one-half of one per cent. be imposed on the net income from all mines in this State, to be returned by their owners under oath.

On motion of Mr. Gartrell, the same was indefinitely postponed.

Mr. McDougald offered the following additional section:

And be it further enacted, That each and every agent of any bank or banks chartered by any other State than the State of Georgia, doing business in this State as a bank, discounting bills of exchange, checks or drafts, or receiving deposits, shall return on oath to the Receiver of Tax Returns of the county of his residence the amount of bank bills by his or her principal bank whose agent he is, or may be used or intended to be used for the next ensuing year by him as a medium of circulation, and upon each and every of said bank bills such agent or agents shall write in the face thereof his name and the place or places where said agency is or may be located, and that upon one-third thereof shall be levied and collected a tax at and after the same ratio as is now or may be hereafter imposed by law upon the capital of banks chartered by the State of Georgia, which tax shall be paid to the Treasurer of this State and no part to the county.

Mr. Fish moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Slaughter, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 40, nays 68.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Arnold, Barlow, Bivins, Carlton, Chandler, Culberson of Troup, Digby, Faver of Troup,

Howard, Jenkins, Lawton, McWhorter, Morris, Neely, Nelson, Nisbet, Penick, Richardson, Riley,


Hodges of Houston,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Barrett, Andrews, Avery,

Bryan, Calder, Clark,
The motion was lost.

Mr. Fish then moved to strike out the words, "Upon each and every of such bank bills said agent or agents shall write in the face thereof his name and the place or places where said agency may be located."

Upon the motion to strike out, on the call of Mr. Carlton, seconded by Mr. Culberson of Troup, the yeas and nays were required to be recorded, and are yeas 43, nays 55.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

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<td>Arnold,</td>
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Carter, Carter, Laughridge, Reynolds, Robinson of Fay'le,
Chandler, Chandler, Leith, Robinson of Macon,
Clark, Clark, Manning, Robinson of Talbot,
Colbert, Colbert, McAllister, Sanders, Shackelford,
Culberson of Floyd, McDougald, Reynolds, Snelling,
Dorminy, McDonald, Robinson of Macon,
Fleming, McLeod, Robinson of Talbot,
Gartrell, McWhorter, Sanders, Shackelford,
Gresham, Mintz, Strickland, Thornton,
Griggs, Morris, Tillman, Tucker,
Goodman, Neal, Westmoreland.
Gordon, Nelson, Whitworth,
Harrison, Peacock, Wofford,
Hendrix, Penland, Wolf,
Hines, Perkins, Yopp.
Howard, Reid,
Jones of Paulding,

So the motion was lost.

The amendment of Mr. McDougald was then received.

The following message was received from the Senate
by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills,
to wit:

A bill to alter and amend the several acts of this State so
far as they relate to the counties wherein the trials of claims
to personal property levied on under execution shall be had.

A bill to authorize all persons whatsoever to establish and
erect ferries and bridges on their own land.

The Senate has also passed the following bills of the House
of Representatives, to wit:

A bill to alter and amend an act approved December the
22d, 1832, which requires the jailors of the several counties
of this State to advertise or publish all runaway slaves in
one of the papers of Milledgeville.

Also, a bill to incorporate the Lagrange Riflemen of the
county of Troup, and to give them certain privileges and
exemptions.

Also, a bill to add a portion of the county of Hall to the
county of Lumpkin.

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,
to wit:

A bill supplemental to the general tax laws, and to tax
certain property therein mentioned and which has heretofore
been exempt from taxation.

Also, a bill to incorporate the Dahlonega and Marietta
Turnpike and Plank Road Company, and also to incorporate
the Cumming and Atlanta Turnpike and Plank Road Com-
pany.
Also, a bill to incorporate Hamilton Lodge No. 16, of Harris county, with an amendment by way of substitute.

Mr. Culberson of Troup offered the following as an additional section:

And be it further enacted, That all stage contractors and proprietors shall pay one-fourth of one per cent. on the value of the horses used in transportation of the mail or carrying passengers, together with the exception of the coaches, which shall be taxed as herein before specified, the said tax to be assessed in the counties where the respective stage stands shall be located: Provided, That nothing herein contained shall authorize the collection of any tax on the same property more than once the same year.

Upon agreeing to the section, upon the call of Mr. Culberson, seconded by Mr. McIntyre, the yeas and nays were required to be recorded, and are yeas 9, nays 99.

Those who voted in the affirmative, are Messrs.

Culberson of Troup, McIntyre, Thornton, Faver of Troup, Riley, Wilcox, Hammell, Shaw, Wofford.

Those who voted in the negative, are Messrs.

Thomasson,         Villalonga,      Whitworth,
Tillman,           Waldhour,       Wilson,
Tompkins,          Walker,         Wolf,
Trippe,            Watson,         Yopp.
Tucker,            Westmoreland,

So the section was rejected.

Mr. Shackelford offered the following as an additional section:

SEC. —. And be it further enacted, That when any lawyer
or physician shall make oath that his income from his pro-
fession is less than the sum of one thousand dollars, he shall
be required to pay only one-half the amount of the tax provi-
ded for by the operation of this act.

On motion of Mr. Gartrell, the above mentioned section
was postponed indefinitely.

Mr. Jones of Paulding offered the following additional
section:

And be it further enacted, That all laws or parts of laws on
the subject of taxes, not inconsistent with the provisions of
this act, be and the same are continued in full force.

The section was received.

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

THREE O'CLOCK, P. M.

The House resumed the unfinished business of the
morning, to wit, the consideration of the following sub-
stitute offered by Mr. Wofford, for the substitute offered by
Mr. Gartrell, to wit, a bill to levy and collect a tax for each
of the political years 1850 and 1851, and to prescribe the
oath to be taken by the tax payers of the State, and also to
impose additional duties upon the several Tax Receivers of
this State.

Upon receiving the substitute, upon the call of Mr. Shack-
elford, seconded by Mr. Chandler, the yeas and nays were
required to be recorded, and are yeas 20, nays 98.

Those who voted in the affirmative, are Messrs.
Barrett,           McDougald,      Snelling,
Blount,            Mintz,          Talley,
Deadwyler,         Neal,           Terrell of Putnam,
Favor of Troup,    Penland,        Tompkins,
Gresham,           Reid,           Wofford,
Griggs,            Robinson of Fay'te,Yopp.
Hammell,           Sanford,

Those who voted in the negative, are Messrs.
Adams,            Akin,           Anderson of Wilkes.

36
So the substitute was rejected.

The question then recurred upon the substitute offered by Mr. Gartrell in lieu of the original bill.

Whereupon, on the call of Mr. Slaughter, seconded by Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 67, nays 46.

Those who voted in the affirmative, are Messrs.
Heard,
Hendrix, O'Bannon,
Hines, Peacock,
Hodges of Houston, Penick,
Hodges of Rand'h. Penland,
Johnson, Pickett,
Jones of Paulding, Reid,
Jones of Warren, Roberts,
Laughridge, Robinson of Fay'te, Wiggins,
Leith, Robinson of Talbot, Wilson,
McDougald, Sanford,
McIntyre, Shackelford,
McLeod, Slaughter,
McWhorter,

Those who voted in the negative, are Messrs.
Adams, Howard,
Arnold, Jenkins,
Calder, Lane,
Culberson of Floyd, Lawton,
Culberson of Troup, Manning,
Dawson, McAllister,
Deadwyler, McDonald,
Dubignon, Mintz,
Faver of Troup, Morris,
Fish, Neely,
Fletcher, Nelson,
Gresham, Nisbet,
Griggs, Perkins,
Harris, Phillips,
Harrison, Ramsey,
Hill, Richardson,

So the substitute was received.

The report was then agreed to, the bill was read the third time, and upon the question "Shall this bill now pass?" upon the call of Mr. Howard, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 67, nays 48.

Those who voted in the affirmative are Messrs.
Akin, Bryan,
Anderson of Wilkes, Carlton,
Andrews, Carter,
Avery, Clark,
Barlow, Culberson of Floyd, Gresham,
Barrett, Digby,
Bivins, Dorminy,
Blount, Faver of Meriw' th, Hall,
Brandon, Fields,

Snelling,
Strickland,
Talley,
Terrell of Coweta,
Terrell of Putnam,
Thomasson,
Tillman,
Thompkins,
Riley,
Robinson of Macon,
Sanford,
Shaw,
Stephens,
Thornton,
Trippe,
Tucker,
Villalonga,
Waldhour,
Watson,
Westmoreland,
Whitworth,
Wooldridge,
Worrell,
Hendrix, O'Bannon, Strickland,
Hill, Peacock, Talley,
Hodges of Houston, Penick, Terrell of Coweta,
Hodges of Rand'h, Penland, Terrell of Putnam,
Jones of Paulding, Pickett, Thomasson,
Jones of Warren, Reid, Tillman,
Laughridge, Roberts, Tompkins,
Leith, Robinson of Fay'te. Wiggins,
McDougald, Robinson of Talbot, Wilcox,
McIntyre, Sanford, Wilson,
McLeod, Shackelford, Wofford,
McWhorter, Slaughter, Wolf,
Neal, Snelling, Yopp.

Those who voted in the negative, are Messrs.

Adams, Howard, Richardson,
Arnold, Jenkins, Riley,
Calder, Lane, Robinson of Macon,
Chandler, Lawton, Sanders,
Colbert, Manning, Shaw,
Culberson of Troup, McAllister, Spalding,
Dawson, McDonald, Stephens,
Deadwyler, Mintz, Thornton,
Dubignon, Morris, Trippe,
Faver of Troup, Neely, Tucker,
Fish, Nelson, Villalonga,
Fletcher, Nisbet, Waldhour,
Griggs, Perkins, Watson,
Hammell, Phillips, Westmoreland,
Harris, Ramsey, Whitworth,
Hines, Reynolds, Wooldridge.

So the bill passed under the title thereof.

The House took up the amendments of the Senate to the bill supplemental to the general tax laws and to tax certain property therein mentioned, and which has heretofore been exempt from taxation.

Upon agreeing to the first amendment of the Senate, which was by inserting after the words “Georgia Railroad” the words “and Banking Company, authorized by the act of the present session of the General Assembly,” in the following section—And be it further enacted, That the increase of capital of Georgia Railroad be and the same is hereby taxed thirty-one and a quarter cents on every $100 worth; upon the call of Mr. Jones, and seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are ye-rs 78, nays 39.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Anderson of Wilkes,
Andrews,         Gresham,         Phillips,  
Avery,          Griggs,          Ramsey,  
Barlow,         Gordon,         Reid,    
Barrett,        Hall,            Richardson,  
Bivins,         Harris,         Roberts,  
Blount,         Harrison,       Robinson of Macon,  
Brandon,        Hendrix,        Robinson of Talbot,  
Bryan,          Hill,            Shackelford,  
Chandler,       Hodges of Rand'h. Spalding,  
Clark,          Howard,     Stephens,  
Colbert,        Jenkins,       Terrell of Coweta,  
Culberson of Floyd,Laughridge,  
Culberson of Troup,Laughridge,  
Dawson,        Manning,       Spalding,  
Deadwyler,      McAllister,     Stephens,  
Digby,          McDonald,      Terrell of Putnam,  
Dorminy,        McWhorter,     Thomasson,  
Dubignon,       Mintz,           Thornton,  
Farmer,         Morris,         Tillman,  
Faver of Troup,  Neal,           Trippe,  
Fields,         Neely,           Tucker,  
Fish,           Nisbet,         Villalonga,  
Fleming,         Penick,       Waldford,  
Fletcher,        Penland,     Wooldridge,  
Gartrell,        Perkins,    Worrell,  

Those who voted in the negative, are Messrs.
Arnold,        Jones of Paulding, Sanders,  
Brown,          Jones of Warren, Sanford,  
Calder,         Lane,          Shaw,  
Carlton,         Leith,         Slaughter,  
Carter,         McDougald,     Snelling,  
Faver of Meriwether, McLeod,     Strickland,  
Fortner,         Nelson,       Talley,  
Gilmore,        O'Bannon,      Tompkins,  
Goodman,        Peacock,       Whitworth,  
Hammell,        Pickett,       Wilcox,  
Heard,          Reynolds,      Wilson,  
Hines,          Riley,         Wolf,  

Hodges of Houston,Robinson of Fayette,Yopp.

The amendment was agreed to.

The House agreed to the remaining amendments of the Senate to the bill.

On motion of Mr. Spalding, the House adjourned until seven o'clock, P. M.

Seven o'clock, P. M.

The House met pursuant to adjournment.
Mr. Culberson of Troup moved to suspend the order to take up for second reading a local bill.

The following bill was then taken up and read the second time, and committed for a third reading:

A bill for the compensation of Benjamin H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in the 5th district of said county, sold by the State of Georgia in 1828 as containing one hundred and thirty-seven acres, when in truth it only contained one hundred acres.

Mr. Kenan moved to suspend the order to make the following bill the special order for Saturday.

A bill to authorize the subscription by the State to the capital stock of the Milledgeville and Gordon Railroad Company.

The motion prevailed.

On motion of Mr. Anderson of Chatham, the order was suspended, and the House took up the engrossed bill of the Senate to incorporate the Floating Dry Dock Company of Savannah; 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 law now in force in this State in relation to the lien of judgments so far as perishable property is concerned, and agreed thereto.

Mr. Shackelford moved to recommit the bill.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 43, nays 71.

Those who voted in the affirmative, are Messrs.

- Barrett
- Bivins
- Calder
- Carlton
- Carter
- Chandler
- Colbert
- Culberson of Troup
- Fields
- Fletcher
- Griffin
- Goodman
- Gordon
- Hammell

Pickett,
Harrison,
Heard,
Hendrix,
Kendall,
Leith,
McDougald,
McDonald,
McLeod,
Mintz,
Morris,
Neely,
O'Bannon,
Penland,
Phillips,

Roberts,
Robinson of Fayette,
Sanders,
Sandsford,
Shackelford,
Strickland,
Talley,
Tompkins,
Trippe,
Villalonga,
Wilcox,
Wooldridge.

Those who voted in the negative, are Messrs.

- Adams
- Akin
- Anderson of Wilkes
- Andrews
- Avery
- Blount
- Brandon
- Brown
- Bryan
- Clark
- Dawson
- Deadwyler
So the motion was lost.

The question then recurred upon the passage of the bill, and upon the question "Shall this bill pass?" on the call of Mr. Shackelford and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 19, nays 97.

Those who voted in the affirmative, are Messrs.

Calder, Gordon, Heard, Hendrix, Kendall, Laughridge, McDougald,
McLeod, Penland, Pickett, Riley, Roberts, Robinson of Fay'te.

Those who voted in the negative, are Messrs.

Adams, Akin, Anderson of Wilkes, Andrews, Avery, Barlow, Barrett, Bivins, Blount, Brandon, Bryan, Carlton,
The House took up the report on the bill to authorize and empower his Excellency the Governor, for and in the name and behalf of the State of Georgia, to subscribe for 5000 shares of $100 each in the capital stock of the Southwestern Railroad, and on motion of Mr. Snelling the same was made the special order for Friday, February 1st, 1850.

The House took up the report on the bill to prohibit lessors in ejectment being made parties without their consent, and the use of fictitious names in ejectment suits, and agreed thereto; the bill was read the third time and was lost.

The House took up the report on the bill to authorize certain persons therein mentioned to peddle without taking out license.

Mr. Neal offered the following substitute in lieu of the original bill:

A bill to allow cripples, invalids and other persons to peddle in their respective counties by a recommendation of the Grand Jury and at such rates of tax as the Inferior Courts at their discretion may determine.

Mr. McWhorter offered the following substitute to the bill:

A bill to allow infirm persons to peddle without license upon certain conditions therein mentioned.

Mr. Nisbet moved that the bill with the substitutes be referred to the Committee on the Judiciary, with instructions so to frame a bill as will give the regulation of peddling license to the Inferior Court.
Mr. Bivins called for the previous question. The call was sustained.

The question then recurs upon the passage of the bill as amended.

Whereupon, on the call of Mr. Bivins, and the second of Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 68, nays 46.

Those who voted in the affirmative, are Messrs.

Adams, Bivins, Bryan, Carlisle, Carter, Chandler, Colbert, Culberson of Floyd, Culberson of Troup, Deadwyler, Digby, Dorminy, Favre of Meriw'rt, Favre of Troup, Fields, Fish, Fleming, Fletcher, Fortner, Gilmore, Goodman, Jordan, Hall,


Those who voted in the negative, are Messrs.

Akin, Anderson of Wilkes, Andrews, Arnold, Barlow, Barrett, Blount, Brandon, Brown, Calder, Clark, Dawson, Dubignon, Farmer, Gartrell, Griffin,


So the bill was passed under the title thereof.
On motion of Mr. Trippe, the order was suspeuded, and the House took up the report on the bill to grant to the Southern Botanico-Medical College at Macon the lower half of the tract of land lying below said city, and belonging to the State of Georgia.

Mr Howard offered the following substitute:

A bill for the appropriation of one-half of the public reserve below the city of Macon to the Southern Botanico-Medical College.

Mr. Shackelford called for the previous question. The call was sustained.

The main question was then put, and upon the question "Shall this bill now pass?" on the call of Mr. Trippe, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 34, nays 73.

Those who voted in the affirmative, are Messrs.

Adams, Anderson of Wilkes, Kenan,
Arnold, Laughridge,
Brandon, Lawton,
Calder, Manning,
Dawson, McDonald,
Garrell, Mintz,
Harrison, Neely,
Heard, O'Bannon,
Hendrix, Phillips,
Hodges of Rand'h, Robinson of Fay'te,
Howard,

Robinson o Macon, Robinson of Talbot,
Sanders,
Strickland,
Thomasson,
Trippe,
Watson,
Westmoreland,
Wofford,
Wooldridge,

Those who voted in the negative, are Messrs.

Akin, Faver of Troup,
Barlow, Fields,
Barrett, Fish,
Bivins, Fleming,
Blount, Fletcher,
Brown, Fortner,
Bryan, Griggs,
Carlton, Goodman,
Carter, Gordon,
Chandler, Hall,
Clark, Hammell,
Colbert, Harris,
Culberson of Floyd, Hill,
Culberson of Troup, Hines,
Deadwyler, Hodges of Houston,
Digby, Jenkins,
Dorminy, Jones of Paulding,
Dubignon, Jones of Warren,
Faver of Meriw'r, Kendall,
Sanford, Thornton, Whitworth, 
Shackelford, Tompkins, Wiggins, 
Slaughter, Tucker, Wilcox, 
Snelling, Villalonga, Wilson, 
Stephens, Waldhour, Wolf, 
Talley, Welborne, Yopp, 
Terrell of Putnam,

So the bill was lost.

By permission of the House, Mr. McDougald introduced a bill to alter and amend the third section of an act to incorporate the Muscogee Railroad, and to punish persons for violating the provisions, approved 27th December, 1845, 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, passed 27th December, 1849, so far as to change the name of said plat of ground, and for other purposes therein mentioned; read first time.

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

WEDNESDAY, JANUARY 30, 1850.

Nine o'clock, A. M.

Mr. Morris of Franklin moved to reconsider so much of the journal of yesterday as relates to the rejection of the following resolution:

Resolved by the Senate and House of Representatives, That the Surveyor General of the State of Georgia be and he is hereby authorized to employ a Clerk to aid him in the business of his office, who shall be entitled to a salary of six hundred dollars for his services for one year."

And on the call of Mr. Carlton, seconded by Mr. Morris, the yeas and nays were required to be recorded, and are yeas 48, nays 71.

Those who voted in the affirmative, are Messrs

Adams, Griffin, McAllister, 
Akin, Goodman, McWhorter, 
Brown, Hall, Morris, 
Calder, Hammell, Neely, 
Chandler, Harrison, Nelson, 
Fields, Hill, Nisbet, 
Fletcher, Howard, Phillips, 
Gaston, Jenkins, Ramsey, 
Gilmore, Jones of Paulding, Reynolds, 
Gray, Lane, Roberts, 
Gresham, Lawton, Robinson of Macon,
Sanders, Stephens, Wiggins,  
Sanford, Talley, Wilcox,  
Shackelford, Thompkins Wilson,  
Shaw, Villalonga, Wolf,  
Spalding, Watson, Worrell.  

Those who voted in the negative, are Messrs.

Andrews, Gartrell, Penland,  
Arnold, Griggs, Perkins,  
Barlow, Gordon Pickett,  
Barrett, Heard, Reid,  
Bivins, Hendrix, Richardson,  
Blount, Hodges of Houston, Riley,  
Brandon, Hodges of Rand’h. Robinson of Fay’te,  
Bryan, Irwin, Robinson of Talbot,  
Carlton, Johnson, Slaughter,  
Carter, Jones of Warren, Snelling,  
Clark, Kenan, Strickland,  
Colbert, Kendall, Terrell of Coweta,  
Culberson of Floyd, Laughridge, Terrell of Putnam,  
Culberson of Troup, Leith, Thomasson,  
Dawson, Manning, Tripe,  
Deadwyler, McDougald, Tucker,  
Digby, McDonald, Waldhour,  
Dorminy, McIntyre, Walker,  
Dubignon, McLeod, Welborne,  
Farmer, Mintz, Westmoreland,  
Faver of Meriw’her, Neal, Whitworth,  
Faver of Troup, O’Bannon, Wofford,  
Fish, Peacock, Wooldridge,  
Fortner, Penick, Yopp.  

So the motion to reconsider was lost.

Mr. Lawton moved to reconsider so much of the journal of yesterday as relates to the receiving and the passing of Mr. Gartrell’s substitute, which is as follows: “To levy and collect a tax for each of the political years 1850 and 1851.”

Mr. McDougald called for the previous question. The call was sustained.

The main question being propounded, on the call of Mr. Robinson of Talbot, seconded by Mr. Reid, the yeas and nays were required to be recorded and are yeas 65, nays 58.

Those who voted in the affirmative, are Messrs.

Adams, Colbert, Farmer,  
Arnold, Culberson of Floyd, Culberson of Troup, Faver of Meriw’h.  
Brown, Culberson of Troup, Fields,  
Calder, Dawson, Fish,  
Carlton, Digby, Fletcher,  
Chandler, Dubignon, Gray,  

Gresham, McWhorter, Slaughter,
Griffin, Morris, Stephens,
Griggs, Neely, Terrell of Putnam,
Harris, Nelson, Thornton,
Harrison, Nisbet, Tripp,
Hill, Perkins, Tucker,
Hines, Phillips, Villagonga,
Hodges of Houston, Ramsey, Walker,
Howard, Reynolds, Watson,
Irwin, Richardson, Westmoreland,
Jenkins, Riley, Whitworth,
Kenan, Roberts, Wiggins,
Lawton, Robinson of Macon, Wilcox,
Manning, Robinson of Talbot, Wofford,
McAllister, Sanders, Worrell,
McDonald, Sanford,

Those who voted in the negative, are Messrs.
Akin, Gordon, Penland,
Anderson of Wilkes, Hall, Pickett,
Andrews, Hammell, Reid,
Avery, Heard, Robinson of Fay'tte.
Barlow, Hendrix, Shackelford,
Barrett, Hodges of Rand'h. Shaw,
Bivins, Johnson, Snelling,
Blount, Jones of Paulding, Spalding,
Brandon, Jones of Warren, Strickland,
Bryan, Kendall, Talley,
Carter, Lane, Terrell of Coweta,
Clark, Laughridge, Thomasson,
Deadwyler, Leith, Tompkins,
Dorminy, McDougald, Waldhour,
Faver ot Troup, McIntyre, Welborne,
Fortner, McLeod, Wilson,
Garrell, Neal, Wolf,
Gaston, O'Bannon, Woolridge,
Gilmore, Penick, Yopp.
Goodman,

The motion to reconsider prevailed.

Mr. Howard moved to reconsider so much of the journal of yesterday as relates to the bill to grant to the Southern Botanico-Medical College at Macon the lower half of the tract of land lying below said city belonging to the State of Georgia. The House refused to reconsider.

Mr. Jones laid upon the table, the order being suspended, the following resolutions:

That the Governor have laid off into lots and sold the public reserve near the city of Macon in the county of Bibb.
Mr. Reid moved to suspend the order, and take up the following resolution of the Senate:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That both branches of the General Assembly will adjourn sine die on Friday, the 8th day of February, and sooner if practicable.

Whereupon, on the call of Mr. Reid and the second of Mr. Culberson, the yeas and nays were required to be recorded, and are yeas 87, nays 21.

Those who voted in the affirmative, are Messrs.

Adams, Griffin, Penick, Reid,
Akin, Griggs, Reynolds, Richardson,
Anderson of Wilkes, Goodman, Robinson of Fayette,
Andrews, Gordon, Robinson of Macon,
Arnold, Hall, Robinson of Talbot,
Avery, Hammell, Sanders,
Barrett, Harris, Sanford,
Bivins, Heard, Sanford,
Blount, Hill, Sanford,
Brandon, Hodges of Houston, Shaw,
Brown, Hodges of Randolph, Stephens,
Bryan, Howard, Strickland,
Carlton, Jenkins, Talley,
Carter, Johnson, Terrell of Coweta,
Chandler, Jones of Warren, Thomasson,
Clark, Kenan, Thornton,
Colbert, Lane, Tompkins,
Culberson of Troup, Lawton, Trippe,
Dawson, Leith, Waldhour,
Digby, Manning, Walker,
Dorningy, McAllister, Welborne,
Faver of Meriwether, McDougald, Westmoreland,
Faver of Troup, McDonald, Whitworth,
Fletcher, McIntyre, Wilcox,
Fortner, Mch Whorter, Wilson,
Gartrell, Mintz, Wofford,
Gaston, Neal, Wolf,
Gray, Nelson, Worrell,
Gresham, Peacock, Yopp.

Those who voted in the negative, are Messrs.

Barlow, Hendrix, Roberts,
Dubignon, Jones of Paulding, Shackelford,
Farmer, Neely, Snelling,
Fields, Nisbet, Spalding,
Fish, Perkins, Tucker,
Gilmore, Ramsey, Villalonga,
Harrison, Riley, Watson.

So the order was suspended.
The order being suspended, the resolution was taken up and Mr. McDougald moved to make it the special order of the day for Monday week. The motion was lost.

Mr. Jones moved to strike out the words "Friday, the 8th of February next," and on the call of Trippe, and the second of Mr. Reid, the yeas and nays were required to be recorded, and are yeas 44, nays 71.

Those who voted in the affirmative, are Messrs.

Adams, Griffin, Peacock,
Akin, Gordon, Pickett,
Arnold, Hammell, Ramsey,
Bivins, Harrison, Sanford,
Brandon, Heard, Shackelford,
Brown, Hendrix, Spalding,
Carlton, Hodges of Houston, Strickland,
Digby, Irwin, Talley,
Dorminy, Jones of Paulding, Tompkins,
Dubignon, Kenan, Tucker,
Fields, Lane, Villalonga,
Fish, Leith, Whitworth,
Fletcher, McWhorter, Wilson,
Gartrell, Nelson, Wofford,
Gray, O'Banion,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Hines, Richardson,
Andrews, Hodges of Rand'h, Riley,
Avery, Howard, Roberts,
Barrett, Jenkins, Robinson of Fay'te,
Blount, Johnson, Robinson of Macon,
Bryan, Jones of Warren, Robinson of Talbot,
Carter, Lawton, Sanders,
Chandler, Maunling, Shaw,
Clark, McAllister, Snelling,
Colbert, McDougald, Stephens,
Culberson of Troup, McDonald, Terrell of Coweta,
Dawson, McIntyre, Terrell of Putnam,
Deadwyler, McLeod, Thomasson,
Farmer, Mintz, Thornton,
Faver of Meriw'hcr, Morris, Trippe,
Faver of Troup, Neal, Waldhour,
Fortner, Neely, Walker,
Gaston, Nisbet, Watson,
Gresham, Penick, Welborne,
Griggs, Penland, Westmoreland,
Goodman, Perkins, Wilcox,
Hall, Phillips, Wolf,
Harris, Reid, Woolridge,
Hill, Reynolds, Yopp.

So the motion was lost.
Mr. Carlton moved to postpone the whole matter indefinitely.

Whereupon, on the call of Mr. Gartrell, and the second Mr. Worrell, the yeas and nays were required to be recorded, and are yeas 50, nays 66.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Adams, Akin, Anderson of Wilkes, Griggs, Andrews, Arnold, Avery, Barlow, Barrett, Bivins, Blount, Bryan, Carter, Chandler, Clark, Culberson of Troup, McDonald, Dawson, Deadwyler, Digby, Faver of Meriwet'r, Mitz, Faver of Troup, Neal, Forner, Gartrell, Goodman, Hall, Harris, Hines, Hodges of Houston, Stephens, Hodges of Rand'h., Jenkins, Johnson, Jones of Warren, Manning, McDonald, McIntyre, McLeod, McWhorter, Mintz, Neal, Penick, Penland, Perkins, Gresham, Griggs, Goodwin, Hall, Harris, Hines, Hodges of Houston, Stephens, Hodges of Rand'h., Jenkins, Johnson, Jones of Warren, Manning, McDonald, McIntyre, McLeod, McWhorter, Mintz, Neal, Penick, Penland,

So the motion was lost.
Mr. Lawton moved to lay the matter on the table for the present.

Whereupon, on the call of Mr. Culberson of Troup, seconded by Mr. Reid, the yeas and nays were required to be recorded, and are yeas 79, nays 38.

Those who voted in the affirmative, are Messrs.

Akin, Hendrix, Pickett,
Arnold, Hill, Ramsey,
Bivins, Hines, Richardson,
Brandon, Hodges of Houston, Riley,
Brown, Howard, Roberts,
Bryan, Irwin, Robinson of Fayette,
Calder, Jenkins, Robinson of Talbot,
Carter, Jones of Paulding, Sanders,
Carlton, Jones of Warren, Sanford,
Chandler, Kenan, Shackelford,
Colbert, Lane, Shaw,
Culberson of Floyd, Lawton, Slaughter,
Digby, Leith, Snelling,
Dorminy, McAllister, Spalding,
Dubignon, McDougald, Strickland,
Farmer, McDonald, Talley,
Fields, McIntyre, Terrell of Putnam,
Fish, McLeod, Tompkins,
Fletcher, Morris, Tucker,
Gray, Neely, Villalonga,
Griffin, Nelson, Waldhour,
Gordon, Nisbet, Whitworth,
Hall, O'Bannon, Wiggins,
Hammell, Peacock, Wilcox,
Harris, Penland, Wilson,
Harrison, Perkins, Wofford,
Heard, Phillips, 

Those who voted in the negative, are Messrs.

Adams, Gartrell, Robinson of Macon,
Anderson of Wilkes, Gaston, Stephens,
Andrews, Gresham, Terrell of Coweta,
Avery, Goodman, Thomasson,
Barrett, Hodges of Rand'h., Thornton,
Blount, Johnson, Trippe,
Carter, Manning, Walker,
Clark, McWhorter, Watson,
Culberson of Troup, Mintz, Welborne,
Dawson, Neal, Wolf,
Deadwyler, Penick, Wooldridge,
Faver of Meriw’th. Reid, Worrell,
Faver of Troup, Reynolds, Yopp,
Fortner,

The motion prevailed.
The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House:

A bill to incorporate the Dahlonega Male and Female Academy and appoint Trustees for the same.

A bill to authorize the Justices of the Inferior Court of Baker county to levy a county tax.

A bill to incorporate the Presbyterian Church at Griffin, and to appoint trustees for the same.

A bill authorizing the Inferior Court of Cobb county to pay the citizens of said county for services rendered as jurors.

A bill to incorporate the town of Cartersville, in the county of Cass.

A bill to authorize Hardy Pace and Pinckney H. Randall of Cobb county, to build a mill-dam across the Chattahoochee river on their own land.

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 compensate the grand and petit jurors of the county of Gilmer, and to provide for the payment of the same.

A bill to give additional compensation to the petit jurors of the county of Randolph.

A bill to repeal so much of an act entitled an act to compensate grand and petit jurors in the counties of Wilkes and Thomas, assented to 25th December, 1837, as relates to the grand jurors of the county of Thomas.

A bill to repeal an act consolidating the offices of Tax Collector and Receiver of Tax Returns in the counties therein named so far as relates to the county of Thomas.

A bill to abolishing the precincts at the houses of Theodorick Montford and R. A. Hall in the county of Talbot, and to establish a precinct at McCant's mills, the place of holding Justices Courts in the 757th district G. M.

A bill to remove an election precinct in the county of Carroll.

A bill to incorporate Searsville Academy, in the county Marion, and to appoint Trustees for the same.

A bill to repeal an act passed the 25th day of December, 1837, to consolidate the offices of Tax Collector and Receiver of Tax Returns of Early county.

A bill to change the line between the county of Campbell and the county of Fayette, so as to add a part of the county of Fayette to the county of Campbell.

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 amend the guardian laws of this State.

Also, a bill to create an additional election precinct and to remove various others in the county of Washington.

Also, a bill to close elections at the precincts in the county of Sumter at the hour of three o'clock, P. M.

Also, a bill to incorporate the Harrison Academy in Wilkinson county.

Also, a bill incorporating the town of Springville in the county of Cobb.

Also, a bill to incorporate the Carrollton Male Academy in the county of Carroll, to appoint Trustees for the same, and for other purposes therein named.

The Senate has adopted a resolution asking the establishment of a semi-weekly mail on the route from Hawkinsville to Darien.

Also, a resolution requesting his Excellency to furnish certain books to the county of Ware.

The Senate has also adopted the following joint resolution:

Be it resolved by the Senate, (the House of Representatives concurring,) That the act to repeal an act entitled an act to alter and amend the several acts regulating roads in this State, so far as respects the operation of said act in the counties of Bryan, Liberty, McIntosh, Glynn and Wayne, approved Dec. 8th, 1806, and to provide for the filling of vacancies in the board of commissioners as authorized by the original act of 1803, and vetoed by the Governor, be amended by adding to the caption of the bill, and to repeal the act of 1847, so far as respects the county of McIntosh.

To all of which they ask the concurrence of this branch of the General Assembly.

On motion of Mr. Spalding, the order was suspended and the House took up and concurred with the Senate in the resolution concerning the amendment to the caption of the act to repeal “an act to alter and amend the several acts regulating roads in this State, so far as respects the counties of Bryan, Liberty, McIntosh, Glynn and Wayne, approved Dec. 8th, 1806, and to provide for the filling of vacancies in the Board of Commissioners as authorized by the original act of 1803,” and vetoed by the Governor.

REPORT.

The Committee on Internal Improvement, to whom was referred the memorial of John D. Gray & Co., the special message of Gov. Towns, and the report of Wm. L. Mitchell, Chief Engineer, accompanying that message, in relation to the claim of said memorialist for compensation for extra work, &c., on the Tunnel, &c., having carefully considered the evidence to which it has had access, submit as the result of its examination the following conclusions:
1st, That a large amount of extra excavation, extra masonry in facades, extra brick spandrel, backing and timbering or false works not comprehended in the estimates of Col. Long, former Engineer, has been done and performed by the memorialists, John D. Gray, & Co., on and about the Tunnel on the Western and Atlantic Railroad, amounting, according to the statement of Mr. Mitchell, in value to $31,709.

2d, That no estimate was made for excavation of rock which might be found in the Tunnel, it being estimated as if simply composed of earth.

3d, That a large quantity (not precisely ascertained) of extensive rock excavation was made by memorialists in the Tunnel, and that from the very first moment they have ever asserted that a fair allowance should be made to them for such rock excavation.

4th, That memorialists sustained loss equal to $16,563 37 on the sale and hypothecation of the bonds delivered to them in payment, in consequence of the money market at the time being occupied with other bonds of the State of Georgia, bearing a greater rate of interest than those paid to the contractors.

5tb, That the coupons issued with and belonging to the bonds paid the memorialists were separated from them and retained by the Chief Engineer.

In reference to so much of the claim of memorialists as is based on the alleged performance of extra work on the Tunnel, consisting of ordinary earth excavation, masonry, spandrel, backing, timbering, &c., the items and extent of each so done, amounting to the sum of $31,709 00, your committee is impressed with the fullness of the evidence and the justice of the claim for compensation therefor, it is so decisive that no argument can add to the force of the facts presented so clearly by [Mr.] Mitchell, and which so unmistakably recognises the validity of this claim.

Standing upon, to a great extent, the same ground of justice to the faithful laborer, is the claim for the usual and customary prices of compensation for the heavy rock excavation made by the memorialists, and for which description of labor no estimates were made by Col. Long or Col. Garnett, as will be perceived by reference to their respective communications whilst the State Road was under their charge. That such an allowance should have been made in the estimates of the work to be done in and about the Tunnel, was to have been expected at the hands of an engineer who brought along with him into the service of the State so wide a reputation as did our first Chief Engineer. At least it is apparent now, since the structure of the mountain Tunnel has been developed by actual experiment, that there should have been estimates to meet the difficulties which have been ascertained, and which have been surmounted by the vigor,
perseverance and energy of the memorialists; stimulated as they were often by the presence and encouragement of the Governor and Chief Engineer, and bade to rely with confidence upon the justice and generosity of Georgia. The difficulties to be encountered in making the Tunnel, it is believed by your committee, were not originally apprehended, and were consequently not provided for. Had they been conjectured as they perhaps might have been by bringing an acquaintance with geology to the aid of the other scientific attainments and practical knowledge of the Civil Engineer, the estimates of costs for the Tunnel would have transcended largely the inaccurate and imperfect data which have undoubtedly controlled the appropriation made by the General Assembly of 1847, and which have evidently misled the memorialists by reliance on them. In the preceding remarks your committee disclaims any intention to reflect upon the engineer by whom the estimates were made and submitted. It can very well be perceived how, depending upon the surveys of subordinates with less science and skill than they themselves possessed, and without any personal knowledge obtained by a careful and thorough examination of the ridge to be tunnelled and the surrounding country, they should have treated the ridge as consisting only of earth. It would seem to follow with stronger reason that if a Chief Engineer of high skill and larger reputation in their calculations of costs have been proven by actual experience to be so far below the mark, that no one ought to expect that mere practical, energetic, laboring men could be so precise in their calculations as to avoid mistake.

That these contractors were deluded in making their round offer for the completion of the Tunnel and the extension of the road to Chattanooga by the published estimates of Col. Long and Garnett, your committee cannot doubt. The more careful office estimates of the work and revised calculations (from new data it is presumed,) of the present Chief Engineer, as the committee find in his report, exceeded the estimates under which the appropriations of 1847 were made. These were not submitted to the inspection of and examination of the bidders, but were carefully concealed from them.—Thus it is apparent to your committee, that without unfolding all the information had by the office and enabling the bidders to know the extent of the difficulties to be encountered before inviting them to contract, the State of Georgia, by its agent, withheld its superior information and knowledge, and left the bidders to judge and estimate for themselves, according to the inaccurate and deceptive data of previous engineers. There was no equality in this—the parties stood not on the same level.

Can it be right or consistent with the justice and equity and honor of a great State, that they should after having
driven a sharp bargain under such circumstances, stand upon it? when to do so, would overwhelm her own citizens with ruin, a ruin the inevitable result of an unshaken confidence in her fair dealing and good faith.

It is a proof of a high statesmanship never to disappoint a confidence solicited and reposed. The truest expediency for Governments will ever be found in scrupulous good faith and generous liberality.

Your committee take great pleasure in responding to the manly and high toned language of the Executive—language worthy of the highest officer of the State Government and of the people; and which will be felt and appreciated at every hearth-stone in Georgia. We beg leave to repeat his recommendation to the General Assembly, that it "deal justly and liberally with their faithful contractor, by whose indomitable courage and perseverance, unknown and unforeseen difficulties have been overcome, by which, while the State will be enriched, their private property may be sacrificed if the just recompense of reward for toil and labor bestowed for the State be not awarded.”

In considering the claim of your memorialists for the amount of loss sustained by them on the sale of the bonds of the State, your committee are compelled to report adversely to its allowance. It appears by the bid of Col. Allen Cochran, that he agreed to hold the bonds until they could be sold at par. Such being the terms of the contract no liability rests upon the State in law or equity to indemnify the memorialists for the loss sustained in the sale of the bonds. It was the misfortune of the contractors that their necessities and the state of the money market compelled them to part with these securities at less than par, in the face of their agreement not to do so.

As to the claim of the memorialists to have the coupons cut from the bonds by the Chief Engineer, Mitchell delivering them, your committee are constrained to report against its allowance. It appears that by agreement with the contractors, the Chief Engineer was to hold the bonds and pay them in monthly installments, in consideration of which the bond taken for the faithful performance of the work was materially reduced from the amount which would have been otherwise required. Such being the case, your committee are of opinion that the Chief Engineer did right in withholding the coupons.

With a view to enable the State to liquidate the most just and indefeasible claim of your memorialists for the extra work performed by them, without drawing on the Treasury, your committee earnestly recommend the passage of the bill now progressing in the House of Representatives for their relief, and which provides that payment shall be made in quarterly installments by the Chief Engineer from the net
earnings of the Western and Atlantic Railroad to John D. & Co., of such sum as may be ascertained to be due them.

In conclusion, your committee cannot doubt for a moment that in this as in every other transaction the State of Georgia will maintain her high character for good faith and even handed justice.

The House then took up the special order of the day, which was the reconsidered bill to banish and expel all free negroes, mulattoes mustizoes over and under ages, from and beyond the limits of this State, and to provide for the trial, conviction and punishment of all such as shall violate the provisions this act, and for other purposes herein contained.

Mr. McDougald moved to postpone the bill and make it the special order of the day for Friday next. The motion was lost.

Mr. Spalding moved to postponed the bill indefinitely.

Mr. Tompkins call for the previous question. The call was not sustained.

The question then recurred upon the motion of Mr. Spalding to postpone the bill indefinitely.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 69, nays 45.

Those who voted the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Arnold, Avery, Barlow,
So the bill was indefinitely postponed.

The House took up the disagreement of the Senate to the amendment of the House to the bill of the Senate to amend the several acts in relation to issuing grants on head rights in this State, so far as to extend the time for granting the same until the twenty-fifth of December, 1850.

Mr. Jones moved that the House adhere to their amendment, which was to strike out the word “one” at the end of the first section.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 41, nays 65.

Those who voted in the affirmative, are Messrs.

Akin, Howard, Shaw,
Blount, Jones of Paulding, Slaughter,
Bryan, Jones of Warren, Snelling,
Carlton, Kenan, Stephens,
Carter, McDougald, Terrell of Coweta,
Clark, McDonald, Terrell of Putnam,
Culberson of Troup, McIntyre, Thomasson,
Digby, Neal, Trippe,
Dubignon, Nelson, Villalonga,
Faver of Meriw'th, Perkins, Walker,
Fortner, Reid, Watson,
Harris, Robinson of Talbot, Wilcox,
Heard, Sanford, Wooldridge,
Hines, Shackelford,

Those who voted in the negative, are Messrs.

Adams, Bivins, Deadwyler,
Arnold, Brandon, Dorminy,
Avery, Chandler, Farmer,
Barlow, Colbert, Fields,
Barrett, Culberson of Floyd, Fish,
The House took up the following amendment of the Senate to the bill of the House to change the line between the county of Campbell and the county of Fayette, so as to add a part of the county of Fayette to the county of Campbell, to wit:

Be it further enacted, That the residence of Elias Sasabee of the county of Hall to the county of Habersham; and agreed thereto.

The House took up the following amendment of the Senate to the same bill, to-wit:

And be it further enacted, That from and after the passage of this act, the line between the counties of Fayette and Henry be and the same is hereby altered so as to add four ranges of lots according to the original survey extending the whole length of the county from south to north through the third, sixth and twelfth districts of the county of Henry to the county of Fayette.

Mr. Arnold moved to disagree to this amendment of the Senate.

Whereupon, on the call of Mr. Arnold, and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 54, nays 38.

Those who voted in the affirmative, are Messrs.

Adams, Brandon, Dubignon,
Akin, Bryan, Fortner,
Anderson of Wilkes, Clark, Gartrell,
Andrews, Colbert, Griffin,
Arnold, Culberson of Troup, Griggs,
Avery, Deadwyler, Goodman,
Blount, Dorminy, Hammell,
Harris, McIntyre, Snelling,
Hendrix, McLeyod, Terrell of Coweta,
Hines, McWhorter, Terrell of Putnam,
Hodges of Rand'l'h, Mintz, Thornton,
Jenkins, Neal, Tompkins,
Johnson, Penick, Trippe,
Jones of Warren, Penland, Waldhour,
Kenan, Reid, Wilson,
Laughridge, Riley, Wooldridge,
Manning, Robinson of Macon, Worrell,
McAllister, Robinson of Talbot, Yopp.
McDougald, Shaw,

Those who voted in the negative, are Messrs.
Bivins, Hodges of Houston, Robinson of Fay'te.,
Carlton, Howard, Sanders,
Chandler, Irwin, Sanford,
Digby, Jones of Paulding, Shackelford,
Faver of Meriwet'r, Kendall, Slaughter,
Fields, Lawton, Strickland,
Fish, Morris, Talley,
Gray, Nelson, Tompkins,
Gordon, O'Bannon, Villalonga,
Hall, Peacock, Westmoreland,
Harrison, Phillips, Wilcox,
Heard, Pickett, Wofford,

So the motion to disagree prevailed.

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

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THREE O'CLOCK, P. M.

Leave of absence was granted for a few days to Mr. Terrell of Coweta, on account of the illness of his family.

Mr. Phillips, from the Committee on Finance, to whom was referred the bill asking an appropriation of twenty-eight thousand dollars for the benefit of the Lunatic Asylum, have had the same under consideration, and after due reflection on the subject, recommend the appropriation asked for, and offer the following reasons in support of their recommendation.

The domain on which the Asylum stands embraces only forty acres, and would be quite too small an area were it all cultivatable and fertile even for the purposes of cultivation. Since experience has shewn in the most conclusive manner that out door labor and field exercise is of vast importance to the lunatic in a curative point of view, and likewise that
they may be profitably employed in farm labor, by which the expenses of such institutions may be greatly curtailed. Again, there is not fuel enough on the territory of the Asylum to warm the buildings and cook the food for the inmates for one month beyond the present period, and from the concurring opinion of the Trustees and Superintendent the purchase of wood at the present price would cost the State from six to seven hundred dollars annually. On the ground of economy therefore, apart from all other considerations, an additional tract of land should be purchased. From the number of inmates now in the Asylum, every room in the two buildings is now occupied but three; and if applications should continue to be made as heretofore, six months will not elapse before they are occupied.

The law is imperative that lunatics, epeleptics and idiots should be received into the institution as pointed out in the statute on that subject, leaving nothing to the discretion of the Trustees or Superintendent. It seems to follow therefore that the means of accommodation should be furnished or the law repealed. Your committee cannot suppose that any one of the objects contemplated by the founders of this charitable institution will be abandoned, and recommend that provision be made for the erection of a male and female infirmary, and likewise a suitable building to be occupied by epeleptics exclusively. The present buildings should be re-covered with as little delay as practicable with tin or some other incombustible material. The shingles are now time-worm and insecure, and nothing should be hazarded on the score of fire, as in that event a large outlay of money would be lost, but in all probability the lives of the inmates put in imminent jeopardy. The plank enclosure around the premises heretofore and now in use, is perhaps the most expensive and certainly the least secure plan that could have been adopted, and it is now in a state of decay, requiring constant attention and repairs. We think it would be best to supply its place with a permanent wall as soon as practicable.

The committee are aware that these necessary and important improvements cannot be made without a considerable appropriation of money; and the only difference of opinion, it is presumed, that can arise will be as to the expediency of making an appropriation now to cover all the cost of the improvements indicated, or selecting such as appear to be of the most pressing necessity, leaving the residue to be provided for at a future time. And to bring the matter before the House in a more tangible form, the committee propose at a proper time to offer a substitute to the bill here-with returned to the House.

All of which is submitted.
The House took up and agreed to the amendments of the Senate by way of substitute to the bill of the House to incorporate Hamilton Lodge No. 16 of Harris county.

The House took up the amendments of the Senate to the bill to incorporate the Dahlonega and Marietta Turnpike and Plank Road Company, and also to incorporate the Cumming and Atlanta Turnpike and Plank Road Company, and agreed thereto, and the title was amended so as to agree with the bill as amended.

The House took up the amendments of the Senate to the bill to abolish, change and establish new election precincts in the counties herein named, and agreed thereto to all except the amendment striking out the establishment of an election precinct at the house of William Kimble to be known as the Locust Grove Precinct in the county of Henry; on motion of Mr. Arnold, the same was disagreed to.

The House took up the amendments of the Senate to the bill of the House to fix and make permanent the places of holding elections at the several precincts in the county of Murray, and agreed thereto.

The House took up the amendments of the Senate to the bill of the House to alter and amend the third section of the third article of the Constitution of the State of Georgia, and agreed thereto.

The House took up the following amendment of the Senate to the bill of the House "for the relief of John C. Whitworth, administrator on the estate of Elijah Hill, deceased," to wit:

Be it enacted by the authority aforesaid, That the Tax Collector of the county of Floyd be and he is hereby required to pay into the hands of the Justices of the Inferior Court of said county the State tax for the years 1850 and 1851, and that the same be applied by the said Justices in the most judicious manner for the improvement of the navigation of the Coosa river," and agreed thereto.

The House took up the following amendment of the Senate to the same bill, to wit:

"And be it further enacted, That the Governor draw his warrant on the Treasury in favor of James Grubbs, executor on the will of Thomas Price, deceased, for the sum of twenty-seven dollars, amount of State tax for 1846, which was returned by mistake in Burke and Jefferson counties, and paid in both," and agreed thereto.

The House took up the following amendment of the Senate to the same bill, to wit:

"And be it further enacted, That the sum of eighteen dollars be appropriated to refund to James T. Humphries that amount of tax assessed and collected on property as his in the county of DeKalb, and paid taxes on
there, or was paid for by others in the year 1849, and that the Governor draw his warrant on the Treasury for the same, and agreed thereto.

The House took up the following amendment of the Senate to the same bill, to wit:

"And be it further enacted, That the Governor be authorized to draw his warrant on the Treasury in favor of the Justices of the Inferior Court of Richmond county for the sum of $295 20 cents, the portion of the poor school fund for 1845 which reverted to the Treasury in consequence of not being drawn within said month after the expiration of the political year."

Mr. Jenkins moved that the House agree to the same.

Whereupon, on the call of Mr. Jenkins, seconded by Mr. McWhorter, the yeas and nays were required to be recorded, and are yeas 41, nays 66.

Those who voted in the affirmative, are Messrs.

Arnold, Barret, Bell, Deadwyler, Fish, Gray, Hendrix, Hill, Hines, Hodges of Rand'h, Jenkins, Jones of Paulding, Lane, Laughridge, Lawton, McDougald, McWhorter, Neal, Neely, Nisbet, Penland, Perkins, Phillips, Pickett, Pringle, Richardson, Riley, Robinson of Macon

Those who voted in the negative, are Messrs.

So the House disagreed to the same.

The House took up the following amendment of the Senate to the same bill, to wit:

"And be it further enacted, That the Governor be authorized to draw his warrant on the Treasury in favor of Pleasant Stovall for the sum of sixteen dollars and ninety-nine cents, amount of tax twice paid in 1847 on a house and lot in Augusta," and agreed thereto.

The House also agreed to the amendment by the Senate of the caption of the same bill.

The House took up the amendment of the Senate to the bill to repeal an act incorporating the town of Springville in the county of Cobb, and agreed thereto.

The House took up the amendment of the Senate to the bill to incorporate the Harrison Academy in Wilkinson county, and agreed thereto.

The House took up the amendments of the Senate to the bill to close the election precincts in the county of Sumter at the hour of three o'clock, P. M., and agreed thereto.

The House took up the amendments of the Senate to the bill to create an additional precinct and to remove various others in the county of Washington, and disagreed thereto.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills, to wit:

A bill to authorize and require the Justices of the Peace of their respective districts in the counties of Lumpkin and Union to examine and pass upon the qualifications of the teachers of the poor children.

A bill to revive, alter and amend an act entitled an act for preventing controversies concerning the boundaries of land and for processioning the same, approved February 2d, 1798.

A bill to exempt physicians, lawyers and accoucheurs from jury duty, &c.

A bill to amend the several laws of this State in relation to writs of certiorari.

A bill to compensate Solicitors General for services rendered the State in the Supreme Court in criminal cases.

A bill to amend an act entitled an act to establish a general system of education by common schools in the State of Georgia, so far as relates to the county of Murray.
A bill to regulate the taking of testimony by interrogatories for Courts of this State, and to amend an act entitled an act to authorize parties to compel discoveries at common law, approved December 17th, 1847.

The Senate has also agreed to a report and resolutions of the Committee on the State of the Republic in relation to the boundary line between the State of Florida and the State of Georgia, to which they ask the concurrence of the House of Representatives, and I am directed to bring the same to this branch of the General Assembly forthwith.

The House took up the report on the bill to compel Receivers of Tax Returns to insert the numbers of all lands to them returned in their respective digests, and to compel them to furnish each county in this State with a digest of all the lands in said county to them returned, with the name of the person returning the same. On motion of Mr. Jones, the same was postponed indefinitely.

The House took up the amendment of the Senate to the bill to incorporate the Carrollton Male Academy in the county of Carroll, to appoint Trustees for the same, and for other purposes therein named, and agreed thereto.

The House went into committee of the whole, Mr. Worrell in the chair, on the bill to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad, and having spent some time therein, on motion of Mr. Lawton, the committee arose and reported the same back to the House without amendment. The report was agreed to, and on the question "Shall this bill now pass?" on the call of Mr. Digby, second of Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 60, nays 53.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hodges of Houston, Pickett, Howard, Pringle,
Barlow, Jenkins, Ramsey,
Calder, Johnson, Richardson,
Carlton, 
Culberson of Floyd, Kenan,
Fields, Lane, Riley,
Fish, Laughridge, Roberts,
Fletcher, McAllister, Robinson of Fayette
Gartrell, McDougald, Sanford,
Griffin, Mintz, Shackelford,
Griggs, Neely, Snelling,
Gordon, Nelson, Stephens,
Hammell, Nisbet, Strickland,
Harris, O'Bannon, Talley,
Harrison, Penland, Terrell of Coweta,
Hendrix, Perkins, Terrell of Putnam,
Thomasson,
Those who voted in the negative, are Messrs.


So the bill was passed.

The House took up the report on the bill to make valid all commissions which have heretofore been or may hereafter be issued in blank for the purpose of taking testimony in any case arising or which may have arisen 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 amend an act to revive and amend the act entitled an act to incorporate the Milledgeville Railroad 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 levy a tax upon free persons of color, to point out the mode of collecting the same, and for other purposes therein named. On motion the bill was postponed indefinitely.

The House took up the report on the bill to amend an act for the election of public Printer, and to regulate the printing required to be performed by the Legislature, approved Dec. 23d, 1836, and the report as amended was agreed to. On motion the bill was recommitted.

The House adjourned until 7 o’clock, P. M.
Mr. Culberson, 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 add a portion of the county of Hall to the county of Lumpkin.
- Also, an act to incorporate the LaGrange Riflemen of the county of Troup, and to give them certain privileges and exemptions.
- Also, to alter and amend an act approved December the 22d, 1832, which requires the jailors of the several counties of this State to advertise or publish all runaway slaves in one of the papers of Milledgeville.
- Also, an act to repeal an act passed the 25th day of December, 1837, entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of Early county.
- Also, an act to incorporate Searsville Academy in the county of Marion, and appoint Trustees for the same.
- Also, an act to authorize Hardy Pace and Pinckney H. Randall to build a mill-dam across the Chattahoochee on their own land in the counties of Cobb and DeKalb.
- Also, an act to repeal so much of an act entitled an act to compensate Grand and Petit Jurors in the counties of Wilkes and Thomas, assented to 25th December, 1837, as relates to the Grand Jurors of the county of Thomas.
- Also, an act supplemental to the general tax laws, and to tax certain property therein mentioned, which has heretofore been exempt from taxation.
- Also, an act to incorporate the Dahlonega Male and Female Academies and appoint Trustees for the same.
- Also, an act to give additional compensation to the Petit Jurors of the county of Randolph.
- Also, an act to authorize the Justices of the Inferior Court of Baker county to levy an extra tax.
- Also, an act to remove an election precinct in the county of Carroll.
- Also, an act to compensate the Grand and Petit Jurors of the Superior Court of the county of Gilmer, and to provide for the payment of the same.
- Also, an act to abolish the election precincts at the house of Theodorick Montford and R. A. Hall in the county of Talbot, and to establish a precinct at McCant’s Mills, the place of holding Justices’ Courts in the 757th District G. M.
- Also, an act to incorporate the Presbyterian Church at Griffin, and to appoint Trustees for the same.
- Also, an act to incorporate the town of Cartersville in the county of Cass.
- Also, an act authorizing the Inferior Court of Cobb coun-
ly to pay the citizens of said county for services rendered as jurors.

Also, an act to incorporate New Hope Baptist Church and New Hope Academy in the county of Lincoln, and appoint Trustees for the same.

Also, an act to repeal an act consolidating the offices of Tax Collector and Receiver in the counties therein named, so far as relates to the county of Thomas.

The following bills of the Senate were severally read the first time:

A bill to authorize all persons whatsoever to establish and erect ferries and bridges on their own land.

A bill to incorporate the Cherokee Insurance and Banking Company.

A bill to amend an act passed December 29th, 1838, to define and affix the punishment of a crime or misdemeanor committed by a slave by the council, persuasion or procurement or other means, of free white persons.

A bill to revive, alter and amend an act entitled an act for preventing controversies concerning the boundaries of land, and for processioning the same, approved Feb. 2d. 1798.

A bill to amend an act to establish a general system of education by common schools in the State of Georgia, so far as relates to the county of Murray.

A bill to authorize Samuel Rutherford, of Crawford, and George W. Towns, of Baldwin, to establish a ferry across Flint river on their own land, and for other purposes.

A bill to exempt physicians, surgeons and accoucheur from jury duty, &c.

A bill to authorize and require the Justices of the Peace of their respective districts in the counties of Lumpkin and Union to examine and pass upon the qualification of the teachers of poor children.

A bill to be entitled an act to extend the time of completing and returning the tax digest for the county of Lowndes until the first of October in each and every year, and to allow the Collector to make his settlement by the last day of December.

A bill to authorize certain actions at law.

A bill to authorize A. H. Blackwell, of Murray county to establish a toll bridge across the Connesaugua river on his own land, and to fix the rates of toll on the same.

A bill to compensate Solicitors General for services rendered the State in the Supreme Court in criminal cases.

A bill to incorporate Cooper's Gap Turnpike Company of Lumpkin and Union counties, and to grant certain privileges to the same.

A bill to amend the several laws of this State in relation to writs of certiorari.
A bill to appropriate certain road hands in the county of Camden, and appoint commissioners for the same.
A bill to incorporate the Back River Wharf and Canal Company, and for other purposes therein mentioned.
A bill to authorize administration on the estate of Charles H. Rice, Esq., deceased, to be granted by the Court of Ordinary of Houston county.
A bill to authorize the Judges of the Superior Courts of this State to draw a less number than forty-eight petit jurors.
A bill to make it the duty of the superintendents or managers of elections in this State to cause the ballots of certain voters to be numbered.
A bill to regulate the taking of testimony by interrogatories for the Courts of this State, and to amend an act entitled an act to authorize parties to compel discoveries at common law.
A bill to authorize notaries public to administer oaths, &c.
A bill to legalize the precepts from the Superior Courts of Floyd county, and to authorize the drawing of the juries for said courts.
A bill to incorporate a bank in the city of Savannah, to be called the Bank of Savannah.
A bill to alter and amend the several acts of this State so far as they relate to the counties wherein the trials of claims to personal property levied on under execution shall be tried, &c.
A bill to amend an act to change the place of holding the Justices' Courts in the 26th Dist. G. M. in the county of Glynn.
A bill to authorize Jesse P. Prescott, of the county of Lowndes, to establish a ferry over the Allapaha river on his own land and to prescribe the rates of ferryage, and for other purposes therein mentioned.
A bill to render sheriffs' deeds admissible in suits as prima facia evidence without the production of the execution under which the sale was made, or the judgment upon which the execution issued.
A bill to establish a Justices' Court at Holmesville, in Appling county, and to define the limits of the district, and provide for the election of two Justices of the Peace and Constables as officers of said court.
A bill to provide for the collection and safe keeping of the revenues of the Western and Atlantic Railroad, to punish those who may attempt to defraud the same, and for other purposes therein contained.
A bill to authorize the county officers of the counties of Irwin and Telfair to publish in any public gazette in Milledgeville, Macon or Albany, and the county officers of Hancock to advertise in any paper in this State.
A bill to authorize the raising and establishing a fire company in the city of Atlanta.
A bill to regulate the weighing and marking of cotton by the several Railroad companies of this State, and to prevent re-weighing, &c.

A bill to compensate petit jurors of the county of Hancock.

A bill requiring the clerks of the Superior and Inferior Courts of the county of Pike to appoint deputies residing in the city of Griffin.

The following bills of the House were taken up and severally read the second time, and committed for a third reading:

A bill to provide for the trial by the Superior Courts of this State of any slave or slaves or free person of color charged with any capital offence against the laws of this State.

A bill to change the name of Elizabeth Strong, and for other purposes, &c.

A bill to incorporate the Habersham and Union Turnpike Company, and to grant certain privileges to the same, as to allow the said Company to abandon certain portions of the said road and charge the same tolls on the remaining portions of the same as the said Company is now allowed by law on the whole road, and for other purposes therein mentioned.

A bill to authorize William P. Cunningham of Clark county to plead and practise law in the courts of law and equity in this State.

A bill amendatory of an act approved Dec. 14, 1809.

A bill to alter and amend the 3d section of an act to amend an act to incorporate the Muscogee Railroad, and to punish persons for violating its provisions, approved 27th Dec. 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, passed 27th December, 1849, so far as to change the shape of said plat of ground, and for other purposes therein mentioned.

A bill to refund the sum of three hundred and two dollars and fifty cents to the county of Lumpkin for expenses paid out as herein specified.

A bill for the relief of Duncan McDougald of the county of Muscogee and to appropriate to him a sum of money, and for other purposes therein mentioned.

A bill to appropriate money for the purchase of land and for making necessary improvements connected with the Lunatic Asylum.

A bill for the relief of Abraham Wright.

A bill to provide for the removal of the present county site at Marion, in the county of Twiggs, and define the duties of the Justices of the Inferior Courts of Twiggs county in relation to the same.
On motion of Mr. Phillips, the House took up the Executive Message in reference to a communication from Isaac Scott and others, and referred it without being read to a special committee consisting of Messrs. Phillips, Nisbel, Howard and Worrell.

The House took up the unfinished business which was the report as amended on the bill for the election of a public printer, and to regulate the printing required to be performed by the Legislature, and agreed thereto; the bill was read the third time and passed under title thereof.

On motion of Mr. Hammell, the order was suspended and the House took up the report on the bill of the Senate for the relief of the citizens of Dooly county, so far as relates to the recording of papers, 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 his Excellency the Governor to dispose of certain lands belonging to the State of Georgia; 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 amend the second and fourth sections of an act to provide for the education of the poor, assented to 27th Dec. 1843, and agreed thereto; the bill was read the third time and lost.

The House took up the report on the bill to authorize the granting injunctions 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 to reorganize a land court for head rights of land, so far as relates to the county of Emanuel, and to authorize all monies arising from the same to be paid over to the Justices of the Inferior Court of said county equally as a compensation for their services, 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 amend the first section of an act passed on the 7th day of December, 1824, authorizing the Superior Courts of this State to appoint persons to assign and set off dower, and to prescribe the mode of proceeding therein, 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 certain persons holding an interest in or title to fractional and whole lots of land sold under the authority of an act "to authorize 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, approved 30th December, 1847; the report as amended was agreed to, the bill was read the third time, and on the question "Shall this bill pass?" on the call of Mr. McDougald, seconded by Mr. Robinson, of Macon, the yeas and nays were required to be recorded, and are yeas 41, nays 53.

Those who voted in the affirmative, are Messrs.

Adams, Arnold, Barrett, Brandon, Clark, Culberson of Floyd, Fish, Griggs, Harrison, Hill, Hines, Howard, Jenkins, Johnson, Jones of Warren, Kenan, Manning, McIntyre, McWhorter, Mintz, Morris, Neal, Neely, Nisbet, Penland, Phillips, Reid, Reynolds, Riley, Robinson of Macon, Robinson of Talbot, Sanders, Terrell of Coweta, Thomasson, Thornton, Trippe, Villalonga, Waldhour, Yopp:

Those who voted in the negative, are Messrs.


So the bill was lost.

Leave of absence was granted to Mr. McWhorter for a few days on account of the illness of his family.

The House then adjourned until nine o'clock to-morrow morning.
Mr. Jenkins moved to reconsider so much of the journal of yesterday as relates to the disagreement of the House to the following amendment of the Senate to the bill of the House for the relief of John C. Whitworth, administrator on the estate of Elijah Hill, deceased, to wit:

Be it enacted by the authority aforesaid, That the Tax Collector of the county of Floyd be and he is hereby required to pay into the hands of the Justices of the Inferior Court of said county the State tax for the years 1850 and 1851, and that the same be applied by the said Justices in the most judicious manner for the improvement of the navigation of the Coosa river.

Whereupon, on the call of Mr. Anderson, of Chatham, seconded by Mr. Culberson, of Floyd, the yeas and nays were required to be recorded, and are yeas 47, nays 61.

Those who voted in the affirmative, are Messrs.

Avery, Hendrix, Pickett, Richardson,
Barrett, Hill, Jenkins,,
Blount, Hodges of Rand’h, Riley,
Bryan, Howard, Shackelford,
Calder, Jenkins, Snelling,
Culberson of Floyd, Kenan, Spalding,
Fields, Lane, Talley,
Fish, Laughridge, Terrell of Putnam,
Fletcher, McAllister, Thornton,
Gartrell, McDonald, Trippe,
Gray, McWhorter, Tucker,
Griffin, Mintz, Villalonga,
Gordon, Morris, Welborne,
Harris, Neeley, Wooldridge,
Harrison, Perkins, Worrell,
Heard,

Those who voted in the negative, are Messrs.

Adams, Culberson of Troup, Goodman,
Akin, Deadwyler, Hall,
Andrews, Digby, Hammell,
Arnold, Dorminy, Hines,
Barlow, Farmer, Hodges of Houston,
Bivins, Faver of Meriw’her, Irwin,
Brandon, Faver of Troup, Jones of Paulding,
Brown, Fleming, Jones of Warren,
Carlton, Fortner, Kendall,
Chandler, Gaston, Lawton,
Clark, Gilmore, Leith,
Colbert, Gresham, Manning,
Mr. Reynolds moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad.

Whereupon, on the call of Mr. Reynolds, seconded by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 67, nays 38.

Those who voted in the affirmative are Messrs.


Those who voted in the negative, are Messrs.

Calder, Carlton, Culberson of Floyd, Gilmore, Fields, Fish, Gartrell, Griffin, Gordon, Hammell, Hendrix, Howard.
Jenkins, Neely, Talley, Terrell of Putnam,
Johnson, Penland, Thomasson,
Jones of Paulding, Pickett, Tucker,
Kenan, Ramsey, Waldhour,
Lane, Riley, Westmoreland,
Laughridge, Robinson of Fay' te, Wiggins,
McAllister, Sanford, Wilson,
McDougald, Shackelford, McDonald, Strickland,
McDonald

So the motion to reconsider prevailed.

Mr. McDonald moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement by the House of the bill to compel Receivers of Tax Returns to insert the numbers of all lands to them returned in their respective digests, and to compel them to furnish each county in this State with a digest of all the lands in said county to them returned, with the name of the person returning the same. The motion was lost.

Mr. Brown moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to re-organize a land court for head rights of land so far as relates to the county of Emanuel, and to authorize all moneys arising from the same to be paid over to the Justices of the Inferior Court of said county equally, as a compensation for their services and for other purposes therein contained.

Whereupon, on the call of Mr. Fortner, seconded by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 49, nays 49.

Those who voted in the affirmative, are Messrs.
Andrews, Hines, Phillips,
Arnold, Hodges of Rand’lth, Ramsey,
Avery, Jenkins, Reynolds,
Barlow, Johnson, Richardson,
Blount, Jones of Warren, Riley,
Brandon, Laughridge, Robinson of Macon,
Brown, Manning, Robinson of Talbot,
Clark, McAllister, Snelling,
Culberson of Floyd, McIntyre, Terrell of Coweta,
Culberson of Troup, McLeod, Thornton,
Deadwyler, Mintz, Trippe,
Farmer, Neal, Tucker,
Fields, Nisbet, Waldhour,
Fleming, Penick, Welborne,
Gartrell, Penland, Wooldridge,
Gresham, Perkins, Yopp,
Heard,

Those who voted in the negative, are Messrs.
Adams, Akin, Barrett,
Mr. Robinson moved to reconsider so much of the journal of yesterday as relates to the rejection by the House of the bill for the relief of certain persons holding an interest in or title to fractional and whole lots of land sold under the authority of an act to authorize 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 to take out grants for fractions, approved 30th December, 1847. The motion prevailed.

On motion of Mr. Ramsey the order was suspended, and the House took up the report on the bill for the compensation of Benjamin H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in the 5th district of said county, sold by the State of Georgia in 1828 as containing one hundred and thirty-seven acres, when in truth it only contained one hundred acres, 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. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill to incorporate Concord Church, in the county of Tattnall.

Also, a bill to compensate Clerks at elections for their services, so far as regards the county of Bibb.

Also, a bill to incorporate LaFayette Female Academy and to appoint trustees for the same.

Also, a bill to incorporate the Mallerysville Academy in Morgan county, and to appoint trustees for the same.
Also, a bill to authorize the Justices of the Peace in the 1026th District, G. M., to hold Court two days in each month.
Also, a bill to incorporate Rock Spring Academy and Harrison Academy in Coweta county, and to appoint Trustees for the same.

The Senate has also adopted a resolution for the appointment of a joint committee on the part of both branches of the General Assembly to investigate and report upon the charges made by the Macon & Western Railroad Company against Wm. L. Mitchell, Chief Engineer of the Western & Atlantic Railroad, and has appointed as a committee on its part Messrs. Long, J. R. Smith and Stell, to which resolution they ask the concurrence of the House of Representatives.

The Senate has also passed a bill to compensate physicians who shall be summoned by the Sheriff or Coroner of the county to make a post mortem examination for the information of juries of inquest.

The Senate has also concurred in the amendment of the House of Representatives by way of substitute to the bill of the Senate to alter and fix the times for holding the Inferior Baker county.

On motion of Mr. Worrell, the order was suspended and the House went into committee of the whole on the bill for the relief of James M. Davis of the county of Talbot, and having spent some time therein, the committee rose and reported the bill back to the House without amendments.—The report was disagreed to, so the bill was lost.

The House took up the report on the bill to incorporate the Macon and Eastern Railroad Company.

Mr. Brown moved that the same be indefinitely postponed.

Mr. Gartrell moved the call of the previous question.—The call was sustained.

The question then recurred upon the motion of Mr. Brown to postpone the bill indefinitely.

Whereupon, on the call of Mr. Fish, seconded by Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 49, nays 53.

Those who voted in the affirmative, are Messrs.

Akin,
Avery,
Barrett,
Blount,
Brown,
Bryan,
Calder,
Carter,
Chandler,
Deadwyler,

Dorminy,
Faver of Troup,
Fields,
Fleming,
Fortner,
Gartrell,
Gresham,
Goodman,
Hall,
Hammell,

Harris,
Harrison,
Hill,
Howard,
Jenkins,
Johnson,
Lawton,
Leith,
McAllister,
McIntyre,
Those who voted in the negative, are Messrs.

- Adams, Griffin, Pringle,
- Anderson of Wilkes, Gordon, Reynolds,
- Andrews, Heard, Richardson,
- Arnold, Hendrix, Riley,
- Barlow, Hodges of Houston, Robinson of Fayette,
- Bivins, Irwin, Sanders,
- Brandon, Jones of Paulding, Sanford,
- Carlton, Jones of Warren, Shackelford,
- Clark, Lane, Slaughter,
- Colbert, Laughridge, Snelling,
- Culberson of Floyd, Manning, Strickland,
- Culberson of Troup, McDougald, Whitworth,
- Digby, McDonald, Wiggins,
- Farmer, McWhorter, Wilcox,
- Faver of Meriw’th. Mintz, Wilson,
- Fish, Nisbet, Wooldridge,
- Fletcher, Peacock, Worrell,
- Gray, Penland, Yopp.

So the motion was lost.

The House then adjourned until three o’clock, P.M.

THREE O’CLOCK, P. M.

Leave of absence was granted for a few days to Messrs. Watson, Spalding, and O’Bannon, for a few days on business.

The House then resumed the unfinished business of the morning, which was the consideration of the bill to incorporate the Macon and Eastern Railroad Company.

Mr. Ramsey moved to postpone the same for further consideration. The motion was lost.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has 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 time of holding the Inferior Courts of the counties of Gilmer and Harris.

Also, a bill to exempt members of the Upson Light Dragoons from patrol duty and work on the public roads.

Also, a bill to compensate the Grand and Petit Jurors of the county of Meriwether, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

Also, a bill to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole.

Also, a bill to authorize the South-western Railroad Company to construct its railroad through the public reserve adjoining the corporate limits of the city of Macon, and to grant to said Company the use of part of the said reserve for a depot, with an amendment by way of substitute.

Also, a bill for the relief of James King of the county of Cherokee.

The bill was taken up by sections, and having gone through with several sections without amendment, the 30th section having been read, which is as follows:

The works hereby required of the Macon and Eastern Railroad shall be executed with diligence, and if they be not commenced within four years after the passage of this act and finished within ten years after the first general meeting of the stockholders, then this charter shall be forfeited.

Mr. Wiggins offered the following proviso:

And provided, That in case one million of dollars of the stock of said company shall not be taken within two years after the passage of this act, and the work commenced within three years after the passage of the same, and twenty miles thereof completely graded, then these privileges and rights granted by this act are to be forfeited and lost to said company; which was received.

The 33d section having been read, which is as follows:

That the capital stock in the said company, the dividends thereon and all the property, real and personal, belonging to the said company shall be exempt from taxation by the State of Georgia or any corporate or municipal police or other authority thereof, for the term of years: Provided, that it shall be competent for the Legislature of Georgia at any time after the expiration of the period aforesaid to impose such tax upon the estate, both real and personal, of the aforesaid company as they may deem reasonable and just, not exceeding however in any event the [tax of ] respective citizens of said State on property owned by them of a similar character.

Mr. Jones moved to strike out the whole section; the motion prevailed.
Mr. Trippe offered the following in place of the section stricken out:
That the capital stock of said company shall not be subject to taxation for the space of five years after the passage of this act; which was received.

Mr. Hammell offered the following as an additional section:

And be it further enacted, That the western termination of the said road shall extend across the Ocmulgee river to a depot to be located on the western side of said river; which was received.

Mr. Riley offered the following additional section:

And be it further enacted, 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., 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 to his stock therein, and if that be not be sufficient to pay off the ñ 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 ñ fa; which was received.

Mr. Culbertson, of Troup, offered the following additional section:

And be it further enacted, That the guage of said road shall correspond with the guage of the Macon and Western road; which was received.

The bill having been gone through with, Mr. Anderson, of Chatham, called the previous question.

The call was sustained, and on the question being put, "shall this bill pass?" on the call of Mr. Anderson, of Chatham, seconded by Mr. Worrell, the yeas and nays were required to be recorded, and are yeas 52; nays 58.

Those who voted in the affirmative, are Messrs.

Adams,
Andrews,
Barlow,
Bivins,
Brandon,
Carlton,
Clark,

Culberson of Floyd, Gray,
Culberson of Troup, Gordon,
Digby,
Farmer,
Faver of Troup,
Fields,
Fish,

Hammell,
Heard,
Hendrix,
Hodges of Houston,
Irwin,
The House took up the report on the bill to authorize the several Clerks of the Superior and Inferior Courts and of the Courts of Ordinary of the several counties in this State to act as Justices of the Peace so far as to empower them to administer oaths in cases of bail attachments, garnishments, claims and all other oaths appertaining or relative to any writ, suit, or other action or proceeding in their respective Courts, and to compensate them for the same, and agreed thereto; the bill was read the third time, and passed under the title thereof.

On motion of Mr. Jones of Paulding, the order was suspended, and the following bill was taken up and made the special order for Thursday next, the 7th February, 1850, to wit:

A bill to complete and perfect the Railroad communication from the Atlantic to the Western Waters.
The House took up the report on the bill for the relief of Daniel Barron of Wilkinson county, and the same as amended was agreed to; the bill was read the third time, and on the question "Shall this bill now pass?" by the call of Mr. Gartrell, and second of Mr. Jenkins, the yeas and nays were required to be recorded, and are yeas 42, nays 61.

Those who voted in the affirmative, are Messrs.
Adams, Hammell, Neely, 
Akin, Hendrix, Penick, 
Arnold, Irwin, Perkins, 
Bivins, Johnson, Pickett, 
Bryan, Jones of Paulding, Riley, 
Calder, Jones of Warren, Roberts, 
Carter, Kenan, Robinson of Fayette, 
Clark, Lane, Robinson of Macon, 
Culberson of Floyd, Leith, Shackelford, 
Farmer, Manning, Strickland, 
Fields, McDougald, Terrell of Putnam, 
Gresham, "McDonald, Thomasson, 
Gordon, McIntyre, Wiggins, 
Hall, McLeod, Wolf.

Those who voted in the negative, are Messrs.
Anderson of Wilkes, Griffin, Richardson, 
Barlow, Goodman, Sanders, 
Barrett, Harris, Sanford, 
Brandon, Harrison, Shaw, 
Carlton, Heard, Slaughter, 
Chandler, Hill, Snelling, 
Colbert, Hodges of Houston, Trippe, 
Culberson of Troup, Hodges of Randolph, Tucker, 
Deadwyler, Howard, Villalonga, 
Digby, Jenkins, Waldhour, 
Dorminy, Laughridge, Welborne, 
Dubignon, Lawton, Westmoreland, 
Faver of Meriw’r, McAllister, Whitworth, 
Fish, Mintz, Wilcox, 
Fleming, Morris, Wilson, 
Fletcher, Neal, Wooldridge, 
Fortner, Nisbet, Worrell, 
Gartrell, Reid, Yopp, 
Gray, Reynolds,

So the bill was lost.
The House then adjourned until seven o’clock, P. M.

SEVEN O’CLOCK, P. M.

The House met pursuant to adjournment.
The House took up the report on the bill for the relief of Harvey McCormick Ward, and agreed thereto; the bill was read the third time and passed under the title thereof.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to incorporate Pythagoras, Chapter No. 10, Hamilton Lodge No. 16, Dawson Lodge No. 67, Burns Lodge No. 56, Meridian Sun Lodge No. 26, Dalton Lodge No. 105, Magnolia Lodge No. 86, Euharley Lodge No. 97, Hiram Lodge No. 51, Marion Lodge No. 14, Philomathea Lodge No. 25, and Western Lodge No. 91, and for other purposes therein specified.

Also, an act to authorize the Justices of the Peace in the 1026th District to hold Court two days in each month.

Also, an act to repeal an act incorporating the town of Springville in the county of Cobb, passed December 29th, 1838, and to fix the amount of auctioneer's bond when appointed by the City Council of Augusta.

Also, an act to incorporate the Harrison Academy in Wilkinson county; also to revive an act in relation to the West Point Company.

Also, an act to compensate Clerks at elections so far as relates to the county of Bibb.

Also, an act to incorporate Concord Church in the county of Tattnall.

Also, an act to incorporate the Mallorysville Academy of Morgan county and to appoint Trustees for the same.

Also, an act to incorporate Lafayette Female Academy and appoint Trustees for the same.

Also, an act to perfect service of sciri facias on absent defendants in case of dormant judgments.

Also, an act to incorporate Rock Spring Academy and Haralson Academy in the county of Coweta, and to appoint Trustees for the same.

Also, an act to close elections at the precincts in the county of Sumter at the hour of five o'clock, P.M.

Also, an act to fix and make permanent the places of holding elections at the several precincts in the county of Murray and the county of Dade.

Also, an act to alter and amend the third section of the third article of the Constitution of the State of Georgia.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill to appropriate money to certain persons therein named, and having spent sometime therein, Mr. McDougald moved the committee the committee rise and report the bill to the House with amendments. The motion prevailed; the report as amended was agreed to; the bill was read the third time, and on the question being put, "Shall this bill now pass?" by the call of Mr. Jones
and second of Mr. Sanders, the yeas and nays were required to be recorded, and are yeas 46, nays 54.

Those who voted in the affirmative, are Messrs

Arnold,                Johnson,                Robinson of Macon,  
Barrett,               Jones of Warren,         Robinson of Talbot,  
Blount,                Lane,                    Sanders,              
Clark,                 Laughridge,             Sanford,              
Culberson of Troup,    McDougald,              Shaw,                 
Dubignon,              Morris,                  Snelling,             
Fayer of Troup,        Neal,                   Thornton,             
Fields,                Nisbet,                 Trippe,               
Fish,                  Penland,                Tucker,               
Gresham,               Perkins,                Waldhour,             
Griffin,               Phillips,               Welborne,             
Griggs,                Pickett,                Whitchurch,           
Hammell,               Ramsey,                 Wiggins,              
Harrison,              Reid,                   Wooldridge,           
Hendrix,               Roberts,                Worrell.              
Hodges of Rand’h.

Those who voted in the negative, are Messrs.

Adams,                Fortner,                 Neely,               
Akin,                 Gartrell,                Peacock,             
Anderson of Wilkes,    Gilmore,                Penick,              
Andrews,              Goodman,                Reynolds,            
Bivins,               Gordon,                 Richardson,          
Brandon,              Harris,                 Riley,               
Bryan,                Heard,                  Robinson of Fay’t,    
Calder,               Hines,                  Shackelford,         
Carlton,               Hodges of Houston, Sluaghter,  
Carter,               Irwin,                  Strickland,          
Chandler,             Jenkins,                Terrell of Putnam,   
Colbert,              Jones of Paulding,        Thomasson,          
Deadwyler,            Leith,                  Villalonga,          
Digby,                Manning,                Westmoreland,        
Dorminy,              McDonald,               Wilson,              
Farmer,               McLeod,                 Wolf,                
Fayer of Meriw’her, McWhorter,               Yopp,                
Fletcher,             Mintz,                  

So the bill was lost.

The House took up the report on the bill to direct the manner in which executions against incorporated joint stock companies shall be enforced, 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 means to aid in building a branch railroad from the Western and Atlantic Railroad to the Rolling Mills of Cooper and Wiley, on Etowah river.
Mr. Slaughter moved to postpone the bill indefinitely.

Whereupon, by the call of Mr. Slaughter, and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 86, nays 16.

Those who voted in the affirmative, are Messrs.

Akin, Gordon, Pickett,
Anderson of Wilkes, Hall, Reid,
Andrews, Hammell, Reynolds,
Arnold, Harris, Richardson,
Barrett, Harrison, Roberts,
Bivins, Heard, Robinson of Fayette,
Blount, Hill, Robinson of Macon,
Brandon, Hines, Robinson of Talbot,
Bryan, Hodges of Houston, Sanders,
Carlton, Hodges of Randolph, Sanford,
Carter, Howard, Shaw,
Chandler, Irwin, Slaughter,
Clark, Jenkins, Strickland,
Colbert, Johnson, Talley,
Culberson of Troup, Jones of Paulding, Terrell of Putnam,
Deadwyler, Jones of Warren, Thomasson,
Digby, Lawton, Thornton,
Dubignon, Manning, Trippe,
Farmer, McDougald, Villalonga,
Faver of Meriwether, McIntyre, Waldhour,
Faver of Troup, McLeod, Welborne,
Fields, McWhorter, Westmoreland,
Fish, Mintz, Whitworth,
Fletcher, Morris, Wilcox,
Gartrell, Neal, Wilson,
Gilmore, Neely, Wolf,
Gresham, Peacock, Wooldridge,
Griggs, Penick, Yopp,
Goodman, Perkins,

Those who voted in the negative, are Messrs.

Adams, Laughridge, Riley,
Calder, McDonald, Shackelford,
Culberson of Floyd, Nisbet, Snelling,
Griffin, Penland, Wiggins,
Hendrix, Ramsey, Worrell,
Lane,

So the motion prevailed.

The House took up the report on the bill to authorize the Treasurer to refund the purchase money, with interest to purchasers of fractions that had been previously drawn for and afterwards sold by mistake, also the grant fee where paid, 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 fourth section of an act to provide for the education of the poor, and agreed thereto; and on the question being put, "shall this bill now pass?" on the call of Mr. Slaughter seconded by Mr. Sanders, the yeas and nays were required to be recorded, and are yeas 73, nays 16.

Those who voted in the affirmative, are Messrs.

Akin, Anderson of Wilkes, Andrews, Barrett, Bivins, Blount, Brandon, Bryan, Calder, Carter, Chandler, Clark, Culberson of Troup, Culberson, Deadwyler, Dubignon, Farmer, Faver of Meriweth, Fields, Fletcher, Gilmore, Gresham, Griffin, Goodman, Gordon, Hall,


Those who voted in the negative, are Messrs.

Adams, Arnold, Carlton, Colbert, Digby, Gartrell, Griggs, Harris, Heard, Hill, Irwin, Jones of Warren, Lawton, Peacock, Reid, Welborne.

So the bill was passed.

The House went into committee of the whole, Mr. Arnold in the Chair, on the bill for the improvement of Savannah river and for other purposes therein named. On motion, the committee arose and reported the same back to the House without amendments. On motion of Mr. Jones, the same was postponed indefinitely.
The House took up the report on the bill to amend an act approved Dec. 17th, 1847, entitled an act to authorize parties to compel discoveries at common law, 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 cure defects in existing deeds hereafter to be made by Sheriffs, Coroners, Executors, Administrators or Guardians in this State, which have been duly proven and recorded, or which may hereafter be made and duly proven and recorded. On motion of Mr. Worrell, the same was indefinitely postponed.

The House took up the report on the bill for the relief of John Usry. On motion of Mr. Harris, the same was indefinitely postponed.

The House took up the report on the bill to repeal an act making property subject to execution after the same has been transferred. On motion of Mr. Carlton, the same was postponed indefinitely.

The House went into committee of the whole on the bill to appoint certain commissioners for the Chattahoochee river and to appropriate money for the improvement of its navigation. After spending some time therein, the committee rose and reported the bill back to the House without amendment. On motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill to authorize the grant for fraction number 177 in the 1st district of Dooly, 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 the present boundary line between the counties of Lumpkin and Forsyth, so as to add a part of the county of Lumpkin to the county of Forsyth, and on motion of Riley the same was postponed indefinitely.

The House took up the report on the bill to change, remove and abolish certain election precincts in certain counties therein mentioned, and define the place of holding Justices’ Courts in certain districts therein designated. 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 change the time for holding elections for Sheriffs, Clerks, &c. On motion of Mr. Morris, the same was postponed indefinitely.

The House took up the report on the bill to authorize Jeptha B. Stephens of the county of Gilmer to practice medicine under the Botanic System, 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 Eatonton Branch Railroad, 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 define and fix the mode of electing Field and Company officers under the militia laws 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 repeal an act entitled an act to alter the militia laws of this State, so far as relates to the 23d and 27th Regiments in the county of Franklin, assented to Dec. 24, 1840, 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 require the Tax Collector of the county of Emanuel to pay the county Treasurer one-half of the general tax which may be raised in said county for the year 1850. On motion, the same was postponed indefinitely.

The House took up the report on the bill to repeal an act entitled an act to amend an act entitled an act to amend the militia laws of this State, so far as it relates to the first Regiment of Georgia Militia, assented to the 21st of December, 1835, and also to restrict the Majors commanding the third and fourth battalions composing the 35th Regiment of Georgia Militia to one parade each in the year, and to authorize the said 35th Regiment to have and to hold a military encampment for two successive days in each year: 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 John Dismukes of Meriwether county, the same as amended, and agreed thereto; the bill was read the third time, and passed under the following title:

A bill for the relief of John Dismukes of Meriwether county and Rebecca Wade.

The House took up the report on the bill to prevent betting on certain elections in this State and to prescribe the punishment for the same. Mr. Shaw moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald, and second of Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 59, nays 40.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Anderson of Wilkes, Arnold, Barlow, Bivins,
Blount, Brandon, Bryan, Carter, Clark, Colbert,
Digby, Dorminy, Dubignon, Faver of Meriwether, Faver of Troup, Fields.
Fletcher,  
Fortner,  
Gilmore,  
Goodman,  
Gordon,  
Hall,  
Harrison,  
Hendrix,  
Hill,  
Hodges of Houston, Penick,  
Hodges of Rand’h. Penland,  
Irwin,  
Jones of Paulding, Reid,  
Kendall,  
Lane,  
Laughridge,  
Lawton,  
Leith,  
Morris,  
Neely,  
Nisbet,  
Peacock,  
Whitworth,  
Wiggins,  
Wilcox,  
Wilson,  
Wooldridge,  
Yopp.

Those who voted in the negative, are Messrs.
Andrews,  
Barrett,  
Carlton,  
Chandler,  
Culberson of Floyd, McDougal,  
Culberson of Troup, McDonald,  
Deadwyler,  
Gresham,  
Griffin,  
Harris,  
Heard,  
Hines,  
Howard,  
Jenkins,  
Johnson,  
Jones of Warren,  
Manning,  
McAllister,  
McDougald,  
McDonald,  
McIntyre,  
McLeod,  
McWhorter,  
Mintz,  
Neal,  
Pickett,  
Pringle,  
Reynolds,  
Richardson,  
Riley,  
Robinson of Fayette,  
Robinson of Macon,  
Sanford,  
Shackelford,  
Terrell of Putnam,  
Thomasson,  
Walthour,  
Westmoreland,  
Wolf,  
Worrell.

So the motion prevailed.

The House took up the report on the bill to alter the time of holding Court in the county of Telfair. On motion of Mr. Wilcox, the same was indefinitely postponed.

The House took up the report on the bill to amend the Judiciary laws of this State, so far as relates to the stay of executions. On motion, the same was indefinitely postponed.

Mr. Robinson of Fayette moved the House do now adjourn. The motion was lost.

The House took up the report on the bill to authorize the Tax Collector of Murray county to pay over to the county Treasurer of said county the State tax for the year 1849; and on motion of Mr. Snelling, the same was indefinitely postponed.

On motion of Mr. Shackelford, the House adjourned until 9 o’clock to-morrow morning.
Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to incorporate the Macon and Eastern Railroad Company.

Mr. Thomasson called for the previous question. The call was sustained.

The main question, to wit: the motion to reconsider, was then put.

Whereupon, on the call of Mr. Carlton, seconded by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 36, nays 67.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

So the motion was lost.
Mr. Worrell, of Talbotton, moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill for the relief of David Barron, of Wilkinson county.—The House agreed to reconsider.

Mr. Jones, of Paulding, moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to incorporate the Eatonton Branch Railroad. The House agreed to reconsider.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to prevent betting on certain elections in this State, and prescribe the punishment for the same.

Whereupon, on the call of Mr. McDougald, and the second of Mr. Clark, the yeas and nays were required to be recorded, and are yeas 53, nays 56.

Those who voted the affirmative, are Messrs.

Anderson of Wilkes, Hines, Reynolds,
Andrews, Hodges of Houston, Riley,
Arnold, Howard, Robinson of Fay’te,
Barlow, Jenkins, Robinson of Talbot,
Barrett, Johnson, Sanders,
Bivins, Jones of Warren, Sanford,
Calder, Manning, Shackelford,
Carlton, McAllister, Shaw,
Clark, McDougald, Talley,
Culberson of Troup, McDonald, Thomasson,
Dawson, McLeod, Thornton,
Deadwyler, McWhorter, Tompkins,
Fish, Mintz, Trippe,
Fleming, Neal, Tucker,
Gresham, Penland, Waldhour,
Griffin, Phillips, Wiggins,
Heard, Pickett, Wolf,
Hill, Pringle, Wooldridge.

Those who voted in the negative, are Messrs.

Adams, Dubignon, Hammell,
Akin, Faver of Meriw’th. Harrison,
Avery, Faver of Troup, Hodges of Rand’h.
Blount, Fields, Jones of Paulding,
Brandon, Fletcher, Kenan,
Brown, Fortner, Lane,
Bryan, Gartrell, Laughridge,
Carter, Gilmore, Lawton,
Chandler, Gray, Leith,
Colbert, Griggs, McIntyre,
Culberson of Floyd, Goodman, Morris,
Digby, Gordon, Neely,
Dorminy, Hall, Nisbet,
So the motion to reconsider was lost.

On motion of Mr. Gartrell, the order was suspended, and the House took up the reconsidered bill for the relief of David Barron of Wilkinson county.

Mr. Dawson moved the previous question. The call was sustained. On the question being put, "Shall this bill now pass?" by the call of Mr. Jones, and second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 76, nays 32.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.
Adams, Akin, Anderson of Wilkes,Andrews, Avery, Barrett, Blount, Brandon, Bryan, Carlton, Chandler, Colbert,
So the bill passed under the following title:

A bill for the relief of David Barron of Wilkinson county, Luvenia E. Walker of the county of Hancock, and James Boon of the county of Randolph.

Mr. Jones of Paulding moved to suspend the order for the purpose of taking up the report on the bill of the Senate to change the time for holding elections for members to represent the people of this State in the Congress of the United States. The motion prevailed.

Mr. Shackelford called for the previous question. The call was sustained.

The question then recurred, "shall the main question be now put?"

And upon propounding the main question, Mr. McDougald arose to a point of order; stating that he had called for the yeas and nays upon sustaining the call for the previous question.

The Speaker (Mr. Worrell,) decided the call was upon the passage of the bill.

Mr. Jones, of Paulding, appealed from the decision of the chair, and upon the question "Shall the decision of the chair stand as the judgment of the House?" on the call of Mr. McDougald, seconded by Mr. Jones, of Paulding, the yeas and nays were required to be recorded, and are yeas 77, nays 26.

Those who voted in the affirmative, are Messrs.

Adams, Deadwyler, Harrison,
Akin, Dorminy, Heard,
Anderson of Wilkes, Faver of Meriw’th. Hendrix,
Andrews, Fields, Hill,
Avery, Fish, Hodges of Houston,
Bivins, Fleming, Howard,
Brown, Fletcher, Irwin,
Bryan, Fortner, Jenkins,
Calder, Gaston, Jones of Warren,
Carlton, Gray, Kenan,
Carter, Griffin, Kendall,
Chandler, Goodman, McAllister,
Clark, Gordon, McDonald,
Culberson of Floyd, Hall, McIntyre,
Dawson, Harris, McWhorter,
Those who voted in the negative, are Messrs.

Arnold, Barlow, Brandon, Colbert, Culberson of Floyd, Culberson of Troup, Digby, Dubignon, Farmer, Gartrell, Hammell, Hines, Johnson, Jones of Paulding, Manning, McDougald, McLeod, Nelson

So the chair was sustained.

The question then recurred upon the passage of the bill, and on the question being put "Shall this bill now pass?" the yeas and nays were required to be recorded by the call of Mr. McDougald and the second of Mr. Jones, of Paulding, and are yeas 98, nays 13.

Those who voted in the affirmative, are Messrs.

So the bill was passed.

On motion of Mr. Fields, the order was suspended, and the House took up the amendments of the Senate to the bill for the relief of James King of the county of Cherokee.

The first amendment having been read, which is as follows:

And be it further enacted, That the sum of four hundred and fifty dollars be and is hereby appropriated to the Rev. George White in payment for one hundred and fifty copies of "White's Statistics," which his Excellency was authorized to subscribe for by a resolution passed the last General Assembly, and on the question to agree, by the call of Mr. Carlton, and second of Mr. Talley, the yeas and nays were required to be recorded, and are yeas 72, nays 34.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Akin, Fortner, Pickett,
Arnold, Hall, Reid,
Avery, Heard, Robinson of Talbot,
Brandon, Hodges of Houston, Sanders,
Bryan, Jones of Paulding, Slaughter,
Carlton, Jones of Warren, Snelling,
Carter, Leith, Talley,
Chandler, Manning, Whitworth,
Clark, McLeod, Wilcox,
Colbert, Morris, Wolf,
Digby, Penick, Wooldridge.

So the amendment was concurred in.

On motion of Mr. Nisbet, the bill with the remaining amendments was postponed for further consideration.

The House then took up the special order of the day, which was the report on the bill to authorize and empower his Excellency the Governor, for and in the name and behalf of the State of Georgia to subscribe for 5000 shares of $100 each in the capital stock of the South-western Railroad.

On motion of Mr. Tucker, the same was postponed for the present, and made the special order of the day for Wednesday next.

The House took up the report on the bill to incorporate a banking company at the town of Fort Gaines in the county of Early under the name and style of the "South-western Bank of Georgia," and agreed thereto; and on the question being propounded "Shall this bill now pass?" on the call of Mr. Carlton, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 65, nays 30.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Andrews, Arnold,
The House took up the report on the bill to prohibit Sheriffs and their deputies from becoming directly or indirectly purchasers of property at Sheriff’s sales, to vacate all titles taken or held by them for property so purchased, and to make penal the violation of this act, and agreed thereto; and on the question being propounded “Shall this bill now pass?” on the call of Mr. Slaughter, seconded by Mr. Talley, the yeas and nays were required to be recorded, and are yeas 66, nays 38.

Those who voted in the affirmative, are Messrs.

Avery,       Jones of Paulding, Roberts,  
Barlow,      Jones of Warren, Robinson of Macon,  
Blount,      Kenan, Robinson of Talbot,  
Brandon,     Kendall, Sanders,  
Bryan,       Lane, Shaw,  
Clark,       Laughteridge, Snelling,  
Culberson of Floyd, Manning, Terrell of Putnam,  
Dawson,      McAllister, Thornton,  
Deadwyler,   McDougald, Trippe,  
Farmer,      McDonald, Tucker,  
Fields,      Mintz, Villalonga,  
Fleming,     Neal, Waldhour,  
Fletcher,    Nelson, Walker,  
Gilmore,     Nisbet, Welborne,  
Gresham,     Penick, Westmoreland,  
Harrison,    Perkins, Wilcox,  
Hendrix,     Phillips, Wolf,  
Hines,       Pickett, Wooldridge,  
Hodges of Rand’th. Ramsey, Worrell,  
Jenkins,     Reid, Yopp,  
Johnson,     Riley,  

Those who voted in the negative, are Messrs.

Akin,        Hall, Penland,  
Barrett,     Hammell, Richardson,  
Bivins,      Harris, Robinson of Fay’te  
Carlton,     Heard, Sanford,  
Carter,      Hill, Slaughter,  
Chandler,    Hodges of Houston,Strickland,  
Digby,       Irwin, Talley,  
Dorminy,     Leith, Thomasson,  
Faver of Meriw’r, McLeod, Tompkins,  
Fortner,     Neely, Whitworth,  
Goodman,  

So the bill was passed.
The House took up the report on the bill to encourage the arrest and apprehension of persons committing homicides in this State. On motion of Mr. Jones of Paulding, the same was indefinitely postponed.

The House took up the report on the bill to authorize the Justices of the Inferior Courts in the several counties of this State to change, alter and establish election precincts. On motion, the same was indefinitely postponed.

The House took up the report on the bill for the relief of William Wayne of the county of Cherokee, 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 far as relates to the county of Chatham, an act entitled
an act to empower the Inferior Courts of this State to order the laying out of public roads, and to order the building and keeping in repair of public bridges, approved December 4th, seventeen hundred and ninety-nine, and to extend and define the power of said Courts as to the construction of bridges, approved Dec. 26, 1845; also, to alter and amend the fourth section of an act entitled an act to alter and amend the road laws of this State, approved December nineteenth, eighteen hundred and eighteen, and to repeal the proviso of said fourth section so far as the same relates to the county of Chatham, and to exempt the commissioners of roads from the performance of patrol duty in the county of Chatham, 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. McDougald in the chair, on the bill for the relief of William Dearing, of DeKalb county. The committee rose and reported the bill back to the House without amendment. The report 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 authorizing the appointment of a Recorder for the city of Dalton.

On motion the same was postponed indefinitely.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill to complete and furnish the Georgia Asylum for the Deaf and Dumb, to appropriate money for the same and for other purposes. The committee rose and reported the bill back 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 went into committee of the whole, Mr. Arnold in the chair, on the bill to appropriate the sum of two thousand one hundred and seventy dollars for expenses incurred from arresting the ravages of the small pox, and on motion the committee arose and reported the same back to the House without amendment.

On motion of Mr. Shackelford the same was postponed for further consideration.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill for the remuneration of Simeon Hamil and James W. Gear; having spent some time therein, the committee rose and reported the bill back to the House without amendment.

On motion of Mr. Jones, of Paulding, the bill was indefinitely postponed.

The House took up the report on the bill to prevent lawyers from practising in Justices' Courts, and to punish them for the same.

On motion of Mr. Walker the same was postponed indefinitely.
The House took up the report on the bill for the relief of Edward A. Flewellen, of Monroe county, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion the order was suspended, and the House took up the bill to reduce the tax on pine lands within three miles of water carriage. The same was referred to the Finance Committee.

Leave of absence was granted to Messrs. Howard and Culberson, of Troup, for a few days on indispensable business.

The House then adjourned until 3 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 provide for the survey and sale of all unsurveyed and unsold islands on the Chattahoochee, Ocmulgee and Flint rivers within 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 for the relief of the Merchants' Bank of Macon, and agreed thereto; the bill was read the third time, and postponed for further consideration.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill for the relief of Isaac Wright.

Also, a bill to authorize and empower the Muscogee Railroad Company to connect their Railroad with the Southwestern Railroad, and for other purposes therein named.

Also, a bill to alter and amend an act to incorporate the Ocmulgee Railroad Company, and to punish persons for violating the provisions of the same.

Also, a bill to appropriate the one-half of the tax of 1840 to the county of Screven.

Also, a bill to change the time of holding the Superior Court of the county of Appling, and to extend the time of holding the Superior Court of the county of Ware.

Also, a bill for the relief of Edward D. Huguenin and others herein named, and to authorize the Governor to draw his warrant on the Treasury in behalf of the several persons respectively herein named, and for the amounts stated.

Also, a bill for the relief of Sarah A. Stephens.

The Senate has also passed the following bills, to wit:
A bill to separate the offices of Receiver of Tax Returns and Tax Collector of the county of Carroll.

A bill for disposing of certain lands in the 12th and 13th Districts of the county of Ware, which were sold under an act passed the 23d day of December, 1833, and which have not been paid for and granted by the purchasers, under said act.

A bill to lay out and organize a new county from the counties of Floyd and Cass, and to attach the same to a Senatorial District, &c.

Mr. Worrell, from the Committee on the Judiciary to whom was referred the bill, with the amendments of the Senate, to alter, amend and explain the first section of an act passed for the relief of co-securities, and assented to the 22d of December, 1840, reported adversely to the amendment of the Senate to strike out certain portions of the 2d section of said bill.

Mr. Worrell, from the same committee, to whom was referred the bill to regulate and give the control of the fisheries on the Great Ogeechee river, below Hill’s bridge on Darien road, to the proprietors of the shores, islands and bars of said river, reported nothing unconstitutional in its provisions.

The House took up the report on the bill to alter and amend the patrol laws of this State, and agreed thereto; the bill was read the third time and lost.

The House took up the report on the bill to repeal a part of an act concerning free persons of color, their guardians and colored preachers. The report having been amended, was agreed to; and on the question “Shall this bill now pass?” on the call of Mr. McDougald, and the second of Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 34, nays 58.

Those who voted in the affirmative, are Messrs.

Adams, Laughridge, Phillips,
Akin, Manning, Reid,
Bivins, McDougald, Reynolds,
Blynt, McIntyre, Robinson of Fayette,
Carter, McWhorter, Snelling,
Gartrell, Mintz, Ferrell of Putnam,
Griggs, Neal, Trippe,
Hammell, Neely, Tucker,
Hines, Nelson, Welborne,
Irwin, Nisbet, Wilcox,
Jones of Warren, Penick, Wooldridge,
Lane,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Andrews, Arnold,
So the bill was lost.

The House took up the report on the bill to revive and amend an act entitled an act to incorporate the Madison and Macon Railroad Company, and to define the powers, privileges and liabilities of the same, assented to Dec. 29th, 1847, and the same 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 amend the garnishment laws, 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 running of freight trains upon all Railroads in this State on the Sabbath day.

Pending the discussion thereon, Mr. Neal moved the previous question.

Whereupon, on the call of Mr. Jones, and second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 76, nays 15.

Those who voted in the affirmative are Messrs.

Akh, Culberson of Floyd, Hall,
Andrews, Dawson, Harris,
Arnold, Deadwyler, Harrison,
Barrett, Fields, Heard,
Bivins, Fish, Hendrix,
Blount, Fletcher, Hill,
Brandon, Fortner, Hodges of Houston,
Calder, Gartrell, Hodges of Rand’h.
Carter, Gray, Irwin,
Chandler, Griffin, Jenkins,
Clark, Goodman, Johnson,
Colbert, Gordon, Jones of Warren,
The House took up the report on the bill to amend an act entitled an act to revive and keep in force an act entitled an act to regulate the licensing of physicians to practise in this State, assented to 24th December, 1825. 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 amend the laws of this State so far as relates to the advertising of estates by administrators, executors and guardians, where they...
do not exceed one thousand dollars, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to prevent lumber measurers from being clerks or agents of lumber buyers and lumber mills, 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 amend the 19th section of the first article of the Constitution, and agreed thereto.

It being a Constitutional question, the yeas and nays were required to be recorded, and are yeas 46, nays 55.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Harrison, Perkins,
Barlow, Heard, Phillips,
Bryan, Hendrix, Pickett,
Calder, Hodges of Houston, Riley,
Colbert, Jones of Paulding, Roberts,
Dorminy, Kendall, Robinson of Macon,
Dubignon, Lane, Sanders,
Farmer, Laughridge, Shackelford,
Fields, Leith, Shaw,
Fish, McAllister, Slaughter,
Fletcher, McDougald, Strickland,
Gartrell, Neal, Trippe,
Gray, Nelson, Tucker,
Griffin, Nisbet, Whitworth,
Goodman, Peacock, Wilcox,
Hall,

Those who voted in the negative, are Messrs.

Adams, Hines, Robinson of Fay'tte.
Akin, Hodges of Rand'h. Robinson of Talbot,
Andrews, Irwin, Sanford,
Arnold, Jenkins, Snelling,
Barrett, Johnson, Talley,
Bivins, Jones of Warren, Terrell of Putnam,
Blount, Manning, Thomasson,
Brandon, McDonald, Villalonga,
Brown, McLeod, Waldhoun,
Carlton, McWhorter, Walker,
Chandler, Mintz, Welborne,
Clark, Morris, Westmoreland,
Deadwyler, Neely, Wiggins,
Fleming, Penick, Wilson,
Fortner, Penland, Wolf,
Gordon, Reid, Wooldridge,
Hammell, Reynolds, Worrell,
Harris, Richardson, Yopp.

So the bill was lost.

The House then adjourned until seven o'clock, P. M.
Mr. Harris, from the Committee on Banks, to whom was referred the bill to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly called days of grace, for the payment within said time of all sight drafts, bills of exchange drawn payable at sight, reported the same to the House with an amendment. The order was suspended, the bill was read the third time and passed under the following title:

A bill to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to disallow the three days of grace commonly called days of grace, on all sight drafts or bills of exchange drawn payable at sight.

The following bills of the Senate were read the second time, and committed for a third reading:

A bill to authorize all persons whatsoever to establish and erect ferries and bridges on their own land.

A bill to amend an act passed December 29th, 1838, to define and affix the punishment of a crime or misdemeanor committed by a slave by the council, persuasion or procurement or other means, of free white persons.

A bill to amend the several laws of this State in relation to writs of certiorari.

A bill to compensate petit jurors of the county of Hancock.

A bill to authorize the Judges of the Superior Courts of this State to draw a less number than forty-eight petit jurors.

A bill to compensate Solicitors General for services rendered the State in the Supreme Court in criminal cases.

A bill to alter and amend the several acts of this State so far as they relate to the counties wherein the trials of claims to personal property levied on under execution shall be had, &c.

A bill to authorize notaries public to administer oaths, &c.

A bill to incorporate the Cherokee Insurance and Banking Company.

A bill to authorize the county officers of the counties of Irwin and Telfair to publish in any public gazette in Milledgeville, Macon or Albany, and the county officers of Hancock to advertise in any paper in this State.

A bill to incorporate the Back River Wharf and Canal Company, and for other purposes.

A bill to require the clerks of the Superior and Inferior Courts of the county of Pike to appoint deputies residing in the city of Griffin.

A bill to make it the duty of the superintendents or man-
A bill to amend an act to change the place of holding the Justices' Courts in the 26th Dist. G. M. in the county of Glynn.

A bill to regulate the taking of testimony by interrogatories for the Courts of this State, and to amend an act entitled an act to authorize parties to compel discoveries at common law.

A bill to authorize administration on the estate of Charles S. Rice, Esq., deceased, to be granted by the Court of Ordinary of Houston county.

A bill to authorize Jesse P Prescott, of the county of Lowndes, to establish a ferry over the Alapaha river on his own land and to prescribe the rates of ferriage, and for other purposes therein named.

A bill to render sheriffs' deeds admissable in suits as prima facia evidence without the production of the execution under which the sale was made, or the judgment upon which the execution issued.

A bill to legalize the precepts from the Superior Courts of Floyd county, and to authorize the drawing of the juries for said courts.

A bill to regulate the weighing and marking of cotton by the several Railroad companies of this State, and to prevent re-weighing, &c.

A bill to provide for the collection and safe keeping of the revenues of the Western and Atlantic Railroad, to punish those who may attempt to defraud the same, and for other purposes therein contained.

A bill to incorporate a bank in the city of Savannah, to be called the Bank of Savannah.

A bill to establish a Justices' Court at Holmesville, Appling county, and to define the limits of the district, and provide for the election of two Justices of the Peace and Constables as officers of said court.

A bill for the relief of Andrew J. Cowart.

A bill to authorize the raising and establishing a fire company in the city of Atlanta.

The following bills of the Senate were severally read the first time:

A bill to compensate physicians who shall be summoned by the Sheriff or Coroner of the county to make a post mortem examination for the information of juries of inquest.

A bill for disposing of certain lands in the 12th and 13th Districts of the county of Ware, which were sold under an act passed the 23d day of December, 1833, and have not been paid for and granted by the purchasers under said act, referred to the Committee on Finance.

A bill to separate the offices of Tax Receiver and Collector of the county of Carroll.
A bill to lay out and organize a new county from the counties of Floyd and Cass, and attach the same to a Senatorial District.

A bill of the House was taken up and read the second time, for the relief of Amos W. Hammond, and committed for a third reading.

Mr. Phillips, from the Committee on Finance, reported the following bill to appropriate money for the purposes therein mentioned, which was read the first time.

The House took up the report on the bill to designate the persons entitled to a participation in the poor school funds of this State.

Mr. Harris offered the following as a substitute for the bill:

A bill to amend the 2d and 4th sections of an act for the education of the poor, assented to 27th Dec. 1843.

The substitute 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 define the mode of appropriating the tax or duty on vendue masters' sales and to appoint a vendue master for certain counties. On motion of Mr. Harris, the same was postponed indefinitely.

The House took up the report on the bill to protect the people of Georgia against corrupt legislation and to punish all persons who violate the provisions of this act, and for other purposes therein named, and agreed thereto; the bill was read the third time, and on the question being put, "Shall this bill now pass?" on the call of Mr. McDougald, and second of Mr. Clark, the yeas and nays were required to be recorded, and are yeas 26, nays 71.

Those who voted in the affirmative, are Messrs.

Bryan, Johnson, Shackelford,
Carlton, Jones of Warren, Shaw,
Dorniuy, Laughridge, Slaughter,
Fields, Leith, Tucker,
Gresham, McDougald, Villalonga,
Gordon, McDonald, Welborne,
Hammell, McIntyre, Woodridge,
Hendrix, Neal, Yopp.
Hodges of Rand'l, Perkins,

Those who voted in the negative, are Messrs.

Adams, Bivins, Culberson of Floyd
Akin, Blount, Dawson,
Anderson of Wilkes, Brandon, Deadwyler,
Andrews, Chandler, Digby,
Arnold, Clark, Dubignon,
Barrett, Colbert, Faver of Meriw'r,
So the bill was lost.

The House took up the report on the bill to protect the character of females against slander, 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 explain an act to regulate escheats in this State, and to appoint escheators, passed on the 13th day of December, in the year 1816, so far as to allow bastards or natural born children to inherit from their mothers under certain circumstances 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 prevent perjuries and the institution of actions or suits upon demands or debts barred by the statute of limitations, and agreed thereto; the bill was read the third time and lost.

The House went into committee of the whole, Mr. Jones in the chair, on the bill for the relief of John Berry of the county of Gwinnett, and having spent some time therein, the committee arose and reported the bill to the House without amendment; the report was agreed to, the bill was read the third time and lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to authorize and empower the Muscogee Railroad Company to connect their Railroad with the South-western Railroad, and for other purposes therein named.

Also, an act to alter and amend an act entitled an act to incorporate the Ocmalgee Railroad Company, and to punish persons for violating the provisions of the same.
Also, an act to appropriate the one-half the tax of 1840 to the county of Scriven.

Also, an act to change the time of holding the Superior Court of the county of Appling, and to extend the time of holding the Superior Court of the county of Ware.

Also, an act for the relief of Sarah A. Stephens.

Also, an act for the relief Edward D. Huguenin and others, and to authorize the Governor to issue his warrant, &c.

Also, an act to incorporate the Carrollton Male Academy in the county of Carroll, and the Centreerville Male and Female Academy in Talbot county, to appoint Trustees for the same, and for other purposes therein named.

Also, an act for the relief of Isaac Wright.

Also, an act to incorporate the Dahlonega and Marietta Turnpike and Plank Road Company, the Cumming and Atlanta Turnpike and Plank Road Company, the Cobb county and Alabama Plank and Turnpike Road Company, and the Washington Rail Road or Plank Road Company.

The House went into committee of the whole, Mr. Jones in the chair, on the bill to compensate certain persons therein named, and having spent some time therein, the committee arose and reported the bill to the House without amendment; the report was agreed to, the bill was read the third time and lost.

The House took up the report on the bill to authorize the Governor of this State to make out and issue a grant to Moses H. Alexander, of Early county, for fraction No. 341 in the 7th district of originally Lee, now Randolph county, containing 168 acres, more or less, and for other purposes, and agreed thereto; the bill was read the third time and upon the question “Shall this bill now pass?” on the call of Mr. McDougald, seconded by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 10, nays 69.

Those who voted in the affirmative, are Messrs. Deadwyler, Hendrix, Shaw, Dorminy, McDougald, Snelling, Gresham, Robinson of Macon, Thomasson, Hammell,

Those who voted in the negative, are Messrs. Adams, Carlton, Griffin, Akin, Carter, Goodman, Anderson of Wilkes, Chandler, Gordon, Arnold, Clark, Hall, Barrett, Colbert, Harris, Bivins, Digby, Harrison, Blount, Fields, Heard, Brandon, Fletcher, Hill, Bryan, Gray, Jenkins,
So the bill was lost.

The House took up the report on the bill to authorize the Tax Collector of Glynn county to pay over the taxes of said county to certain commissioners for the purpose of cutting a canal in said county. On motion of Mr. Reid, the same was postponed indefinitely.

The House took up the report on the bill to authorize the inhabitants of Walker county in certain neighborhoods to fence their land, and to punish those who may break or disturb such enclosures, 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 William A. Whitfield of the county of Washington to peddle without paying the usual license now required by law. On motion of Mr. Peacock, the same was indefinitely postponed.

The House took up the report on the bill to incorporate the Lumpkin Guards and to grant them certain privileges, 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 nine o'clock to-morrow morning.

SATURDAY, FEBRUARY 2, 1850.

Nine o’clock, A. M.

Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the rejection by the House of the bill to change the time of holding elections for members to represent this State in the Congress of the United States. Pending discussion thereon, Mr. Walker moved the previous question. The call was sustained. The question was “Shall the main question be now put?” it was decided in
the affirmative. The House refused to reconsider.

Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the passage of a bill to prevent the running of freight trains upon all railroads in this State on the Sabbath day.

Mr. Walker called for the previous question. The call was sustained. The main question was then put. The House refused to reconsider.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the passage of the bill providing for the sale and survey of all unsold and unsurveyed islands in Ocmulgee, Flint and Chattahoochee rivers within this State.

Mr. Walker moved the previous question. The call was sustained. The main question was then put.

Whereupon, by the call of Mr. McDougald and second of Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 61, nays 44.

Those who voted in the affirmative, are Messrs.

Andrews, Kendall, Robinson of Macon.
Arnold, Laughridge, Robinson of Talbot.
Bivins, Lawton, Shackelford.
Brandon, McAllister, Shaw.
Brown, McDougald, Slaughter.
Bryan, McIntyre, Snelling.
Calder, McLeod, Stephens.
Carlton, Mintz, Tailey.
Clark, Neal, Thornton.
Dorminy, Neely, Tillman.
Faver of Meriweth, Nisbet, Trippe.
Gartrell, Peacock, Tucker.
Gresham, Penland, Waldhour.
Griggs, Perkins, Welborne.
Heard, Phillips, Whitworth.
Hendrix, Pickett, Wilcox.
Hodges of Rand’h, Ramsey, Wolf.
Jenkins, Richardson, Wooldridge.
Jones of Warren, Robinson of Faye’to, Worrell.
Kenan,

Those who voted in the negative, are Messrs.

Adams, Colbert, Faver of Troup.
Akin, Culberson of Floyd, Fields.
Andersen of Wilkes, Dawson, Fleming.
Barrett, Deadwyler, Gilmore.
Blount, Digby, Gray.
Blount, Dubignon, Griffin.
Chandler, Farmer, Goodman.
Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to authorize the Governor of this State to make out and issue a grant to Moses H. Alexander, of Early county, for fraction No. 341, in the 9th district of originally Lee now Randolph county, containing one hundred and sixty-eight acres, more or less, and for other purposes therein named. The House agreed to reconsider.

On motion of Mr. Shaw, the order was suspended and the House went into committee of the whole, Mr. Arnold in the chair, on the bill for the relief of Joseph L. Robinson; having spent sometime therein, the committee rose and reported the bill back to the House without amendments. The report was agreed to; the bill was read the third time and passed under the title thereof.

The House took up the special order of the day which was the bill to authorize the subscription by this State to the capital stock of the Milledgeville and Gordon Railroad Company.

On motion of Mr. Kenan, the bill was taken up by sections. The first section having 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 from and after the passage of this act the Governor of this State be and he is hereby authorized to subscribe for and in behalf of the said State the sum of twenty thousand dollars for the capital stock of the Milledgeville and Gordon Railroad Company, to be paid for in the bonds of said State to be issued to the President and Directors of said Company payable in ten years, bearing an interest of six per cent. payable annually under such other and further rules and regulations as are prescribed in the laws heretofore passed for the issue of the bonds of the State.

Mr. Kenan moved to amend by inserting after the words "President and Directors of said Company," the words "when said road shall be completed;" which amendment was received.
Mr. Shackelford offered the following as an additional section, which was received:

And be it further enacted, That the State shall have two directors in the board of directors of said company, to be elected by the General Assembly at such times as may be necessary and proper.

The report as amended was agreed to. On the question being propounded "shall this bill now pass?" on the call of Mr. Jones, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 67, nays 49.

Those who voted in the affirmative, are Messrs:

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Those who voted in the negative, are Messrs:

| Adams,                           | Hodges of Houston,                        |
| Akin,                            | Irwin,                                     |
| Andrews,                         | Jones of Paulding,                        |
| Bivins,                          | Kendall,                                   |
| Brandon,                         | McIntyre,                                  |
| Calder,                          | Mintz,                                     |
| Carlton,                         | Morris,                                    |
| Carter,                          | Neely,                                     |
| Chandler,                        | Reid,                                      |
| Clark,                           | Reynolds,                                  |
| Colbert,                         | Roberts,                                   |
| Culberson of Floyd, Hill,        | Robinson of Fay’té,                       |
| Digby,                           |                                            |
So the bill was passed.

The Clerk was directed to carry the same forthwith to the Senate.

The House took up the report on the bill to provide for the registration of births, marriages and deaths, and to define the duties of Clerks of the Courts of Ordinary, Physicians, Sextons and other persons.

Mr. Slaughter offered the following as a proviso to the bill:

Provided nothing herein contained shall apply to the county of Jasper.

Whereupon, on the call of Mr. Slaughter, seconded by Mr. Digby, the yeas and nays were required to be recorded, and are yeas 41, nays 59.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Bivins, Blount, Bryan, Calder, Carlton, Carter, Chandler, Colbert, Digby, Dorminy, Dubignon, Fields,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Hendrix, Andrews, Arnold, Avery, Barrett, Brandon, Brown, Clark, Dawson, Farmer, Faver of Meriw’r, Gresham, Griffin, Harris, Harrison, Heard,
Tucker, Westmoreland,

So the proviso was rejected.

The report having been further amended was agreed to; and on the question being propounded, "Shall this bill now pass?" on motion of Mr. Slaughter, seconded by Mr. Talley, the yeas and nays were required to be recorded, and are yeas 27, nays 78.

Those who voted in the affirmative, are Messrs.

Brown, Lawton, Shackelford,
Dawson, Manning, Stephens,
Fields, McAllister, Terrell of Putnam,
Fish, Neal, Thornton,
Gresham, Nisbet, Tucker,
Harrison, Perkins, Walker,
Hendrix, Phillips, Welborne,
Jenkins, Richardson, Westmoreland,
Johnson, Riley, Wiggins,
Kendall, Robinson of Macon,

Those who voted in the negative, are Messrs.

Adams, Gilmore, Nelson,
Akin, Gray, Peacock,
Anderson of Wilkes, Griggs, Penick,
Andrews, Goodman, Pickett,
Arnold, Gordon, Pringle,
Barlow, Hall, Reid,
Barrett, Hammell, Roberts,
Bivins, Heard, Robinson of Talbot,
Blount, Hill, Sanford,
Brandon, Hines, Shaw,
Bryan, Hodges of Houston, Slaughter,
Calder, Hodges of Randolph, Snelling,
Calton, Irwin, Strickland,
Carter, Jones of Paulding, Talley,
Chandler, Jones of Warren, Thomasson,
Clark, Kenan, Tillman,
Colbert, Laughbridge, Tompkins,
Deadwyler, Leith, Trippe,
Digby, McDougald, Villalonga,
Dorminy, McDonald, Whitworth,
Dubignon, McIntyre, Wilcox,
Faver of Meriwether, McLeod, Wilson,
Fletcher, McWhorter, Wolf,
Fortner, Mertz, Wooldridge,
Gartrell, Morris, Worrell,
Gaston, Neely, Yopp.

So the bill was lost.
The House went into committee of the whole, Mr. McDougalld in the chair, on the bill concerning the Western and Atlantic Railroad of the State of Georgia, and appropriating money therefor. The committee rose and reported the bill back to the House without amendments. The report was agreed to, and the bill was read the third time.

Mr. Jones moved the bill be postponed for further consideration.

Mr. McDougalld called the previous question. The call was sustained.

On the main question being put "Shall this bill now pass?" on the call of Mr. McDougalld seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 20, nays 83.

Those who voted the affirmative, are Messrs.

Fish, 
Fletcher, 
Griffin, 
Gordon, 
Harris, 
Harrison, 
Jenkins, 
Lane, 
Laughridge, 
McAllister, 
Neely, 
Nelson, 
Ramsey, 
Richardson, 
Robinson of Fayette. 
Robinson of Talbot. 
Shackelford, 
Stephens, 
Thomasson, 
Wiggins, 

Those who voted in the negative, are Messrs.

Adams, 
Akin, 
Anderson of Wilkes, 
Andrews, 
Arnold, 
Avery, 
Barlow, 
Barrett, 
Bivins, 
Blount, 
Brandon, 
Bryan, 
Carlton, 
Carter, 
Chandler, 
Clark, 
Colbert, 
Dawson, 
Deadwyler, 
Digby, 
Dunmoy, 
Dubignon, 
Fenner, 
Fisher of Meriw'th. 
Fields, 
Fortner, 
Gartrell, 
Gresham, 
Griggs, 
Goodman, 
Hall, 
Hammell, 
Hendrix, 
Hill, 
Hines, 
Hodges of Houston, 
Hodges of Rand'h. 
Irwin, 
Johnson, 
Jones of Paulding, 
Jones of Warren, 
Kendall, 
Lawton, 
Leith, 
Manning, 
McDougald, 
McDonald, 
McIntyre, 
McLeod, 
McWhorter, 
Mintz, 
Morris, 
Neal, 
Penick, 
Phillips, 
Pickett, 
Pringle, 
Reid, 
Reynolds, 
Riley, 
Sanders, 
Shaw, 
Slaughter, 
Snelling, 
Strickland, 
Talley, 
Terrell of Putnam, 
Thornton, 
Tillman, 
Tompkins, 
Villalonga, 
Waldhour, 
Walker,
The House took up the report on the bill to authorize the stockholders of the Milledgeville Bank to increase their capital to $500,000, 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. Arnold in the chair, on the bill for the relief of the heirs of Isaac S. Wood, deceased. The committee rose and reported the same back to the House without amendments. The report 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. Arnold in the Chair, on the bill for the relief of N. B. and H. Weed. On motion, the committee arose and reported the same back to the House without amendment. On motion of Mr. Jenkins, the same was postponed for further consideration.

On motion, Messrs. Jenkins, Nisbet and Trippe were granted leave of absence for a few days on special business.

On motion of Mr. Keenan, the order was suspended, and the House took up and agreed to the following resolution:

Resolved by the Senate and House of Representatives in General Assembly met, That his Excellency the Governor be and he is hereby authorized to issue his warrant for seventy-five dollars and eighteen cents in favor of Maria S. Delaunay, the widow of the late F. V. Delaunay.

On motion of Mr. McDougald, the House then adjourned until half past 2 o'clock, P. M.

HALF PAST 2 o’clock, P. M.

On motion of Mr. Nelson, the order was suspended and the House took up the amendments of the Senate to the bill for the relief of James King, of the county of Cherokee.—
The third amendment, which is an additional section, having been read, which is as follows:

And be it further enacted, That James Alford, of Fayette county, be and he is hereby relieved from the payment of the residue of a judgment against him in favor of the Central Bank of Georgia, which judgment was and is founded upon his endorsement of the note of James Alford, the principal, according to the face of the said note together with the interest thereon having already been paid off and discharged. On motion, the same was agreed to.

The fourth amendment, which is an additional section, having been read, which is as follows:

And be it further enacted, That the sum of forty dollars and twenty-six cents be paid to Delaware Morris out of any money in the Treasury not otherwise appropriated, it being the principal and interest of the amount paid the State for the purchase of lot No. one hundred and ten in the ninth district of Hall county, sold by the commissioners of the State in conformity with the act of the General Assembly, passed December 22d, 1827, entitled an act to dispose of the residue of lands heretofore reserved for the use of the State, at which sale Charles F. Betton became the purchaser, and the certificate of purchase has been for a valuable consideration transferred to said Delaware Morris, but to which land the said Betton or Morris has never been able to obtain a grant, it having been previously granted by the State to one Edward Horn, of Campbell’s district, Morgan county, and evidently sold by mistake and that the Governor issue his warrant for said amount. On motion, the same was agreed to.

The fifth amendment, which is an additional section, having been read, which is as follows:

And be it further enacted, That the Governor draw his warrant on the Treasury in favor of the Justices of the Inferior Court of Appling county for the sum of one hundred and twenty-one dollars and sixty-two cents, amount due to said county from the poor school fund for 1845 and 1846, which was not called for within the six months, and reverted to the Treasury. On motion, the same was disagreed to.

The sixth amendment, which is an additional section, having been read, which is as follows:

And be it further enacted, That the Governor draw his warrant on the Treasury in favor of James M. Wayne, President of the Georgia Historical Society, for the sum of six hundred dollars to defray the expenses of procuring transcripts of certain colonial records, which they tender to the State. Mr. Harris moved to concur.

Whereupon, on the call of Mr. Carlton, and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 71 nays 31.
Those who voted in the affirmative, are Messrs.

Adams, Harris, Ramsey,
Akin, Harrison, Reid,
Anderson of Wilkes, Hill, Harrison, Richardson,
Andrews, Hodges of Rand'h., Riley,
Arnold, Jenkins, Robinson of Macon,
Avery, Johnson, Robinson of Talbot,
Barrett, Jones of Paulding, Shackelford,
Blount, Jones of Warren, Shaw,
Bryan, Laughridge, Snelling,
Calder, Lawton, Stephens,
Clark, Leith, Talley,
Culberson of Floyd, Manning, Terval of Putnam,
Dawson, McAllister, Thornton,
Deadwyler, McDonald, Tucker,
Dubignon, McIntyre, Villalonga,
Faver of Meriwether, McWhorter, Waldhour,
Fisher, Mintz, Welborne,
Fleming, Morris, Westmoreland,
Gartrell, Neal, Wiggins,
Gaston, Neely, Wilson,
Gray, Nelson, Woulridge,
Griffin, Pentland, Worrell,
Goodman, Perkins, Yopp,
Hammell, Phillips,

Those who voted in the negative, are Messrs.

Bivins, Hall, Reynolds,
Brandon, Heard, Roberts,
Carlton, Hines, Robinson of Fayette,
Carter, Hodges of Houston, Sanders,
Colbert, Irwin, Smokrd,
Digby, McDonnald, Slaughter,
Dorminy, McLeod, Strickland,
Fields, Peacock, Tompkins,
Fornier, Penick, Whitworth,
Gilmore, Pickett, Wolf,
Gordon,

The amendment was concurred in.

The seventh amendment, which is an additional section, having been read, which is as follows:

And be it further enacted, That the sum of two hundred and five dollars and forty cents be re-appropriated to the county of Thomas, that amount having been apportioned to said county according to law as her distributive share of the poor school fund of 1846, but never drawn from the Treasury, and now deemed reverted to the general fund; and that Peter E. Love, Senator, be authorized to draw the same for the Justices of the Inferior Court of said county,
and to receipt to the Executive for his warrant in the name of said Justices. On motion, the same was disagreed to.

The House took up the amendments of the Senate to the bill of the House to change the time of holding the Inferior Courts of the counties of Gilmer and Harris, and concurred therein.

The House took up the amendments of the Senate to the bill of the House to alter and amend and explain the first section of an act passed for the relief of co-securities and assented to the 22d of December, 1840; the following portion of the second section of said bill having been read, to-wit:

"Then and in such case said security, so paying off and discharging said execution or executions, shall have control of the same for the purpose of collecting by levy and sale from each co-security, so sued together or such as may be responsible, the proportionable share due by each upon such execution or executions: Provided nevertheless, that if any should not be responsible then the amount so paid on said execution or executions by such security is to be equally divided between those securities who are."

The amendments of the Senate striking out the words "so sued together or such as may be responsible," after the words "from each co-security," and before the words "the proportionable share due by each;" also striking out the words "Provided nevertheless, that if any should not be responsible, then the amount so paid on said execution or executions by such security is to be equally divided between those securities who are," after the words "upon such execution or executions," in said part of said section, were disagreed to by the House.

The House took up the amendments of the Senate to the Senate to the bill of the House to exempt the Upson Light Dragoons from patrol duty and work on the public roads.

The first amendment having been read, which is as follows, to strike out the words "exemption from road duty," and on motion, the same was agreed to.

The second amendment having been read, which is an additional section, is as follows:

*And be it further enacted, That all the volunteers who served in the Mexican war be and they are hereby exempted from all militia duty, unless in cases of insurrections, rebellions or invasions, in which case they shall not be exempt.*

On motion, the same was disagreed to.

The House took up the amendments of the Senate to the bill of the House to amend the guardian laws of this State. The following additional section was read and disagreed to by the House, to wit:

*And be it further enacted, That whenever the person who may hold the office of Clerk of the Court of Ordinary shall be appointed administrator or guardian under the laws of*
this State, he shall continue to be such administrator or guardian until his duty as such shall be fully discharged, without regard to the expiration of his term of office as clerk, and be entitled to the lawful commission, and may be proceeded against as other administrator or guardian and their securities as clerk, administrator or guardian, shall be subject to all liabilities now imposed by law upon the securities of administrators or guardians.

The following additional section having been read, to wit:

And be it further enacted, That from and after the passage of this act, a discharge or a dismissal of an executor, administrator or guardian by any Court of Ordinary of this State from his, her or their duty as such shall not be held as final and conclusive against any heirs, distributees or wards who were minors at the time of such discharge: Provided, said minors within a year after, he, she or they, become of the age of twenty-one, or have all legal disabilities removed, shall commence suit against such executor, administrator or guardian.

Mr. Jones, of Paulding, moved to amend the same by striking out the word “one,” and inserting “five” after the words “provided said minors within,” and before the words “years after.” The amendment was agreed to. The amendment as amended was concurred in by the House.

The House also concurred in the remaining amendments of the Senate to said bill.

The House took up the amendments of the Senate to the bill of the House to compensate the grand and petit jurors of the county of Meriwether, to authorize the Justices of the Inferior Court to levy an extra tax for that purpose, and concurred therein.

On motion of Mr. McDougald, the order was suspended, and the House took up and agreed to the following resolution:

Whereas the State of Georgia has appropriated six hundred dollars in payment for the Colonial Records of the State of Georgia from 1732 to 1735:

Be it therefore resolved by the Senate and House of Representatives of the State of Georgia in General Assembly convened, That said Colonial Records be taken by the Governor of this State and deposited in the State Library at Milledgeville, and that every citizen of this State have free access thereto and full privilege to copy the same in whole or in part for the information of the public.

The House went into committee of the whole, Mr. McDougald in the chair, on the bill to appropriate certain sums of money for certain purposes therein specified. The committee rose and reported the bill back to the House without amendments. The bill was read the third time and lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, 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 amend an act entitled an act to extend and define the corporate limits of the town of West Point in Troup county, assented to the 26th day of Dec. 1835, so far as to make the fifth section thereof constitutional, and to secure the rights of the present owners of the bridge erected across the Chattahoochee river in said town, and for other purposes.

Also, an act to alter and fix the times for holding the Inferior Courts of Baker county.

Also, an act for the relief of the citizens of Dooly county, so far as relates to the recording of papers, and to extend the time for recording deeds in said county.

Also, an act to incorporate the Floating Dry Dock Company of Savannah.

The House took up the report on the bill to incorporate the Columbus and Greenville Plank Road Company and the Columbus and Lumpkin Plank Road Company, and for other purposes.

The bill was taken up by sections, and the first section having 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 Hampton Smith, Geo. W Winter, Jno. G. Winter, and others, their present and future associates or successors, are hereby declared and constituted a body corporate by the name and style of the Columbus Plank Road Company for the purpose of constructing a plank road from the city of Columbus to Greenville in Meriwether county, and such branches to the same as they may find expedient, and by that name and style may sue and be sued, plead and be impleaded, answer and be answered in any Court of law and equity of the State of Georgia, or the United States; may have and use a common seal, and the same to alter and amend at pleasure; and may have and hold real and personal property necessary to carry on their business advantageously, with full power to transfer or convey the same.

Mr. Gaertell offered the following as a substitute for the title and first section:

A bill to incorporate the Columbus and Greenville Plank and Turnpike Road Company, the Columbus and Lumpkin Plank and Turnpike Road Company, and the Spurts Plank and Turnpike Road Company, and for other purposes.

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 Hampton S. Smith, John Banks, John C. Leitner, George W. Winter, John G. Winter, David Adams, R. L. Mott, or a majority of them, their successors and assigns, are hereby declared
and constituted a body corporate by the name and style of
the Columbus and Greenville Plank and Turnpike Road
Company, for the purpose of constructing a Plank or Turn­
pike Road from the city of Columbus toward Greenville in
Meriwether county, and toward Talbotton in Talbot county.
together with such extensions, branches and bridges as they
may find expedient or necessary, and by that name and
style may sue and be sued, plead and be impleaded, an­
swer and be answered in any Court of law and equity of the
State of Georgia or United States; and may have and use a
common seal, and the same to alter and amend at pleasure.
and may have and hold real and personal property necessa­
ry to carry on their business advantageously, with full pow­
er to transfer or convey the same.

The substitute was received.

Mr. Jones of Paulding offered the following additional
section:

And be it further enacted, That the ninth section of the
Gainesville Railroad charter be and the same is hereby de­
clared to be as fully and effectually a part of this act as if it
were herein contained.

Mr. Gartrell moved to postpone the same indefinitely.

Whereupon [on] the call of Mr. Calder, seconded by Mr.
McDougald, the yeas and nays were required to be record­
ed, and are yeas 57, nays 48.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Gartrell,
Andrews,
Arnold,
Avery,
Barlow,
Barrett,
Blount,
Brown,
Bryan,
Calder,
Clark,
Dawson,
Deadwyler,
Digby,
Dubignon,
Faver of Troup,
Fish,
Fleming,
Fortner,
Gray,

Penick,
Gresham,
Griffin,
Griggs,
Goodman,
Harris,
Harrison,
Hodges of Rand'.'
Jenkins,
Jones of Warren,
Kenan,
Laughridge,
Lawton,
McAllister,
McDougald,
McWhorter,
Mintz,
Neal,
Penland,

Perkins,
Pickett,
Ramsey,
Reid,
Riley,
Robinson of Talbot,
Sha,'
Snelling,
Stephens,
Strickland,
Terrell of Putnam,
Tucker,
Villalonga,
Walkhour,
Walker,
Welborne,
Wooldridge,
Worrell.

Those who voted in the negative, are Messrs.

Adams, Akin, Bivins,
Brandon, Irwin, Roberts,
Carlton, Jones of Paulding, Robinson of Fayette.
Carter, Leith, Robinson of Macon.
Chandler, Manning, Sanders.
Colbert, McDonald, Sanford.
Culberson of Floyd, McIntyre, Shackelford.
Dorminy, McLeod, Slaughter.
Faver of Meriw’th, Morris, Talley.
Fields, Neely, Thomason.
Gordon, Nelson, Thornton.
Hall, Peacock, Tompkins.
Hammell, Phillips, Westmoreland.
Heard, Pringle, Whitworth.
Hill, Reynolds, Wilson.
Hines, Richardson, Yopp.
Hodges of Houston,

The motion prevailed.

Mr. Jones of Paulding moved to postpone the bill indefinitely.

Whereupon, upon the call of Mr. Jones, seconded by Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 19, nays 83.

Those who voted in the affirmative, are Messrs.

Adams, Heard, Robinson of Fayette.
Carlton, Hodges of Houston, Sanford.
Carter, Jones of Paulding, Talley.
Colbert, Morris, Tompkins.
Dorminy, Nelson, Whitworth.
Fortner, Pringle, Wolf.
Hall,

Those who voted in the negative, are Messrs.

Akin, Digby, Irwin.
Anderson of Wilkes, Dubignon, Jenkins.
Andrews, Faver of Meriw’th, Johnson.
Arnold, Faver of Troup, Jones of Warren.
Avery, Fields, Kenan.
Barlow, Fleming, Laughridge.
Barrett, Gartrell, Lawton.
Bivins, Gray, McAllister.
Blount, Gresham, McDonald.
Brandon, Griffin, McDonald.
Brown, Griggs, McIntyre.
Bryan, Goodman, McLeod.
Calder, Gordon, McWhorter.
Chandler, Harris, Mintz.
Clark, Harrison, Neal.
Culberson of Floyd, Hines, Neely.
Dawson, Hodges of Randol’h, Peacock.
Deadwyler,
So the motion was lost.

The fourth section having been read, which is in part as follows:

*And be it further enacted, That said Company shall not be considered as organized until stock to the amount of $40,000 shall be subscribed, after which the stockholders shall elect three or more Directors to manage the property, business, and affairs of said corporation, one of whom shall be appointed President by the other Directors, which Directors shall be chosen annually at such time and place as the Directors may determine upon: Provided, That the Directors or the time being shall serve until their successors are elected, and they or a majority of them shall form a quorum for the transaction of business, &c.*

Mr. Jones, of Paulding, offered the following additional provision:

"Provided, The President and Directors shall be liable in their individual capacity for the debts of said Company."

Mr. Gartrell moved to postpone the proviso indefinitely."

Whereupon, on the call of Mr. Jones, seconded by Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 65, nays 33

Those who voted in the affirmative, are Messrs.

Akin, Fleming, McWhorter,
Anderson of Wilkes, Gartrell, Mintz,
Andrews, Gray, Morris,
Arnold, Gresham, Neal,
Avery, Griggs, Peacock,
Barlow, Harris, Penick,
Barrett, Harrison, Penland,
Blount, Hodges of Rand'h, Perkins,
Brandon, Jenkins, Ramsey,
Brown, Jones of Warren, Reid,
Bryan, Kenan, Reynolds,
Clark, Laughridge, Richardson,
Dawson, Lawton, Riley,
Deadwyler, McAllister, Robinson of Talbot,
Dubignon, McDougald, Shaw,
Faver of Troup, McIntyre, Slaughter,
So the motion prevailed.

Mr. Jones of Paulding then offered the following additional section:

And be it further enacted, That the people of the counties through which the respective roads pass shall elect the President, Directors and officers of said corporation.

The section was rejected by the House.

The fifth section having been read, which is as follows:

And be it further enacted, That it shall or may be lawful for said corporation to construct and make a plank road from the city of Columbus to the town of Greenville in Meriwether county, together with such branches as may be deemed expedient, on such convenient route as said Company may select: Provided, No public road now in use shall be there by obstructed without first obtaining the consent of the Inferior Court of the county where such obstructions may be contemplated; Provided further, That in the event said corporation shall be unable to obtain the right of way for said road from the owner or owners of land through which the same may pass, such compensation shall be paid to the owner or owners of such land as may be assessed by a jury upon a writ of a quod damnum, to be sued out and tried in the mode prescribed by the fourth section of an act entitled an act to incorporate the Muscogee Railroad Company, and to punish persons for violating the provisions of the same, approved on the 27th day of December, 1845, and said section is hereby adopted as part of this act as fully as though the same were here inserted.

Mr. Jones moved to strike out the proviso in reference said corporation obtaining the right of way from the owner of the land through which the same may pass.
Upon the motion to strike out, on the call of Mr. Jones Paulding, seconded by Mr. Pringle, the yeas and nays are required to be recorded, and are yeas 19, nays 80.

Those who voted in the affirmative, are Messrs.

- Lams,
- Strong, Jones of Paulding,
- Pringle,
- Manning,
- Reynolds,
- McDonald,
- Robinson of Fayette,
- Morris,
- Sanford,
- Neely,
- Whitworth,
- Peacock,
- Wilcox.

Those who voted in the negative, are Messrs.

- Pickett,
- Goodman,
- Pickett,
- Anderson of Wilkes,
- Hammell,
- Ramsey,
- Andrews,
- Harris,
- Richardson,
- Randolf,
- Harrison,
- Riley,
- Heard,
- Roberts,
- Hendrix,
- Robinson of Talbot,
- Hill,
- Shaw,
- Hodges of Houston,
- Slaughter,
- Hodges of Rand'h.
- Snelling,
- Irwin,
- Stephens,
- Jenkins,
- Strickland,
- Johnson,
- Talley,
- Jones of Warren,
- Terrell of Putnam,
- Lawhridge,
- Thomasson,
- Dawson,
- Kenan,
- Thornton,
- Deadwyler,
- Lawton,
- Tucker,
- Digby,
- McAllister,
- Villalonga,
- Dubignon,
- McDougald,
- Waldhour,
- Faver of Meriw'r,
- McIntyre,
- Walker,
- Faver of Troup,
- McLeod,
- Welborne,
- Fields,
- McWhorter,
- Westmoreland,
- Fleming,
- Mintz,
- Wilson,
- Bartrell,
- Neal,
- Wolf,
- Gray,
- Penick,
- Wooldridge,
- Grisham,
- Penland,
- Worrell,
- Griffin,
- Perkins,
- Yopp.
- Griggs,
- Phillips,

So the motion was lost.

The 10th and 11th sections having been read, which are as follows:

Be it enacted, That John Woolfolk, Owen Thomas, John G. Winzer, Grigsby E. Thomas, Charles J. Inslee, or a majority of them and their successors and assignees be and they are hereby declared a body corporate under the name and style of the Columbus and Lumpkin Plank Road Company,
for the purpose of constructing a Plank Road from the city of Columbus to the town of Lumpkin, in the county of Stewart, together with such branches to the same as may be deemed expedient.

Be it further enacted, That the said company shall be subject to all the regulations and restrictions, enjoy all the rights, privileges and immunities which are stipulated, conferred, and granted to the Columbus and Greenville Plank Road Company in this act, and that the capital stock thereof shall not exceed two hundred and fifty thousand dollars.

Mr. McDougall offered the following as a substitute in lieu thereof:

Be it further enacted, That John Woolfolk, Grigsby Inslee, Charles J. Inslee, John G. Winter and William Rankin, or a majority of them, their successors and assigns, be and they are hereby declared a body corporate under the name and style of the Columbus and Lumpkin Plank and Turnpike Road Company, with the privilege of making and constructing a Plank and Turnpike Road towards the town of Cuthbert, in Randolph county, with a branch to Lumpkin, in Stewart county, together with such extensions, branches and bridges as may be deemed expedient or necessary by said company.

And be it further enacted, That the said company shall be subject to all the rules, regulations and restrictions, enjoy all the rights, privileges, immunities and benefits which are stipulated, conferred, granted and conveyed to the Columbus and Greenville Plank and Turnpike Road Company with a capital stock not exceeding two hundred and fifty thousand dollars; which was received.

Mr. Gartrell offered the following additional sections:

Be it further enacted, That William Terrell, James Thomas, A. J. Lane, R. M. Johnson, D. W. Lewis, T. J. Smit and J. B. Gonder, or a majority of them, their successors and assigns, be and they are hereby declared a body corporate under the name and style of the Sparta Plank and Turnpike Road Company, with the privilege of making and constructing a Plank and Turnpike Road towards the town of Warrenton, in the county of Warren, and towards Sandersville, in the county of Washington, with such extensions, branches and bridges as may be deemed expedient or necessary by said company.

And be it further enacted, That the said company shall be subject to all the rules, regulations, liabilities and restrictions, and enjoy all the rights, privileges, immunities and benefits which are stipulated, conferred, granted and conveyed to the Columbus and Greenville Plank Road Company, with a capital stock not to exceed three hundred thousand dollars; which were received.

Mr. Carlton offered the following additional section:
And be it further enacted, That the aforesaid acts of incorporation in this bill shall be in force for and during thirty years, and no longer; which was received.

Mr. Jones, of Paulding, offered the following additional section:

And be it further enacted, That one-half of the stock shall be taken in one year, the roads commenced in eighteen months, and completed in three years from the passage of this act, or the above acts of incorporation shall be forfeited; which was received.

The report as amended was agreed to; the bill was read the third time, and passed under the title thereof.

By permission of the House, Mr. Jenkins introduced the following resolution:

Resolved, That the Committee on the Penitentiary be instructed to ascertain and report to this House the amount of principal and interest due on liquidated and outstanding debts of the Penitentiary now past due, with the name of the creditors, and also what amount of debts due the Penitentiary will probably be collected during the current year.

The order being suspended, the resolution was taken up and agreed to.

Leave of absence was granted to Messrs. Barrett and Peacock for a few days on special business.

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

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MONDAY, February 4, 1850.

Nine o'clock, A. M.

On motion, the order was suspended and Mr. Snelling offered the following resolution:

That hereafter this House shall meet at two o'clock, P M., until otherwise ordered by the same.

The House refused to take up the resolution.

On motion of Mr. Jones, the order was suspended, and the following report on the State of the Republic, relative to the correspondence between the Executive of Georgia and Florida, was taken up and agreed to:

The Committee on the State of the Republic, to whom was referred the correspondence between the Governor of the State of Georgia and the Governor of the State of Florida, relative to the disputed boundary line between the States, have had the same under consideration, and beg leave to submit the following report:

The Committee are gratified to find in the correspondence expressions of anxiety on the part of both the Executives to
settle and adjust the boundary line between the two States, upon amicable and equitable terms; and to enable them to effect this desirable object, recommend that the Executive of Georgia be clothed with full power and authority to settle and adjust with the authorities of Florida by negotiation, arbitration or otherwise, all the points of difference relative to the boundary line between the State of Georgia and the State of Florida, and to this end the Committee recommend the passage of the following resolution:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That George W. Towns, Governor of the State of Georgia, be and he is hereby vested with full power and authority to make by negotiations, arbitration, or otherwise, with the authorities of the State of Florida a full and final settlement of all points in dispute relative to the boundary line between the State of Georgia and the State of Florida.

Resolved, That the Committee respectfully recommend as an equitable mode of settling the said disputed boundary, that the Executive of each of the States shall select one commissioner and the two commissioners so selected shall select a third commissioner to whom all the points of difference relative to the said disputed boundary shall be submitted, and that the award and decision of said commissioners shall be final and conclusive as a full and final settlement of all points and differences relative to the said disputed boundary between the two States, and that an appropriation be made to defray the expenses of the same.

Mr. Shackelford moved to amend by inserting after the words "George W. Towns, Governor of the State of Georgia," the words "and his successors in office." The amendment was received. The resolution as amended was agreed to.

On motion of Mr McIntyre, the order was suspended, and the House took up the report on the bill to fix and make permanent the civil and criminal jurisdiction of this State over a part of the territory in dispute between the citizens of Florida and the citizens of Georgia, and continue the same in force until the question of boundary shall have been definitely settled by and between the States of Georgia and Florida, and agreed thereto; the bill was read the third time, and passed under the title thereof.

The order being suspended, the Committee on the State of the Republic made the following Report, to wit:

The Joint Committee on the State of the Republic, to whom were referred certain resolutions of the members of the Legislature of the State of South Carolina, and other resolutions introduced in the House of Representatives of this General Assembly, relative to a proposed Convention of the
people of the slaveholding States, recommend the adoption of the following resolutions:

Resolved, 1st. That this General Assembly regard most favorably the recommendation emanating from the people of Mississippi, that the people of the slaveholding States meet in Convention at Nashville on the first Monday in June next, as eminently conducive to harmonious and efficient action among them in defence of the institution of slavery, and all the rights incident thereto, guaranteed by the letter and by the spirit of the Constitution.

Resolved, 2d. That for the purpose of securing to the State of Georgia a representation in said Convention, we recommend to the people of the several counties to assemble at their respective county sites on the first Tuesday in April next, and appoint delegates to a Convention to be held in Milledgeville on the first Monday in May next, each county having two Representatives in the popular branch of the Legislature to send four, and each other county two delegates.

Resolved, 3d. That the delegates so appointed be empowered in general session to appoint four delegates to said Nashville Convention, for the State at large; and in separate sessions of the delegates coming from each Congressional district, two delegates to said Nashville Convention for such district.

Resolved, 4th. That the names of the district delegates to the Nashville Convention so appointed be reported to the said general Convention in Milledgeville, and that thereupon a certificate or certificates, as well of the appointment of the district as of the State delegates to Nashville, signed by the President and Secretary, be issued as their credentials.

Resolved, 5th. That in the selection of delegates to the Convention, we would recommend that the same be done by the election of an equal number from each political party in the several counties in this State.

Resolved, 6th. That his Excellency the Governor be requested to forward a copy of these resolutions to the Executive of each slaveholding State, to be laid before the Legislature of such State.

Mr. Lawton offered the following as a substitute for the second, third and fourth resolutions:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That we deem advisable to respond to the resolutions of our sister States for the call of a Convention of the people of the Southern States to convene at Nashville, Tennessee, in June next, for the purpose of devising and agreeing upon some common mode of redress against Northern aggression.

Resolved, That both branches of the General Assembly will meet in the Representative Hall on Thursday next for the
purpose of sending eight delegates from the State at large to the Nashville Convention.

Resolved, That we recommend to the people of this State to send four delegates from each of the Congressional Districts of this State to said Nashville Convention.

Which were received.

The resolutions as amended were agreed to and the Clerk directed to carry the same forthwith to the Senate.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—I am directed by the Senate to inform the House of Representatives that the Senate insists upon its amendments to the following bills of the House, to wit:

A bill to create an additional election precinct and to remove various others in the county of Washington.

Also, a bill to abolish, change and establish election precincts in the several counties herein after named.

Also, a bill for the relief of John C. Whitworth, administrator of the estate of Elijah Hill, deceased.

The Senate has also receded from its amendment to the bill of the House of Representatives to change the line between the county of Campbell and the county of Fayette, so as to add a part of the county of Fayette to the county of Campbell.

The Senate has also concurred in the amendment of the House of Representatives to the bill of the Senate to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly called days of grace, for the payment within said time of all sight drafts, bills of exchange drawn payable at sight.

The House took up the report on the bill to lay out and form a new county from the counties of Ware and Lowndes and to provide for the organization of the same, and agreed thereto; the bill was read the third time, and upon the question "Shall this bill now pass?" on the call of Mr. Neal, and second of Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 54, nays 49.

Those who voted in the affirmative, are Messrs.

Adams, Fish, Lawton, Bivins, Gaston, Leith, Bryan, Griffin, McAllister, Calder, Gordon, McDougald, Carlton, Hall, McDonald, Carter, Harrison, McIntyre, Colbert, Hcard, McLeod, Chubberson of Floyd, Hendrix, Mintz, Holloway, Hill, Morris, Doxmy, Irwin, Neely, Faver of Meriw'th, Jones of Paulding, Nelson,
Mr. Fields stated that having some constitutional doubts, he wished to be excused from voting.

Mr. Phillips, from the Committee on Finance, made the following report:

The Finance Committee, in the further discharge of their duty, have examined into the condition of the Central Bank, and ask leave to offer the following report:

That the amount of liabilities against the Bank on the 1st day of December, 1849, were $457,875,000, consisting of:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seven per cent bonds</td>
<td>$440,000</td>
</tr>
<tr>
<td>Bills in circulation</td>
<td>$15,875</td>
</tr>
<tr>
<td>Total liabilities against</td>
<td>$457,875,000</td>
</tr>
</tbody>
</table>

To meet which it holds assets, good, doubtful and bad to the amount of $449,022,74, which may be classified as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes and bills considered good</td>
<td>$30,428</td>
</tr>
<tr>
<td>In hands of attorneys supposed good</td>
<td>104,648</td>
</tr>
<tr>
<td>On hand and in hands of attorneys, considered doubtful and bad</td>
<td>313,945</td>
</tr>
<tr>
<td>Total assets as stated</td>
<td>$449,022,74</td>
</tr>
</tbody>
</table>

Making together the assets as stated, $449,022,74

Of this amount the following may be considered as available:
On hand, good, $ 30,428 15
In hands of attorneys supposed good, 104,648 65
May be realised from amount classed as doubt­
ful and bad, 45,230 74
Suspense account, supposed good, 23,000 30
Real estate, 3,166 69
Cash in Bank Augusta, 15,861 14
Cash assets, 24,723 68

Amounting to, $247,059 35
Which being deducted from liabilities shows a
deficit of, $228,816 65

In the above estimate nothing is said in relation to the
Darien money held by the Bank, which in former estimates
of the means of the institutions have been counted at 7-10
per $1, and the whole of the circulation is charged as liabilities, when probably not one-half will be returned to the
Bank for payment; but if we follow the example of previous
committees and estimate the fifty-four thousand one hundred
and eighty dollars of Darien Bank bills taken up by the
Central Bank and count it as assets at 7-10 per $1, making
thereby seven thousand nine hundred and twenty-six dol­
Iars, and deduct that amount, the deficit will thereby be re-
duced to one hundred and ninety thousand eight hundred
and ninety dollars and sixty-three cents. What may be
the ultimate deficit of the Bank, cannot be attained with any
thing like precision, but that it will not be under the esti-
mate of your committee is most probable.

The means of the institution will, however, enable it to
meet its obligations until the next meeting of the Legisla-
ture, when the necessary provision in reference to it can be
made. The collection of its debts should be pressed with
proper energy, which we apprehend can only be done in
the counties where they are owing and not in Milledgeville,
as most of them are in the hands of attorneys.

It may be incumbent on the committee in the opinion of
some that it should exhibit a detailed statement of the opе-
rations of the Bank from the date of its going into business
up to the present time, shewing thereby the state of accounts
between the institution and the State; but as no practical
good could result therefrom, we hope a more concise exhibit
it may suffice. The original capital of the Bank was
$1,873,699 67 cents, which was increased between the
years 1829 and 1837 to $3,560,577 64, which stands on the
book as a debt against the institution, and against which it
is entitled to the following credits:

By bonds, notes, &c., a part of the original
stock cancelled by act of the Legislature,
subject to a deduction of 2,500 dollars, $115,555 53
By amount paid on Treasurer's warrants from 1833 to 1841, inclusive, 2,294,500 00
By amount paid on account of W & A. R. R., 680,001 70
By advances for Penitentiary and Executive Mansion, 6,553 96
By withdrawal of stock in banks in 1844, 262,300 00
By collections by Treasurer, 100 00
By amount of profits credited capital stock from 1829 to 1843, inclusive, 640,414 34
By payments to University, Medical College, free schools and education fund, and am't paid Brunswick R. R. and Canal stock, 853,490 43
Darien money redeemed on hand, 37,919 00

Making aggregate credits to the amount of $4,249,420 66
From which deduct excess of expenses over profits from 1844 to 1850, including interest on S per cent. bonds, say 110,000 00

Reducing the credits thereby to $4,139,420 66
It shows a balance in favor of the Bank from the commencement of its operations up to the 1st Jan., 1850, of $578,883 20
To this amount should be added a balance of notes and bonds received from the State as part of capital, 178,971 51
And Darien Bank stock, 325,000 00

Showing a balance in favor of the Bank of $1,081,854 53

On motion of Mr. Pringle, one hundred and fifty copies were ordered to be printed of the above report.

The House took up the report on the bill to provide an annual sinking fund for the payment of the public debt, and agreed thereto; the bill was read the third time, and passed under the title thereof.

On motion, the rule was suspended, and Mr. Fish laid upon the table the following resolution:

Resolved, That the Governor be and he is hereby requested to communicate to the House of Representatives the facts and particulars in relation to the suspension of the tax execution issued against the Merchants' Bank of Macon, and from which the said bank is seeking relief. On motion the same was taken up and agreed to.

On motion of Mr. Ramsey, the order was further suspended, and the House took up the report on the bill of the Senate to pardon Jonathan Studstill, of the county of Lowndes, and agreed thereto; the bill was read the third time and passed under the title thereof. The Clerk was directed to carry the same forthwith to the Senate.
The House took up the report on the bill to incorporate the Hitchitee Blues of the county of Muscogee, and to extend to them certain privileges, and for other purposes. On motion, the same was postponed indefinitely.

The House took up the report on the bill to add the residence of Thos. S. Hopkins, now of the county of Wayne, to the county of Glynn, and for other purposes. The report 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 alter the county line between the counties of Newton and DeKalb, so as to include the residence of Luke L. New in the county of Newton, and for other purposes. On motion of Mr. Wilson, the same was postponed indefinitely.

The House took up the report on the bill for the relief of the securities of Jacob W. Frost, formerly Tax Collector 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 a company of Cavalry in the county of Walton, to be known under the name of the Georgia State Guards; also, a volunteer Rifle company in said county, known as the Walton Rifle Company, and to grant 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 to regulate the tax on sales at auction, 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 to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act approved December the 30th, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same. On motion of Mr. McDonald, of Ware, the same was referred to the Committee on Finance.

The House took up the report on the bill to amend and revive an act to authorize certain commissioners therein named to raise by lottery fifteen hundred dollars for the purpose of building an academy in the town of Fort Gaines, passed the 26th of December, 1831, and to appoint certain other persons commissions of said lottery. Mr. Reynolds moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 72, nays 25.

Those who voted in the affirmative, are Messrs.

Adams, Anderson of Wilkes, Arnold,
Akin, Andrews, Avery,
Those who voted in the negative, are Messrs.

Blount, Brandon, Bryan, Dorminy, Dubignon, Fields, Gresham, Hammell, Hodges of Rand’h.

Kendall, Laughridge, McDougald, McDonald, McIntyre, Neely, Perkins, Riley, Worrell.

So the bill was indefinitely postponed.

The House took up the report on the bill compelling the Judges of the Superior Courts of this State to give in special charge the 30th section of the 10th division of the penal code. On motion of Mr. McDougald, the same was postponed indefinitely.

The House took up the report on the bill for the relief of James M. Kelley, late Reporter of the Supreme Court of the State 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 for the relief of Michael Aderhold and James A. McWhorter, of Carroll 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. Arnold
in the chair, on the bill to appropriate money for the purpose of having the mineral waters of this State examined and analyzed. The committee rose and reported the same bill back to the House without amendment. On motion of Mr. Snelling, the bill was indefinitely postponed.

The House took up the report on the bill to authorize Cornelius D. Terhune to construct a dam across the Etowah river on his own land, 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 Inferior Court of Gilmer county for services to be rendered by him, 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 Marietta Manufacturing Company, of Cobb 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 Union county to the county of Lumpkin, and agreed thereto. Mr. Penland moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Shackelford, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 52, nays 48.

Those who voted in the affirmative are Messrs.


Those who voted in the negative, are Messrs.

Blount, Bryan, Calder, Carlton, Chandler, Culberson of Floyd, Fields, Dorminy, Dubignon, Farmer, Fish, Fortner.
The House took up the report on the bill to authorize a grant to issue to Jacob Paulk, of the county of Irwin, lot of land No. 10, in the fifth district in the county of Irwin, 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 Jesse B. Haralson and Joel M. Chivers to construct a toll bridge across the Chattahoochee river in the county of Troup, and other purposes therein mentioned, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to extend for five years the charter 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 to prevent the felling of timber or otherwise obstructing the Chickamauga river, and for other purposes therein named. On motion of Mr. Shackelford the same was referred to a select committee, consisting of Messrs. Shackelford, Gordon, and Worrell.

The House took up the report on the bill to authorize his Excellency the Governor to have surveyed and sold all the unsurveyed lands in the county of Ware, 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 compensation of certain officers for services rendered, and for the payment of their fees in certain cases, and agreed thereto. Mr. Pringle moved that the same be indefinitely postponed.

Whereupon, on the call of Mr. Wiggins, seconded by Mr. Morris, the yeas and nays were required to be recorded, and are yeas 42, nays 40.

Those who voted in the affirmative, are Messrs.

Carlton, Heard, Riley, Robinson of Fay'te,
Carter, Hill, Robinson of Talbot,
Chandler, Hodges of Houston, Shackelford, C. Clark, Kendall, Snelling,
Colbert, Laughridge, Strickland, Dombiny, McDougal, Talley,
Digby, McLeod, Tompkins, Dubignon, Penick, Waldhour, Fortner, Pickett, Welborne,
Goodman, Pringle, Wilson, Hall, Ramsey, Wolf, Hammell, Reid, Yopp.

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Jones of Paulding, Robinson of Talbot,
Blount, Jones of Warren, Sanders,
Calder, Leith, Stephens,
Culberson of Floyd, Manning, Terrell of Putnam,
Deadwyler, McDonald, Tillman,
Faver of Meriw'her, McIntyre, Tucker,
Fields, Mintz, Villalonga,
Fleming, Morris, Walker,
Griffin, Neely, Whitworth,
Gordon, Penland, Wiggins,
Harris, Phillips, Wofford,
Hendrix, Roberts, Wofford,
Hodges of Rand'h. Robinson of Macon, Worrell.
Johnson,

So the bill was indefinitely postponed.

The House then adjourned until 3 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 compel the Tax Collector of the county of Lumpkin to pay over to county Treasurer twelve and a half per cent. on his collecting fees, to be appropriated to the payment of jurors.

Mr. Talley offered the following as a substitute:

A bill to be entitled an act to consolidate the officers of Tax Collector and Receiver in the county of Lumpkin; which was received. The report as amended was agreed to; the bill was read the third time and passed under title thereof.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill for the relief of Joseph Donald-
son, of Cherokee county, and having spent some time there-
in, the committee rose and reported the bill back 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 authorize
John D. Watkins to construct a turnpike road on his own
land, around Anthony's Shoals on Broad river, to fix the
tolls on said road, and for other purposes therein named,
and agreed thereto; the bill was read the third time and
passed under title thereof.

The House took up the report on the bill to authorize
Osborn Reaves to establish a ferry across the Oostanaula
river in the county of Cass, on fractions of lots Nos. 322 and
323, lying between the 14th and 15th districts of the 3rd sec-
tions, and agreed thereto, the bill was read the third time and
passed under title thereof.

The House took up the report on the bill to authorize and
direct the Chief Engineer of the Western and Atlantic Rail-
road to have a turn-out made on the State Road in Cass
county, near Etowah river, at such place as Messrs. Stovall
and Lother shall designate, upon certain conditions therein
named, and agreed thereto; the bill was read the third time
and passed under title thereof.

The House took up the report on the bill to fix the times
of holding the Superior and Inferior Courts of the county of
Cobb, and to authorize the Judge of said Superior Court to
draw two panels of grand and petit jurors as now required
by law, and agreed thereto; the bill was read the third time
and passed under title thereof.

The House took up the report on the bill to prevent Sher-
iffs holding the office of Constable, and agreed there-
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 the county of Lowndes to pay over to
the Treasurer of said county half of the State tax of said
county for the years 1850 and 1851, and agreed thereto; the bill was read the third time and lost.

The House took up the report on the bill to provide for
the payment of the several amounts now due on scrip issued
by this State and which has not been converted into State
The House took up the report on the bill in relation to taxation and collection of costs in certain cases. On mo-
tion of Mr. Jones, of Paulding, the same was indefinitely postponed.

The House took up the report on the bill to alter and amend the militia laws of this State, to provide for the appointment of an Adjutant General and Inspector General, and to establish a system of brigade encampments and provide for carrying out the same, and agreed thereto; the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. McDougald, and the second of Mr. Harrison, the yeas and nays were required to be recorded, and are yeas 36, nays 65.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


The bill was lost. Mr. Kenan was excused from voting.
The House took up the report on the bill in relation to affidavits of illegality of execution, 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 Nancy Waters, the wife of James Waters, a free dealer. The report as amended was agreed to; the bill was read the third time, and on the question, "Shall this bill now pass?" on the call of Mr. Slaughter, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 69, nays 28.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Akin, Barlow, Brandon, Carlton, Carter, Colbert, Dawson, Digby, Dormany, Goodman,

Gordon, Hall, Heard, Irwin, Manning, McIntyre, Neely, Reynolds, Richardson,


So the bill was passed under the following title:
A bill to make Nancy Waters, the wife of James Waters, and Candace R. Carter, the wife of John Carter, of Talbot county, free dealers.

The House took up the report on the bill to regulate and designate the mode and manner in which the clerks of the several counties of this State shall be paid their costs on insolvent 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 for the relief of Joseph Donaldson, 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 in relation to constables bonds and to regulate the proceedings thereon, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to change the line between the counties of Habersham and Franklin so as to add the residence of Henry Whischant and Hendrix Hays to the county of Franklin, 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 James Brewer and William Brewer to establish a ferry across the Altamaha river at Oglethorpe Bluff, 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 authorize the Governor to dispose of certain lands owned by this State in the State, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to incorporate the Athens Fire Company, No. 1., and to grant the same certain privileges and exemptions, and agreed thereto; the bill was read the third time and passed under the following title:

A bill to incorporate the Fire Company of the town of Athens, to be known by the name and style of the Athens Fire Company, No. 1, and to grant to them certain privileges and exemptions and to authorize the intendant and wardens of said town of Athens, to levy and collect a tax for the establishment and maintenance of a fire department in said town.

The House took up the report on the bill to add lot of land No. 6, in the 22d district of originally Muscogee, now Harris, to the county of Talbot; and also the lot of land whereon Wm. Stead now resides in the county of Marion to the county of Talbot, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to authorize the appropriation of all unmarked hogs. The report having
been amended was agreed to; the bill was read the third time, and passed under the following title:

A bill to authorize the appropriation of all unmarked hogs in the county of Paulding.

The House took up the report on the bill to incorporate Juniper Division, No. 59, of the Sons of Temperance, and for other purposes therein specified, and agreed thereto.

On motion of Mr. Robinson of Macon, the same was indefinitely postponed.

The House went into committee of the whole, Mr. Arnold in the Chair, on the bill to provide for the improvement 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 committee rose and reported the bill back to the House with amendments.

On motion of Mr. Neal, the same was postponed indefinitely.

The House took up the report on the bill to amend an act authorizing all the specie-paying solvent banks of this State to issue bills of a denomination less than five dollars, passed 27th December, 1842, and agreed thereto; the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. McDougald, and the second of Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 38, nays 62.

Those who voted in the affirmative, are Messrs.

Akin, Faver of Troup, Richardson,
Andrews, Harrison, Robinson of Fay' he,
Avery, Hodges of Rand'lh, Robinson of Macon,
Barlow, Johnson, Shackelford,
Blount, Jones of Warren, Shaw,
Brandon, Kenan, Thornton,
Bryan, McAllister, Walker,
Carlton, Morris, Wiggins,
Clark, Neely, Wofford,
Dawson, Nisbet, Wooldridge,
Deadwyler, Penick, Worrell,
Dubignon, Penland, Yopp,
Farmer, Perkins,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Faver of Meriwet' r. Goodman,
Arnold, Fields, Gordon,
Bivins, Fleming, Hall,
Chandler, Fortner, Himmell,
Colbert, Gartrell, Harris,
Culberson of Floyd, Gresham, Heard,
Digby, Griffin, Hendrix,
Dominy, Griggs, Hill,
Mr. Manning moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of the bill to alter the county line between the county of Newton and the county of DeKalb, so as to include the dwelling of Luke L. New in the county of Newton, and for other purposes therein mentioned. The House agreed to reconsider.

Mr. Johnson moved to reconsider so much of the journal of yesterday as relates to the passage of the bill for the relief of Michael J. Aderhold and James A. McWhorter of Carroll county. The House refused to reconsider.

Mr. Riley moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of the bill to add a part of Union county to the county of Lumpkin. The House agreed to reconsider.

Mr. Shackelford moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to provide for the payment of the several amounts now due on scrip issued by the State and which has not been converted into State bonds. The House agreed to reconsider, and the same refered to Committee on Finance.

Mr. Nisbet moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to amend an act authorizing all the specie paying solvent banks of this State to issue bills of a denomination less than five dollars, passed 27th of December, 1842. The House refused to reconsider.

Mr. Reynolds moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to lay out and form a new county from the counties of Ware and Lowndes.
and to provide for the organization of the same. Pending
the discussion thereon, Mr. Carlton moved the previous
question; the call was sustained, the main question was
then put. The House refused to reconsider.

The Speaker laid upon the table a communication from
the President of the Macon and Western Railroad; which
was referred to the committee having in charge that subject.

The House took up the report on the bill to prevent the
falling in timber, or otherwise obstructing the Chikamauga
river, and for other purposes therein named, and agreed
thereto; the bill was read the third time and passed under
title thereof.

Mr. Worrell, from the special committee to which was re-
ferred the bill amendatory of an act assented to the 17th
December, 1847, entitled an act to authorize parties to com-
pel discoveries at common law, reported the same back to
the House with a recommendation that it pass. On motion,
the order was suspended, the same taken up, read the third
time and passed under the title thereof.

On motion of Mr. Stephens, the order was suspended, and
the House took up the resolution of the Senate requiring
the Governor to furnish to George White certain journals,
and agreed thereto.

The House took up the report on the bill to amend an act
entitled an act concerning coroners and inquests, passed
December 23d, 1823, and agreed thereto; the bill was read
the third time and passed under title thereof.

The House took up the report on the bill to change the
line between the counties of Effingham and Chatham, so as
to include the residence of George A. Keller in 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 authorize
William Ezzard, administrator on the estate of A. H.
Greene and Allison Nelson to erect a ferry across the Chat-
tahoechee 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 for the relief of
poor school teachers of the county of Cobb for the year 1846,
and on motion of Mr. Reid the same was indefinitely post-
poned.

The House took up the report on the bill to incorporate
the stockholders of the Cherokee Rail or Plank Road Com-
pany, and the same as amended was agreed to; the bill was
read the third time, and passed under title thereof.

The House went into committee of the whole, Mr. Gar-
trell in the chair, on the bill for the relief of William Harde-
man of the county of Cherokee; the committee rose and re-
ported the same back 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 repeal an act approved on the 23d of December, 1835, to authorize and empower the Surveyor General to record all plats of surveys made on head rights before granting 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 reduce the bonds of county surveyors. On motion of Mr. Arnold, the same was postponed indefinitely.

The House took up the report on the bill to authorize executors and administrators to sell at public outcry with the consent of the Court of Ordinary all insolvent or doubtful notes, bonds, and other obligations belonging to the estate of their testator or intestate; and on motion the same was referred to a select committee consisting of Messrs. McDougald, Lawton and Tompkins.

The House took up the engrossed bill to add a part of Newton to Jasper, and a part of Carroll to Paulding county. The same having been read the third time, was passed under the title thereof.

The House took up the report on the bill to change the line between the counties of Newton and Jasper so far as to include within the county of Newton the possessions of James M. Finley and William Garthwright, 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 it a penal offence for any conductor, fireman, or engineer, or other officer or agent conducting or managing any railroad car in this State, to allow a slave to enter and travel on the same in the absence of the owner, overseer or employer, or without a written permit for that express purpose, &c., and agreed thereto; the bill was read the third time and passed under the title thereof.

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

Mr. Speaker—I am directed by his Excellency the Governor to lay before this branch of the General Assembly a communication in writing.

The House took up the report on the bill to change the lines between the counties of Henry and Pike, and between the counties of Fayette and Pike.

Mr. Arnold moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Pringle, seconded by Mr. Wiggins, the yeas and nays were required to be recorded, and are yeas 57, nays 51.

Those who voted in the affirmative, are Messrs. Akin, Avery, Brown, Anderson of Wilkes, Barlow, Carlton, Andrews, Blount, Clark, Arnold, Brandon, Dawson.
Those who voted in the negative, are Messrs.

Adams, Gordon, Pickett,
Bivins, Hall, Pringle,
Bryan, Hammell, Roberts,
Calder, Harrison, Sanders,
Carter, Heard, Shackelford,
Chandler, Hendrix, Slaughter,
Colbert, Hill, Strickland,
Digby, Hodges of Houston, Talley,
Dorminy, Irwin, Thomasson,
Faver of Meriw’th. Jones of Paulding, Tompkins,
Fields, Lane, Villalonga,
Fish, Lawton, Westmoreland,
Fletcher, Leith, Wiggins,
Fortner, McDonald, Wilcox,
Gaston, Morris, Wilson,
Gilmore, Neely, Wofford,
Goodman, Nelson, Wolf.

So the bill was indefinitely postponed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has agreed to the report of the Joint Select Committee to whom was referred the memorial of Thomas R. R. Cobb, proposing to digest the Statute Laws of the State of Georgia, to which they ask the concurrence of the House of Representatives; and I am directed to bring the same forthwith to this branch of the General Assembly.

On motion of Mr. Gartrell, the order was suspended, and the House took up the resolutions of the Senate authorizing the Governor to subscribe for certain copies of the forthcoming digests of the Statute Laws of Georgia by Thomas R. R. Cobb.

Mr. Gartrell moved to adopt the same.
Whereupon, on the call of Mr. Ramsey, and second of Mr. Reynolds, the yeas and nays were required to be recorded, and are yeas 74, nays 28.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Andrews, Brandon, Calder, Carlton, Clark, Colbert, Culberson of Floyd, Dubignon, Favor of Meriwether, Reynolds, Heard, Hodges of Randolph, Johnson, Manning, McIntyre, McLeod, Penland, Ramsey, Reid, Robinson of Fayette, Slaughter, Snelling, Thomasson, Thornton, Tillman, Tompkins, Villalonga, Wooldridge.

So the resolution was agreed to.

The House took up the report on the bill of the Senate to alter and amend the third section of the first article of the Constitution of this State.

Mr. McDougald moved to strike out the word “biennially” after the word “chosen” and before the words “by the directors thereof,” and insert annually.
Whereupon, on the call of Mr. Saunders, seconded by Mr. Talley, the yeas and nays were required to be recorded, and are yeas 27, nays 77.

Those who voted the affirmative, are Messrs.

Adams, Barlow, Bryan, Calder, Dorminy, Dubignon, Fish, Gordon, Harrison, Jones of Paulding, Lane, McDougald, Morris, Neely, Perkins, Phillips, Pringle, Ramsey, Reid, Robinson of Fay'ne, Shakelford, Shaw, Thornton, Tucker, Villalonga, Wooldridge, Worrell.

Those who voted in the negative, are Messrs.


The amendment was rejected.

The question then recurred upon the passage of the bill, and it being a Constitutional question, the yeas and nays were required to be recorded, and are yeas 89, nays 21.

Those who voted in the affirmative, are Messrs.

Adams, Anderson of Wilkes, Andrews,
Those who voted in the negative, are Messrs.

Akin, Faver of Meriwether, Reynolds, Pickett, Tompkins,
Fletcher, Reynolds, Roberts, Westmoreland,
Fields, Slaughter, Wiggins, Whitworth,
Gaston, Strickland, Wiggins, Wofford.
Harrison, Talley, Wilson, Wofford.
Heard, Thomasson, Wofford.

There being a Constitutional majority, the bill was passed.

The House took up the report on the bill to amend the 12th section of the 1st article of the Constitution. Mr. Jones, of Paulding, moved the same be indefinitely postponed.

Whereupon, on the call of Mr. McDougald, and the second of Mr. Talley, the yeas and nays were required to be recorded, and are yeas 76, nays 28.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Anderson of Wilkes,
Those who voted in the negative, are Messrs.

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So the motion prevailed.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the report and resolutions from the Committee on the State of the Republic, providing for the appointment of delegates to the Nashville Convention, with amendments, to which they ask the concurrence of the House: and I am directed to return the same forthwith to this branch of the General Assembly.

On motion of Mr. Shackelford, the order was suspended and the House took up and concurred in the amendments of the Senate to the report and resolutions of the Joint Com-
On motion of Mr. Jones, of Paulding, the order was suspended, and he laid upon the table a resolution authorizing the Governor to furnish sundry school libraries in each county.

The House took up the report on the bill to alter and amend the 3d section of the 1st article of the Constitution. On motion of Mr. Jones, of Paulding, the same was postponed indefinitely.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to change the line between the county of Campbell and the county of Fayette, so as to add a part of the county of Fayette to the county of Campbell, and the residence of Elias Sasebee, of the county of Hall to the county of Habersham.

Also, an act to compensate the Grand and Petit Jurors of the county of Meriwether, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose, and to prevent the Justices of the Inferior Court of Cherokee county from levying more than fifty per cent. on the State tax for county purposes.

Also, an act to change the time of holding the Inferior Courts of the counties of Gilmer and Harris and the county of Richmond.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, 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 pardon Jonathan Studstill of the county of Lowndes.

Also, an act to change the time for holding elections for members to represent this State in the Congress of the United States.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—I am directed by the Senate to inform the House that the Senate insists upon its amendments to the bill for the relief of James King, of the county of Cherokee, to which the House has disagreed.

The House took up the amendments of the Senate to the bill of the House to authorize Nancy Weston, the wife of James Weston, of the county of Cass, to exercise all the rights of a feme sole; and on motion, disagreed to the same.

The House took up the amendments of the Senate, by
way of substitute, to the bill of the House to authorize the Southwestern Railroad Company to construct its Railroad through the Public Reserve. Mr. Fish offered the following proviso to the amendment of the Senate:

Provided, The said Central Railroad shall not cross the Ocmulgee river within three miles of the Macon bridge, in a straight line.

Pending the discussion thereon, the House 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 proviso offered by Mr. Fish to the amendment of the Senate to the bill authorizing the Southwestern Railroad Company to construct its Railroad through the Public Reserve, at the city of Macon. Mr. Nelson moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Slaughter, and the second Mr. Fields, the yeas and nays were required to be recorded, and are yeas 75, nays 32.

Those who voted in the affirmative, are Messrs.

Adams, Griffin, Penick,
Akin, Goodman, Penland,
Anderson of Wilkes, Gordon, Pickett,
Arnold, Hall, Roberts,
Barlow, Hambell, Robinson of Fayette,
Bivins, Harrison, Robinson of Macon,
Brandon, Heard, Sanders,
Brown, Hines, Slaughter,
Calder, Hodges of Houston, Snelling,
Carlton, Irwin, Strickland,
Chandler, Johnson, Talley,
Clark, Jones of Paulding, Terrell of Putnam,
Colbert, Jones of Warren, Thomasson,
Culberson of Floyd, Kenan, Thornton,
Dawson, Lane, Tillman,
Deadwyler, Laughridge, Tompkins,
Digby, Leith, Tucker,
Dubignon, McaAllister, Villalonga,
Faver of Meriw' th, McDougald, Waldhour,
Faver of Troup, McIntyre, Westmoreland,
Fields, Mintz, Whitworth,
Fleming, Morris, Wilson,
Fletcher, Neal, Wolford,
Gartrell, Neely, Wooldridge,
Gaston, Nelson, Yopp.
Those who voted in the negative, are Messrs.

Andrews,  
Avery,  
Blount,  
Bryan,  
Carter,  
Farmer,  
Fish,  
Fortner,  
Gilmore,  
Gresham,  
Griggs,  
Harris,  
Hodges of Rand’h.  
Lawton,  
McDonald,  
McLeod,  
Nisbet,  
Perkins,  
Phillips,  
Pringle,  
Ramsey,  
Reid,  
Richardson,  
Riley,  
Robinson of Talbot,  
Shackelford,  
Trippe,  
Walker,  
Welborne,  
Wilcox,  
Wolf,  
Worrell.

So the motion prevailed.

Mr. Fish offered the following proviso to the amendment of the Senate:

Provided nevertheless, nothing in this act shall be so constructed as to allow the Central R. Road Co. to cross the Ocmulgee river, or unite its road with the said common depot unless the stockholders of the said Central Railroad and Banking Company shall first consent to allow their Railroad stock to be taxed as other Railroad stock in this State:

Mr. Anderson moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Fish and second of Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 71, nays 27.

Those who voted in the affirmative, are Messrs.

Akin,  
Andrews of Wilkes, Goodman,  
Andrews,  
Arnold,  
Barlow,  
Bivins,  
Brandon,  
Bryan,  
Calder,  
Chandler,  
Clark,  
Colbert,  
Dawson,  
Deadwyler,  
Digby,  
Dubignon,  
Faver of Meriw’h.  
Faver of Troup,  
Fields,  
Fleming,  
Gartrell,  
Gaston,  
Griffin,  
Gordon,  
Hall,  
Hammell,  
Harrison,  
Heard,  
Hill,  
Hodges of Rand’h.  
Irwin,  
Johnson,  
Jones of Paulding,  
Kenan,  
Laughridge,  
McAlister,  
Morris,  
Neal,  
Neely,  
Nelson,  
Nisbet,  
Penick,  
Penland,  
Phillips,  
Pickett,  
Reid,  
Roberts,  
Robinson of Macon,  
Robinson of Talbot,  
Shaw,  
Slaughter,  
Snelling,  
Strickland,  
Talley,  
Thornton,  
Tillman,  
Tompkins,  
Trippe,  
Tucker,  
Villalonga,  
Waldhour,  
Walker,  
Westmoreland,  
Whitworth,
Wiggins,  Wilson,  Wooldridge.
Wilcox,  Wofford,  

Those who voted in the negative, are Messrs.

Avery,  Griggs,  Mintz,
Blount,  Harris,  Perkins,
Carlton,  Hines,  Pringle,
Carter,  Hodges of Houston, Richardson,
Fish,  Jones of Warren,  Robinson of Fayette,
Fletcher,  Lawton,  Sanders,
Fortner,  Leith,  Shackelford,
Gilmore,  McDougald,  Wolf,
Gresham,  McLeod,  Yopp.

The motion prevailed.

Mr. Fish offered the following proviso:

Provided furthermore, that if such railroad connection as is contemplated by this bill shall be formed, the said Central Railroad and Banking Company shall not charge higher rates of freights to and from Macon and Savannah as is or shall be charged between Griffin and Savannah.

Whereupon Mr. Reid moved the previous question, and on the call of Mr. Fish and second of Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 58 nays 46.

Those who voted in the affirmative, are Messrs.

Adams,  Griffin,  Reid,
Akin,  Goodman,  Roberts,
Anderson of Wilkes, Gordon,  Shaw,
Arnold,  Hall,  Slaughter,
Avery,  Hammell,  Snelling,
Barlow,  Harrison,  Strickland,
Blount,  Heard,  Talley,
Brandon,  Hill,  Thomasson,
Brown,  Jones of Paulding,  Thornton,
Calder,  Kenan,  Tompkins,
Carter,  Laughridge,  Tucker,
Chandler,  McAllister,  Villalonga,
Clark,  McDonald,  Waldhour,
Digby,  McIntyre,  Walker,
Dubignon,  Morris,  Westmoreland,
Faver of Merriwe’r,  Neal,  Whitworth,
Faver of Troup,  Neely,  Wilcox,
Fields,  Nelson,  Wolf,
Fletcher,  Penick,  Wooldridge.
Fortner,  

Those who voted in the negative, are Messrs.

Bivins,  Bryan,  Carlton,
The call was sustained.

The question then recurred on the amendments of the Senate as amended.

Whereupon, on the call of Mr. Fish and second of Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 81, nays 22.

Those who voted in the affirmative, are Messrs.

Adams, Griggs, Richardson, 
Akin, Goodman, Riley, 
Andrews, Gordon, Roberts, 
Arnold, Hall, Robinson of Fay’t, 
Barlow, Hammell, Robinson of Macon, 
Bivins, Harrison, Sanders, 
Blount, Heard, Shackelford, 
Brandon, Hill, Shaw, 
Brown, Irwin, Slaughter, 
Bryan, Johnson, Snelling, 
Calder, Jones of Paulding, Strickland, 
Carlton, Jones of Warren, Talley, 
Chandler, Kenan, Terrell of Putnam, 
Clark, Laughbridge, Thomasson, 
Culberson of Floyd, McDougald, Thornton, 
Dawson, McDonald, Tillman, 
Deadwyler, McIntyre, Tompkins, 
Digby, Mintz, Tucker, 
Dubignon, Morris, Villalonga, 
Faver of Meriw’r, Neal, Waldbour, 
Faver of Troup, Neely, Walker, 
Fields, Nelson, Westmoreland, 
Fleming, Penick, Whitworth, 
Fletcher, Penland, Wilson, 
Gartrell, Phillips, Wofford, 
Gaston, Pickett, Wooldridge, 
Griffin, Reid, Yopp.
Those who voted in the negative, are Messrs.

Avery, Hodges of Rand’l. Ramsey,
Carter, Lawton, Reynolds,
Fish, Leith, Welborne,
Fortner, McLeod, Wiggins,
Gilmore, Nisbet, Wilcox,
Gresham, Perkins, Wolf,
Harris, Pringle, Worrell.

The amendments as amended were concurred in.

The House took up the message of the Senate insisting upon its amendments to the bill of the House to create an additional election precinct and to remove various others in the county of Washington, to which the House had disagreed. The House adhered to its disagreement.

The House took up the message of the Senate insisting upon its amendments to the bill of the House for the relief of James King, of the county of Cherokee, to which the House had disagreed. The House adhered to its disagreement.

The House took up the message of the Senate insisting on its amendment to the bill of the bill of the House for the relief of John C. Whitworth, administrator of the estate of Elijah Hill, deceased, and on motion adhered to its disagreement.

The House took up the message of the Senate insisting upon its amendments to the bill of the House to abolish, change and establish election precincts in the several counties thereinafter named, to which the House had disagreed. The House adhered to its disagreement.

The House took up the report on the bill for the relief of all offenders against the late laws of this State prohibiting the introduction of slaves into the same for the purpose of sale and prohibiting the sale, offer to sell, or the purchase of slaves within a certain period after their introduction into 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 alter and change the times of holding the Superior Courts of the counties of Pulaski, Telfair and Irwin, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to alter and fix the times of holding the Superior Courts of the counties of Pulaski, Telfair and Irwin, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to change the line between the counties of Ware and Wayne, so as to add lot of land No. 417, in the 4th district of Ware, to the coun-
House of Representatives.

The House took up the report on the bill to curtail the labor of the Clerk of the Supreme Court, and to reduce the costs in said Court. On motion of Mr. Worrell, the same was referred to the Committee on the Judiciary.

The House took up the report on the bill to regulate the issuing of marriage licenses in certain cases. Mr. Shackelford moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 59, nays 37.

Those who voted in the affirmative are Messrs.

Adams, Fields, Reid,
Akin, Fletcher, Riley,
Andrews, Gartrell, Roberts,
Avery, Goodman, Robinson of Fayette,
Barlow, Gordon, Robinson of Talbot,
Bivins, Hall, Shackelford,
Blount, Harris, Slaughter,
Brandon, Hendrix, Stephens,
Brown, Hill, Strickland,
Bryan, Hines, Talley,
Calder, Irwin, Terrell of Putnam,
Carter, Jones of Warren, Thomasson,
Colbert, Lawton, Thompkins,
Dawson, Leith, Tripp,
Deadwyler, Morris, Waldhour,
Digby, Neely, Westmoreland,
Dorminy, Penick, Whitworth,
Dubignon, Penland, Wofford,
Faver of Meriweth, Pringle, Worrell,
Faver of Troup, Ramsey, Yopp.

Those who voted in the negative are Messrs.

Anderson of Wilkes, Jones of Paulding, Robinson of Maco,
Arnold, Laughridge, Shaw,
Carlton, McDougald, Snelling,
Chandler, McDonald, Thornton,
Clark, McIntyre, Tillman,
Culberson of Floyd, McLeod, Tucker,
Griffin, Neal, Villalonga,
Hammell, Nisbet, Walker,
Harrison, Phillips, Wiggins,
Heard, Pickett, Wilcox,
Hodges of Houston, Reynolds, Wilson,
Hodges of Rand’l, Richardson, Wooldridge.

So the bill was indefinitely postponed.
The House took up the report on the bill to alter and amend the 51st section of the 4th division of the penal code, approved on the 23d day of December, 1833, and for other purposes therein mentioned, and agreed thereto; the bill was read the third time, and on the question "Shall this bill now pass?" by the call of Mr. McDougald and the second of Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 23, nays 67.

Those who voted in the affirmative, are Messrs.
Hammell, Perkins, Strickland, 
Jones of Paulding, Phillips, Tillman, 
Laughridge, Penick, Tompkins, 
McDougald, Pringle, Tucker, 
Neal, Sanders, Walker, 
Neely, Slaughter, Wilson, 
Nelson, Snelling, Wooldridge, 
Nisbet, Stephens, 

Those who voted in the negative, are Messrs.
Akin, Goodman, Reynolds, 
Anderson of Wilkes, Gordon, Richardson, 
Arnold, Hall, Riley, 
Avery, Harris, Roberts, 
Bivins, Harrison, Robinson of Fay'le, 
Brandon, Heard, Robinson of Macon, 
Bryan, Hendrix, Robinson of Talbot, 
Calder, Hill, Shackelford, 
Carlton, Hines, Shaw, 
Carter, Hodges of Houston, Talley, 
Chandler, Hodges of Rand'h, Terrell of Putnam, 
Clark, Johnson, Thornton, 
Culberson of Floyd, Jones of Warren, Trippe, 
Dawson, Lawton, Villalonga, 
Deadwyler, Leith, Waldhour, 
Digby, Manning, Welborne, 
Dorminy, McLeod, Westmoreland, 
Dubignon, Morris, Whitworth, 
Faver of Meriweth, Penland, Wiggins, 
Fields, Pickett, 'Wofford, 
Fletcher, Ramsey, Worrell, 
Gartrell, Reid, Yopp, 

So the bill was lost.
The House then adjourned until seven o'clock, P. M.

SEVEN O'CLOCK, P. M.

The House met pursuant to adjournment.
The following bills of the Senate were taken up and severally read the second time, and committed for a third reading:

A bill to revive, alter and amend an act entitled an act for preventing controversies concerning the boundaries of land, and for processioning the same, approved Feb. 2d, 1798.

A bill to extend the time of completing and returning the tax digest for the county of Lowndes until the first of October in each and every year, and to allow the Collector to make his settlement by the last day of December.

A bill to authorize Samuel Rutherford, of Crawford county, and George W. Towns of Baldwin county, to establish a ferry across Flint river on their own land, and for other purposes.

A bill to incorporate the Cooper's Gap Turnpike Company of Lumpkin and Union counties, and to grant certain privileges to the same.

A bill to authorize certain actions at law.

A bill to amend an act to establish a general system of education by common schools in the State of Georgia, so far as relates to the county of Murray.

A bill to authorize and require the Justices of the Peace of their respective districts in the counties of Lumpkin and Union to examine and pass upon the qualification of the teachers of poor children.

A bill to appropriate certain road hands in the county of Camden, and appoint commissioners for the same.

A bill to separate the offices of Tax Receiver and Collector of the county of Carroll.

A bill to lay out and organize a new county from the counties of Floyd and Cass, and to attach the same to a Senatorial District.

A bill to authorize A. H. Blackwell, of Murray county, to establish a toll bridge across the Connesaqua river on his own land, and to fix the rates of toll on the same.

A bill to compensate physicians who may be summoned by the Sheriffs or Coroners of the county to make post mortem examinations for the information of juries of inquest.

The following bill of the House was taken up and read the second time, and committed for a third reading:

A bill to appropriate money for the purposes therein mentioned.

The House took up the report on the bill of the Senate to incorporate the Cherokee 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 of the Senate to authorize the county officers of the counties of Irwin and
Telfair to publish in any public gazette in Milledgeville, Macon or Albany, and the county officers of Hancock to advertise in any paper in this State. The report having been amended, was agreed to; the bill was read the third time and passed under the following title:

A bill to authorize the county officers of the counties of Irwin and Telfair to publish in any public gazette in the towns of Milledgeville, Macon, Albany, and the county officers of Hancock to publish in any paper in this State, and the Sheriffs of Gwinnett county to advertise in some paper published in Augusta, Milledgeville or Athens, at their option.

The House took up the report on the bill of the Senate to authorize notary public to administer oaths, &c., and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to secure the Rock Island Factory Company of Muscogee county certain privileges, and legalize the building of a dam across the Chattahoochee river on their own land.

Mr. McDougald offered the following substitute:

A bill to secure to the Rock Island Factory certain privileges and legalize the building of a dam or dams in the Chattahoochee river.

The first section having been read which is as follows:

*Be it enacted, &c., That the Rock Island Factory in the county of Muscogee is hereby authorized to build and keep up a dam from the western bank of the Chattahoochee river (at the place where said Rock Island Factory now have a paper mill,) across the main channel of said river to Rock Island, with abutments and fixtures on and along said Rock Island so as to control the water for the propulsion of the machinery of said company, which they have already erected or may hereafter erect for manufacturing purposes.*

Mr. Jones offered the following proviso:

*Provided, The Rock Island Company shall pay to the State a fair price for the water power belonging to the State, to be assessed by three commissioners to be appointed by the Governor.*

Mr. Shackelford offered the following amendment to the proviso of Mr. Jones:

"Which commissioners shall not make such estimate of value with reference to any increased value of the property in consequence of any improvement put there by said company."

Mr. Kenan moved to postpone the proviso and amendment indefinitely.

Whereupon, on the call of Mr. Jones of Paulding, and the second of Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 50, nays 44.
Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hodges of Rand’ph.Sanders,
Andrews, Johnson, Sanders,
Arnold, Jones of Warren. Shaw,
Avery, Kenan, Snelling,
Barlow, Lane, Terrell of Putnam,
Carlton, Lawton, Thomasson.
Deadwyler, Lawton, Thornton,
Dubignon, McAllister, Tillman,
Faver of Troup, McDougald, Trippe,
Fish, Nisbet, Walker,
Fleming, Penick, Watson,
Gartrell, Penland, Welborne,
Gresham, Pickett, Westmoreland,
Griffin, Reid, Wooldridge,
Goodman, Richardson, Worrell,
Hammell, Riley, Yopp.
Harris, Robinson of Macon,

Those who voted in the negative, are Messrs.

Adams, Hall, Pringle,
Akin, Heard, Reynolds,
Bivins, Hendrix, Roberts,
Calder, Hill, Robinson of Fay’te,
Carter, Hodges of Houston, Shackelford,
Chandler, Irwin, Slaughter,
Clark, Jones of Paulding, Strickland,
Colbert, McDonald, Talley,
Culberson of Floyd, McIntyre, Villalonga,
Digby, McLeod, Whitworth,
Faver of Meriw’th, Mintz, Wiggins,
Fields, Morris, Wilson,
Fletcher, Neal, Wofford,
Fortner, Neely, Wolf,
Gordon, Phillips,

The motion prevailed.

Mr. Reynolds offered the following as an additional section:

And be it further enacted, That the said Rock Island Company shall have all the rights that belong to the State to the Rock Island and the use of the water power to propel the machinery they have now in operation or may put up from said dam, that they now have; Provided, said company pay into the Treasury $1,000, and place all machinery put up at said Rock Island within the limits of Georgia; which was received.

The bill was read the third time, and on the question “Shall this bill now pass?” on the call of Mr. McIntyre, seconded by Mr. Jones of Paulding, the yeas and nays were required to be recorded, and are yeas 81, nays 8.
Those who voted in the affirmative, are Messrs.

Akin,        Hall,        Reid,
Anderson of Wilkes, Hammell, Reynolds,
Andrews,     Harris,      Richardson,
Arnold,      Harrison,    Riley,
Avery,       Heard,       Roberts,
Bivins,      Hendrix,     Robinson of Fayette.
Brandon,     Hill,        Robinson of Macon,
Calder,      Hodges of Houston, Robinson of Talbot,
Carlton,     Hodges of Randolph, Sanders,
Chandler,    Irwin,       Shaw,
Clark,       Johnson,     Slaughter,
Colbert,     Jones of Paulding, Snelling,
Culberson of Floyd, Jones of Warren, Talley,
Deadwyler,   Kenan,       Terrell of Putnam.
Digby,       Lane,        Thomasson,
Dubignon,    Lawton,      Thornton,
Faver of Meriwether, McDougald, Tillman,
Faver of Troup, McDonald, Trippe,
Fields,      Mintz,       Villalonga,
Fleming,     Morris,      Walker,
Fletcher,    Neal,        Watson,
Fortner,     Neely,       Welborne,
Gartrell,    Nisbet,      Wofford,
Gresham,     Penick,      Wolf,
Griffin,     Penland,     Wooldridge,
Goodman,     Phillips,    Worrell,
Gordon,      Pickett,     Yopp.

Those who voted in the negative, are Messrs.

Adams,       McLeod,      Whitworth,
McIntyre,    Strickland, 

So the bill was passed.

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

WEDNESDAY, FEBRUARY 6, 1850.

Nine o'clock, A. M.

Mr. Westmoreland moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of the bill to change the lines between the counties of Henry and Pike, and between the counties of Fayette and Pike. Whereupon, on the call of Mr. Westmoreland and the
OF REPRESENTATIVES. 

second of Mr. Roberts, the yeas and nays were required to be recorded, and are yeas 46, nays 63.

 Those who voted in the affirmative, are Messrs.

Adams, Gordon, Pickett,
Bivins, Hall, Pringle,
Calder, Hammell, Roberts,
Carter, Harrison, Sanders,
Chandler, Hill, Slaughter,
Colbert, Hodges of Houston, Strickland,
Culberson of Floyd. Jones of Paulding, Talley,
Digby, Kendall, Thomason,
Dorminy, Lane, Thompson,
Faver of Meriw'ry, Lawton, Villalonga,
Fields, McDonald, Westmoreland,
Fish, Morris, Wiggins,
Fletcher, Neely, Wilcox,
Gaston, Nelson, Wofford,
Gilmore, Phillips, Wolf,
Goodman,

Those who voted in the negative, are Messrs.

Akin, Harris, Reid,
Anderson of Wilkes, Heard, Reynolds,
Andrews, Hendrix, Richardson,
Arnold, Hodges of Rand'lh, Riley,
Avery, Irwin, Robinson of Macon,
Barlow, Johnson, Robinson of Talbot,
Blount, Jones of Warren, Shaw,
Brandon, Kenan, Snelling,
Brown, Laughridge, Stephens,
Carlton, Leith, Terrell of Putnam,
Clark, McAllister, Thornton,
Culberson of Troup, McDougald, Tillman,
Dawson, McIntyre, Trippe,
Deadwyler, McLeod, Tucker,
Dubignon, Mintz, Waldhour,
Faver of Troup, Neal, Walker,
Fleming, Nisbet, Watson,
Fortner, Penick, Welborne,
Gartrell, Penland, Woolridge,
Griffin, Perkins, Worrell,
Griggs, Ramsey, Yopp.

So the motion was lost.

Mr. Dorminy moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to alter and fix the times of holding the Superior Courts of the counties of Pulaski and Irwin.
Whereupon, on the call of Mr. Dorminy and second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 39, nays 38.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


The motion was lost.

Mr. Reynolds moved to reconsider so much of the journal of yesterday as relates to the passage of the resolutions of the Senate authorizing the Governor to subscribe for certain copies of the forthcoming digests of the statute laws of Georgia, by Thomas R. R. Cobb.

Whereupon, on the call of Mr. Reynolds and the second of Mr. Manning, the yeas and nays were required to be recorded, and yeas 41, nays 70.
Those who voted in the affirmative are Messrs.

Andrews,  
Brandon,  
Bryan,  
Calder,  
Carlton,  
Carter,  
Chandler,  
Clark,  
Culberson of Floyd,McDonald,  
Digby,  
Dubignon,  
Faver of Meriw’th.  
Gilmore,  
Griggs,  
Roberts,  
Goodman,  
Heard,  
Hodges of Rand’h.  
Irwin,  
Johnson,  
Laughridge,  
Leith,  
Manning,  
Neal,  
Penland,  
Reynolds,  

Those who voted in the negative, are Messrs.

Adams,  
Akin,  
Arnold,  
Avery,  
Barlow,  
Bivins,  
Blount,  
Brown,  
Colbert,  
Culberson of Troup,  
Culberson of Troup,Jones of Warren,  
Dawson,  
Deadwyler,  
Dorminy,  
Faver of Troup,  
Fields,  
Fish,  
Fleming,  
Fletcher,  
Fortner,  
Gartrell,  
Gaston,  
Gresham,  
Griffin,  
Gordon,  
Hall,  
Hammell,  
Harris,  
Harrison,  
Hendrix,  
Hill,  
Hines,  
Hodges of Houston,  
Jones of Paulding,  
Pickett,  
Pringle,  
Reid,  
Richardson,  
Riley,  
Robinson of Talbot,  
Sanders,  
Strickland,  
Terrell of Putnam  
Trippe,  
Tucker.  
Waldhbour,  
Watson,  
Welborne,  
Whitworth,  
Wiggins,  
Wilcox,  
Wilson,  
Wofford.  
Wolf,  
Worrell.

So the House refused to reconsider.

Mr. Tucker moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to regulate the issue of marriage licences in certain cases.

Whereupon, on the call of McDougald and the second of Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 44, nays 64.
Those who voted in the affirmative, are Messrs.

Andersen of Wilkes, Jones of Paulding, Shackelford,
Arnold, Laughtridge, Shaw,
Bivins, Manning, Snelling,
Blount, McDougal, Thornton,
Chandler, McDonald, Tucker,
Clark, McIntyre, Villalonga,
Culberson of Troup, McLeod, Walker,
Gresham, Mintz, Welborne,
Griffin, Neal, Wiggins,
Hammel, Nisbet, Wilcox,
Harrison, Phillips, Wilson,
Heard, Reynolds, Wolf,
Hodges of Houston, Richardson, Woodridge,
Hodges of Rand'h, Riley, Worrell,
Johnson, Robinson of Macon,

Those who voted in the negative, are Messrs.

Adams, Fortner, Perkins,
Akin, Gartrell, Pringle,
Andrews, Gaston, Reid,
Avery, Gilmore, Roberts,
Barlow, Goodman, Robinson of Fay'te,
Brandon, Gordon, Robinson of Talbot,
Brown, Hall, Sanders,
Bryan, Harris, Slaughter,
Carlton, Hendrix, Stephens,
Carter, Hill, Strickland,
Colbert, Irwin, Talley,
Culberson of Floyd, Kendall, Ferrell of Putnam,
Dawson, Lane, Tillman,
Deadwyler, Lawton, Tompkins,
Digby, Leith, Trippe,
Dorminy, McAllister, Waldhour,
Dubignon, Morris, Watson,
Faver of Meriw'her, Neely, Westmoreland,
Faver of Troup, Nelson, Whitworth,
Fields, Penick, Wofford,
Fleming, Penland, Yopp,
Fletcher,

So the House refused to reconsider.

Mr. Phillips, from the Committee on Finance, to whom was referred the bill to declare certain lands in the county of Ware forfeited to the State and to provide for disposing of the same, and to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act approved December 30th, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same, reported favorably to the passage of the bill, extend-
ing the time for the purchasers of the lands referred to until the 1st of October next to take out their grants and perfect title.

Dr. Phillips, from the Committee on Finance, to which was referred the reconsidered bill to provide for the payment of the several amounts now due on scrip issued by the State and which has not been converted into State bonds, reported a substitute for said bill to be entitled an act providing for the resumption and payment of all outstanding Railroad scrip.

Dr. Phillips, from the same committee, to which was referred the bill of the Senate for disposing of certain lands in the 12th and 13th districts of the county of Ware, which were sold under an act passed the 23d day of December, 1833, and which had not been paid for and granted by the purchasers under said act, reported favorably to the passage of the same.

Mr. Gartrell moved to suspend the order to take up the reconsidered bill for the imposition and collection of taxes for the years 1850 and 1851, and make it the special order of the day for Friday next. The motion prevailed.

On motion of Mr. Wofford, the order was suspended, and the House took up the bill of the Senate to lay out and organize a new county from the counties of Floyd and Cass, and attach the same to a Senatorial district.

Mr. Walker moved the previous question. The call was sustained.

The question then recurred upon the passage of the bill, and on the question "Shall this bill now pass?" by the call of Mr. Gartrell, and the second of Mr. Brandon, the yeas and nays were required to be recorded, and are yeas 52, nays 48.

Those who voted in the affirmative, are Messrs.

Adams, Gaston, Neely,
Bivins, Gilmore, Nelson,
Bryan, Griffin, Phillips,
Calder, Hall, Pickett,
Carlton, Harrison, Pringle,
Carter, Heard, Robinson of Fay'le,
Chandler, Hendrix, Sanders,
Colbert, Hill, Shackelford,
Culberson of Floyd, Hodges of Houston, Shaw,
Culberson of Troup, Irwin, Slaughter,
Digby, Jones of Paulding, Strickland,
Dorminy, Laughridge, Tailey,
Faver of Meriweth, Lawton, Thomasson,
Fish, Leith, Tompkins,
Fletcher, McDonald, Villalonga,
Fortner, Morris, Whitworth,
Wiggins, Wofford, Worrell.
Willox, Wolf,

Those who voted in the negative, are Messrs.

Akin, Hines, Robinson of Macon,
Anderson of Wilkes, Hodges of Rand’h. Robinson of Talbot,
Andrews, Johnson, Snelling,
Arnold, Jones of Warren, Stephens,
Barlow, Manning, Terrell of Putnam,
Blount, McDougald, Thornton,
Brandon, McIntyre, Tillman,
Clark, McLeod, Trippe,
Dawson, Neal, Waldhour,
Dubignon, Nisbet, Walker,
Faver of Troup, Penick, Watson,
Fleming, Penland, Welborne,
Gartrell, Ramsey, Westmoreland,
Gresham, Reid, Wilson,
Griggs, Reynolds, Wooldridge,
Goodman, Richardson, Yopp.

So the bill was passed under the title thereof.

Mr. Fields having constitutional scruples, asked to be excused from voting, and was.

The House took up the report on the bill to incorporate the Bowenville Manufacturing Company of Carroll county, Georgia, and the same as amended was agreed to; the bill was read the third time and passed under title thereof.

The House took up the engrossed bill to incorporate a volunteer company of Infantry at Dahlonega, to be known by the name and style of the Dahlonega Blues, &c.; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to prevent the driving of stock or beef cattle into or through the county of Murray between the 15th day of April and the last day of October, and the same as amended was agreed to; and on the question “Shall this bill now pass?” on the call of Mr. Carlton, seconded by Mr. Arnold, the yeas and nays were required to be recorded, and are yeas 32, nays 64.

Those who voted in the affirmative, are Messrs.

Adams, Harrison, Peuland,
Akin, Hendrix, Phillips,
Blount, Johnson, Pickett,
Calder, Jones of Paulding, Reid,
Culberson of Floyd, Lane, Roberts,
Fields, Laughbridge, Shackelford,
Fish, McAllister, Strickland,
Fletcher, Morris, Talley,
Gordon, Nelson, Wiggins,
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Griffin, Pringle,
Andrews, Griggs, Reynolds,
Arnold, Goodman, Riley,
Avery, Hall, Robinson of Fay’te.,
Barlow, Hammell, Robinson of Macon,
Bivins, Heard, Robinson of Talbot,
Bryan, Hill, Sanders,
Carlton, Hines, Shaw,
Carter, Hodges of Houston, Slaughter,
Clark, Hodges of Randolph, Stephens,
Colbert, Irwin, Terrell of Putnam,
Culberson of Floyd, Kendall, Thomasson,
Dawson, Lawton, Tillman,
Deadwyler, Leith, Tompkins,
Digby, Manning, Waldhour,
Dorminy, McDougald, Walker,
Faver of Meriwet’r. EcIntyre, Watson,
Fleming, McLeod, Welborne,
Fortner, Neal, Westmoreland,
Gartrell, Neely, Wilcox,
Gilmore, Penick, Wolf,
Gresham, Perkins, Yopp.

So the bill was lost.

The House took up the report on the bill to authorize the sheriffs and clerks of the Superior and Inferior Courts and Courts of Ordinary of the several counties of this State to advertize the proceedings of their respective courts in any newspaper in this State, and agreed thereto; the bill was read the third time and passed under the title thereof.

Mr. McDougald, from the special committee to which was referred the bill to authorize executors and administrators to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations belonging to the estate of their testator or intestate, reported the same back to the House with amendments; the report as amended was agreed to, the bill was read the third time and passed under the following title:

A bill to authorize executors, administrators or guardians to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations belonging to the estate of their testator, intestate, or ward.

The House took up the report on the bill to establish an Agricultural Professorship in the University of Georgia, and for other purposes, &c., and on motion the same was
made the special order for Saturday, February 9th, 1850.

The House took up the report on the bill to give to the people of Stewart county the election of clerk of the Court of Ordinary of said county; and on motion of Mr. Snelling, the same was indefinitely postponed.

The House took up the report on the bill to regulate the return of executors, administrators and guardians. The report having been amended was agreed to, and the bill was read the third time, and passed under the title thereof.

On motion of Mr. Terrell, of Putnam, the order was suspended, and the House took up the report on the bill to incorporate the Eatonton Branch Railroad Company. The report 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 change the time for holding the Court of Ordinary, so far as relates to the county of Bulloch, and agreed thereto; the bill was read the third time and passed under the title thereof.

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

Mr. Speaker—His Excellency the Governor has assented to and signed the resolutions in reference to the Nashville Convention, and I am instructed to return the same to this branch of the General Assembly.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill for the relief of Edward A. Flewellen.

Also, a bill for the compensation of Benjamin H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in the 5th district of said county, sold by the State of Georgia in 1828 as containing 137 acres, when in truth it only contained 100 acres.

Also, a bill to authorize his Excellency the Governor to dispose of certain lands belonging to the State of Georgia.

Also, a bill to amend an act to revive and amend the act entitled an act to incorporate the Milledgeville Railroad Company.

Also, a bill to authorize the granting of injunctions in certain cases.

Also, a bill to make valid all commissions which have heretofore been or may hereafter be issued in blank for the purpose of taking testimony in any case arising, or which may have arisen in the courts of law and equity of this State.

Also, a bill to authorize the Governor of the State of
Georgia to call a Convention of the people of this State, and to appropriate money for the same.

The Senate has also concurred in the report and resolutions of the Joint Committee on the State of the Republic to which was referred those portions of the Governor's Message and the several bills and resolutions relating to the subject of slavery introduced into either branch of the Legislature.

The Senate has also receded from its amendment to the bill of the House to alter, amend and explain the first section of an act passed for the relief of co-securities, and assented to the 22d of December, 1840, to which the House had disagreed.

The Senate has also receded from its amendment to the bill of the House to exempt members of the Upson Light Dragoons from patrol duty and work on the public roads, to which the House had disagreed.

And I am directed to inform the House that the Senate insists upon its amendment to the bill to amend the guardian laws of this State, to which the House has disagreed, and disagrees to the amendment of the House to the second amendment of the Senate to the same bill.

The Senate has also passed a bill to alter the time of meeting of the General Assembly of the State of Georgia.

The House took up the report on the bill to compel parties before pleading usury to pay to the plaintiff the principal with seven per cent. interest.

Mr. Snelling offered the following as a substitute to the original bill, to wit: "A bill to alter and amend the laws of this State relative to usury;" which was received.

The report was agreed to, and on the question "shall this bill now pass?" on the call of Mr. McDougald, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 49, nays 53.

Those who voted in the affirmative, are Messrs.

Barlow, Bryan, Calder, Clark, Culberson of Floyd, Jones of Paulding, Deadwyler, Digby, Dorminy, Dubignon, Faver of Meriwe'r, Fish, Fletcher, Griffin, Griggs, Gordon, Hammell, Hendrix, Reynolds, Riley, Hodges of Rand'h., Irwin, Johnson, Kenan, Kendall, Laughridge, McAllister, Mintz, Morris, Neal, Penick, Perkins, Phillips, Pringle,

Hendrix,
Those who voted in the negative, are Messrs.

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So the bill was lost.

The House went into committee of the whole, Mr. Carlton in the chair, on the bill to appropriate the sum of five thousand dollars for the purpose of cutting a road across the Lookout Mountain in the counties of Walker and Dade. The committee rose and reported the bill back to the House without amendment. The report was agreed to; the bill was read the third time, and on the question, "Shall this bill now pass?" on the call of Mr. Hendrix, seconded by Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 46, nays 59.

Those who voted in the affirmative, are Messrs.

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<td>Johnson</td>
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Those who voted in the negative, are Messrs.


So the bill was lost.

The House took up the report on the bill to prohibit persons, not natives of the United States or of this State, from peddling in this State under certain restrictions therein provided; and on motion, the same was referred to the Judiciary Committee.

Mr. Shackelford moved that the House adjourn. The motion was lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to repeal an act entitled an act to alter and amend the several acts regulating roads in this State, so far as respects the operation of said act in the counties of Bryan, Liberty, McIntosh, Glynn and Wayne, approved December 8th, 1806, and to repeal the act of 1847 so far as respects the county of McIntosh, and to provide for the filling of vacancies in the Board of Commissioners authorized by the original act of 1803, and for other purposes.

Also, an act to amend the several acts in relation to issuing grants on head rights in this State so far as to extend the time for granting the same until the 25th of December, 1851.

Also, an act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and to allow three days, commonly called "days of grace," for the payment within said time of all sight drafts and bills of exchange drawn payable at sight.
Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act for the relief of Edward A. Flewellen.

Also, an act to authorize his Excellency the Governor to dispose of certain lands belonging to the State of Georgia.

Also, an act to make valid all commissions which have heretofore been or may hereafter be issued in blank for the purpose of taking testimony in any case arising, or which may have arisen in the courts of law and equity of this State.

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

THREE O’CLOCK, P.M.

The House met pursuant to adjournment, and took up the report on the bill to authorize Daniel Sykes of the county of Tattnall, to practice medicine in said county, and charge compensation therefor, without a license as now by law provided, 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 remove obstructions in the streets of the town of Petersburg, in this State, and to keep open the same, assented to December 26th, 1831.

Mr. Deadwyler moved the indefinite postponement of the same.

Whereupon, on the call of Mr. Gartrell, seconded by Mr. Neal, the yeas and nays were required to be recorded, and are yeas 56, nays 51.

Those who voted the affirmative, are Messrs.

Akin, Arnold, Avery, Bivins, Blount, Brandon, Calder, Carlton, Carter, Chandler, Clark, Colbert, Dawson, Deadwyler, Faver of Meriv’th, Faver of Troup, Fortner, Gresham, Harrison, Hines, Hodges of Houston, Hodges of Rand’li., Irwin, Johnson, Kendall, Laughridge, Manning, McIntyre, McLeon, Mintz, Morris, Neely, Nisbet, Penick, Penland, Perkins, Reynolds, Richardson, Robinson of Fay’t’e, Robinson of Macon, Robinson of Talbot, Smelting, Stephens, Strickland, Talley, Terrell of Putnam,

Those who voted in the negative, are Messrs.


The motion prevailed.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed a bill to incorporate a banking company in the city of Macon, under the name of the Manufacturers' Bank of Macon.

The Senate has also passed the bill of the House to authorize and empower the Planters' Manufacturing Company, of Butts county, and their successors, to establish a ferry across the Ocmulgee river on their own land, with an amendment, to which they desire the concurrence of this branch of the General Assembly.

The Senate has receded from its amendments to the bill for the relief of James King, of the county of Cherokee, to which the House had disagreed.

I am directed to inform the House that the Senate insists upon its amendments to the bill to authorize Nancy Weston, the wife of James Weston, of the county of Cass, to exercise all the rights of a feme sole, to which the House had disagreed.

The Senate also adheres to its amendment to the bill to create an additional election precinct and to remove various others in the county of Washington, and propose to appoint a committee of conference; and have appointed on their part Messrs. J. H. Smith, Dunham and Mosely, and ask the House to appoint one on their part to confer with the same.

The Senate has receded from its amendment to the bill to
abolish, change and establish election precincts in the several counties hereinafter named, to which the House had dis aggregated.

The Senate has also concurred in the amendment of the House to the amendment of the Senate, by way of substitute, to the bill to authorize the Southwestern Railroad Company to construct its Railroad through the public reserve adjoining the corporate limits of the city of Macon, &c.

The Senate has also concurred in the amendment of the House to the bill of the Senate to authorize the county officers of the counties of Irwin and Telfair to publish in any public Gazette in Milledgeville, Macon or Albany, and the county officers of Hancock to advertise in any paper in this State.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act authorizing the Inferior Court of Cobb county to pay the citizens of said county for services rendered as jurors.

An act to abolish the election precincts at the house of Theodorick Montford and R. A. Hall in the county of Talbot, and to establish a precinct at McCant's Mills, the place of holding Justices' Courts in the 757th District G. M.

An act to incorporate the Dahlonega Male and Female Academies and appoint Trustees for the same.

An act supplementary to the general tax laws, and to tax certain property therein mentioned, which has hertofore been exempt from taxation.

An act to repeal so much of an act entitled an act to compensate Grand and Petit Jurors in the counties of Wilkes and Thomas, assented to 25th December, 1837, as relates to the Grand Jurors of the county of Thomas.

An act to authorize Hardy Pace and Pinckney H. Randall to build a mill dam across the Chattahoochee on their own land in the counties of Cobb and DeKalb.

An act to repeal an act passed the 25th day of December, 1837, entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of Early county.

An act to repeal an act consolidating the offices of Tax Collector and Receiver in the counties therein named, so far respects the county of Thomas.

An act to add a portion of the county of Hall to the county of Lumpkin.

An act to alter and amend an act approved December the 22d, 1832, which requires the jailors of the several counties of this State to advertise or publish all runaway slaves in one of the papers of Milledgeville.
An act to incorporate the LaGrange Riflemen of the county of Troup, and to give them certain privileges and exemptions.

An act to curtail and simplify civil pleadings.

An act to protect the people of this State from vexatious prosecutions in cases where Grand Juries may hereafter refuse to find "true bills."

An act to amend an act entitled an act to incorporate the Augusta and Waynesboro Railroad, passed 31st December, 1838, and the acts amendatory thereof.

An act to extend the provisions of the act of 1799 in relation to notices to produce papers, books, writings, &c., so as to embrace causes in equity.

An act to change the time of holding the Superior Court of the county of Appling, and to extend the time of holding the Superior Court of the county of Ware.

An act to authorize and empower the Muscogee Railroad Company to connect their Railroad with the South-western Railroad, and for other purposes therein named.

An act to incorporate Rock Spring Academy and Haralson Academy in the county of Coweta, and to appoint Trustees for the same.

An act to incorporate Lafayette Female Academy and to appoint Trustees for the same.

An act to incorporate Concord Church in the county of Tattnall.

An act to authorize the Justices of the Peace in the 1026th District to hold Court two days in each month.

An act for the relief of Isaac Wright.

An act to incorporate the Dahlonega and Marietta Turnpike and Plank Road Company, the Cumming and Atlanta Turnpike and Plank Road Company, the Cobb county and Alabama Plank and Turnpike Road Company, and the Washington Rail Road or Plank Road Company.

An act to repeal an act incorporating the town of Springville in the county of Cobb, passed December 29th, 1838, and to fix the amount of auctioneer's bond when appointed by the City Council of Augusta.

An act to incorporate Pythagoras Chapter No. 10, Hamilton Lodge No. 16, Dawson Lodge No. 67, Burns Lodge No. 56, Meridian Sun Lodge No. 26, Dalton Lodge No. 105, Magnolia Lodge No. 86, Euharley Lodge No. 97, Hiram Lodge No. 51, Marion Lodge No. 14, Philomathea Lodge No. 25, and Western Lodge No. 91, and for other purposes therein specified.

An act to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia.

An act to incorporate New Hope Baptist Church and New Hope Academy in the county of Lincoln, and appoint Trustees for the same.
An act to incorporate the town of Cartersville in the county of Cass.

An act to incorporate the Presbyterian Church at Griffin, and to appoint Trustees for the same.

An act to remove an election precinct in the county of Carroll.

An act to authorize the Justices of the Inferior Court of Burke county to levy an extra tax.

An act to give additional compensation to the Petit Jurors of the county of Randolph.

An act to repeal an act entitled an act to incorporate the Campbell Bridge Company, and to authorize them to build a bridge across the Chattahoochee river, approved December 29th, 1847.

An act to alter and change the line between the counties of Ware and Wayne, so as to include the residences of Thomas Purdon, James Ammons, and Wiley Robinson in the county of Wayne; and also to include the residence of Abraham Knight, Jr. of the county of Ware, lot No. 417, 6th district, in the county of Wayne.

An act to change and fix the time for closing the polls at the several precincts in the county of Bulloch, and for other purposes therein named.

An act to alter and amend an act entitled an act to carry into effect the alterations and amendments made at the Session of the General Assembly of 1843, in and to the third and seventh sections of the first article of the Constitution of this State, assented to the 23d December, 1843, so far as relates to the Senatorial districts.

An act to be entitled an act to fix and make permanent the places of holding elections at the several precincts in the county of Murray and the county of Dade.

An act to close elections at the precincts in the county of Sumter at five o'clock, P. M.

An act to alter and amend the third section of the third article of the Constitution of the State of Georgia.

An act to alter and amend an act entitled an act to incorporate the Ocmulgee Railroad Company, and to punish persons for violating the provisions of the same.

An act to appropriate the one-half of the tax of 1840 to the county of Screven.

An act to incorporate the Carrollton Male Academy in Carroll county, and the Centreville Male and Female Academy in Talbot county, to appoint Trustees for the same, and for other purposes therein named.

An act for the relief of Sarah A. Stephens.

An act for the relief Edward D. Huguenuin and others, and to authorize the Governor to issue his warrant.

An act to incorporate the Mallorysville Academy of Morgan county and to appoint Trustees for the same.
An act to incorporate the Harrison Academy in Wilkinson county; also to revive an act in relation to the West Point Company.

An act to compensate Clerks at elections so far as regards the county of Bibb.

An act to incorporate a volunteer company of cavalry in the county of Cass.

The House took up the report on the bill to appoint dog killers in this State and to provide for their compensation, and for other purposes; and on motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill for the relief of John D. Gray & Co., and for other purposes.

Mr. Saunders moved the indefinite postponement of the bill.

Pending the discussion thereon, Mr. Wellborne moved the previous question.

Whereupon, on the call of Mr. Carlton, and the second of Mr. Arnold, the yeas and nays were required to be recorded, and are yeas 33, nays 63.

Those who voted in the affirmative, are Messrs.

Arnold,  Goodman,  Roberts,
Brandon,  Hall,  Sanders,
Bryan,  Heard,  Shackelford,
Carlton,  Johnson,  Snelling,
Carter,  Jones of Paulding,  Strickland,
Chandler,  Manning,  Talley,
Clark,  McDougald,  Thomasson,
Colbert,  McDonald,  Tompkins,
Dorminy,  McIntyre,  Villalouga,
Faver of Troup,  Penick,  Welborne,
Fields,  Reid,  Westmoreland,
Fletcher,  Reynolds,  Whitworth,
Gartrell,  Riley,

Those who voted in the negative, are Messrs.

Adams,  Fish,  Irwin,
Akin,  Fortner,  Jones of Warren,
Anderson of Wilkes,  Gresham,  Kenan,
Barlow,  Griffin,  Lane,
Bivins,  Gordon,  Laughridge,
Blount,  Hammell,  Lawton,
Calder,  Harris,  McAllister,
Dawson,  Harrison,  McLeod,
Deadwyler,  Hendrix,  Mintz,
Digby,  Hill,  Morris,
Dubignon,  Hodges of Houston, Neal,
Faver of Meriw'tr,  Howard,  Neely,
Nisbet, Robinson of Macon, Watson,  
O'Bannon, Robinson of Talbot, Wiggins,  
Penland, Shaw, Wilcox,  
Perkins, Stephens, Wilson,  
Phillips, Terrell of Putnam, Wofford,  
Pickett, Thornton, Wolf,  
Pringle, Tillman, Wooldridge,  
Richardson, Trippe, Worrell,  
Robinson of Fay' te, Tucker, Yopp.

So the call was not sustained.

Mr. Kenan moved to postpone the bill for further consideration.

Pending the discussion thereon, the House adjourned until 7 o'clock, P. M.

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Seven o'clock, P. M.

The House met pursuant to adjournment, and proceeded to the unfinished business of the afternoon, which was the motion of Mr. Kenan to postpone for further consideration the bill for the relief of John D. Gray & Co., and for other purposes. The motion to postpone for further consideration prevailed.

The House took up the report on the bill to authorize the clerks of the Inferior Court to administer oaths in certain cases, and for other purposes, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to authorize the Governor to pay over to the county of Carroll her proportionable part of the poor school fund for the year 1848; and on motion of Mr. Slaughter, the same was indefinitely postponed.

The House took up the report on the bill to authorize the Justices of the Inferior Court of Carroll county to pay Helen B. Bryant for teaching the poor children of said county for the year 1848, out of the fund of 1850, and agreed thereto; the bill was read the third time and lost.

The House took up the report on the bill for the relief of Charles W Bond, of Murray county.

On motion of Mr. Slaughter, the same was indefinitely postponed.

The House took up the report on the bill to reduce the pay of the members of the present Legislature on and after the 1st day of February next. On motion of Mr. Reid, the same was indefinitely postponed.

The House took up the report on the bill to compensate the petit jurors of Lee county, and to authorize the Inferior
Court to levy a tax for said purpose, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to compel Magistrates or Justices of the Peace in the county of Lowndes to furnish the Receiver of Tax Returns for said county with a list of all persons in their respective districts subject to pay taxes by the first day of April, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill for the relief of John Strickland, of Macon 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 Union Academy of the county of Macon, and appoint trustees 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 to authorize John C. Rogers, Ezekiel H. Adams, and Edward Brooks, of Macon county, to establish a ferry across Flint river on their own land, to be located on fractions 66 in the first, and 200 and thirty-six in the 15th districts of said county, and agreed thereto; the bill was read the third time and passed under title thereof.

On motion of Mr. Lawton, of Scriven, the order was suspended, and the House took up the report on the bill of the Senate to incorporate the Southern Central University of Georgia, at Dalton. The report having been amended was agreed to; the bill was read the third time and passed under the following title:

A bill to incorporate the Southern Central Baptist University of Georgia, at Dalton.

The House took up the report on the bill to alter and change the line between the counties of Stewart and Marion, and to permit certain citizens of the counties of Stewart and Sumter to exercise the rights of citizenship in the county of Marion.

Mr. Snelling moved to strike out so much as relates to the county of Stewart; which prevailed. The report as amended was agreed to; the bill was read the third time and passed under the following title:

A bill to permit certain citizens of Sumter to exercise the rights of citizenship in the county of Marion.

On motion of Mr. Jones, of Paulding, the order was suspended, and the House took up the report on the bill to allow all persons whatsoever to establish and erect ferries and bridges on their own lands.

Mr. Hammell offered the following proviso to the same:

Provided, nothing contained in the foregoing bill shall be so construed as to permit any person or persons whatever to establish a ferry within two miles on a direct line from
any ferry now established by the Legislature of this State, without the consent of the owner or owners of said ferries already established.

Pending the discussion thereon, Mr. Neal moved the previous question.

Whereupon, on the call of Mr. Pringle, and the second of Mr. Perkins, the yeas and nays were required to be recorded, and are yeas 50, nays 57

Those who voted in the affirmative, are Messrs.

Adams,         Gartrell,        Penick,
Andrews,       Gordon,         Reid,
Arnold,        Hall,           Riley,
Blount,         Heard,          Roberts,
Brandon,       Hines,          Robinson of Fayette
Carlton,       Johnson,        Sanders,
Carter,        Jones of Paulding, Shackelford,
Chandler,      Laughridge,     Shaw,
Clark,         Lawton,         Snelling,
Colbert,       Leith,          Strickland,
Culberson of Floyd, Manning, Talley,
Culberson of Troup, McDonald, Thomasson,
Digby,         McIntyre,       Tompkins,
Dubignon,      Morris,         Waldheim,
Faver of Troup, Neal,          Welborne,
Fleming,       O'Bannon,       Whitworth,
Fletcher,      

Those who voted in the negative, are Messrs.

Akin,           Hendrix,        Reynolds,
Anderson of Wilkes, Hill,       Richardson,
Avery,          Hodges of Houston, Hodges of Randle, Robinson of Macon,
Bryan,          Hodges of Talbot, Robinson of Talbot,
Dawson,         Howard,         Slaughter,
Deadwyler,      Irwin,          Stephens,
Dorminy,        Jenkins,        Thornton,
Farmer,         Jones of Warren, Tillman,
Faver of Meriw' r, Lane,          Tripp,
Fields,         McAllister,     Villalonga,
Fish,           McLeod,         Watson,
Fortner,        Mintz,          Westmoreland,
Gresham,        Neely,          Wiggins,
Griffin,        Nisbet,         Wilecox,
Griggs,         Peuland,        Wilson,
Goodman,        Perkins,        Wolford,
Hammell,        Phillips,       Wolf,
Harris,         Pickett,        Worrall.
Harrison,       Pringle,        

The call was not sustained.
Mr. Pringle offered the following substitute for Mr. Hammell’s proviso:

Provided, That no ferry or bridge established under this act shall interfere with or infringe in the least degree with the legal or equitable rights of the owner or owners of any ferries or bridges now established by law.

Mr. Shackelford moved to amend the proviso offered as a substitute for Mr. Hammell’s proviso, by striking out the word “equitable.” The amendment was received.

Mr. Stephens offered the following as a substitute for Mr. Hammell’s proviso and the proviso offered by Mr. Pringle:

Provided, nothing in this act shall be so construed as to interfere with any right conferred by any charter heretofore granted by the Legislature; which was received.

The question then recurred upon agreeing to the substitute.

Whereupon, on the call of Mr. Shackelford, and the second of Mr. McIntyre, the yeas and nays were required to be recorded, and are yeas 58, nays 44.

Those who voted in the affirmative are Messrs.

Anderson of Wilkes, Hill, Reynolds,
Avery, Hodges of Houston, Richardson,
Blount, Hodges of Raad’l’b, Robinson of Macon,
Brandon, Irwin, Robinson of Talbot,
Bryan, Jenkins, Stephens,
Dawson, Johnson, Thornton,
Dorminy, Jones of Warren, Tillman,
Faver of Meriweth, Lane, Trippe,
Faver of Troup, Lawton, Villalonga,
Fields, Manning, Waldhour,
Fish, McAllister, Walker,
Fleming, McDougald, Watson,
Fletcher, McLeod, Welborne,
Fortner, Mintz, Westmoreland,
Gresham, Neely, Wilson,
Griffin, Penland, Wofford,
Goodman, Perkins, Wolf,
Hammell, Phillips, Worrell,
Harris, Pringle, Yopp,
Harrison,

Those who voted in the negative are Messrs.

Adams, Colbert, Gordon,
Akin, Culberson of Floyd, Hall,
Arnold, Culberson of Troup, Heard,
Barlow, Digby, Hendrix,
Carlton, Dubignon, Jones of Paulding,
Carter, Gartrell, Laughridge,
Chandler, Griggs, McDonald,
McIntyre, Roberts, Talley,
Morris, Robinson of Fay'te, Thomasson,
Neal, Sanders, Thompkins,
Nisbet, Shackelford, Tucker,
O'Bannon, Shaw, Whitworth,
Penick, Slaughter, Wiggins,
Reid, Snelling, Wilcox,
Riley, Strickland,

The substitute was agreed to.

Mr. Trippe moved to amend by striking out the second section; which motion prevailed.

The report as amended then was agreed to; the bill was read the third time and passed under title thereof.

Leave of absence was granted to Mr. Farmer for a few days, on account of sickness in his family.

The House took up the report on the bill to alter and amend an act entitled an act to authorize and empower executors and administrators to make title to land in certain cases, approved February 15th, 1799, 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 Wellington Academy, of Morgan county, and appoint trustees 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 to make penal the cutting and carrying away, or cutting or carrying away, of wood from the premises of the owner from whose land the same is cut or carried away.

Pending the discussion thereon, Mr. Wiggins moved the previous question. The call was sustained.

The report was agreed to; the question then recurred on the passage, and on the question “shall this bill now pass?” on the call of Mr. Jones and second of Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 31, nays 67.

Those who voted in the affirmative, are Messrs.

Culberson of Troup, McAllister, Robinson of Macon
Dawson, McDougald, Shackelford,
Dubignon, McDonald, Thornton,
Fish, Mintz, Trippe,
Fleming, Nisbet, Waldhour,
Griffin, Penick, Walker,
Harris, Perkins, Watson,
Jenkins, Reid, Welborne,
Johnson, Reynolds, Wofford,
Lawton, Richardson, Worrell,
Manning,
Those who voted in the negative, are Messrs.

Adams, Fortner, Neely,
Akin, Gartrell, O'Bannon,
Anderson of Wilkes, Cresham, Penland,
Arnold, Griggs, Phillips,
Avery, Goodman, Pickett,
Barlow, Gordon, Riley,
Bivins, Hall, Roberts,
Blount, Hammell, Robinson of Talbot,
Brandon, Harrison, Slaughter,
Bryan, Heard, Snelling,
Carlton, Hendrix, Stephens,
Carter, Hill, Strickland,
Clark, Hodges of Rand'h., Talley,
Colbert, Howard, Thomasson,
Culberson of Floyd, Irwin, Tillman,
Deadwyler, Jones of Paulding, Tompkins,
Digby, Jones of Warren, Villalonga,
Dorminy, Laughridge, Whitworth,
Faver of Meriweth, McIntyre, Wilson,
Fields, Morris, Wolf,
Fletcher, Neal, Yopp.

The bill was lost.
The House then adjourned until 9 o'clock to-morrow morning.

THURSDAY, FEBRUARY 7, 1850.
Nine o'clock, A. M.

Mr. Laughridge moved to reconsider so much of the journal of yesterday as relates to the rejection by the House of the bill to prevent the driving of stock or beef cattle into or through the county of Murray, between the 15th day of April and the last day of October.

Whereupon, on the call of Mr. McIntyre, seconded by Mr. Hines, the yeas and nays were required to be recorded, and are yeas 53, nays 43.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Floyd, Gordon,
Akin, Culberson of Troup, Harrison,
Brandon, Deadwyler, Heard,
Brown, Fields, Hendrix,
Calder, Fletcher, Howard,
Carlton, Gartrell, Jenkins,
Chandler, Gaston, Johnson,
Clark, Griffin, Jones of Paulding.
Kendall, Ramsey, Thomasson,
Laughridge, Richardson, Tillman,
Mintz, Riley, Tompkins,
Morris, Roberts, Trippe,
Neely, Robinson of Fayette, Welborne,
Nelson, Sanders, Whitworth,
Penland, Sanford, Wilson,
Phillips, Shackelford, Wofford,
Pickett, Strickland, Wooldridge,
Pringle, Talley,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Griggs, Nisbet,
Arnold, Goodman, O'Bannon,
Avery, Hall, Penick,
Barlow, Hammell, Perkins,
Bivins, Hill, Reid,
Bryan, Hines, Reynolds,
Carter, Hodges of Houston, Robinson of Macon,
Colbert, Hodges of Randolph, Robinson of Talbot,
Dawson, Leith, Shaw,
Digby, Manning, Villalonga,
Dorminy, McDougald, Waldhour,
Faver of Troup, McDonald, Wiggins,
Fish, McIntyre, Wilcox,
Fortner, Neal, Yopp,
Gilmore,

The motion prevailed.

Mr. Pringle, from the Committee on Enrollment, reports as being duly enrolled and ready for the signature of the Speaker, an act for the relief of James King of the county of Cherokee, and to appropriate certain moneys for the benefit of certain persons therein named.

Mr. Hendrix moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to appropriate the sum of $5000 for a road over Lookout Mountain. Whereupon, on the call of Mr. Digby, and the second of Calder, the yeas and nays were required to be recorded, and are yeas 69, nays 40.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Bryan, Fish,
Arnold, Carlton, Fleming,
Avery, Clark, Gartrell,
Barlow, Culberson of Floyd, Gresham,
Bivins, Culberson of Troup, Gordon,
Blount, Dawson, Harrison,
Brandon, Deadwyler, Hendrix,
Brown, Fields, Hill,
Hodges of Rand’h, Penland, Talley,
Howard, Perkins, Tillman,
Jenkins, Phillips, Tompkins,
Johnson, Pickett, Trippe,
Jones of Paulding, Pringle, Tucker,
Lane, Ramsey, Walthour,
Laughridge, Richardson, Walker,
McAllister, Riley, Welborne,
McDougald, Robinson of Fay’le, Westmoreland,
McDonald, Robinson of Macon, Whirlsworth,
McLeod, Sanders, Wiggins,
Morris, Sanford, Wilson,
Neddy, Shackelford, Wofford,
Nelson, Snelling, Wooldridge,
Nisbet, Stephens, Worrell,

Those who voted in the negative, are Messrs.

Adams, Goodman, O’Bannon,
Akin, Hall, Penick,
Caldier, Hammell, Reid,
Carter, Harris, Reynolds,
Chandler, Heard, Roberts,
Colbert, Hines, Robinson of Talbot,
Digby, Hodges of Houston, Shaw,
Dorminy, Irwin, Slaughter,
Faver of Meriw’th, Kendall, Strickland,
Fletcher, Leith, Villalonga,
Fortner, Manning, Watson,
Gaston, McIntyre, Wilcox,
Gilmore, Neal, Yopp,
Griggs,

So the motion prevailed.

Mr. Snelling moved to reconsider so much of the journal of yesterday as relates to the rejection of the bill to alter and amend the laws of this State relative to usury.

Whereupon, on the call of Mr. Trippe and the second of Mr. Snelling, the yeas and nays were required to be recorded, and are yeas 46, nays 53.

Those who voted in the affirmative, are Messrs.

Barlow, Fleming, Laughridge,
Bivins, Griffin, McIntyre,
Brandon, Griggs, Muntz,
Bryan, Gordon, Morris,
Chandler, Hendrix, Neal,
Clark, Hines, Nelson,
Digby, Hodges of Rand’h, Prinick,
Dorminy, Howard, Perkins,
Fish, Johnson, Pringle,
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Those who voted in the negative, are Messrs.

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So the motion was lost.

Mr. Mintz moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of the bill to reduce the pay of the members of the present Legislature on and after the first day of February next.

Whereupon, on the call of Mr. Mintz, seconded by Mr. Snelling, the yeas and nays were required to be recorded, and are yeas 19, nays 79.

Those who voted in the affirmative, are Messrs.

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<th>Colbert,</th>
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Those who voted in the negative, are Messrs.

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So the motion was lost.

On motion of Mr. Anderson, of Chatham, the order was suspended, and the House took up the bill of the Senate to incorporate a bank in the city of Savannah, to be called the Bank of Savannah, and the same as amended agreed thereto; the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. Robinson of Fayette, and the second of Mr. Nisbet, the yeas and nays were required to be recorded, and are yeas 86, nays 15.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

Bivins, Fortner, Reid,

Carlton, Heard, Robinson of Fay'le,

Carter, Hines, Sanford,

Dorminy, Hodges of Houston, Thompkins,

Faver of Meriwh'th, Manning, Whitworth.

So the bill was passed.

On motion of Mr. Anderson, the order was further suspended, and the House took up the report on the bill to amend the act incorporating the Bank of Brunswick, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion of Mr. Stephens, the order was suspended, and the House took up the resolution which is as follows:

Whereas it appears that the Receiver of Tax Returns of Union county for the year 1849 certified the taxes of that county to be much more than he assessed, therefore,

Be it resolved, That the Comptroller General be and he is hereby required at the earliest practicable period to furnish this House with the correct amount of tax assessed by said Receiver for said year, and point out the discrepancy between the tax so assessed and his said certificate.

On motion the same was agreed to.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill to authorize the subscription by the State to the capital stock of the Milledgeville and Gordon Railroad Company.

Also, a bill to prevent lumber meaurers from being clerks or agents of lumber buyers and lumber mills, and for other purposes therein named.
Also, a bill for the relief of David Barron of Wilkinson county, Luvenia E. Walker of the county of Hancock, and James Boon of the county of Randolph.

The Senate has also passed the bill of the House of Representatives to reorganize a land court for head rights of land, so far as relates to the county of Emmanuel, and to authorize all monies arising from the same to be paid over to the Justices of the Inferior Court of said county equally as a compensation for their services, and for other purposes therein mentioned, with an amendment by way of substitute, to which they ask the concurrence of this branch of the General Assembly.

The Senate has also receded from its amendment to the bill of the House for the relief of John C. Whitworth, administrator of the estate of Elijah Hill, deceased, to which the House had disagreed.

The Senate has also adopted a resolution appointing a committee of three on the part of the Senate to join such committee as may be appointed on the part of the House to inquire and examine into the amount of business yet on hand and report the earliest day for adjournment, and have appointed on their part Messrs. Woods, Hines and Rawls as a committee.

On motion of Mr. Pickett, the order was suspended, and the House went into committee of the whole, Mr. Carlton in the chair, on the reconsidered bill to appropriate ten thousand dollars for the purpose of making a road from the State line between North Carolina and Georgia to the Western and Atlantic Railroad. The report having been amended was agreed to.

Mr. Johnson called the previous question; the call was sustained.

The question then recurred upon the passage of the bill, and on the question "Shall this bill now pass?" on the call of Mr. Arnold, seconded by Mr. Howard, the yeas and nays were required to be recorded, and are yeas 35, nays 56.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Adams, Fleming, Penick,
Arnold, Fletcher, Pringle,
Avery, Fortner, Reid,
Bivins, Goodman, Reynolds,
Blount, Hall, Robinson of Talbot,
Brandon, Harris, Sanders,
Carton, Hill, Shaw,
Carter, Hines, Snelling,
Chandler, Hodges of Houston, Strickland,
Clark, Hodges of Rand'h, Tillman,
Colbert, Jones of Warren, Tompkins,
Culberson of Troup, Kendall, Trippe,
Dawson, Leith, Villalonga,
Dawdyler, Manning, Watson,
Digby, McIntyre, Welborne,
Dorminy, McLeod, Wolf,
Faver of Meriw'her, Morris, Woodridge,
Faver of Troup, Neal, Yopp.

So the bill was lost.

On motion of Mr. Nisbet, the order was suspended, and the House took up the following resolution of the Senate, to wit:

Resolved, a committee of three be appointed on the part of the Senate and three on the part of the House to enquire and examine into the amount of business yet on hand, and report the earliest day for adjournment; and concurred therein.

The Speaker appointed as the committee on the part of the House, Messrs. Nisbet, Harris and Howard.

The House took up the report on the bill to authorize and empower his Excellency the Governor for and in the name and behalf of the State of Georgia to subscribe for 5,000 shares of $100 each in the capital stock of the South Western Railroad; the report as amended was agreed to.

Mr. Carlton moved the previous question, and the call was sustained; the question then recurred on the passage of the bill.

Whereupon, on the call of Mr. Howard, and second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 22, nays 50.

Those who voted in the affirmative are Messrs.

Barlow, Hines, Neely,
Fish, Hodges of Rand'h, Nelson,
Gilmore, Howard, Nisbet,
Gresham, Laughridge, Perkins,
Harrison, Lawton, Ramsey,
Hendrix, McDougald, Robinson of Macon,
Snelling, Tucker, Villalonga, Wooldridge.

Those who voted in the negative, are Messrs.

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So the bill was lost.

Mr. Gartrell moved that the Clerk inform the Senate that the House of Representatives are now ready to receive them in the Representative Hall, for the purpose of electing four delegates on the part of the State to attend the Convention at Nashville. Which duty being performed, the President and members of the Senate attended, and proceeded to the election of the delegates aforesaid.

Whereupon Messrs. C. J. McDonald, M. H. McAllister, C. Dougherty, and Wm. Law were elected by acclamation.

The Senate then withdrew to their chamber.

The House took up the report on the bill to authorize Elijah E. Stafford to establish a ferry across the Altamaha, on his own land, in the county of Tattnall. On motion, the same was indefinitely postponed.

The House took up the report on the bill to empower Abram S. Cowan, of Walton county, administrator on the estate of George Cowan, deceased, of D. Kelb county, to
return his acting and doings as such administrator in Walton 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 appoint trustees for Cedar Creek Church in Emanuel 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 alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, approved December 27th, 1847, and to abolish the office and duty of assessors, 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 Joshua Fuller, of Bibb county, an infirm and crippled man, to vend and dispose of fancy articles of merchandise without license. On motion of Mr. Reid the same was indefinitely postponed.

The House took up the report on the bill to authorize the sheriffs and coroners of Wilkinson county to advertise their sales in one of the papers published either in Milledge or 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 incorporate the Central Horticultural Association 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 give to the grand jurors of the county of Cass the same compensation that is allowed petit jurors in 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 authorize the Inferior Court of the county of Cass to levy and additional tax for the years 1850 and 1851, 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 the office of Director of the Central Bank, to provide for the appointment of a Receiver, and for closing up the affairs of the Central and Darien Banks; and on motion of Mr. Harris, the same was made the special order for Friday, 9th of February.

The House took up the report on the bill to authorize the citizens of Marietta to elect their marshal, 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 authorize the Inferior Court of Lumpkin county to levy an extra tax for county 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 24th section of the 10th division of the penal code so far as to vest the power to abate nuisances founded on the opinion and the verdict of a jury composed of twelve freeholders, resident inhabitants within the corporate limits of the city of Columbus, in any two or more Justices of the Peace in and for said city, 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 authorize and require the Justices of the Inferior Court of Gilmer county to proportion the poor school fund of said county among the several districts agreeably to the number of poor children returned by the magistrates, and to appoint a Treasurer to receive and pay out the same to the teachers of each district, and agreed thereto; the bill was read the third time, and passed under the following title:

A bill to authorize and require the Justices of the Inferior Courts of Gilmer county and the county of Walker to proportion the poor school fund of said counties among the several districts agreeably to the number of poor children returned by the magistrates, and to appoint a Treasurer to receive and pay out the same to the teachers of each district.

The House took up the report on the bill to compel all persons taking up runaway slaves to deliver the same to the jailor of the county where taken up, and to prohibit said persons from detaining in their custody such runaway slave or slaves for a longer time than four days, and for other purposes therein mentioned, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion of Mr. Talley, the order was suspended, and the House took up the report on the bill to compensate certain persons therein named for services as guards during the excitement that prevailed in reference to the small pox in the year 1849.

On motion of Mr. Nisbet, the same was indefinitely postponed.

The House took up the report on the bill to incorporate the Mulberry Grove Manufacturing Company of the county of Harris, and for other purposes therein named.

Mr. Jones of Pudding offered the following as an additional section, to wit:

"And be it further enacted, That the private property of the stockholders be and the same is hereby made liable for the debts of the corporation to the amount of their stock."

On motion of Mr. Nisbet, the additional section was postponed indefinitely.
Mr. Carlton moved the following as an additional section, to wit:

"And be it further enacted, That nothing in this charter shall prevent the Legislature from repealing the aforesaid charter whenever it shall be to the interest of the public so to do, and shall continue in force for thirty years, and no longer unless renewed.

Whereupon, on the call of Carlton, and second of Mr. Jones of Paulding, the yeas and nays were required to be recorded, and are yeas 53, nays 42.

Those who voted in the affirmative, are Messrs.

Adams, Anderson of Wilkes, Heard, Bryan, Calder, Carlton, Carter, Chandler, Colbert, Culberson of Floyd, Jones of Paulding, Culberson of Troup, Lawton, Digby, Dorminy, Faver of Meriw'her, McIntyre, Fletcher, Fortner, Gilmore, Goodman, Gordon, A

Those who voted in the negative, are Messrs.

Arnold, Avery, Barlow, Blount, Brandon, Clark, Dawson, Deadwyler, Fleming, Garret, Griffin, Griggs, Hambrell, Harris, Harrison, Hines, Hodges of Rand'h, Jenkins, Jones of Warren, Langbridge, Leith, McDougdld, McIntz, Nishet, O'Bannon, Penland, Pickett, Pringle, A

So 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 report on the bill to revive and continue in force an act entitled an act to carry into effect the alterations and amendments made at this session of the Legislature in and to the third and fourth sections of the first article of the Constitution of this State, assented to on the 23d of December, 1843.

Mr. Jones of Paulding moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 54, nays 40.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the bill was indefinitely postponed.
The House took up the report on the bill to appoint a master in equity for the county of Muscogee, and for other purposes therein mentioned; and the same as amended was agreed to; the bill was read the third time, and passed under the following title:

A bill to appoint masters in equity for the county of Muscogee, Talbot and Stewart, and for other purposes therein mentioned.

The House took up the report on the bill to incorporate the stockholders of the Clarksville Rail or Plank Road Company. The report having been amended was agreed to; the bill was read the third time and passed under the title thereof.

On motion of Mr. Lawton, the order was suspended to enable him to introduce the following resolution:

Resolved, That the use of this Hall be tendered to the Reverend Mr. Hamner, at 11 o'clock on Sabbath next, to enable him to deliver an address on his mission of Sunday Schools; which was read and agreed to.

Also, a resolution as follows:

Resolved, That a committee of five be appointed by the Speaker to inform the delegates this day elected to the Nashville Convention of their election, and request their acceptance. On motion the same was adopted.

Whereupon the Speaker appointed the following gentlemen as said committee: Messrs. Phillips, Gartrell, Lawton, Ramsey and Howard.

Mr. Villalouga, from the Committee on Banks, reported that the said committee, to which was referred the petition of William Q. Anderson, Richard J. Willis, and Thomas Anderson, have had the same under consideration.

It appears that a judgment was obtained at September term, 1848, of Greene Superior Court in favor of the Bank of Darien, against John R. Anderson, since deceased, and the petitioners, his sureties, for the breach of the conditions of the bond given by said John R. Anderson for the faithful performance of his duty as agent for said bank. The petitioners have paid a portion of said judgment, and now apply to the Legislature for its consent to pay the residue in bills of the Bank of Darien at a value of such bills at a depreciation.

In view of the liability of the State as a stockholder of said bank, and by reason of bad arrangement of its assets since the State took the control of them, your committee cannot recommend that the petitioners be allowed to pay the residue of said payment in the depreciated value of the notes of the bank; while for the same reason they concur in the justice of the other prayer of the petitioner, and recommend the adoption of the following resolution:

Resolved by the Senate and House of Representatives of the
State of Georgia in General Assembly met. That the Director and Cashier of the Central Bank be and they are hereby authorized to receive from William Q. Anderson, Thomas Anderson and Richard J. Willis in payment of the residue of the judgment in favor of the Bank of Darien against John R. Anderson, bills of the Bank of Darien, or any other claim or claims against said Bank of Darien, founded on bills at their par value; Provided, that said Director and Cashier shall not receive any bills or claims which in their judgment are not valid and just.

Leave of absence was granted to Mr. Clark for the balance of the session, after to-day, on important business.

The House then adjourned until 3 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 alter and amend an act entitled an act to regulate the licensing physicians in this State, to prevent apothecaries vending and exposing to sale within this State drugs and medicines without a license from the Board of Physicians, and to prevent merchants, shop keepers, and all other persons from compounding and preparing drugs and medicines or either, approved December 24th, 1825, and agreed thereto; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill to alter and change the line between Troup and Harris, so as to add a portion of Harris to Troup, accompanied with a petition.

On motion of Mr. Reid, the same was indefinitely postponed.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill to strengthen the military arm and to provide for the defence of the State, and having spent some time therein, on motion, the committee arose and reported the [same] back to the House without amendments.

Mr. Carlton moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald, and the second of Mr. Arnold, the yeas and nays were required to be recorded, and are yeas 79, nays 23.

Those who voted in the affirmative, are Messrs.

Adams, Barlow, Carlton,
Akin, Bivins, Chandler,
Anderson of Wilkes, Blount, Clark,
Arnold, Brandon, Colbert,
Avery, Calder, Culberson of Floyd,
Culberson of Troup, Laughridge, Robinson of Talbot,
Dawson, Lawton,
Deadwyler, Manning,
Digby, McAllister,
Faver of Meriwether, McDougald,
Faver of Troup, McIntyre,
Fleming, McLeod,
Fletcher, Mintz,
Fortner, Morris,
Gartrell, Neal,
Griggs, Nelson,
Goodman, Nisbet,
Gordon, Penick,
Harris, Penland,
Hendrix, Pickett,
Hill, Reid,
Hines, Reynolds,
Irwin, Richardson,
Jenkins, Riley,
Johnson, Robinson of Fayette, Worrell,
Jones of Warren, Robinson of Macon, Yopp,
Kenan,

Those who voted in the negative, are Messrs.

Bryan, Heard, Phillips,
Dorniny, Hodges of Houston, Pringle,
Fields, Howard, Roberts,
Fish, Jones of Paulding, Sanders,
Griffin, Kendall, Talley,
Hall, McDonald, Whitworth,
Hummell, Neely, Wiggins,
Harrison, O'Bannon,

The motion prevailed.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to authorize the granting of injunctions in certain cases.

Also, an act to alter, amend and explain the first section of an act passed for the relief of co-securities, assented to the 22d of December, 1840, and to authorize Constables to levy certain executions.

Also, an act to authorize the Governor of the State of Georgia to call a Convention of the people of this State, and to appropriate money for the same.

Also, an act for the compensation of Benjamin H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in
the 5th district of said county, sold by the State of Georgia in 1628 as containing 130 acres, when in truth it only contained 100 acres.

Also, an act to exempt members of the Upson Light Dragoons from patrol duty, and to exempt certain volunteers from militia duty.

Also, an act to prevent lumber measurers from being clerks or agents of lumber buyers or lumber mills, and to define the mode of measuring stocks of hewn or ranging timber.

Also, an act to amend an act to revive and amend the act to incorporate the Milledgeville Railroad Company.

Also, an act to authorize the subscription by the State to the capital stock of the Milledgeville and Gordon Railroad.

On motion of Mr. Harrison, the order was suspended, and the House took up the report on the bill for the relief of N. B. and H. Weed; and the same was referred to the Finance Committee.

On motion of Mr. Harrison, the order was further suspended, and the House went into committee of the whole, Mr. McDougald in the chair, on the bill for the relief of Moses Sheffield, Rebecca B. Cohen, and Perla S. Solomons, heirs of Dr. Moses Sheffield, deceased. The committee rose and reported the bill back to the House without amendments.

On motion, the same was postponed for further consideration.

Mr. Nisbet, from the joint committee who were charged with the duty of looking into the state of the business, with a view of fixing a day of adjournment, reported that they have discharged that duty, and recommend that the General Assembly do adjourn sine die on Friday, the 15th instant; and in order to do so, the committee would recommend that the House extend its morning sessions to one o'clock, and the night sessions until ten o'clock, or in their judgment the adjournment without this cannot take place at an earlier day; and on motion the report was adopted.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill for the relief of John M. Wilhite, of the county of Jackson. The committee rose and reported the bill to the House with amendments. The report as amended was agreed to; the bill was read the third time, and on the question, "Shall this bill now pass?" on the call of Mr. Jones, of Paulding, seconded by Mr. Robinson, of Macon, the yeas and nays were required to be recorded, and are yeas 49, nays 43.

Those who voted in the affirmative, are Messrs.

Akin, Barlow, Brandon,
Anderson of Wilkes, Bivins, Chaulder,
Those who voted in the negative, are Messrs.

Arnold, Gordon, Read,
Bryan, Hall, Reynolds,
Calder, Hammell, Roberts,
Carlton, Hines, Robinson of Fayette,
Carter, Irwin, Sanders,
Dawson, Jones of Paulding, Sanford,
Digby, Kendall, Talley,
Dormany, Lane, Tillman,
Faver of Meriw' th, Manning, Tompkins,
Faver of Troup, McDonald, Westmoreland,
Fields, McIntyre, Wilcox,
Fletcher, McLeod, Wilson,
Fortner, O'Bannon, Wofford,
Gartrell, Pickett, Yopp,
Goodman, 

The bill was passed.

On motion of Mr. Calder, the order was suspended, and the House took up the report on the bill of the Senate to change and fix the time of holding the Superior Courts in the counties of Cobb, Campbell, Carroll, Heard and Troup, of the Coweta circuit, and for other purposes therein named, and the same as amended was agreed to; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill 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 tenth December, eighteen hundred and forty-one, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to incorporate the Hydraulic Company of the city of Savannah and for other purposes therein named, and agreed thereto.
The bill was read the third time, and on the question
"Shall this bill now pass?" on the call of Mr. McDougald,
seconded by Mr. Culberson of Troup, the yeas and nays
were required to be recorded, and are yeas 67, nays 9.

Those who voted in the affirmative, are Messrs.

Adams, Gordon, Reynolds,
Akin, Hall, Riley,
Anderson of Wilkes, Hammell, Roberts,
Arnold, Harris, Robinson of Talbot,
Barlow, Harrison, Sanders,
Bivins, Hendrix, Sanford,
Blount, Hill, Shaw,
Brandon, Jenkins, Snelling,
Bryan, Johnson, Strickland,
Calder, Jones of Warren Talley,
Chandler, Kenan, Tillman,
Culberson of Floyd, Laughridge, Trippie,
Deadwyler, Lawton, Tucker,
Digby, Manning, Walker,
Dorninny, McAllister, Watson,
Faver of Troup, Neal, Welborne,
Fleming, Neely, Westmoreland,
Fletcher, Nishet, Wilcox,
Gartrell, Penland, Wilson,
Gresham, Phillips, Wofford,
Griffin, Pringle, Wooldridge,
Griggs, Reid, Yopp,
Goodman,

Those who voted in the negative, are Messrs.

Carlton, Heard, Morris,
Colbert, Jones of Paulding, Tompkins,
Culberson of Troup, McDougald, Whitworth.

So the bill was passed.

The House took up the report on the bill to compensate
the consolidating managers of elections in the county of
Wayne, 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
amendments in certain cases; the report having been amended,
the bill was read the third time, and passed under the
title thereof.

The House went into committee of the whole, Mr. Arnold
in the chair, on the bill for the relief of A. Wright, and having spent some time therein, the committee arose and reported the bill back to the House without amendment; the report was agreed to, the bill was read the third time and lost.
The House took up the report on the bill to change the name of Elizabeth Strong, and for other purposes, and agreed thereto; the bill was read the third time and passed under title thereof.

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

SEVEN O'CLOCK, P. M.

The House met pursuant to adjournment.

The House went into committee of the whole, Mr. Arnold in the chair, on the bill to refund the sum of three hundred and two dollars and fifty cents to the county of Lumpkin for expenses paid out as herein specified, and having spent some time therein, the committee rose and reported the bill back to the House without amendments. On motion the same was indefinitely postponed.

The House took up the report on the bill to incorporate the Habersham and Union Turnpike Company, and to grant certain privileges to the same, as to allow the said Company to abandon certain portions of the said road and charge the same tolls on the remaining portion of the same as the said Company is now allowed by law on the whole road, and for other purposes therein mentioned; the report as amended was agreed to; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to alter and amend the 31 section of an act entitled an act to amend an act to incorporate the Muscogee Railroad, and to punish persons for violating the provisions, approved 27th Dec. 1843, 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, passed 27th December, 1849, so far as to change the shape of said plat of ground, and for other purposes therein mentioned, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill amendatory of an act approved December 14, 1809, &c. 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. Arnold in the chair on the bill for the relief of Duncan McDougall of the county of Muscogee, and to appropriate to him a sum of money, and for other purposes therein mentioned. The committee rose and reported the bill back to the House without amendments; the report was agreed to, the bill was read the third time, and passed under the title thereof.

On motion of Mr. Nelson, the order was suspended,
the House took up the resolution of the Senate in relation to
a mail route from Marietta to Canton in this State, and
agreed thereto.

On motion, the order was suspended and the following
bills of the Senate were taken up and severally read the
second time:

A bill to alter the time of meeting of the General Assem-
bly of the State of Georgia.

A bill to incorporate a banking company in the city of
Macon, under the name of the Manufacturers' Bank of Ma-
con.

The House took up the report of the Judiciary Commit-
tee, which was a substitute offered for the bill to provide
for the trial by the Superior Courts of this State of any
slave or slaves or free persons of color charged with any
capital offence against the laws of this State. The substitute
was received; the report was agreed to, the bill was read
the third time and passed under title thereof.

The House took up the report on the bill to authorize
William Cunningham, of Clark county, to plead and practice
law in the courts of law and equity in this State, and
agreed thereto; the bill was read the third time and pass-
ed under the title thereof.

The House took up the message of the Senate request-
ing a conference on the bill to create an additional election
precinct, and to remove various others in the county of Wash-
ington; and appointed as such committee on the part of the
House, Messrs. Brown of Burke, Irwin, and Yopp.

The House took up the amendments of the Senate to the
bill of the House to authorize and empower the Planters'
Manufacturing company of Butts county, and their succes-
sors to establish a ferry on their own land, at the place
known as the Seven Islands.

Mr. McDougald offered the following as an amendment to
the amendment of the Senate:

Provided, nothing herein contained shall be so construed
as to prevent any future Legislature from repealing the
same, whenever the public good may require the same.

Whereupon, on the call of McDougald and the second of
Mr. Carlton, the yeas and nays were required to be record-
ed, and are yeas 36, nays 48.

Those who voted in the affirmative, are Messrs.

Adams, Colbert, Fletcher,
Bivins, Culberson of Floyd, Fortner,
Bryan, Culberson of Troup, Goodeman,
Calder, Dorminy, Hall,
Carlon, Faver of Meriweth, Heard,
Carter, Faver of Troup, Hendrix,
Chandler, Fields, Hill,
The amendment was lost.

The question then recurred upon the motion to concur in the amendment of the Senate, and the House concurred therein.

The House took up the message of the Senate insisting on its amendment to the bill to amend the guardian laws of this State, and adhered to its disagreement.

And the House also took up that part of the message of the Senate disagreeing to the amendment of the House to its amendment and receded from its amendment.

The House took up the message of the Senate insisting upon its amendments to the bill to authorize Nancy Weston, the wife of James Weston, of the county of Cass, to exercise all the rights of a feme sole, to which the House had disagreed; the House adhered to disagreement.

The House took up the report on the bill to abolish imprisonment for debt. Mr. Chandler moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Chandler, the yeas and nays were required to be recorded, and are yeas 33, nays 35.

Those who voted in the affirmative, are Messrs.

Akin, Anderson of Wilkes, Blount, Bryan, Brandon, Chandler, 

Hines, Manning, Sanders, 
Hoedges of Houston, Morris, Shackelford, 
Irwin, Neal, Talley, 
Johnson, O’Bannon, Wolt, 
Jones of Paulding, Robinson of Fayette, Yopp.

Those who voted in the negative, are Messrs.

Akin, Laughridge, Shaw, 
Anderson of Wilkes, Lawton, Snelling, 
Arnold, Leith, Stephens, 
Blount, McDougald, Tillman, 
Brandon, Mintz, Tripp, 
Clark, Neely, Tucker, 
Deadwyler, Nisbet, Villalonga, 
Digby, Penck, Watson, 
Gartrell, Penland, Welborne, 
Gresham, Phillips, Westmoreland, 
Griffin, Pickett, Whitworth, 
Gordon, Reid, Wiggins, 
Hammett, Richardson, Wilcox, 
Harris, Riley, Wilson, 
Harrison, Robinson of Macon, Wofford, 
Jenkins, Robinson of Talbot, Worrell.

Jones of Warren,
Those who voted in the negative, are Messrs.

Adams, Arnold, Bivins, Calder, Carlton, Culberson of Floyd, Hendrix, Deadwyler, Fields, Fleming, Fletcher, Forther, Gartrell, Griffin,

Goodman, Gordon, Hall, Hammell, Heard, Hill, McDougald, McDonald, Mintz, Pickett, Richardson, Riley,


The Speaker voting in the affirmative, the bill was indefinitely postponed.

The House took up the report on the bill to vest the management and superintendence of the Western and Atlantic Railroad in a Board of Public Works, and to define the powers and duties of said board.

Mr. Gartrell moved to postpone the same for further consideration.

Whereupon, on the call of Mr. Talley and the second of Mr. Carlton, the yeas and nays were required to be recorded, and yeas 43, nays 41.

Those who voted the affirmative, are Messrs.

Anderson of Wilkes, Harris, McIntyre, McLeod, Hodges of Rand'h, Mintz, Jenkins, Neal, Johnson, Nisbet, Jones of Warren, Penick, Laughridge, Penland, Manning, Pickett, McDonald, Reid, Reynolds
Richardson,  
Riley,  
Robinson of Macon,  
Robinson of Talbot,  
Shaw,  

Those who voted in the affirmative, are Messrs.

Adams,  
Akin,  
Bivins,  
Bryan,  
Calder,  
Carlton,  
Carter,  
Chandler,  
Colbert,  
Culberson of Floyd,  
Deadwyler,  
Faver of Meriw’th,  
Fields,  
Fletcher,  

The motion prevailed.

The House took up the report on the bill to repeal an act incorporating the town of Marietta, in the county of Cobb. On motion, the same was indefinitely postponed.

The House took up the report on the bill to repeal an act passed 22d Dec, 1840, abolishing the office of Adjutant General of the State of Georgia, and to revive an act passed 28th December 1836, organizing the same.

On motion of Mr. Robinson, of Macon, the same was indefinitely postponed.

The House took up the report on the bill to alter the mode of choosing the door-keepers and messengers for the Senate and House of Representatives: and on motion the same was indefinitely postponed.

The House took up the report on the bill to authorize the Chief Engineer of the Western and Atlantic Railroad to construct a branch road from the Cass depot on the Western and Atlantic Railroad to the town of Cassville.

Mr. Bryan moved the same he indefinitely postponed.

Whereupon, on the call of Mr. Shackelford, and the second of Mr.: McDougald, the yeas and nays were required to be recorded, and are yeas 71, nays 5.

Those who voted in the affirmative, are Messrs.

Adams,  
Akin,  
Anderson of Wilkes,  
Arnold,  
Bivins,  
Blount,  
Brandon,  
Bryan,  
Carlton,  
Chandler,  
Clark,  
Colbert,  
Phillips,  
Robinson of Fay’te,  
Shackelford,  
Snelling,  
Talley,  
Villalonga,  
Westmoreland,  
Whitworth,  
Wiggins,  
Wilson,  
Wolf,  
Worrell.
Culberson of Floyd, Hodges of Houston, Richardson,
Culberson of Troup, Hodges of Rand'h. Robinson of Fay'te,
Deadwyler, Irwin, Robinson of Macon,
Digby, Jenkins, Robinson of Talbot,
Dorminy, Johnson, Shaw,
Faver of Meriw', Jones of Warren, Stirling,
Fields, Laughridge, Stephens,
Fleming, Manning, Strickland,
Fletcher, McDonald, Talley,
Garrell, McLeod, Tillman,
Gresham, Mintz, Trippe,
Griffin, Morris, Villalonga,
Goodman, Neal, Watson,
Gordon, Neely, Welborne,
Hall, Nisbet, Westmoreland,
Hammell, Penick, Whitworth,
Harris, Penland, Wilson,
Harrison, Phillips, Woolridge,
Heard, Pickett, Worrell,
Hill, Reynolds,

Those who voted in the negative, are Messrs.
Howard, Shackelford, Wofford.
Riley, Wilcox,

So the motion prevailed.

On motion of Mr. Phillips, the order was suspended, and the House took up the resolution of the Senate in relation to the schedule of the Western and Atlantic Railroad. Mr. Nisbet moved that the same be indefinitely postponed. Whereupon, on the call of Mr. Phillips, seconded by Mr. the yeas and nays were required to be recorded, and are yeas 34, nays 41.

Those who voted in the affirmative, are Messrs.
Anderson of Wilkes; Garrell, Reynolds,
Arnold, Hodges of Rand'h. Richardson,
Blount, Johnson, Robinson of Talbot,
Brandon, Jones of Warren, Shaw,
Carlton, Laughridge, Stirling,
Carter, Manning, Stephens,
Chandler, McDougald, Tillman,
Clark, McLeod, Trippe,
Deadwyler, Nisbet, Watson,
Digby, Penick, Welborne,
Faver of Meriw', Penland, Worrell,
Fleming,

Those who voted in the negative, are Messrs.
Adams, Akin, Burris,
FRIDAY, FEBRUARY 8, 1850.
Nine o'clock, A. M.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to incorporate the Mulberry Grove Manufacturing Company of the county of Harris. The House agreed to reconsider. The reconsidered bill was then taken up, amended and passed.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, 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 the third section of the first article of the Constitution of this State.

Also, an act to authorize notaries public to administer oaths, &c.

Also, an act to incorporate the Cherokee Insurance and Banking Company.

Also, an act to lay out and organize a new county from the counties of Floyd and Cass, and to attach the same to a Senatorial District.

Leave of absence was granted to Mr. Thomasson for the remainder of the session.

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; also to repeal the 2d, 3d, 4th, 5th, 6th, 7th and 8th sections of an act approved Dec. 30th, 1847, 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 title thereof.

The House took up the report on the bill to alter and amend the second section of an act entitled an act to carry into effect the alterations and amendments of the third and seventh sections of the third article of the Constitution of this State, passed on the 23d of December, 1843, so far as relates to the 36th and 37th Senatorial Districts.

On motion of Mr. Morris, the same was indefinitely postponed.

The House took up the report on the bill to regulate and give the control of the fisheries on the Great Ogechee river, below Hill's bridge on Darien road, Bryan county, and on Savannah river from Abercorn creek to the mouth of said river, to the proprietors of the banks, islands, &c. of said rivers; also to prevent illicit trading with slaves, and disseminating incendiary publications. The report having been 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. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill to consolidate the offices of Tax Collector and Receiver in the county of Lumpkin.

Also, a bill to incorporate the Athens Fire Company, No. 1, and to grant to the same certain privileges and exemptions and to authorize the intendant and wardens of said town of Athens, to levy and collect a tax for the establishment and maintenance of a fire department in said town.

Also, a bill to authorize a grant to issue to Jacob Paulk of the county of Irwin, to lot of land No. 10 in the 5th district in the county of Irwin.

Also, a bill to authorize and direct the Chief Engineer of the Western and Atlantic Railroad to have a turnout made on the State Road in Cass county near Etowah river at such place as Messrs. Stovall & Lother shall designate, upon certain conditions therein named.

Also, a bill for the relief of Michael Aderhold and James A. McWhorter of Carroll county.

Also, a bill to authorize John D. Watkins to construct a turnpike road on his own land around Anthony's shoals, on Broad river, to fix the toll on said road, and for other purposes therein named.

Also, a bill to provide for the removal of the present county site of Marion, in the county of Twiggs, and to define the duties of the Justices of the Inferior Court of Twiggs county in relation to the same.
Also, a bill to alter and amend an act to explain an act to regulate escheats in this State and to appoint escheators, passed the 13th day of December, 1816, so far as to allow bastards or natural born children to inherit from their mothers under circumstances therein specified.

Also, a bill to compensate the Clerk of Gilmer county for services to be rendered by him.

Also, a bill to authorize the stockholders of the Milledgeville Bank to increase their capital to the amount of five thousand dollars.

Also, a bill to repeal, so far as relates to the county of Chatham, an act in relation to laying out public roads.

Also, a bill to repeal an act entitled an act to alter the militia laws of this State, so far as relates to the 23d and 27th regiments Georgia Militia in the county of Franklin, assented to Dec. 24th, 1840.

Also, a bill to authorize the inhabitants of Walker county, in certain neighborhoods, to fence certain lands and to punish those who may break or disturb such enclosures.

Also, a bill to prevent the running of freight trains upon all Railroads in this State on the Sabbath day.

Also, a bill to amend an act entitled an act to alter and amend an act passed 22d December, 1840, and for other purposes.

Also, a bill to define the mode of electing field and company officers under the militia laws of this State.

Also, a bill to authorize the Treasurer to refund the purchase money with interest to purchasers of fractions that had been previously drawn, and afterwards sold by mistake; also, the grant fee when paid.

Also, a bill to complete and furnish the Georgia Asylum for the Deaf and Dumb, to appropriate a sum of money for the same, and for other purposes.

Also, a bill to authorize the grant for fraction number 177 in the first district of Dooly county.

Also, a bill for the relief of John Dismukes of Meriwether county, and also for Rebecca Wade.

Also, a bill to repeal an act entitled an act to amend the militia laws of this State, so far as it relates to the first Regiment of Georgia Militia, assented to the 21st of December, 1835, and also to restrict the Majors commanding the third and fourth battalions composing the 35th Regiment of Georgia Militia to one parade each in the year, and to authorize the said 35th Regiment to have and to hold a military encampment for two successive days in each year.

Also, a bill for the relief of William Wayne, of the county of Cherokee.

They have also passed the following bills of the House of Representatives with amendments, to which they desire the concurrence of this branch of the General Assembly, to wit:
A bill to incorporate the Columbus and Greenville Plank and Turnpike Road Company, the Columbus and Lumpkin Plank and Turnpike Road Company, and the Sparta Plank and Turnpike Road Company, and for other purposes therein named.

Also, a bill to add lot of land No. 6 in the 22d dist. of originally Muscogee, now Harris, to the county of Talbot; and also the lot of land whereon William Stead now resides in the county of Marion, to the county of Talbot.

Also, a bill to establish, change and abolish certain election precincts in certain counties therein mentioned, and define the place of holding Justices' Courts in certain districts therein designated.

Also, a bill to make Nancy Waters, the wife of James Waters, and Candace R. Carter of Talbot county, free dealers.

Also, a bill to amend the first section of an act passed on the 7th day of December, 1824, authorizing the Superior Courts of this State to appoint persons to assign and set off dower, and to prescribe the mode of proceeding therein.

Also, a bill to incorporate the Lumpkin Guards, and to extend to them certain privileges.

Also, a bill to amend the garnishment laws.

Also, a bill for the relief of Henry McCormick Ward.

The Senate has also passed the bill of the House to authorize certain persons therein named to peddle without taking out license, with an amendment by way of substitute, to which they ask the concurrence of this branch of the General Assembly.

The Senate has also concurred in the amendment by way of substitute of the House to the bill of Senate to secure to the Rock Island Factory Company of Muscogee county certain privileges and legalize the building of a dam or dams across the Chattahoochee river on their own land.

The House took up the special order of the day, which was the reconsidered bill to levy and collect a tax for the years 1850 and 1851 and thereafter.

The bill was taken up by sections; the second section having been read, which is as follows:

And be it further enacted, That each and every male citizen between the ages of 21 and 60, be annually taxed the sum of twenty-five cents.

Mr. Shackelford moved to amend by adding the word "only;" which prevailed.

The third section having been read, which is as follows:

And be it further enacted, That each and every free negro in this State between the ages of 18 and 50, shall be taxed annually the sum of ten dollars.
Mr. Morris moved to strike out the word “ten;” the motion prevailed.

Mr. Jones moved to fill the blank with $25.00; the motion was lost.

Mr. Ramsey moved to fill it with five; the motion prevailed.

Mr. Stephens moved to insert the word “female,” before “free negro;” the motion was lost.

The sixth section having been read, which is as follows:

And be it further enacted, That a tax of one-half of one per cent. shall be and is hereby imposed on all jewelry and silver plate not taxed as merchandise.

Mr. Gartrell moved to strike out the section; which motion prevailed.

Mr. Jones of Paulding offered the following as an additional section:

And be it further enacted, That each President of the different banking companies in this State be and they and each of them shall return on oath the amount of circulation they have out in bills, checks, drafts or other evidences of debt, under the denomination of five dollars, not authorized by law; and that they pay a tax of 10 per cent. on the largest amount of illegal circulation in circulation at any time within one year next before making such return; which was received.

The seventh section having been read, which is as follows:

And be it further enacted, That a tax of 50 cents is hereby imposed on each sulky, buggy, jersey or carryall; a tax of one dollar on every rockaway, coach, or close carriage; a tax of four dollars on each two horse stage, and a tax of six dollars on each stage working over two horses and a tax of ten dollars on each omnibus.

Mr. Morris moved to strike out the words “jersey” and “carryall;” the motion prevailed.

The eighth section having been read, which is as follows:

And be it further enacted, That each and every agent of any bank or banks chartered by any other State than the State of Georgia, doing business in this State as a banker, discounting bills of change, checks or drafts, or receiving deposits, shall return on oath to the Receiver of Tax Returns of the county of his residence the amount of bank bills issued by his or her principal bank, whose agent he or she may be, used or intended to be used for the next ensuing year by him as a medium of circulation, and upon each and every of said bank bills said agent or agents shall write on the face thereof his name and the place or places where such agency is or may be located, and that upon one-third thereof there shall be levied and collected a tax at and after the same ratio as is now or hereafter may be imposed by law upon the capital of banks chartered by the State of Georgia.
which tax shall be paid to the Treasurer of this State, and no part to the county.

Mr. Nisbet offered the following as a substitute for the section:

And be it further enacted, That each and every agent of any foreign bank doing business in this State shall on or before the first Monday in each and every year make a return on oath to the Treasurer of this State of the highest amount of loans or paper discounted by him and running to maturity at any one time during twelve months immediately preceding such return, and it shall be the duty of such agent to pay into the Treasury of this State, free from all cost or charge whatsoever, the same rate of tax upon one-third of such highest amount of discount so returned by him as aforesaid, as is now imposed or may hereafter be imposed by law upon the chartered banks of this State.

Upon receiving the substitute, upon the call of Mr. McDougald, seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 65, nays 42.

Those who voted in the affirmative, are Messrs.

Adams, Hammell, Reynolds,
Akin, Harris, Richardson,
Anderson of Wilkes, Hill, Riley,
Avery, Hodges of Houston, Roberts,
Bivins, Hodges of Rand'h, Robinson of Macon,
Blount, Irwin, Robinson of Talbot,
Brandon, Jenkins, Shackelford,
Carlton, Johnson, Shaw,
Chandler, Jones of Paulding, Strickland,
Colbert, Kenan, Talley,
Culberson of Troup, Lwton, Terrell of Putnam,
Dawson, Leith, Thornton,
Dighby, McAllister, Tompkins,
Faver of Meriw'th, McIntyre, Trippe,
Fields, Mintz, Waldbour
Fish, Morris, Walker,
Fletcher, Neely, Watson,
Gaston, Nisbet, Welborne,
Gilmore, O'Bannon, Wiggins,
Griffin, Penland, Woodruff,
Griggs, Pickett, Worrell,
Gordon, Pringle,

Those who voted in the negative, are Messrs.

Arnold, Culberson of Floyd, Fortner,
Barlow, Deadwyler, Gartrell,
Bryan, Dorminy, Gresham,
Calder, Faver of Troup, Goodman,
Carter, Fleming, Hall,
Mr. McDougald offered the following additional section:

And be further enacted by the authority aforesaid, That there shall be imposed and collected on all mahogany and rosewood furniture, or furniture composed in part of mahogany or rose wood or both, owned or possessed by each and every citizen of this State on the days and years hereinbefore mentioned, a tax at and after the rate of one and one-half per centum on the value thereof, whenever the value of said furniture shall exceed the value of one hundred dollars; and that also there shall be imposed and collected on all carpeting, not wholly made of cotton, owned or possessed by each and every citizen of this State on the days and years hereinbefore mentioned, a tax at and after the rate of one per centum on the value thereof, whenever the value shall exceed one hundred dollars.

Upon the reception of which, the yeas and nays, on the call of Mr. McDougald and second of Mr. Wooldridge, were required to be recorded, and are yeas 26, nays 67.

Those who voted in the affirmative, are Messrs.

Adams, 
Calder, 
Chandler, 
Culberson of Troup, 
Dorminy, 
Faver of Meriw’th, 
Fletcher, 
Fortner, 
Griffin, 

Sanford, 
Stephens, 
Thornton, 
Thompkins, 
Wilcox, 
Wooldridge, 
Worrell, 
Robinson of Fay’te, 
Robinson of Macon,

Those who voted in the negative, are Messrs.

Akin, 
Arnold, 
Avery, 
Barlow, 
Bivins, 
Blount, 
Bryan, 
Carlton, 

Colbert, 
Culberson of Floyd, 
Dawson, 
Deadwyler, 
Digby, 
Faver of Troup, 
Fleming, 
Garrell, 
Gaston, 
Gillow, 
Gresham, 
Griggs, 
Goodman, 
Gordon, 
Hall, 
Hammell,
So the section was rejected.

Mr. McDougald offered the following as an additional section:

And be it further enacted, That the tax on land and negroes be reduced at and after the rate of ten per cent. on the taxes for the years 1848 and 1849.

Upon the reception of which, on the call of Mr. McDougald and the second of Mr. Worrell, the yeas and nays were required to be recorded, and are yeas 33, nays 71.

Those who voted in the affirmative, are Messrs.

Arnold, Hines, Robinson of Macon,
Brandon, Jones of Warren, Sanders,
Carlton, Laughridge, Snelling,
Carter, Leith, Thornton,
Culberson of Troup, Manning, Tucker,
Fish, McDougald, Welborne,
Gartrell, McLeod, Whitworth,
Gilmore, Morris, Wilcox,
Gresham, Neal, Wolford,
Hammell, O'Bannon, Wooldridge,
Hendrix, Reid, Worrell.

Those who voted in the negative, are Messrs.

Adams, Culberson of Floyd, Fleming,
Akin, Dawson, Fletcher,
Anderson of Wilkes, Deadwyler, Fortner,
Avery, Digby, Gaston,
Bivins, Dorminy, Griffin,
Blount, Dubignon, Griggs,
Bryan, Faver of Meriw’er, Goodman,
Carlton, Fields, Hall,
Mr. McDougald offered the following as an additional section:

And be it further enacted, That the Treasurer of this State and each and every Tax Collector of this State and every other officer of this State receiving or collecting money or monies belonging to this State, shall be and they are hereby inhibited from taking and receiving anything in payment of taxes or other dues to this State save gold or silver coin, or the bills of specie paying banks chartered by the Legislature of this State; and for a violation of the provisions aforesaid such person or persons so violating the same shall forfeit the sum of one hundred dollars to be recovered in any court of competent jurisdiction by suit or action, at the instance of any free white person in this State who shall be entitled to all of said recovery.

Whereupon, on the call of Mr. McDougald, and the second of Calder, the yeas and nays were required to be recorded, and are yeas 20, nays 78.

Those who voted in the affirmative, are Messrs.

Calder, McLeod, Tillman,
Gresham, Penick, Welborne,
Heard, Reid, Wofford,
Johnson, Reynolds, Wooldridge,
Jones of Warren, Robinson of Fay'le, Worrell,
Manning Shaw, Yopp,
McDougald, Thornton,

Those who voted in the negative, are Messrs.

Adams, Arnold, Brandon,
Akin, Avery, Bryan,
Anderson of Wilkes, Barlow, Calhoun,
Mr. Carlton offered the following additional section:

And be it further enacted, That a tax of two cents be levied on each head of cattle that any person may own over and above one hundred head.

McDonald moved to amend by striking out the words “one hundred,” which prevailed.

Mr. Nisbel moved to fill the blank with fifty; which motion prevailed.

The question then recurred upon receiving the section as amended.

Whereupon, on the call of Mr. Gartrell, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 57, nays 46.

Those who voted in the affirmative, are Messrs.

Adams, Fields, Johnson,
Arnold, Fletcher, Jones of Warren,
Avery, Griffith, Kenan,
Avery, Gordon, Manning,
Carlton, Harris, McAllister,
Chandler, Harrison, Mintz,
Culberson of Troup, Heard, Morris,
Dawson, Hill, Neal,
Deadwyler, Howard, Neely,
Digby, Jenkins, Nelson,
Favor of Troup,
Nisbet, Robinson of Macon, Trippe,
Penick, Robinson of Talbot, Walker,
Penland, Sanders, Welborne,
Phillips, Sanford, Westmoreland,
Pickett, Shackelford, Whitworth,
Reynolds, Stephens, Wilson,
Richardson, Talley, Wofford,
Riley, Thornton, Wooldridge,
Robinson of Fayette, Tompkins, Worrell.

Those who voted in the negative, are Messrs.

Akin, Goodman, McLeod,
Anderson of Wilkes, Hall, O'Bannon,
Barlow, Hammell, Pringle,
Bivas, Hendrix, Reid,
Brandon, Hines, Shaw,
Bryan, Hodges of Houston, Snelling,
Carter, Hodges ofRand'h. Terrell of Putnam.
Colbert, Irwin, Tillman,
Culberson of Floyd, Jones of Paulding, Tucker,
Dorminy, Laughridge, Villalonga,
Fortner, Lawton, Waldhour,
Carrtrel, Lenth, Wiggins,
Gaston, McDougald, Wilcox,
Gilmore, McDonald, Wolf,
Gresham, McIntyre, Yopp,
Griggs,

The amendment was received.

Mr. Tillman offered the following as an additional section:

And be it further enacted by the authority aforesaid, All
horses and mules be taxed fifty cents per head.

Whereupon, on the call of Mr. McDougald and the second
of Mr. Yopp, the yeas and nays were required to be recorded,
and are yeas 3, nays 106.

Those who voted in the affirmative are Messrs.

Lawton, Wilcox, Wooldridge.

Those who voted in the negative, are Messrs.

Adams, Calder, Dorminy,
Akin, Carlton, Favor of Meriw'tt.
Anderson of Wilkes, Carter, Favor of Troup,
Arnold, Chandler, Fields,
Avery, Colbert, Fish,
Barlow, Culberson of Floyd, Fleming,
Bivins, Culberson of Troup, Fletcher,
Blount, Dawson, Fortner,
Brandon, Deadwyler, Gartrell,
Bryan, Digby, Gaston,
Mr. Welborne offered the following as an additional section:

And be it further enacted, That a tax of one-half of one per cent. be imposed on the net proceeds of all stock held in gold mines.

Mr. Snelling moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Stephens and the second Mr. Welborne, the yeas and nays were required to be recorded, and are yeas 62, nays 40.

Those who voted in the affirmative, are Messrs.

Adams, Dawson, Hendrix,
Akin, Deadwyler, Hill,
Arnold, Digby, Hodges of Houston,
Barlow, Fields, Hodges of Randolph,
Bivins, Fleming, Howard,
Brandon, Gartrell, Irwin,
Calder, Gaston, Jenkins,
Carleton, Griffin, Johnson,
Chandler, Gordon, Jones of Paulding,
Colbert, Harris, Kenan,
Culberson of Floyd, Harrison, Kendall,
Laughridge, Pringle, Terrell of Putnam,  
Manning, Reid, Tompkins,  
McAllister, Riley, Trippe,  
Mintz, Roberts, Villalonga,  
Morris, Robinson of Fayette, Waldhour,  
Nelson, Saunders, Walker,  
O'Bannon, Sanford, Westmoreland,  
Penick, Snelling, Wiggins,  
Phillips, Strickland, Wofford.  
Pickett, Talley,  

Those who voted in the negative, are Messrs.  
Avery,  
Bryan, Jones of Warren, Robinson of Talbot,  
Carter, Leith, Shaw,  
Culberson of Troup, McDougald, Stephens,  
Dorminy, McDonald, Thornton,  
Faver of Meriw'h., McIntyre, Tillman,  
Fletcher, McLeod, Tucker,  
Fortner, Neal, Watson,  
Gilmore, Nisbet, Welborne,  
Griggs, Penland, Whitworth,  
Goodman, Reynolds, Wolf,  
Hall, Richardson, Worrell,  
Hammell, Robinson of Macon, Woolridge,  
Hines,  

The motion prevailed.  

Mr. McDonald, of Ware, offered the following as an additional section:  

*And be it further enacted,* That a tax of five cents per head shall be assessed on all cattle owned by the citizens of Florida, and kept within this State; which was received.  

Mr. Wofford offered the following additional section:  

*And be it further enacted,* That the Receivers of the several counties of this State shall in addition to their present duties take down in a separate column the value of each article taxed by the laws of this State, and the value of all other property owned by tax-payers and not taxed by the laws of this State.  

On the reception of which, on the call of Mr. Wofford, seconded by Mr. Stephens, the yeas and nays were required to be recorded and are yeas 35 nays 64.  

Those who voted in the affirmative are Messrs.  
Calder, Hammell, Lawton,  
Culberson of Troup, Harris, Manning,  
Fields, Howard, McAllister,  
Fish, Jenkins, McIntyre,  
Gresham, Kenan, Mintz.
Those who voted in the negative are Messrs.

Adams, Gartrell, McDonald,
Akm, Gilmore, McLeod,
Anderson of Wilkes, Griffin, Morris,
Arnold, Griggs, Neal,
Avery, Goodman, O'Bannon,
Barlow, Gordon, Penick,
Bivins, Hall, Penland,
Bran ton, Heard, Pickett,
Bryan, Hendrix, Reid,
Carlton, Hill, Reynolds,
Carter, Hines, Riley,
Chandler, Hodges of Houston, Sanders,
Colbert, Hodges of Raad'lhn, Snelling,
Culberson of Floyd, Irwin, Strickland,
Dawson, Johnson, Talley,
Deadwyler, Jones of Paulding, Tillman,
Digby, Jones of Warren, Welborne,
Dorminy, Kendall, Westmoreland,
Favor of Meriweth, Laughridge, Whitworth,
Fleming, Leith, Wolf,
Fletcher, McDougald, Wooldridge,
Fortner,  

So the section was rejected.

On motion of Mr. Shackelford, the House adjourned until 3 o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and proceeded with the unfinished business of the morning, which was the consideration of the bill to levy and collect a tax for each of the political years 1850 and 1851 and thereafter.

Mr. Shackelford moved to postpone the same for further consideration. The motion to postpone was lost.

Mr. McDougald of Muscogee offered the following as an additional section:

*And be it further enacted, That on all race horses, mares or fillies, kept for running, a tax of ten dollars shall be levied. Upon the reception of which, on the call of Mr. McDou-
gald, seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 29, nays 61.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Johnson, Robinson of Macon,
Avery, Manning, Shaw,
Bivins, McDougald, Terrell of Coweta,
Carlton, McLeod, Thornton,
Culberson of Troup, Neal, Tillman,
Dorminy, Nelson, Tucker,
Gilmore, O'Bannon, Wilcox,
Gresham, Peacock, Wofford,
Hines, Riley, Yopp.
Howard, Robinson of Fay'le,

Those who voted in the negative, are Messrs.

Adams, Goodman, Pickett,
Akin, Hall, Reid,
Arnold, Harris, Reynolds,
Barlow, Harrison, Richardson,
Blount, Heard, Roberts,
Brandon, Hill, Robinson of Talbot,
Bryan, Hodges of Houston, Sanders,
Calder, Hodges of Randolph, Snelling,
Carter, Irwin, Stephens,
Colbert, Jenkins, Strickland,
Dawson, Jones of Paulding, Talley,
Deadwyler, Jones of Warren, Trippe,
Digby, Kenan, Villalonga,
Faver of Meriwether, Laughridge, Waldhour,
Faver of Troup, Lawton, Walker,
Fields, Leith, Watson,
Fleming, Morris, Welborne,
Fletcher, Neely, Westmoreland,
Fortner, Penick, Whitworth,
Gartrell, Penland, Wilson,
Gaston, Phillips,

So the section was rejected.

Mr. McDougald offered the following additional section:

On each hand organ or other organ or instrument of music, carried about by any wandering or wayside musician, there shall be levied and enforced a tax of one dollar.

Mr. Carlton moved to postpone the section indefinitely.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Saunders of Butts, the yeas and nays were required to be recorded, and are yeas 70, nays 15.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Anderson of Wilkes,
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Those who voted in the negative, are Messrs.

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So the section was postponed indefinitely.

Mr. Jones of Paulding offered the following proviso to the bill:

Provided nothing herein contained shall be so construed as to authorize the tax on cattle to be assessed until 1853.

Mr. Trippe moved to amend the proviso by inserting after the words “no tax” in the same, the words “over 1 cent per head.”

The motion to amend was lost.

The question then recurred upon the reception of the proviso.

Whereupon, on the call of Mr. McDougald, and seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 49, nays 43.

Those who voted in the affirmative, are Messrs.

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<th>Akin</th>
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Those who voted in the negative, are Messrs.

Adams, Kenan, Robinson of Talbot,
Anderson of Wilkes, Lawton, Sanders,
Arnold, Manning, Stephens,
Culberson of Troup, McAllister, Terrell of Coweta,
Dawson, Mintz, Terrell of Putnam,
Faver of Troup, Neal, Thornton,
Fish, Nelson, Trippe,
Fletcher, Nisbet, Tucker,
Gresham, Penland, Walker,
Griffin, Phillips, Watson,
Griggs, Reynolds, Welborne,
Harrison, Richardson, Westmoreland,
Jenkins, Riley, Whitworth,
Johnson, Robinson of Macon, Wooldridge.

Jones of Warren,

So the proviso was received.

Mr. Gartrell offered the following as an additional section, which was received, to wit:

And be it further enacted, That the Tax Receivers and Collectors shall receive the same compensation now allowed by law, except the county of Chatham, whose Collector shall receive the same commission as is now allowed to counties whose digest is less than ten thousand dollars; and to net the digests as provided for in the 7th section of the act of 1845, for the Receivers the default list shall be deducted, and for the Collectors the insolvent list shall be deducted from the total amount of the digests.

Mr. Phillips then offered the following as a substitute to the bill as amended, to wit:

“A bill for the imposition and collection of taxes for 1850 and thereafter.”
Mr. Jones, of Paulding, moved the same be indefinitely postponed.

Whereupon, on the call of Mr. Gartrell, and the second of Mr. McIntyre, the yeas and nays were required to be recorded, and are yeas 54, nays 56.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the substitute was not postponed.

Mr. McDougald moved the House do now adjourn.

Whereupon, on the call of Mr. McDougald, and the se-
cond of Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 52, nays 52.

Those who voted in the affirmative, are Messrs

Adams, Goodman, Robinson of Fay'te.
Akin, Heard, Robinson of Talbot,
Arnold, Hendrix, Sanford,
Barlow, Hill, Shackelford,
Bivins, Jones of Paulding, Shaw,
Brandon, Jones of Warren, Strickland,
Bryan, McDougald, Talley,
Carlton, McIntyre, Terrell of Coweta,
Chandler, McLeod, Terrell of Putnam,
Colbert, McWhorter, Tillman,
Dorminy, Morris, Watson,
Faver of Meriw'her, Neely, Westmoreland,
Faver of Troup, O'Bannon, Wilcox,
Fields, Penick, Wilson,
Gaston, Penland, Woford,
Gilmore, Pickett, Wolf,
Gresham, Roberts, Wooldridge,
Griggs,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Hines, Ramsey,
Avery, Hodges of Houston, Reid,
Blount, Hodges of Rand'h. Reynolds,
Calder, Howard, Richardson,
Carter, Jenkins, Riley,
Culberson of Floyd, Johnson, Robinson of Macon,
Culberson of Troup, Kenan, Sanders,
Dawson, Laughridge, Snelling,
Deadwyler, Lawton, Stephens,
Fish, Manning, Thornton,
Fletcher, McAllister, Trippé,
Fortner, McDonald, Tucker,
Gartrell, Mintz, Villalonga,
Griffin, Neal, Waldhour,
Gordon, Nelson, Walker,
Hall, Nisbet, Whitworth,
Harris, Phillips, Yopp,
Harrison,

The Speaker decided in the negative, the motion was lost.

On motion of Mr. Phillips, the substitute offered by him was taken up by sections.

The first section having been read, which is as follows:

Be it enacted by the General Assembly of the State of Georgia, That the taxes hereafter to be raised for the support of Government shall be assessed and collected upon the following
property, viz: Negro slaves, cash on hand, consisting of
gold or silver coin, bills, drafts, or checks on specie-paying
Banks, notes, bonds, mortgages, executions, goods, wares,
and merchandise, saddle and carriage horses not used in
the farm in making the crop, pleasure carriages and all other,
carriages of two or four wheels for private use or for the
conveyance of passengers, wagons and carts excepted, all
household furniture whenever the same shall consist wholly
or in part of mahogany or rosewood, or gold or silver plate,
or of carpeting not wholly made of cotton, &c.; land, in-
cluding all improvements thereon, consisting of houses, ma-
cinery, bridges, ferries, &c.; bank stock, all cattle over fift
head.

Mr. Worrell moved to amend by striking out “all cattle
over fifty head.”

Whereupon, on the call of Mr. Gartrell and second of
Mr. Worrell, the yeas and nays were required to be record-
ed, and are yeas 48, nays 53.

Those who voted in the affirmative, are Messrs.

Akin, Harris, Nelson,
Bivins, Hendrix, Nisbet,
Brandon, Hines, Phillips,
Bryan, Hodges of Houston, Shaw,
Calder, Hodges of Rand'h. Snelling,
Carter, Howard, Stickland,
Culberson of Floyd, Johnson, Tillman,
Dorminy, Laughridge, Tucker,
Faver of Meriw'th. Lawton, Villalonga,
Fish, Leith, Walthour,
Fortner, McAllister, Wiggins,
Gartrell, McDonald, Wilcox,
Griffin, McIntyre, Wilson,
Goodman, McLeod, Wolf,
Gordon, Morris, Worrell,
Hall, Neely, Yopp.

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Fields, McWhorter
Arnold, Fleming, Miutz,
Avery, Fletcher, Neal,
Barlow, Griggs, O'Bannon,
Blount, Harrison, Penick,
Carlton, Heard, Penland,
Chandler, Hill, Pickett,
Colbert, Jenkins, Reid,
Culberson of Troup, Jones of Paulding, Reynolds,
Dawson, Jones of Warren, Richardson,
Deadwyler, Kenan, Riley,
Digby, Manning, Roberts,
The motion was lost.

Mr. McDougald moved the House do now adjourn.

Whereupon, on the call of Mr. Gartrell, and the second of Mr. Kenan, the yeas and nays were required to be recorded, and are yeas 78, nays 22.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Barlow, Hendrix, Morris, Bivins, Hines, Pickett, Culberson of Floyd, Hodges of Rand'h Riley, Gartrell, McDougald, Sanders, Gilmore, McIntyre, Wilson, Griffin, McLeod, Woofford, Gordon, Mintz, Yopp.

The motion to adjourn prevailed.

The House then adjourned until seven o'clock, P. M.
The House met pursuant to adjournment.

The roll having been called, Mr. Jones moved the House do now adjourn.

Whereupon, on the call of Mr. Jones and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 10, nays 84.

Those who voted in the affirmative, are Messrs.

Barlow, Jones of Paulding, Penland, Shackelford, Wilson.
Gilmore, Leith, McDougald.
Hammell, Hines.

Those who voted in the negative, are Messrs.


So the motion to adjourn was lost.

Mr. Jones moved to postpone the substitute offered by Mr. Phillips for further consideration.

The Speaker decided that inasmuch as a motion had al-
ready been made to postpone for further consideration, which motion, though made directly to the substance of the gentleman from Wilkes, embraced every thing referring to the same subject on the table, and inasmuch as the motion now put was the same, it was out of order.

Mr. Jones of Paulding appealed from the decision of the Chair.

On the call of Mr. McDougald, seconded by Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 75, nays 28.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Barlow, Hames, Sanford, Bivins, Jenkins, Shackelford, Brandon, Jones of Paulding, Snelling, Dorminy, Jones of Putnam, Strickland, Favor of Troup, Manning, Terrell of Putnam, Fortner, McDougald, Terrell of Coweta, Gartrell, McIntyre, Tillman, Gilmore, Penick, Wofford, Griggs, Sanders, Wolf, Hall.

The decision was sustained.
Mr. Shackelford moved the House do now adjourn.

Whereupon, on the call of Mr. Shackelford and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 19, nays 82.

Those who voted in the affirmative, are Messrs.

Barlow, Hammell, Reynolds,
Bryan, Hendrix, Robinson of Fay'le,
Carter, Jones of Paulding, Shackelford,
Dorminy, Leith, Tillman,
Favor of Troup, McDougald, Wilson,
Gilmore, Penland, Wolf.

Those who voted in the negative, are Messrs.

Adams, Harris, Reid,
Akin, Harrison, Richardson,
Anderson of Wilkes, Hins, Riley,
Arnold, Hodges of Rand'ph, Roberts,
Avery, Howard, Robinson of Macon,
Bivins, Irwin, Robinson of Talbot,
Blount, Jenkins, Sanders,
Brandon, Johnson, Sanford,
Brown, Kenan, Shaw,
Calder, Kendall, Snelling,
Carlton, Laughridge, Strickland,
Chandler, Manning, Talley,
Colbert, McAllister, Terrell of Coweta,
Culberson of Floyd, McDonald, Terrell of Putnam,
Culberson of Troup, McIntyre, Thornton,
Dawson, McLeod, Trippe,
Deadwyler, McWhorter, Tucker,
Digby, Mintz, Villalonga,
Favor of Meriw'th, Morris, Waldhour,
Fields, Neely, Walker,
Fish, Nisbet, Watson,
Fleming, Peacock, Welborne,
Fletcher, Penick, Westmoreland,
Fortner, Phillips, Whitworth,
Gartrell, Pickett, Wilcox,
Griffin, Pringle, Wooldridge,
Goodman, Ramsey, Worrell.

So the motion to adjourn was lost.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to amend the act incorporating the Bank of Brunswick.
Also, an act to secure to the Rock Island Factory certain privileges and legalize the building of a dam or dams in the Chattahoochee river, and for other purposes.

Also, an act to incorporate the Southern Central Baptist University of Georgia at Dalton.

Mr. Jones of Paulding moved to suspend the regular order, which was the consideration of Mr. Phillips' substitute, and take up Senate bills for a second reading. The motion prevailed.

The following bills of the Senate were taken up and severally read the second time, and committed for a third reading:

A bill to alter the time of meeting of the General Assembly of the State of Georgia.

A bill to incorporate a banking company in the city of Macon, under the name and style of the Manufacturers' Bank of Macon.

On motion, the order was further suspended, and the House took up the bill of the Senate to amend the attachment laws.

On motion of Mr. Gartrell, the same was indefinitely postponed.

On motion of Mr. Phillips, the order was further suspended, and the House took up the report on the bill to exempt all free white inhabitants of this State from the payment of capitation or poll tax, and on motion the same was indefinitely postponed.

The House took up the report on the bill to alter and amend an act entitled an act to organize the Supreme Court of the State of Georgia; and on motion of Mr. McDougald, the same was made the special order for Saturday, the 9th of February.

The House took up the report on the bill to alter and amend the third section of the first article of the Constitution of the State of Georgia.

On motion of Mr. Reid, the same was indefinitely postponed.

The House took up the report on the bill to suspend the present militia laws of this State, and to provide for and encourage the raising of volunteer companies in each county, and [for] other purposes.

On motion, the same was indefinitely postponed.

The House took up the report on the bill to amend an act to revise and amend the judiciary system of this State, and for other purposes, &c.

On motion of Mr. Trippe, the same was indefinitely postponed.

The House took up the report on the bill for the relief of Abner P. Powers and Marcus Johnston, and on motion of Mr. Fish, the same was indefinitely postponed.
The House took up the report on the bill to declare the rights of administrators. On motion the same was indefinitely postponed.

The House took up the report on the bill for the protection and encouragement of sheep husbandry in this State and to provide for the taxing of dogs.

Mr. Phillips offered the following substitute for the bill, to wit: A bill to encourage sheep husbandry and for other purposes; which, having been amended, was received.

The report as amended was agreed to, the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. Shackelford, seconded by Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 17, nays 78.

Those who voted in the affirmative, are Messrs.

Akin,
Carlton,
Griffin,
Harrison,
Jenkins,
Kennan,

Manning,
Nisbet,
Phillips,
Pringle,
Richardson,
Robinson of Fayette,

Shackelford,
Shaw,
Walker,
Wilcox,
Wilson,

Those who voted in the negative, are Messrs.

Adams,
Anderson of Wilkes, Gordon,
Arnold,
Barlow,
Bivins,
Blount,
Brandon,
Bryan,
Calder,
Carter,
Chandler,
Colbert,
Culberson of Troup, Kendall,
Dawson,
Deadwyler,
Digby,
Donnally,
Faver of Meriw' th,
Fields,
Fleming,
Fletcher,
Forster,
Gartrell,
Gilmore,
Gresham,
Griggs,

Manning,
Nisbet,
Phillips,
Pringle,
Richardson,
Robinson of Fayette,

Pickett,
Ramsey,
Reid,
Reynolds,
Riley,
Roberts,
Robinson of Talbot,
Sanders,
Snelling,
Strickland,
Talley,
Terrell of Putnam,
Thornton,
Tillman,
Trippe,
Vitalonga,
Waldroup,
Watson,
Welborne,
Westmoreland,
Whitworth,
Wiggins,
Wofford,
Wofford,
Woodrige,
Woodrige,
Yoop.

The bill was lost.
The House took up the report on the bill to prevent excessive charges by Sheriffs, Executors, Administrators, Guardians, and Clerks of the Courts of Ordinary, for advertising, and to require vouchers for money paid by them for advertising in public gazettes.

On motion of Mr. Brown of Burke, the same was indefinitely postponed.

The House took up the report on the bill to regulate the action of Justices of the Peace in granting peace warrants. The report 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 establish an election precinct in all militia districts hereafter created; and on motion of Mr. Arnold, the same was indefinitely postponed.

On motion of Mr. Fields, the order was suspended, and he offered a resolution in relation to the Governor's sending certain books to the county of Cherokee.

Leave of absence was granted to Mr. Wooldridge and Mr. Blount for the remainder of the session.

The House then adjourned until 9 o'clock to-morrow morning.

SATURDAY, FEBRUARY 9, 1850.

Nine o'clock, A. M.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the reception of the following section in place of the 8th section of Mr. Gartrell's substitute:

And be further enacted, That each and every agent of any foreign bank doing business in this State, shall on or before the first Monday in November in each and every year, make a return on oath to the Treasurer of this State of the highest amount of loans or paper discounted by him and running to maturity at any one time during twelve months preceding such return, and it shall be the duty of such agent to pay into the Treasury of this State free from all cost or charge whatsoever, the same rate of tax upon one-third of such highest amount of discount so returned by him as aforesaid is now imposed or as may hereafter be imposed by law upon the chartered banks of the State.

Whereupon, on the call of Mr. McDougald, and the se-
cond of Mr. Hines, the yeas and nays were required to be recorded, and are yeas 37, nays 69.

Those who voted in the affirmative, are Messrs.
Arnold, Heard, Phillips,
Brown, Hendrix, Ramsey,
Bryan, Hines, Reid,
Carter, Jones of Warren, Riley,
Culberson of Troup, Laughridge, Robinson of Macon,
Deadwyler, Leith, Snelling,
Dorminy, McDougald, Terrell of Putnam,
Fleming, McDonald, Thornton,
Fortner, McLeod, Tillman,
Gartrell, McWhorter, Tucker,
Gresham, Neal, Welborne,
Goodman, Perkins, Wolf.
Hall,

Those who voted in the negative, are Messrs.
Adams, Hill, Reynolds,
Akin, Hodges of Houston, Richardson,
Anderson of Wilkes, Hodges of Randolph, Roberts,
Avery, Irwin, Robinson of Talbot,
Bivins, Jenkins, Sanford,
Brandon, Johnson, Shackelford,
Calder, Jones of Paulding, Shaw,
Carlton, Kenan, Strickland,
Chandler, Lane, Talley,
Colbert, Lawton, Terrell of Coweta,
Culberson of Floyd, Manning, Tompkins,
Dawson, McAllister, Trippe,
Digby, Mintz, Vickers,
Faver of Meriw'h., Morris, Waldour,
Faver of Troup, Neely, Walker,
Fields, Nelson, Watson,
Fish, Nisbet, Westmoreland,
Fletcher, O'Bannon, Whitworth,
Gaston, Peacock, Wilcox,
Griffin, Penick, Wilson,
Gordon, Penland, Wofford,
Hammell, Pickett, Worrell,
Harrison, Pringle, Yopp.

The motion to reconsider was lost.

Mr. McDonald moved to reconsider so much of the journal of yesterday as relates to the reception of the following additional section to Mr. Gartrell's substitute to the tax bill to wit:

And be it further enacted, That a tax of two cents be levied on each head of cattle that any person may have over and above fifty head. The House agreed to reconsider.
Mr. Gartrell moved to reconsider so much of the journal of yesterday as relates to the following proviso to the same bill, to wit:

Provided, nothing in this act contained shall be so construed as to authorize the tax on cattle to be assessed before 1853. The House agreed to reconsider.

Mr Worrell moved to reconsider so much of the journal of yesterday as relates to the rejection by the House of the motion to strike out the words "all cattle over fifty head" in the first section, which is as follows:

Be it enacted by the General Assembly of the State of Georgia, That the taxes hereafter to be raised for the support of Government shall be assessed and collected upon the following property, viz: negro slaves, cash on hand consisting of gold or silver coin, bills, drafts or checks on specie paying banks, notes, bonds, mortgages, executions, goods, wares and merchandise, saddle and carriage horses, not used in the farm in making the crop, pleasure carriages and all other carriages of two or four wheels for private use or for the conveyance of passengers, waggons and carts excepted; all household furniture whenever the same shall consist wholly or in part of mahogany or rosewood, or gold or silver plate or of carpeting not wholly made of cotton &c.; land, including all improvements thereon, consisting of houses, machinery, bridges, ferries, &c.; bank stock; all cattle over fifty head. The House agreed to reconsider.

Mr. Jenkins moved to strike out the words "all cattle over fifty head." The question was divided, and on striking out the words "all cattle," on the call of Mr. Gartrell, seconded by Mr. Neal, the yeas and nays were required to be recorded, and are yeas 57, nays 52.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Adams, Harrison, Riley,
Anderson of Wilkes, Heard, Roberts,
Arnold, Hill, Robinson of Fayette
Avery, Johnson, Sanford,
Brown, Jones of Paulding, Stephens,
Carlton, Jones of Warren, Strickland,
Chandler, Kenan, Talley,
Colbert, Lane, Terrell of Coweta,
Culberson of Troup, Manning, Terrell of Putnam,
Dawson, McWhorter, Thompkins,
Deadwyler, Mintz, Triple,
Digby, Neal, Tucker,
Fields, Peacock, Walker,
Fleming, Penick, Watson,
Fletcher, Penland, Welborn,
Gresham, Pickett, Westmoreland,
Griggs, Reid, Whitworth,
Gordon, Reynolds,

The motion to strike out prevailed.

The question then was on the motion to strike out the words “over fifty head.”

Whereupon, on the call of Mr. Gartrell, and the second of Mr. Neal, the yeas and nays were required to be recorded, and are yeas 66, nays 29.

Those who voted the affirmative, are Messrs.

Akin, Hall, McLeod,
Arnold, Hammell, Morris,
Bivins, Harrison, Neely,
Brandon, Hendrix, Nelson,
Brown, Hill, Nisbet,
Bryan, Hines, O'Bannon,
Calder, Hodges of Houston, Perkins,
Carter, Hodges of Rand'h. Phillips,
Chandler, Howard, Pringle,
Dorminy, Irwin, Ramsey,
Faver of Meriw'th, Jenkins, Reid,
Fish, Jones of Paulding, Richardson,
Fortner, Laughbridge, Riley,
Gartrell, Lawton, Shaw,
Gaston, Leith, Snelling,
Gimone, McAllister, Stephens,
Griffin, McDonald, Terrell of Putnam,
Goodman, McIntyre, Thornton,
Those who voted in the negative, are Messrs.


The motion prevailed.

Mr. Walker moved to strike out the words "all household furniture whenever the same shall consist wholly or in part of mahogany or rosewood or gold or silver plate, or of carpeting, not wholly made of cotton, &c."

Whereupon, on the call of Mr. Gartrell, and the second of Mr. Neal, the yeas and nays were required to be recorded, and are yeas 42, nays 65.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act for the relief of John C. Whitworth, administrator on the estate of Elijah Hill, deceased and others, and to appropriate certain sums of money.

Also, an act for the relief of David Barron of Wilkinson county, Luvenia E. Walker of the county of Hancock, and James Boon of the county of Randolph.

Also, an act to authorize the Central Railroad and Banking Company of Georgia and other Railroad companies therein named to unite their respective Railroads in one common depot at or near the city of Macon, &c.

Also, an act to abolish, change and establish new election precincts in the counties hereinafter named, and confer certain powers upon the Inferior Courts, and to authorize three freeholders to manage and superintend elections in certain cases.

Also, an act to alter and amend the several acts of this State providing for the organization of land courts, so far as relates to the county of Emanuel.

Also, an act to amend an act entitled an act 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 14th, 1811, and to provide for the enforcement of judgments against land sold and bond for titles given, assented to December 29th, 1847.

Also, an act to authorize a grant to issue to John S. Thomas for fraction number 177 in the first district of Dooly county.

Also, an act to authorize John D. Watkins to construct a turnpike road on his own land around Anthony’s shoals, on
Broad river, and to fix the tolls on said road, and for other purposes therein named.

Also, an act to compensate the Clerk of the Inferior Court of Gilmer county for services to be rendered by him.

Also, an act to authorize and direct the Chief Engineer of the Western and Atlantic Railroad to have a turnout made on the State Road in Cass county near Etowah river at such place as Messrs. Stovall & Lother shall designate, upon certain conditions therein named.

Also, an act for the relief of John Dismukes of Meriwether county, and for Rebecca Wade.

Also, an act to incorporate the Athens Fire Company, No. 1, and to grant to the same certain privileges and exemptions and to authorize the intendant and wardens of said town of Athens, to levy and collect a tax for the establishment and maintenance of a fire department in said town.

Also, an act to consolidate the offices of Tax Collector and Receiver in the county of Lumpkin.

Also, an act to prevent the freight trains upon all Railroads in this State from running on the Sabbath day.

Also, an act to authorize a grant to issue to Jacob Paulk of the county of Irwin, to lot of land No. 10 in the 5th district of the county of Irwin.

Also, an act to alter and amend an act to explain an act to regulate escheats in this State and to appoint escheators, passed the 13th day of December, 1816, so far as to allow bastards or natural born children to inherit from their mothers under certain circumstances therein specified.

Also, an act to change and define the mode of electing field and company officers under the militia laws of this State.

Also, an act to complete and furnish the Georgia Asylum for the Deaf and Dumb, to appropriate a sum of money for the same, and for other purposes.

Also, an act to authorize the stockholders of the Milledgeville Bank to increase their capital to the amount of five [hundred] thousand dollars.

Also, an act to authorize the inhabitants of Walker county, in certain neighborhoods where the milk sickness prevails, to fence certain land and to punish those who may disturb or destroy such enclosures.

Also, an act for the relief of William Wayne, of the county of Cherokee.

Also, an act to repeal an act entitled an act to amend an act to amend the militia laws of this State, so far as it relates to the first Regiment of Georgia Militia, assented to the 21st of Dec., 1835, and also to restrict the Majors commanding the third and fourth battalions composing the 35th Regiment to Georgia Militia to one parade each in the year, and to authorize the said 35th Regiment to have and to hold a military encampment for two successive days in each year.
Also, an act to provide for the removal of the present county site of Marion, in the county of Twiggs, and to define the duties of the Justices of the Inferior Court of Twiggs county in relation to the same.

Also, an act for the relief of Michael Aderhold and James A. McWhorter of Carroll county.

Also, an act to repeal an act entitled an act to alter the militia laws of this State, so far as relates to the 23d and 27th regiments Georgia Militia in the county of Franklin, assented to Dec. 24th, 1840.

Also, an act to authorize the Treasurer to refund the purchase money with interest to purchasers of fractions that had been previously drawn for, and afterwards sold by mistake; also, the grant fee where paid.

Also, an act to repeal, so far as relates to the county of Chatham, an act entitled an act to empower the Inferior Courts of the several counties in this State to order the laying out of public roads, and to order the building and keeping in repair of public bridges, approved December 4th, seventeen hundred and ninety-nine, and to extend and define the power of said Courts as to the construction of bridges, approved Dec. 26, 1845; also, to alter and amend the fourth section of an act to alter and amend the road laws of this State, approved December nineteenth, eighteen hundred and eighteen, and to repeal the proviso of said fourth section so far as the same relates to the county of Chatham, and to exempt the commissioners of roads from the performance of patrol duty in the county of Chatham.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill to provide an annual sinking fund for the payment of the public debt.

Also, a bill for the relief of the securities of Jacob W. Frost, formerly Tax Collector of Muscogee county.

Also, a bill to regulate and designate the mode and manner in which the clerks of the Superior Courts of the several counties of this State, and other officers, shall be paid their cost on insolvent State cases.

Also, a bill to authorize Cornelius D. Terhune to construct a dam across the Etowah river on his own land.

Also, a bill to change the line between the counties of Ware and Telfair and Ware and Appling, for certain purposes therein specified.

Also, a bill for the relief of all offenders against the late laws of this State prohibiting the introduction of slaves into this State for the purpose of sale, and prohibiting the sale, offer to sell, or the purchase of slaves within a certain period after their introduction into this State.
Also, a bill to repeal an act approved on the 23d December, 1835, to authorize and empower the Surveyor General to record all plats of surveys made on head rights before granting the same.

Also, a bill to alter and change the line between the counties of Montgomery and Telfair.

Also, a bill to change the line between the counties of Effingham and Chatham, so as to include the residence of George A. Keller in the county of Chatham.

Also, a bill to alter and change the lines of holding the Superior Courts of Pulaski, Telfair and Irwin.

Also, a bill to authorize William Ezzard, administrator on the estate of A. H. Greene, late of DeKalb county, deceased, and Allison Nelson, to establish a ferry or bridge across the Chattahoochee river.

Also, a bill to prevent the falling in timber or otherwise obstructing the Chickamauga river, and for other purposes therein named.

Also, a bill relative to constables' bonds, and to regulate the proceedings thereon.

Also, a bill to authorize his Excellency the Governor to have surveyed and sold all the unsurveyed lands in the county of Ware.

Also, a bill to incorporate the Marietta Manufacturing Company of Cobb county.

Also, a bill to change the line between the counties of Habersham and Franklin, so as to add the residence of Henry Whisenant and Hendrix Hays to the county of Franklin.

Also, a bill for the relief of Joseph Donaldson of the county of Cherokee.

Also, a bill for the relief of Ellen B. Kennedy.

Also, a bill to incorporate a company of cavalry in the county of Walton to be known under the name of the Georgia State Guards; also, a volunteer rifle company in said county, known as the Walton Rifle Company, and to give them certain privileges.

The Senate has also passed the bill of Senate to amend the several acts relating to the Western and Atlantic Railroad, to provide a Board of Directors for the government of the same, and other purposes.

The Senate has also passed the following bills of the House, with amendments, to which they ask the concurrence of this branch of the General Assembly:

A bill to incorporate the stockholders of the Cherokee Rail or Plank Road Company.

Also, a bill to authorize James Brewer and William Brewer to establish a ferry across the Altamaha river at Oglethorpe Bluff, and other purposes therein mentioned.
Also, a bill to prevent sheriffs holding the office of constable.

Also, a bill to amend an act entitled an act concerning coroners and inquests, passed Dec. 22, 1823.

Also, bill to regulate the tax on sales at auction.

The Senate has also concurred in the amendments of the House to the bill of Senate to change and fix the time of holding the Superior Courts in the counties of Cobb, Campbell, Carroll, Heard and Troup of the Coweta Circuit, and for other purposes therein named.

The Senate still adheres to its amendment to the bill of the House to amend the guardian laws of this State, and propose to appoint a Committee of Conference, and have appointed on their part Messrs. Ferrell, Bailey and Andrew J. Miller, and ask the House to appoint one on their part to confer with the same.

The Senate still adheres to its amendment to the bill of the House to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole, and propose to appoint a Committee of Conference, and have appointed on their part Messrs. A. J. Miller, Chisolm and Clayton, and ask the House to appoint one on their part to confer with the same.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act to compensate the Grand and Petit Jurors of the county of Meriwether, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose, and to prevent the Justices of the Inferior Court of Cherokee county from levying more than fifty per cent. on the State tax for county purposes.

An act to change the time of holding the Inferior Courts of the counties of Gilmer and Harris and the county of Richmond.

An act to incorporate Searsville Academy in the county of Marion, and appoint Trustees for the same.

An act to compensate the Grand and Petit Jurors of the county of Gilmer and to provide for the payment of the same.

An act to incorporate the Georgia Constitutional Guards a cavalry company in the county of Troup, the Sumter Cavalry of the county of Sumter, the volunteer corps of Dragoons in the county of Houston, and the Marion Blues, an infantry company of the county of Marion, and the Scriver Troop, a volunteer company of the county of Scriven, and to grant certain privileges and exemptions to the same.

An act to prevent lumber measurers from being clerks
or agents of lumber buyers or lumber mills, and to define the mode of measuring stocks of hewn or ranging timber.

An act to authorize his Excellency the Governor to dispose of certain lands belonging to the State of Georgia.

An act to perfect service of sciri facias on absent defendants in case of dormant judgments.

An act for the relief of James King of the county of Cherokee, and to appropriate certain moneys for the benefit of certain persons therein named.

An act to authorize the granting of injunctions in certain cases.

An act to alter, amend and explain the first section of an act passed for the relief of co-securities, assented to the 22d of December, 1840, and to authorize Constables to levy certain executions.

An act to authorize the Governor of the State of Georgia to call a Convention of the people of this State, and to appropriate money for the same.

An act to exempt members of the Upson Light Dragoons from patrol duty, and to exempt certain volunteers from militia duty.

An act to amend an act to revive and amend the act entitled an act to incorporate the Milledgeville Railroad Company.

An act to authorize the subscription by the State to the capital stock of the Milledgeville and Gordon Railroad Company.

The Governor has also assented to and signed the resolutions on the subject of slavery which accompanied the report of the Joint Committee on the State of the Republic.

The second section having been read, which is as follows:

The following property shall be exempt from taxation: College buildings, academies, houses of public worship, school houses, court houses and jails, books and philosophical apparatus, not held for merchandise or sale, poor or alms houses, or any house of any charitable institution, any stocks owned by the State, plantation tools, agricultural products, poultry and kitchen furniture, household furniture, not exceeding $200 in value, property exempt from execution, which has been set apart for the use of the debtor's family, mules, horses, stock hogs, sheep, goats, used on the farm; the holder of stock in any incorporated company liable to taxation shall not be taxed for such stock; also notes.

Mr. Pringle moved to strike out the words "not held for merchandise or sale" after the words "apparatus." The motion prevailed.

Mr. Stephens moved to insert after the words "philosophical apparatus," and before the words "poor or alms houses,"
the words "when owned by institutions of public learning, or when used by the same. The motion prevailed.

Mr. McDougald moved further to amend the same section by adding "window or glass lights and all lightning rods."

Whereupon, on the call of Mr. McDougald and the second of Mr. Neal, the yeas and nays were required to be recorded, and are yeas 33, nays 53.

Those who voted in the affirmative, are Messrs.

Bryan, Culberson of Troup, Laughridge, Dorminy, Fleming, Cartrell, Gresham, Hammell, Hendrix, Hodges of Rand'h. O'Bannon, Irwin, Jones of Paulding, Pringle,

Jones of Warren, Robinson of Fay'te, Leith, McDougald, McWhorter, Morris, Neal, Neely, O'Bannon, Penland, Wofford.

Those who voted in the negative, are Messrs.

Adams, Akin, Arnold, Avery, Brandon, Brown, Calder, Carlton, Chandler, Colbert, Deadwyler, Faver of Meriwet'r. Mintz, Fields, Fish, Fletcher, Griffin, Griggs, Goodman,

Hall, Harris, Harrison, Heard, Hill, Hodges of Houston, Howard, Jenkins, Lawton, McDonald, McIntyre, Nisbet, Peacock, Perkins, Phillips, Pickett, Ramsey, Ralston, Rains, Ramsey.

So the motion was lost.

Mr. McDougald offered the following as an additional section, to wit:

And be it further enacted, That the Receiver of Tax Returns for the county of Muscogee shall be allowed the same commissions as are now allowed in counties where the digest does not exceed ten thousand dollars; which was received.
Mr. Pringle offered the following as an additional section, to wit:

And be it further enacted, That the Receiver of Tax Returns shall be entitled by law to the same remuneration for his services as is now paid to the Tax Collector, provided his additional pay is taken from the county tax; which was rejected.

Leave of absence was granted to Mr. Avery, on particular business, for the balance of the session; also, to Mr. Reid for the balance of the session, after Tuesday next, on important business; also, to Mr. Ramsey for Monday and Tuesday next.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and took up the unfinished business of the morning, which was the consideration of the substitute offered by Mr. Phillips for the tax bill; upon receiving which, on the call of Mr. Tucker, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 39, nays 66.

Those who voted in the affirmative are Messrs.

Adams, Manning, Robinson of Macon, Robinson of Talbot,
Anderson of Wilkes, McAllister
Avery, McDougald,
Dawson, McDonald,
Fish, Mintz,
Fletcher, Nelson,
Gresham, Nisbet,
Harris, Perkins,
Harrison, Phillips,
Howard, Ramsey,
Jenkins, Reynolds,
Keman, Richardson,
Lawton, Riley,

Those who voted in the negative, are Messrs.

Akin, Culberson of Floyd, Gaston,
Arnold, Culberson of Troup, Gilmore,
Bivins, Deadwyler.
Brandon, Digby,
Bryan, Dorminy,
Carlton, Faver of Meriw' th.
Carter, Fleming,
Chandler, Fortner,
Colbert, Gartrell,
Hines, Neely, Terrell of Coweta, 
Hodges of Houston, O'Bannon, Terrell of Putnam, 
Hodges of Rand'h. Penick, Tillman, 
Irwin, Pickett, Tompkins, 
Johnson, Pringle, Walldhour, 
Jones of Paulding, Reid, Welborne, 
Jones of Warren, Roberts, Whitworth, 
Laughridge, Sanford, Wiggins, 
Mclntyre, Shackelford, Wilcox, 
McLeod, Slaughter, Wilson, 
McWhorter, Snelling, Wofford, 
Morris, Strickland, Wolf, 
Neal, Talley, Yopp.

The substitute was rejected.

Mr. McDougald called the previous question.

Whereupon, on the call of Mr. Howard, seconded by Mr. Ramsey, the yeas and nays were required to be recorded, and are yeas 38, nays 67.

Those who voted in the affirmative, are Messrs.

Adams, Lawton, Robinson of Macon, 
Avery, Manning, Robinson of Talbot, 
Calder, McAllister, Stephens, 
Culberson of Troup, McDougald, Thornton, 
Dawson, McDonald, Trippe, 
Fish, Mintz, Tucker, 
Fletcher, Nelson, Villalonga, 
Gresham, Nishet, Walker, 
Harris, Perkins, Watson, 
Harrison, Phillips, Westmoreland, 
Howard, Ramsey, Wooldridge, 
Jenkins, Reynolds, Worrell, 
Kenan, Richardson, 

Those who voted in the negative, are Messrs.

Akin, Fields, Hodges of Rand'h. 
Arnold, Fleming, Irwin, 
Bivins, Fortner, Johnson, 
Brandon, Gartrell, Jones of Paulding, 
Bryan, Gaston, Jones of Warren, 
Carlton, Gilmore, Laughridge, 
Carter, Goodman, Mclntyre, 
Chandler, Gordon, McLeod, 
Colbert, Hall, McWhorter, 
Deadwyler, Hammell, Morris, 
Digby, Heard, Neal, 
Dorminy, Hill, Neely, 
Faver of Meriwether, Hines, O'Bannon, 
Faver of Troup, Hodges of Houston, Penick,
So the call was not sustained.

The question then recurred upon receiving the substitute offered by Mr. Gartrell in lieu of the original bill.

Whereupon, on the call of Mr. Fields, seconded by Mr. Perkins, the yeas and nays were required to be recorded, and are yeas 62, nays 47.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Adams, Anderson of Wilkes, Arnold, Avery, Calder, Culberson of Troup, Irwin, Dawson, Fish, Fletcher, Gresham, Harris, Harrison, Hines, Howard, Irwin, Jenkins, Kenan, Lawton, Manning, McAllister, McDougal, McDonald, Mintz, Neal, Nelson, Nisbet, Perkins.
The substitute was received.

The report as amended was agreed to; and on the question, "Shall this bill now pass?" the yeas and nays, on the call of Mr. Stephens, seconded by Mr. McDougald, were required to be recorded, and are yeas 66, nays 44.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Mr. Speaker—The Senate has passed the following bills for the House of Representatives, to wit:

A bill to incorporate the Eatonton Branch Railroad.

Also, a bill to alter and amend an act to authorize and empower executors and administrators to make titles to land in certain cases, approved February 15th, 1799.

Also, a bill to compensate petit jurors of Lee county, and to authorize the Inferior Court to levy a tax for said purpose.

Also, a bill to authorize the Clerks of the Superior Courts to administer oaths in certain cases, and for other purposes.

Also, a bill to authorize Daniel Sikes of the county of Tattnall to practise medicine in said county, charging compensation therefor without a license as now by law provided.

Also, a bill to incorporate a volunteer company of infantry at Dahlonega in the county of Lumpkin, to be known by the name and style of the Dahlonega Blues.

Also, a bill to incorporate the Bowenville Manufacturing Company of Carroll county, Georgia.

Also, a bill to change the time for holding the Court of Ordinary, so far as relates to the county of Bulloch.

Also, a bill to change the line between the counties of Newton and Jasper.

Also, a bill to add a part of Newton county to the county of Jasper, and a part of Carroll to Paulding county.

Also, a bill to add the residence of Thomas S. Hopkins, now of the county of Wayne, to the county of Glynn, and for other purposes.

Also, a bill to lay out and form a new county from the counties of Ware and Lowndes, and to provide for the organization of the same.

Also, a bill to amend the second and fourth sections of an act to provide for the education of the poor, assented to 27th December, 1843.

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 make it a penal offence for any conductor, fireman, engineer, or other officer or agent conducting or managing any Railroad car in this State to allow a slave to enter or travel in the same in the absence of the owner, over-
Also, a bill to incorporate Union Academy, in the county of Macon, and appoint trustees for the same.

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

Mr. Speaker—I am instructed by his Excellency the Governor to return to the House of Representatives, in which it originated, an act to change the line between the county of Campbell and the county of Fayette, so as to add a part of the county of Fayette to the county of Campbell, and the residence of Elias Sasebee of the county of Hall to the county of Habersham, together with a communication in writing, containing his reasons for not approving said act.

The House took up the report on the reconsidered bill to prevent careless shooting towards the highway and other roads in this State, and agreed thereto.

The bill was read the third time, and on the question being put, "Shall this bill now pass?" the yeas and nays were required to be recorded, on the call of Mr. Kenan and the second of Mr. Stephens, and are yeas 44, nays 54.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Kenan,
Culberson of Troup, Manning,
Dawson, McDougal, McWhorter,
Deadwyler, Mintz,
Faver of Troup, Nisbet,
Fish, Perkins,
Gresham, Phillips,
Harris, Ramsey,
Harrison, Reid,
Heard, Richardson,
Hodges of Rand'h. Robinson of Macon,
Howard, Shackelford,
Jenkins, Shaw,
Johnson, Stephens,
Jones of Warren

Those who voted in the negative, are Messrs.

Adams,
Akin,
Arnold,
Bivins,
Brandon,
Bryan,
Calder,
Carlton,
Carter,
Colbert,
Digby,
Dorminy,
Fields,
Fletcher,
Fortner,
Gartrell,
Gaston,
Gilmore,
Goodman,
Gordon,
Hall,
Hammell,
Hendrix,
Hill,
Hodges of Houston,
Irwin,
Jones of Paulding,
Lawton,
McDonald,
McLeod,
So the bill was lost.

The House went into committee of the whole, Mr. Carlton in the chair, on the bill to appropriate the sum of two thousand one hundred and seventy dollars for expenses incurred from arresting the ravages of the small pox. The committee arose and reported the bill back to the House.

Mr. Gresham moved to postpone the same indefinitely. The motion prevailed.

The House took up the report on the bill to define the effect of the absence from this State of legatees and distributees in certain cases, and to limit the time of instituting actions for the recovery of legacies and distributive shares.

Mr. Jones, of Paulding, moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Stephens, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 68, nays 22.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

Anderson of Wilkes, McDonald, Stephens,
Culberson of Troup, McLeod, Thornton,
Harris, Mintz, Trippe,
Hodges of Rand’h. Penland, Watson,
Howard, Richardson, Welborne,
Kenan, Riley, Wilcox,
Laughridge, Shaw, Wooldridge.
McDougald,

The motion prevailed.

Leave of absence was granted to Mr. Bivins for the balance of the session, after Wednesday next; also, to Mr. Johnson after Monday next, on account of pressing business; also, to Mr. Deadwyler after Thursday next, on special business; also, to Mr. Jones, of Warren, for two or three days on special business.

Mr. Trippe moved that when the adjourn it adjourn until nine o’clock, Monday morning.

Whereupon, on the call of Mr. Carter and the second of Mr. Jones, of Paulding, the yeas and nays were required to be recorded, and are yeas 49, nays 40.

Those who voted in the affirmative are Messrs.

Akin, Hendrix, Sanders,
Brandon, Irwin, Sanford,
Bryan, Kenan, Shackelford,
Carlton, Lawton, Shaw,
Chandler, McDougald, Terrell of Putnam,
Dawson, Neal, Thornton,
Digby, Neely, Tillman,
Dorminy, Nelson, Trippe,
Fields, Peacock, Tucker,
Fish, Penland, Watson,
Fleming, Perkins, Whitworth,
Gartrell, Pickett, Wiggins,
Gordon, Ramsey, Wilson,
Hall, Richardson, Wooldridge,
Hammell, Riley, Worrell,
Harris, Robinson of Fay’t, Yopp.

Heard.

Those who voted in the negative are Messrs.

Adams, Deadwyler, Hodges of Rand’lh,
Anderson of Wilkes, Faver of Meriweth, Howard,
Arnold, Fletcher, Jenkins,
Bivins, Goodman, Johnson,
Carter, Harrison, Jones of Paulding,
Colbert, Hill, Laughridge,
Culberson of Troup, Hodges of Houston, Manning,

50
Mr. Stephens moved to reconsider so much of the journal of Saturday as relates to the indefinite postponement of the bill to define the effect of the absence from this State of legatees and distributees in certain cases, and to limit the time of instituting actions for the recovery of legacies and distributive shares.

Whereupon, on the call of Mr. Trippe, seconded by Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 46, nays 59.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Lane, Brown, Dawson, Dubignon, Fish, Fleming, Gresham, Harris, Hendrix, Hill, Hines, Hodges of Rand'h. Jenkins, Johnson, Kendall,

Those who voted in the negative, are Messrs.

Adams, Akin, Arnold, Barlow, Bryan, Carlton, Carter, Chandler,
The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills to wit:

A bill to authorize a grant to issue for lot No. 60, in the 7th district of Gwinnett county, upon certain conditions, and for other purposes therein named.

A bill to incorporate Elijah Turnpike Company and to grant certain privileges to the same.

The Senate has also passed the bill of the House of Representatives for the relief of James M. Kelly, late Reporter of the Supreme Court of the State of Georgia.

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 authorize Jeptha B. Stephens of the county of Gilmer to practise medicine under the Botanic system.

Also, a bill to amend an act to incorporate the Southwestern Railroad Company, and for other purposes.

The Senate has also adopted a resolution requesting his Excellency the Governor to furnish the several counties in this State with weights and measures, in compliance with an act passed December 23d, 1839, which have not been hereafter provided for; to which they ask the concurrence of the House of Representatives.

The House went into committee of the whole, Mr. Carlton in the chair, on the special order, which was the bill to complete and perfect the Railroad communication between the Atlantic and Western waters, and appropriate money for the same; and having spent sometime therein, the commit-
tee arose and reported the same back to the House without amendments.

On motion of Mr. Jones, the bill of the Senate to repeal the third section of an act passed 29th Dec., 1817, entitled an act to authorize the Central Railroad and Banking Company and the Macon and Western Railroad Company, or either of them, to form a junction of the Central Railroad and the Macon and Western Railroad in or near the limits of the city of Macon; was taken up and in lieu of the original bill of the House.

Mr. Bryan called the previous question. The call was not sustained.

Mr. Fish offered the following proviso:

"Provided, if such connection shall take place between the different Rail Roads, the said Central Rail Road Banking Company shall charge freights at no higher rates between Savannah and Macon, than is or shall be charged between Savannah and Griffin."

The Chair decided that the proviso was out of order.

Mr. Fish appealed from the decision of the Chair. The Chair was sustained.

The report as amended was agreed to, the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. Fish, seconded by Mr. Wiggins, the yeas and nays were required to be recorded, and are yeas 76, nays 20.

Those who voted in the affirmative, are Messrs.

Adams, Gaston, O'Bannon, Peacock,
Akin, Goodman, Penick,
Arnold, Gordon, Penland,
Barlow, Hall, Phillips,
Bivins, Hammell, Pickett,
Brandon, Harrison, Reid,
Bryan, Heard, Reynolds,
Calder, Hendrix, Roberts,
Carlton, Hill, Robinson of Fay'te.
Carter, Hines, Robinson of Macon.
Chandler, Irwin, Robinson of Talbot.
Culberson of Floyd, Johnson,
Culberson of Troup, Jones of Paulding, Sanders,
Deadwyler, Kendall, Sanford,
Digby, Laughbridge, Shackelford,
Dorminy, Manning, Shaw,
Faver of Meriw'th, McAllister, Slaughter,
Faver of Troup, McDougald, Snelling,
Fields, Morris, Stephens,
Fleming, Neal, Strickland,
Fletcher, Neely, Talley,
Gartrell, Nelson, Thornton,
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Jones of Warren, 
Colbert, Lawton, 
Dubignon, Leith, 
Fish, Nisbet, 
Gray, Perkins, 
Gresham, Pringle, 
Jenkins, Riley.

The bill passed under the title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to authorize and empower the Planters' Manufacturing Company of Butts county, and their successors in office, to establish a ferry on their own land at the place known as the Seven Islands; also, to incorporate the McBean Company.

Also, an act to alter and change the line between the counties of Montgomery and Telfair, so as to include the residence of Epraim Young in the county of Telfair.

Also, an act to authorize his Excellency the Governor to have surveyed and sold all the unsurveyed lands in the county of Ware.

Also, an act to authorize Cornelius D. Terhune to construct a dam across the Etowah river on his own land.

Also, an act to provide an annual sinking fund for the payment of the public debt.

Also, an act to incorporate a company of cavalry in the county of Walton to be known under the name of the Georgia State Guards; also, a volunteer rifle company in said county, known as the Walton Rifle Company, and to give them certain privileges and exemptions.

Also, an act for the relief of Ellen B. Kennedy.

Also, an act to authorize William Ezzard, administrator on the estate of A. H. Greene, late of DeKalb county, deceased, and Allison Nelson, to establish a ferry or bridge across the Chattahoochee river.

Also, an act to alter and fix the times of holding the Superior Courts of the counties of Pulaski, Telfair and Irwin.

Also, an act to change the line between the counties of Effingham and Chatham, so as to include the residence of George A. Keller in the county of Chatham.

Also, an act to prevent the falling in timber and otherwise obstructing the channel of the river Chickamaugue in the county of Walker, and to punish persons for the same.
Also, an act to change the line between the counties of Habersham and Franklin, so as to add the residences of Henry Whisenant and Hendrix Hays to the county of Franklin.

Also, an act to change the lines of the counties of Ware and Telfair and Ware and Appling, for certain purposes therein specified.

Also, an act for the relief of the securities of Jacob W. Frost, formerly Tax Collector of Muscogee county.

Also, an act relative to constables' bonds, and to regulate the proceedings thereon.

Also, an act to regulate and designate the mode and manner in which the clerks of the several counties of this State shall be paid their cost on insolvent State cases.

Also, an act for the relief of all offenders against the late laws of this State prohibiting the introduction of slaves into the same for the purpose of sale, and prohibiting the sale, offer to sell, or the purchase of slaves within a certain period after their introduction into this State.

Also, an act for the relief of Joseph Donaldson of the county of Cherokee.

Also, an act to repeal an act approved on the 23d December, 1835, to authorize and empower the Surveyor General to record all plats of surveys made on head rights before granting the same.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to change and fix the time of holding the Superior Courts in the counties of Cobb, Campbell, Carroll, Heard and Troup of the Coweta Circuit, and for other purposes therein named.

On motion of Mr. Phillips, the order was suspended and the House went into committee of the whole on the bill to appropriate money for the purchase of land and making all useful and necessary improvements connected with the Lunatic Asylum, and having spent some time therein, the committee arose and reported the same back to the House as amended, by way of substitute.

On motion of Mr. Jones, the substitute was taken up by sections.

The first section having been read, which is as follows:

*Be it enacted,* That the sum of three thousand dollars is hereby appropriated to purchase such tract or tracts of land in the vicinity of the Lunatic Asylum, as may be deemed important and necessary to the interests of the Institution by the Board of Trustees and his Excellency the Governor.
Mr. Reynolds moved to strike out "three thousand" and insert "one thousand" in said section.

Whereupon, on the call of Mr. McDougald, seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 32, nays 70.

Those who voted in the affirmative, are Messrs

Arnold, Gaston, Robinson of Macon
Barlow, Hall, Shackelford,
Brandon, Hill, Snelling,
Bryan, Leith, Talley,
Carter, McDougald, Tillman,
Colbert, McLeod, Tripp,
Culberson of Troup, Morris, Whitworth,
Digby, Penick, Wilson,
Dorminy, Reid, Wofford,
Favor of Meriw'her, Reynolds, Wolf.
Fortner, Riley,

Those who voted in the negative, are Messrs

Adams, Hines, Peacock,
Akin, Hodges of Houston, Perkins,
Anderson of Wilkes, Hodges of Rand'h. Phillips,
Bivins, Howard, Pringle,
Calder, Irwin, Richardson,
Cariton, Jenkins, Roberts,
Culberson of Floyd, Jones of Paulding, Robinson of Fay'te.
Dawson, Jones of Warren, Robinson of Talbot,
Deadwyler, Kendall, Sanders,
Dubignon, Lane, Sanford,
Fields, Laughridge, Spalding,
Fish, Lawton, Stephens,
Fleming, Manning, Terrell of Coweta,
Fletcher, McAllister, Terrell of Putnam,
Gartrell, McDonald, Thornton,
Gray, McIntyre, Thompsons,
Gresham, McWhorter, Tucker,
Griffin, Mintz, Villalonga,
Goodman, Neal, Waldbour,
Hammell, Neely, Walker,
Harris, Nelson, Watson,
Harrison, Nisbet, Westmoreland,
Heard, O'Bannon, Worrell.

The motion was lost.

The fourth section having been read, which is as follows:

*Be it hereby enacted*, That the sum of one thousand dollars or so much thereof as may be necessary, be and the same is hereby appropriated for the erection of work shops, and the
purchase of the necessary tools and implements for the same."

On motion of Mr. Jones, the same was stricken out.

The fifth section having been read, which is as follows:

And be it further enacted, That the sum of ten thousand dollars or so much thereof as may be necessary, be and the same is hereby appropriated to building a brick or other permanent wall around the premises, of which amount not more than one half shall be drawn from the Treasury in 1851.

On motion of Mr. Jones, the same was stricken out.

The report as amended was agreed to; the bill was read the third time and passed under the following title:

A bill to appropriate money for the purchase of land &c., for the interests of the State Lunatic Asylum.

The House then went into the committee of the whole, Mr. Arnold in the chair, on the further special order of the day, which was the bill to establish an Agricultural Professorship in the University of Georgia, and for other purposes.

The committee rose and reported the bill back to the House without amendments.

Mr. Carlton moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Lawton, seconded by Mr. Harris, the yeas and nays were required to be recorded, and are yeas 74, nays 34.

Those who voted in the affirmative, are Messrs.

Adams, Goodman, Reynolds,
Akin, Gordon, Riley,
Anderson of Wilkes, Hall, Roberts,
Arnold, Hammell, Robinson of Fay' te,
Barlow, Heard, Robinson of Macon,
Bivins, Hendrix, Robinson of Talbot,
Brandon, Hill, Sanders,
Bryan, Hines, Sanford,
Calder, Hodges of Rand'h. Shackelford,
Carlton, Irwin, Slaughter,
Carter, Jones of Paulding, Snelling,
Chandler, Jones of Warren, Strickland,
Colbert, Laughridge, Talley,
Culberson of Floyd, Leith, Thornton,
Culberson of Troup, Manning, Tillman,
Deadwyler, McLeod, Tompkins,
Digby, Morris, Waldhour,
Dorminy, Neal, Westmoreland,
Faver of Meriweth, Nelson, Whithworth,
Faver of Troup, O' Bannon, Wilcox,
Fields, Peacock, Wilson,
Fletcher, Penick, Wofford,
Fortner, Penland, Wolf,
Gaston, Pickett, Yopp,
Griffin, Reid,
Those who voted in the negative, are Messrs.


So the motion prevailed.

On motion of Mr. Worrell, the order was suspended and the House took up the report on the bill for the relief of securities, &c.

Mr. Worrell offered the following as a substitute:

A bill to amend an act entitled an act to alter and amend an act entitled an act to define the liabilities of securities on appeal, &c., approved December 26th, 1831; 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 order was suspended, and he laid upon the table the following resolution, which was read and taken up:

Resolved, That the Clerk of the House be directed to take all bills and resolutions to the Senate immediately upon their passage, unless notice is given for a motion to reconsider, and upon which the sense of the House shall be taken.

Mr. Brown moved to amend the resolution by the addition of the following, and that for the balance of this session no member shall speak on any one subject more than five minutes without the consent of two thirds of those present.

Whereupon, the call of Mr. McDougald, seconded by Mr. Arnold, the yeas and nays were required to be recorded, and are 46, nays 61.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Arnold, Irwin, Robinson of Fayette,
Bivins, Jenkins, Robinson of Talbot,
Brandon, Irwin of Paulding, Sanders,
Bryan, Kendall, Sanford,
Carlton, Lane, Shaw
Culberson of Floyd, Laughridge, Snelling,
Culberson of Troup, Lawton, Talley,
Dawson, Leith, Terrell of Coweta,
Digby, Manning, Thompkins,
Fields, McAllister, Tucker,
Fish, McDougald, Villalonga,
Gartrell, Neely, Watson,
Gray, Nelson, Welborne,
Hammell, Peacock, Whitworth,
Harrison, Penland, Wiggins,
Heard, Perkins, Wilcox,
Hendrix, Phillips, Wilson,
Hill, Pickett, Wofford,
Hines, Pringle, Wooldridge,
Hodges of Houston, Riley, Worrell,
Howard,

The amendment was lost.

The question then recurred upon the adoption of the resolution:

Whereupon, on the call of Mr. Shackelford and seconded by Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 54, nays 48.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Fish, Harrison,
Arnold, Fleming, Hendrix,
Barlow, Gartrell, Hodges of Randolph,
Bryan, Gaston, Jenkins,
Carter, Gray, Jones of Warren,
Chandler, Gresham, Kendall,
Dawson, Griffin, Laughridge,
Deadwyler, Goodman, McLeod,
Dubignon, Hammell, McWhorter,
Faver of Meriw’th, Harris, Mintz.

The resolution was adopted.

On motion of Mr. Nelson, the order was suspended and the House went into committee of the whole, Mr. Worrell in the chair, on the bill for the better government of the Penitentiary and for other purposes. After having spent some time therein, the committee rose and reported the bill back 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.

The House took up the report on the bill to alter and amend the act entitled an act to re-organize the Supreme Court of the State of Georgia, approved 10th December, 1845. The report as amended was agreed to, the bill was read the third time and lost.

Leave of absence was granted to Mr. Worrell after Friday next.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and proceeded
with the unfinished business of the morning, which was the bill to re-organize the Supreme Court of Georgia, and upon the question "shall this bill now pass?" on the call of Mr. Shackelford and second of Mr. Lawton, the yeas and nays were required to be recorded, and are yeas 17, nays 51.

Those who voted in the affirmative, are Messrs.

Adams, Arnold, Bryan, Chandler, Colbert, Digby, Dorminy, Fletcher, Fortner, Garrrell, Gaston, Gilmore, Gordon, Hall, Hammell, Hendrix,

Howard, Irwin, Jones of Paulding, Jones of Warren, Laughridge, Leith, McDougald, McDonald, McIntyre, McLeod, Neely, Nelson, Peacock, Pickett, Reid,


Those who voted in the negative, are Messrs.

Akin, Anderson of Wilkes, Harris, Bivins, Brandon, Calder, Carlton, Culberson of Troup, Jenkins, Dawson, Deadwyler, Dubignon, Faver of Meriw'her, Mintz, Faver of Troup, Fields, Fish, Fleming, Gray, Griffin,

Goodman, Harrison, Hill, Hodges of Houston, Shaw, Hodges of Rand'h. Stephens, Kendall, Manning, McWhorter, Trippe, Morris, Neal, Nisbet, Penick, Phillips, Pringle,


So the bill was lost.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill to authorize the citizens of the town of Marietta to elect their marshal.
Also, a bill to provide for the trial by the Superior Courts of this State of any slave or slaves or free persons of color charged with any capital offence against this State.

Also, a bill to alter and amend the third section of an act entitled an act to amend an act to incorporate the Muscogee Railroad, and to punish persons for violating the provisions of the same, approved 27th December, 1845.

Also, a bill to authorize William P Cunningham of Clark county to plead and practise law and equity in this State.

Also, a bill to authorize and require the Justices of the Inferior Courts of Gilmer and Walker counties to proportion the poor school fund of said counties among the several districts.

Also, a bill to alter and amend an act entitled an act to regulate the licensing physicians in this State, to prevent apothecaries vending and exposing to sale within this State drugs and medicines without a license from the Board of Physicians, and to prevent merchants and shop-keepers, and all other persons from compounding and preparing drugs and medicines or either, approved December 24th, 1825.

Also, a bill to give grand jurors of Cass county the same compensation that is allowed petit jurors in said county.

Also, a bill to authorize the Inferior Court of the county of Cass to levy an additional tax for the years 1850 and 1851.

Also, a bill to incorporate the Central Horticultural Association of this State.

Also, a bill to appoint trustees for Cedar Creek Church, in the county of Emanuel.

Also, a bill to authorize Osborne Reaves to establish a ferry across the Oostanaula river in the county of Cass on fractions of lots of lots No. 322 and 323, lying between the 14th and 15th districts of the third section.

Also, a bill to authorize John C. Rogers, Ezekial H. Adams, and Edward Brooks, of Macon county, to establish a ferry across Flint river on their own land, to be located on fraction sixty-six in the first, and two hundred and thirty-six in the fifteenth districts of said county.

The Senate has also passed the following bills of the House with amendments, to which they ask the concurrence of this branch of the General Assembly, to wit:

A bill to incorporate the Mulberry Grove Manufacturing Company in the county of Harris, and for other purposes therein mentioned.

Also, a bill to authorize the Sheriffs and Clerks of the Superior, Inferior and Courts of Ordinary of the several counties in this State to advertise the proceedings of their respective Courts in any newspaper in this State.
Also, a bill to authorize amendments to be made instantaneously in cases of misnomer in all judicial proceedings.

Also, a bill to compensate the consolidating managers of elections in the county of Wayne.

Also, a bill to incorporate the Wellington Academy of Morgan county, and appoint Trustees for the same.

Also, a bill to incorporate the Hydraulic Company of the city of Savannah, and for other purposes therein named.

The Senate has also passed the bill of the House of Representatives to repeal an act entitled an act to authorize the Inferior Court of Lumpkin county to levy an extra tax for county purposes, with an amendment by way of substitute to which they ask the concurrence of this branch of the General Assembly.

The Senate has also passed the bill of the House of Representatives to alter and amend the several acts incorporating the city of Griffin, with an amendment by way of substitute to which they ask the concurrence of this branch of the General Assembly.

On motion of Mr. Stephens, the order was suspended, and he laid upon the table the following preamble and resolution:

Whereas, the consolidating committee in transcribing the provisions of various particular bills for the incorporation of masonic lodges into a general bill for the same purpose, did by mistake put the name "William Mesander" for "William Alexander" as Senior Warden of "Dawson Lodge, No. 67," and whereas, the said general bill is now under seal as a law of this State.

Resolved by the General Assembly of the State of Georgia,
That the Secretary of State be and he is hereby directed to make the correction above indicated in said general bill; which was read and agreed to.

Mr. Wiggins moved to suspend the order to take up a Senate bill.

Whereupon, on the call of Mr. Gartrell, and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 56, nays 52.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Bivins, Bryan, Calder, Carter, Chandler, Colbert, Culberson of Floyd, Goodman, Digby, Dorminy, Faver of Meriw'rt, Fields, Fish, Fletcher, Fortner, Gaston, Gilmore, Gray, Hall, Harrison, Heard, Hill, Hodges of Houston, Howard, Irwin, Kendall, Lawton, Leith, McDonald, Morris,
Neely, Nelson, O'Bannon, Peacock, Phillips, Pickett, Pringle, Roberts, Robinson of Fayette, Sanders, Sanford, Slaughter, Strickland, Talley, Tompkins, Villalonga,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Hodges of Randolph, Riley,

Arnold, Barlow, Brandon, Brown, Carlton, Culberson of Troup, McIntyre, Dawson, Deadwyler, Dubignon, Fayer of Troup, Fleming, Gartrell, Gresham, Griffin, Harris, Hendrix, Hines,

So the motion to suspend passed.

Mr. Robinson moved the House do now adjourn sine die.

Whereupon, on the call of Mr. Reid and second of Mr. Robinson, the yeas and nays were required to be recorded, and are yeas 34, nays 61.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Heard, Robinson of Macon,
Arnold, McLeod,
Brandon, Penick,
Brown, Penland,
Culberson of Troup, McWhorter,
Dawson, Reid,
Deadwyler, Reynolds,
Dubignon, Riley,
Fayer of Troup,
Fleming,
Gartrell,
Gresham,
Griffin,
Harris,
Hendrix,
Hines,

Those who voted in the negative, are Messrs.

Adams, Akin, Bivins,
So the motion was lost.

Mr. Dawson moved that the House do now adjourn until 9 o'clock to-morrow morning.

Whereupon, on the call of Mr. Dawson, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 38, nays 59.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Jones of Warren, Robinson of Talbot.
Arnold, Laughridge, Stephens,
Brandon, Manning, Terrell of Putnam.
Brown, McDougald, Thornton,
Culberson of Troup, McLeod, Tillman,
Dawson, McWhorter, Trippe,
Faver of Troup, Neal, Tucker,
Fleming, Nisbet, Waldbour,
Gartrell, Penick, Walker,
Gresham, Penland, Watson,
Hines, Reid, Wooldridge,
Hodges of Rand’h, Reynolds, Worrell.
Jenkins, Riley,

Those who voted in the negative, are Messrs.

Adams, Carter, Faver of Meriweth.r.
Akin, Chandler, Fields,
Bivins, Colbert, Fish,
Bryan, Culberson of Floyd, Fletcher,
Calder, Digby, Fortner,
Carlton, Dorminy, Gaston,
So the motion was lost.

The House then took up the report on the bill of the Senate, to amend an act to lay off and divide the State into eight Congressional Districts and to point out the mode of electing members to Congress in each district, and to provide against illegal voting, assented to the 23d December, 1843.

Mr. Robinson of Macon, moved to make it the special order of the day for the first of July next.

Whereupon, on the call of Mr. Trippe, seconded by Mr. Robinson of Macon, the yeas and nays were required to be recorded, and are yeas 44, nays 57.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Jones of Warren, Robinson of Talbot,
Arnold, Laughridge, Snelling,
Brandon, McIntyre, Stephens,
Brown, McLeod, Terrell of Coweta,
Culberson of Troup, McWhorter, Terrell of Putnam,
Dawson, Mintz, Thornton,
Deadwyler, Neal, Tillman,
Dubignon, Nisbet, Trippe,
Faver of Troup, Penick, Tucker,
Fleming, Penland, Waldhour,
Gartrell, Reid, Walker,
Gresham, Reynolds, Watson,
Hines, Richardson, Wooldridge,
Hodges of Rand'l'h, Riley, Worrell,
Jenkins, Robinson of Macon,

Those who voted in the negative, are Messrs.

Adams, Carter, Dornany,
Akia, Chandler, Faver of Meriweth,
Bryan, Colbert, Fields,
Calder, Culberson of Floyd, Fish,
Carlton, Digby, Fletcher,
So the motion was lost.

Mr. Tompkins moved the previous question.

Whereupon, on the call of Mr. Nelson, and the second by Mr. Talley, the yeas and nays were required to be recorded, and are yeas 46, nays 54.

Those who voted in the affirmative, are Messrs.

Adams, Gordon, Roberts,
Akin, Hall, Sanders,
Calder, Hill, Sanford,
Carter, Hodges of Houston, Slaughter,
Chandler, Irwin, Strickland,
Colbert, Kendall, Talley,
Digby, Lawton, Tompkins,
Dorminy, Leith, Villalonga,
Faver of Troup, McDonald, Westmoreland,
Fields, Morris, Whitworth,
Fish, Neely, Wiggins,
Fletcher, Nelson, Wilcox,
Fortner, O'Bannon, Wilson,
Gaston, Peacock, Wofford,
Gray, Phillips, Wolf,
Goodman, 

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Faver of Meriw' Jenkins,
Arnold, Fleming, Jones of Warren,
Brandon, Gartrell, Laughridge,
Brown, Gresham, Manning,
Bryan, Hammell, McDougald,
Carlton, Harris, McIntyre,
Culberson of Troup, Hendrix, McWhorter,
Dawson, Hines, Mintz,
Deadwyler, Hodges of Rand'h. Neal,
Dubignon, Howard, Nisbet,
Penick, Robinson of Talbot, Tillman,
Penland, Shackelford, Trippe,
Pickett, Shaw, Tucker,
Reid, Snelling, Waldhour,
Reynolds, Stephens, Walker,
Richardson, Terrell of Coweta, Watson,
Riley, Terrell of Putnam, Wooldridge,
Robinson of Macon, Thornton, Worrell.

So the call was not sustained.

Mr. Nelson moved to postpone the bill indefinitely.
The Chair decided that the motion was out of order.
Mr. Nelson appealed from the decision of the Chair. The House would not sustain the Chair.
The question then recurred upon the motion to postpone the bill indefinitely.
Whereupon, on the call of Mr. Wiggins, seconded by Mr. Talley, the yeas and nays were required to be recorded, and are yeas 49, nays 57.

Those who voted the affirmative, are Messrs.

Anderson of Wilkes, Jones of Warren, Robinson of Macon,
Arnold, Laughridge, Robinson of Talbot,
Brandon, Manning, Shaw,
Brown, McDougald, Snelling,
Culberson of Troup, McIntyre, Stephens,
Dawson, McLeod, Terrell of Coweta,
Deadwyler, McWhorter, Terrell of Putnam,
Dubignon, Mintz, Thornton,
Faver of Troup, Neal, Tillman,
Fleming, Nisbet, Trippe,
Jarrell, Penick, Tucker,
Fresham, Penland, Waldhour,
Hammell, Reid, Walker,
Harris, Reynolds, Watson,
Hines, Richardson, Wooldridge,
Hodges of Rand’h, Riley, Worrell,
Jenkins,

Those who voted in the negative, are Messrs.

Adams, Digby, Goodman,
Akin, Dorminy, Gordon,
Bivins, Faver of Meriw’th, Hall,
Bryan, Fields, Harrison,
Calder, Fish, Heard,
Carlton, Fletcher, Hendrix,
Carter, Fortner, Hill,
Chandler, Gaston, Howard,
Colbert, Gilmore, Irwin,
Culberson of Floyd, Gray, Kendall,
The motion was lost.

Mr. Gartrell moved to make it the special order of the day for Tuesday week.

Whereupon, on the call of Mr. Gartrell, seconded by Mr. Wooldridge, the yeas and nays were required to be recorded, and are yeas 51, nays 50.


The motion was lost.
The House then adjourned until seven o'clock, P. M.

The House met pursuant to adjournment.

The House proceeded with the unfinished business of the evening, which was the consideration of the bill to amend an act to lay off and divide the State into eight Congressional Districts, and to point out the mode of electing members to Congress in each district and to provide against illegal voting, assented to the 23d December, 1813.

Mr. Gartrell moved to make the bill the special order of the day for Saturday next.

Mr. Fields called the previous question. The Chair decided the call out of order. Mr. Fields appealed from the decision of the Chair.

Whereupon, on the call of Mr. Slaughter, seconded by Mr. Fields, the yeas and nays were required to be recorded, and are yeas 69, nays 31.

Those who voted in the affirmative, are Messrs.

Adams, Gresham, Nelson,
Akin, Hammell, Nisbet,
Anderson of Wilkes, Harris, Penick,
Arnold, Hendrix, Peuland,
Brandon, Hill, Perkins,
Bryan, Hines, Phillips,
Carlton, Hodges of Houston, Pickett,
Juberson of Floyd, Hodges of Rand'h, Pringle,
Juberson of Troup, Jenkins, Reid,
Dawson, Jones of Warren, Reynolds,
Deadwyler, Laughridge, Richardson,
Dorminy, Manning, Riley,
Dubignon, McDougald, Robinson of Fayet'e,
Faver of Troup, McIntyre, Robinson of Macon,
Fish, McLeod, Robinson of Talbot,
Fleming, McWhorter, Shackelford,
Fletcher, Mintz, Shaw,
Gartrell, Neal, Snelling,
Those who voted in the negative, are Messrs.

Calder, Howard, Sanders,
Colbert, Irwin, Sanford,
Digby, Kendall, Slaughter,
Faver of Meriwe'r, Lane, Talley,
Fields, Lawton, Tompkins,
Fortner, Leith, Villaluna,
Gaston, McDonald, Wiggins,
Goodman, Neely, Wilcox,
Gordon, Peacock, Wofford,
Hall, Roberts, Wolf,
Heard, Sanders,
Sanford,
Slaughter,
Talley,
Wiggins,
Wilcox,
Wofford,
Wolf.

So the chair was sustained.

The question recurred upon the motion of Mr. Gartrell to make the bill the special order for Saturday next.

Whereupon, on the call of Mr. Gartrell seconded by Mr. Robinson of Fayette, the yeas and nays were required to be recorded, and are yeas 55, nays 58.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Jones of Warren, Robinson of Macon,
Arnold, Laughbridge, Robinson of Talbot,
Brandon, Manning, Shackelford,
Brown, McDougald, Shaw,
Carlton, McIntyre, Snelling,
Culberson of Troup, McLeod, Stephens,
Dawson, McWhorter, Terrell of Coweta,
Deadwyler, Mintz, Terrell of Putnam,
Dubignon, Neal, Thornton,
Faver of Troup, Nisbet, Tillman,
Fleming, Penick, Trippe,
Cartrell, Penland, Tucker,
Gresham, Perkins, Waldoilur,
Hammell, Ramsey, Walker,
Harris, Reid, Watson,
Hendrix, Reynolds, Wooldridge,
Hines, Richardson, Worrell,
Hodges of Rand'h, Riley, Yopp.

Those who voted in the negative, are Messrs.

Adams, Bivins, Calder,
Akin, Bryan, Carter,
The motion was lost.

Mr. Carlton moved to suspend the order to take up bills of the House.

Whereupon, on the call of Mr. Wiggins, seconded by Mr. Fields, the yeas and nays were required to be recorded, and are yeas 59, nays 49.

Those who voted in the affirmative are Messrs.

Hodges of Rand’l.

Those who voted in the negative, are Messrs.

Hodges of Rand’l.
Carter, Gordon, Pickett,
Chandler, Hall, Pringle,
Colbert, Heard, Pringle,
Culberson of Floyd, Hill, Sanders,
Culberson of Troup, Hodges of Houston, Slaughter,
 Digby, Irwin, Stephens,
 Dorminy, Kendall, Strickland,
 Faver of Meriw’th. Lane, Tompkins,
 Faver of Troup, Lawton, Westmoreland,
 Fields, Leith, Whitworth,
 Fortner, McDonald, Wiggins,
 Gaston, Morris, Wilcox,
 Gilmore, Neely, Wilson,
 Gray, O’Bannon, Wofford,
 Griffin, Peacock, Wolf.

Goodman,

The motion prevailed.

The House took up the report on the bill for the relief of Isaiah Spurlin, Tax Collector for the county of Union for the year 1849. The report having been amended was agreed to; the bill was read the third time, and passed under title thereof:

The House took up the report on the reconsidered bill to alter the county line between the counties of Newton and DeKalb, so as to include the dwelling of Luke L. New in the county of Newton, and for other purposes therein mentioned. The report having been amended was agreed to; the bill was read the third time and passed under the following title:

A bill to alter the county line between the counties of Newton and DeKalb, Walton and Newton, and Baker, and for other purposes therein mentioned.

The House took up the report on the bill to consolidate the offices of Receiver of Tax Returns and Tax Collector in the county of Jackson, and to provide an additional fund for the payment of Grand and Petit Jurors in said county, and agreed thereto. The bill was read the third time and passed under title thereof.

The House took up the report on the bill to alter and amend the second section of an act entitled an act to carry into effect the 4th and 5th sections of the 3d article of the Constitution of the State of Georgia, assented to December 21st, 1819, so far as to alter the term of office of Justices of the Peace.

On motion of Mr. Tucker, the same was indefinitely postponed.

The House took up the report on the bill to repeal an act entitled an act to alter the law in relation to interest on money, approved December 17th, 1845, and on motion of Mr. McDougald, the same was postponed indefinitely.
The House took up the report on the bill to authorize Sims Clark of the county of Macon, to establish a Ferry across Flint River on his own land, and the same was indefinitely postponed.

The House took up the report on the bill for the relief of Luvernia E. Walker of the county of Hancock, lately the wife of John E. Walker.

On motion of Mr. Lane, the same was indefinitely postponed.

The House took up the report on the bill to authorize Elbridge G. Cabiness and Shadrach Felton, to establish a Ferry across Flint River on their own land, in the county of Macon.

On motion of Mr. Neal, the same was indefinitely postponed.

The House took up the report on the bill to authorize Jacob D. Cain to establish a Ferry across the Chattahoochee river on his own land and to prescribe the rates of ferriage.

On motion of Mr. Neal, the same was indefinitely postponed.

The House went into committee of the whole, Mr. Arnold in the chair on the reconsidered bill to appropriate the sum of $5,000 for the purpose of cutting out a road over the Lookout Mountain in the counties of Walker and Dade, and having spent some time therein, the committee arose and reported the same back to the House without amendments.

Mr. Hendrix offered the following as a substitute:

A bill to appropriate a sum of money for the building a road across the Lookout Mountain in the counties of Dade and Walker.

Mr. Saunders moved the indefinite postponement of the bill and the substitute.

Whereupon, on the call of Mr. Saunders, and second of Mr. Slaughter, the yeas and nays were required to be recorded, and are yeas 39, nays 53.

Those who voted in the affirmative, are Messrs.

Adams,  Fields,  Penick,
Akin,    Fletcher,  Reid,
Arnold,  Fortner,  Reynolds,
Brandon, Gaston,  Richardson,
Calder,  Gray,  Robinson of Talbot,
Chandler, Goodman,  Sanders,
Colbert, Hodges of Houston,  Slaughter,
Culberson of Troup,  Irwin,  Tillman,
Deadwyler, Kendall,  Tompkins,
Digby,  Lawton,  Watson,
Dubignon, Morris,  Whitworth,
Faver of Meriwe’r,  Neely,  Wilcox,
Faver of Troup,  Peacock,  Yopp.
Those who voted in the negative, are Messrs.

Anderson of Wilkes, Jones of Warren, Snelling,
Bivins, Lane, Stephens,
Bryan, Laughridge, Strickland,
Carlton, McDougald, Terrell of Coweta,
Carter, McDonald, Terrell of Putnam,
Dawson, McWhorter, Thornton,
Fish, Neal, Trippe,
Gartrell, Nisbet, Tucker,
Gresham, Penland, Villalonga,
Gordon, Perkins, Waldhour,
Hammell, Phillips, Walker,
Harris, Pickett, Westmoreland,
Hendrix, Ramsey, Wiggins,
Hill, Riley, Wilson,
Hodges of Rand'h, Robinson of Macon, Wooldridge.
Howard, Sanford, Wooldridge.
Jenkins, Shackelford, Worrell.
Jones of Paulding, Shaw,

The motion was lost.

The substitute as amended was received; the report as amended was agreed to; the bill was read the third time and on the question, "Shall this bill now pass?" on the call of Mr. Slaughter and the second of Mr. Digby, the yeas and nays were required to be recorded, and are yeas 50, nays 49.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Jones of Paulding, Robinson of Macon
Brown, Jones of Warren, Sanford,
Bryan, Lane, Shackelford,
Carlton, Laughridge, Snelling,
Dawson, McAllister, Stephens,
Fish, McDougald, Terrell of Coweta,
Fleming, McDonald, Terrell of Putnam.
Gartrell, McLeod, Thornton,
Gresham, Mintz, Trippe,
Griffin, Neal, Tucker,
Gordon, Nisbet, Waldhour,
Hammell, Penland, Walker,
Harris, Perkins, Wiggins,
Hendrix, Phillips, Wooldridge,
Hodges of Rand'h, Pickett, Worrell.
Howard, Ramsey, Wooldridge.
Jenkins, Riley, Worrell.

Those who voted in the negative, are Messrs.

Adams, Arnold, Brandon,
Akin, Bivins, Calder,
Carter, Heard, Reynolds,  
Chandler, Hill, Richardson.  
Colbert, Hodge of Houston, Robinson of Talbot.  
Culberson of Troup, Irwin, Sanders.  
Deadwylcr, Kendall, Shaw,  
Digby, Lawton, Slaughter,  
Dubignon, Manning, Strickland,  
Faver of Meriw’her, McWhorter, Talman.  
Faver of Troup, Morris, Thompsons,  
Fields, Neely, Watson,  
Fortner, O’Bannon, Westmoreland,  
Gaston, Peacock, Whitworth,  
Gray, Penick, Wilson,  
Goodman, Reid, Yopp.  

So the bill was passed.

The House took up the report on the bill to tax the Macon and Western Rail Road Company.

On motion of Mr. Nisbet, the same was indefinitely postponed.

On motion of Mr. Pickett, the order was suspended, and the House took up the two following bills of the Senate, which were severally read the first time.

A bill to incorporate the Elijay Turnpike Company, and to grant certain privileges to the same.

Also, a bill to authorize a grant to issue for lot No. 50, in the 7th district of Gwinnett county, upon certain conditions, and for other purposes.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to incorporate the Marietta Manufacturing Company of Cobb county.

Also, an act to amend the second and fourth sections of an act to provide for the education of the poor, assented to 29th of December, 1843.

Also, an act to change the line between the counties of Newton and Jasper, so far as to include within the county of Newton, the possessions of James N. Findly and William Garthwright.

Also, an act to add a part of the county of Newton to the county of Jasper, and a part of Carroll county to the county of Paulding.

Also, an act to change the time of sitting of the Court of Ordinary, so far as relates to the county of Bulloch.

Also, an act to incorporate a volunteer company of infantry at Dahlonega in the county of Lumpkin, to be known by the name and style of the Dahlonega Blues.
Also, an act to authorize Daniel Sikes of the county of Tattnall to practice medicine in said county, charging compensation therefor without a license as now by law provided.

Also, an act to incorporate the Eatonton Branch Railroad.

Also, an act to lay out and form a new county from the counties of Ware and Lowndes, and to provide for the organization of the same.

Also, an act to alter and amend an act entitled an act to authorize and empower executors and administrators to make titles to land in certain cases, approved February 15th, 1799.

Also, an act to compensate petit jurors of Lee county, and to authorize the Inferior Court to levy a tax for said purpose.

Also, an act to add the residence of Thomas S. Hopkins now of the county of Wayne to the county of Glynn, and to add the residence of Thomas Tuton to the county of Wayne.

Also, an act to incorporate the Bowenville Manufacturing Company of Carroll county, Georgia, and to give them the privilege of peddling cotton yards, osnabrugs, and other articles of merchandize in the counties of Carroll, Campbell, Coweta and Heard, without taking out a license therefor.

The House took up the report on the bill to authorize the Tax Collector of the county of Lumpkin to pay to the County Treasurer, the State tax for the years 1850 and 1851, and the same was indefinitely postponed.

The House took up the report on the bill to authorize the Governor to issue grants in certain cases therein mentioned, and on motion of Mr. McDougald, the same was indefinitely postponed.

The House went into committee of the whole, Mr. McDougald in the chair, on the bill for the relief of Amos W. Hammond, and having spent some time therein, the committee arose and reported the same back to the House without amendments, and on motion of Mr. Slaughter, the same was indefinitely postponed.

The House took up the report on the bill to abolish the Poll Tax, to encourage Sheep Husbandry in this State, and to impose a tax upon Dogs, and to provide for the disposition of the same.

On motion of Mr. McDougald, the same was indefinitely postponed.

The House took up the report on the bill to compel the incorporated Banks of this State to redeem at their agencies so much of their circulation of bank notes as may be issued by such agencies.

On motion of Mr. Nesbit, the same was postponed indefinitely.

The House went into committee of the whole, Mr. Arnold
in the chair, on the bill for the relief of Thos. J. Warthen, and having spent some time therein, the committee rose and reported the same back to the House without amendments; the report was agreed to, the bill was read the third time and passed under title thereof.

The House took up the report on the bill to add an additional section to the first article of the Constitution, and on motion of Mr. Jenkins, the same was made the special order for to‐morrow.

On motion of Mr. Hammond of Dooly, the order was suspended, and the House took up the report on the bill of the Senate for the relief of Patrick Brady and John Myrick of the county of Sumter, 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 regulate the execution of Interrogatories and Depositions.

On motion of Mr. Worrall, the same was indefinitely postponed.

The House then adjourned until 9 o'clock to‐morrow morning.

TUESDAY, FEBRUARY 12, 1850.

Nine o'clock, A. M.

Leave of absence was granted to Mr. Hammond for the balance of the session, on account of sickness in his family.

Mr. Phillips, from the Finance Committee, to whom was referred the memorial of Joshua Holden of Dale county, asking compensation for a horse (valued at ninety five dollars,) lost by him while in the public service against the Indians, in the year 1836, reported: That the testimony brought before the committee, is conclusive that the petitioner was attached to the company of Captain Farris, at the time above mentioned; that his horse was valued at 95 dollars, and that said horse was disabled and rendered valueless during the campaign, and by order of the officer in command, turned out and abandoned. It further appears that at the time Capt. Farris made out his pay roll, the petitioner was absent, and the loss of his horse was omitted to be entered on the pay roll, and thereby, does not exist as it should, as one of the items of claim against the Federal Government; now the question is made to whom is the memorialist to look for compensation—to the State whose citizen he is, or to the General Government. That the latter is under obligation to pay, no doubt is entertained. The committee therefore offer as a substitute, the accompanying resolution, to‐wit:

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HOUSE OF REPRESENTATIVES.
Resolved. That his Excellency the Governor be and he is hereby requested to place the claim of Joshua Holden against the Federal Government, and the evidence in support of said claim in the hands of our agent in Washington, charged with the duty of pressing to a final settlement the military claims of this State against said Government, and that he be instructed to make all proper efforts to have the same paid.

Mr. Phillips, from the same committee, to whom was referred the bill to alter and amend so much of an act approved December 12th, 1804, entitled an act to raise a tax for the support of Government for the year 1805, as relates to pine lands adjoining to tide swamps or contiguous thereto, or within three miles of water carriage, reported, the committee have had the bill under consideration and report, that they fully oppose the principle of equality on which the bill is founded, and under different circumstances would recommend its passage, but as a general tax bill has just passed embracing all lands within the State, including those referred to in the bill, doubts may well be entertained if this can be properly acted on now, they therefore ask leave to report it back to the House for such disposition as may be thought best.

The House then took up the unfinished business of yesterday, which was the consideration of the bill of the Senate to amend the act to lay off and divide the State into eight Congressional Districts, and to point out the mode of electing members of Congress in each district, and to provide against illegal voting, approved 23d December, 1813.

Mr. Fieles called the previous question.

Whereupon, on the call of Mr. Fields, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and there were yeas 59, nays 52.

Those who voted in the affirmative, are Messrs.

Adams, Fortner, Leith,
Akin, Gaston, McDonald,
Bivins, Gray, Morris,
Bryan, Goodman, Neely,
Calder, Gordon, Nelson,
Carter, Hall, O'Bannon,
Chandler, Harrison, Peacock,
Colbert, Heard, Phillips,
Culberson of Floyd, Hill, Pickett,
Digby, Hodges of Houston, Pringle,
Dormmy, Howard, Roberts,
Faver of Meriw'th, Irwin, Sanders,
Fields, Kendall, Sanford,
Fish, Lane, Shackleford,
Fletcher, Lawton, Slaughter,

Those who voted in the negative, are Messrs.


So the call prevailed.

And upon the question, “Shall the main question be now put?” on the call of Mr. Wooldridge, seconded by Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 53, nays 5.

 Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Carlton, Jenkins, Phillips.
Griffin, Jones of Paulding,

On motion of Mr. Howard, there was a call of the House. There was no quorum.
On motion of Mr. Phillips, there was another call of the House, but no quorum present.
On motion of Mr. Howard, there was another call of the House, and there being a quorum, the main question was put, and on the call of Mr. Jenkins, seconded by Mr. Jones of Paulding, the yeas and nays were required to be recorded, and are yeas 57, nays 5.

Those who voted in the affirmative, are Messrs.

Adams, Goodman, Pickett,
Akin, Gordon, Pringle,
Bivins, Hall, Roberts,
Bryan, Harrison, Robinson of Fay'te
Calder, Heard, Sanders,
Carter, Hill, Sanford,
Chandler, Hodges of Houston, Slaughter,
Colbert, Howard, Spalding,
Culberson of Floyd, Irwin, Strickland,
Digby, Kendall, Talley,
Dorminy, Lane, Tompkins,
Faver of Meriw'h., Lawton, Villalonga,
Fields, Leith, Westmoreland,
Fish, McDonald, Whitworth,
Fletcher, Morris, Wiggins,
Fortner, Neely, Wilcox,
Gaston, Nelson, Wilson,
Gilmore, O'Bannon, Wofford,
Gray, Peacock, Wolf.

Those who voted in the negative, are Messrs.

Carlton, Hendrix, Phillips,
Griffin, Jenkins, Shackelford,
Hammell, Jones of Paulding.

So the bill was passed.

The House took up the special order of the day, which was the report on the bill to add an additional section to the first article of the Constitution.

Mr. Lane called the previous question. The call was sustained. The question then recurred upon the passage of the bill, and it being a constitutional question, the yeas and nays were required to be recorded, and are yeas 50, nays 2.
Those who voted in the affirmative, are Messrs.

Adams, Heard, Roberts,
Akin, Hendrix, Robinson of Macon,
Anderson of Wilkes, Hill, Robinson of Talbot,
Arnold, Hodges of Houston, Sanford,
Bivins, Hodges of Rand'h. Shackelford,
Brandon, Howard, Shaw,
Calder, Irwin, Slaughter,
Carter, Jenkins, Snelling,
Chandler, Jones of Paulding, Strickland,
Colbert, Jones of Warren, Talley,
Culberson of Floyd, Lane, Terrell of Coweta,
Dawson, Laughridge, Terrell of Putnam,
Deadwyler, Lawton, Tillman,
Digby, Leith, Thompkins,
Domininy, McDonald, Villalonga,
Dubignon, McLeod, Walker,
Faver of Meriw' the, Morris, Watson,
Fields, Neely, Whitworth,
Fish, Nelson, Wiggins,
Fleming, Nisbet, Wilcox,
Fletcher, O'Bannon, Wilson,
Fortner, Peacock, Wofford,
Gaston, Phillips, Wolf,
Gray, Pickett, Wooldridge,
Griffin, Pringle, Worrell,
Goodman, Reid, Yopp,
Gordon, Riley,

Those who voted in the negative, are Messrs.

Carlton, Tucker.

So the bill was passed.

The House took up the report on the reconsidered bill to add a part of Union county to the county of Lumpkin.

On motion of Mr. Penland, the same was postponed indefinitely.

The House took up the report on the reconsidered bill to prohibit the employment of slaves or free persons of color in the measuring or vending of spirituous liquors, wines or cider, or other intoxicating liquors in any grocery, confectionary, eating shop, or other place occupied or controlled by any free white person in this State, and for other purposes therein mentioned, and agreed thereto; and on the question, “Shall this bill now pass?” on the call of Mr. Robinson of Macon, and the second of Mr. Manning, the yeas and nays were required to be recorded, and are yeas 22, nays 57.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Calder, Deadwyler,
Those who voted in the negative, are Messrs.

Adams,                       Goodman,                       Pringle,
Akin,                        Gordon,                        Reid,
Arnold,                      Hall,                           Riley,
Bivins,                      Heard,                         Roberts,
Brandon,                     Hendrix,                       Robinson of Fayette,
Bryan,                       Hill,                           Sanford,
Carlton,                     Jenkins,                       Shackelford,
Chandler,                    Jones of Paulding,               Slaughter,
Colbert,                     Kendall,                       Stephens,
Culberson of Floyd,          Laughridge,                   Talley,
Dawson,                      Lawton,                        Tillman,
Digby,                       McDonald,                     Tompkins,
Fields,                      Morris,                        Villalonga,
Fish,                        Neal,                          Watson,
Fleming,                     Neely,                         Westmoreland,
Fletcher,                    Nisbet,                        Whitworth,
Fortner,                     O'Bannon,                     Wilson,
Gaston,                      Peacock,                       Wofford,
Gray,                        Phillips,                      Yopp.

The bill was lost.

The House took up the report on the bill to amend and explain the limitation laws of this State, and on motion of Mr. Nisbet, the same was indefinitely postponed.

The House took up the report on the reconsidered bill to prevent the driving of stock or beef cattle into or through the county of Murray, between the 15th day of April and the last day of October, and agreed thereto; the bill was read the third time, and on the question, “Shall this bill now pass?” on the call of Mr. McIntyre, seconded by Mr. Laughridge, the yeas and nays were required to be recorded, and are yeas 38, nays 47.

Those who voted in the affirmative are Messrs.

Adams,                       Fields,                       Hendrix,
Akin,                        Fleming,                      Irwin,
Anderson of Wilkes, Fletcher, Gordon,                      Jenkins,
Brandon,                     Gaston,                       Jones of Paulding,
Calder,                      Gordon,                      Jones of Warren,
Chandler,                    Harris,                       Laughridge,
Deadwyler,                   Harrison,                  Mintz,
Those who voted in the negative are Messrs.

Arnold, Heard, Robinson of Macon,
Bivins, Hill, Robinson of Talbot,
Bryan, Hodges of Houston, Shaw,
Carlton, Kendall, Slaughter,
Carter, Lawton, Stephens,
Colbert, Manning, Terrell of Putnam,
Culberson of Floyd, McDonald, Tillman,
Dawson, McIntyre, Tompkins,
Digby, McLeod, Villalonga,
Dorminy, McWhorter, Walker,
Faver of Meriweth, Nisbet, Watson,
Fortner, O'Bannon, Westmoreland,
Gray, Peacock, Wiggins,
Gresham, Perkins, Wilcox,
Goodman, Riley, Yopp,
Hall, Robinson of Fayette,

The bill was lost.

The House took up the report on the bill amendatory of the statute of limitations.

On motion of Mr. Worrell, the same was postponed indefinitely.

The House took up the report on the reconsidered bill to alter and amend the first paragraph of the 7th section of the 1st article of the Constitution of the State, and for other purposes; the report as amended was agreed to, the bill was read the third time, and on the question, “Shall this bill now pass?” it being a constitutional question, the yeas and nays were required to be recorded, and are yeas 56, nays 27.

Those who voted in the affirmative, are Messrs.

Adams, Culberson of Floyd, Harrison,
Akin, Digby, Heard,
Arnold, Dorminy, Hill,
Bivins, Faver of Meriweth, Hodges of Houston,
Brandon, Fields, Howard,
Bryan, Fish, Irwin,
Calder, Fletcher, Jones of Paulding,
Carlton, Griffin, Laughridge,
Carter, Goodman, Lawton,
Chandler, Gordon, McDonald,
Colbert, Hall, Morris,
O'Bannon, Shackelford, Westmoreland, 
Peacock, Shaw, Whitworth, 
Phillips, Strickland, Wiggins, 
Pickett, Talley, Wilcox, 
Roberts, Tillman, Wilson, 
Robinson of Fay'te, Tompkins, Wofford, 
Sanford, Villalonga, Worrell.

Those who voted in the negative, are Messrs.

Anderson of Wilkes, McWhorter, Robinson of Macon, 
Dawson, Mintz, Stephens, 
Fleming, Neal, Terrell of Putnam, 
Gresham, Nisbet, Terrell of Coweta, 
Harris, Penland, Trippe, 
Hodges of Rand'h., Perkins, Walker, 
Jenkins, Reid, Watson, 
Jones of Warren, Richardson, Wooldridge, 
Manning, Riley, Yopp.

McIntyre,

The bill passed.

The House took up the report on the bill to lay out and make a new county of parts of the counties of Gilmer and Cherokee.

Mr. Pickett moved to amend the caption by the additional words, "and to attach the same to a Senatorial district."

The amendment was received.

Mr. Worrell moved to amend the caption by the additional words "and a new county from the counties of Talbot, Marion and Crawford.

On receiving the amendment, on the call of Mr. Worrell, and the second of Mr. Robinson, the yeas and nays were required to be recorded, and are yeas 39, nays 43.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, McLeod, Shackelford, 
Arnold, McWhorter, Shaw, 
Brandon, Mintz, Stephens, 
Dawson, Neal, Terrell of Coweta, 
Deadwyler, Nisbet, Terrell of Putnam, 
Fleming, Penick, Tillman, 
Gresham, Penland, Trippe, 
Hodges of Rand'lh., Perkins, Walker, 
Jones of Warren, Pickett, Watson, 
Laughridge, Richardson, Wooldridgel, 
Manning, Riley, Wooldridge, 
McDonald, Robinson of Macon, Wofford, 
McIntyre, Robinson of Talbot, Yopp.

Those who voted in the negative, are Messrs.

Akin, Bivins, Bryan,
The amendment was lost.

Mr Calder moved to postpone the whole matter indefinitely.

Whereupon, on the call of Mr. Calder and the second of Mr. Sanford, the yeas and nays were required to be recorded, and are yeas 50, nays 31.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

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Strickland, Wilson, Worrell, Tauley, Wofford, Yopp, Wilcox,

The motion prevailed.

On motion of Mr. Nisbet, the order was suspended and the House went into committee of the whole, Mr. Arnold in the chair, on the bill to appropriate money for the purposes therein mentioned; after having spent some time therein, the committee rose and reported the bill back to the House with amendments.

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

THREE o’CLOCK, P M.

The House proceeded to the consideration of the unfinished business of the morning, which was the report on the bill “to appropriate money for the purposes therein mentioned.

On motion of Mr. Phillips, the same was taken up by sections. The bill having been gone through with without amendment, Mr. Carlton offered the following as additional sections:

And be it further enacted, That from and after the passage of this act, all that portion of the tax of this State that may hereafter be collected from persons who pay no more than a capitation or poll tax, shall be and the same is hereby set apart and appropriated as a poor school fund.

And be it further enacted, That it shall be the duty of the tax collectors of the several counties in this State to pay the amount of tax collected by them from persons, who pay only a capitation or poll tax, to the commissioners or trustees of the poor school fund in their counties respectively, (and take a receipt for the same,) for the purpose of educating poor children.

On receiving which, on the call of Mr. Carlton, seconded by Mr. Robinson of Fayette, the yeas and nays were required to be recorded, and are yeas 21, nays 69.

Those who voted in the affirmative, are Messrs.

Carlton, Carter, Colbert, Fish, Howard, Laughridge, McDougald, McDonald, Pickett, Talley, Riley, Thornton, Robinson of Fayette, Wilcox, Robinson of Macon, Wilson, Sanford, Wolf, Shackelford, Wooldridge, Strickland, Yopp.
Those who voted in the negative, are Messrs.

Adams, Griggs, Morris,
Akin, Goodman, Neely,
Anderson of Wilkes, Gordon, Nisbet,
Arnold, Hall, Peacock,
Barlow, Harris, Pennick,
Bivins, Harrison, Penland,
Bryan, Heard, Perkins,
Calder, Hendrix, Phillips,
Chandler, Hill, Reynolds,
Culberson of Floyd, Hines, Richardson,
Culberson of Troup, Hodges of Houston, Robinson of Talbot,
Dawson, Hodges of Rand'h. Shaw,
Deadwyler, Irwin, Snelling,
Digby, Jenkins, Terrell of Coweta,
Dorminy, Jones of Paulding, Terrell of Putnam,
Faver of Meriwether, Jones of Warren, Tillman,
Faver of Troup, Lane, Tompkins,
Fleming, Lawton, Trippe,
Fletcher, Manning, Tucker,
Fortner, McIntyre, Villalonga,
Gaston, McLeod, Walsbour,
Gray, McWhorter, Wiggins,
Gresham, Mintz, Wolford.

The amendment was rejected.

Mr. Wofford offered the following additional section, which was received:

And be it further enacted, That the sum of five dollars be paid to P. M. Compton, agent of Thomas House, which sum has been paid into the Treasury as a grant fee for a lot of and heretofore granted.

Mr. Jones of Paulding, offered the following additional section, which was received:

And be it further enacted, That the sum of twenty-five dollars be paid to William E. West for money paid into the Treasury for a lot of land, which was granted to another person; the amount to be paid to John A. Jones, representative from Paulding.

Mr. Villalonga offered the following additional section, which was received:

And that the further sum of seventy dollars and thirty-one cents be appropriated to be refunded to John Bessent of Camden county, for error committed in making tax return for the U. S. Bank, and that his Excellency the Governor be authorized to draw his warrant for the amount in favor of J. L. Villalonga, representative from Camden.

Mr. Brown offered the following as an additional section:

And be it further enacted, &c., That the sum of sixty-one dollars and sixty-four cents be appropriated to Mrs. Jane E.
Rice, widow of the late Charles H. Rice, a Secretary in the Executive Department, to make out the full quarter salary of the said Secretary, which was received.

Mr. Lawton offered the following as an additional section:
And the sum of two hundred dollars be appropriated to pay for the necessary expenses in erecting a tomb stone over the grave of Jared Irwin, former Governor of this State, which was received.

Mr. Jones of Paulding, offered the following as an additional section:

And be it further enacted, That the sum of $1,000 or so much thereof as is necessary, be and the same is hereby appropriated to refund to purchasers of fractions, money paid by them for fractions sold by mistakes, which had before been disposed of by lottery, and which has already been authorized by law, which was received.

Mr. Laughridge offered the following as an additional section:

And be it further enacted, That the sum of five dollars be paid to Thomas Thomasson, it being for tax paid by him in the year eighteen hundred and forty-eight, which was rejected.

Mr. Hendrix offered the following as an additional section:

Be it enacted, That the sum of ninety-five dollars be and the same is hereby appropriated to Joshua Holden for a horse lost in the service, to be paid over to the representative from Dade county, which was rejected.

Mr. Phillips offered the following additional section, which was received, to wit:

And be it further enacted, That the sum of one thousand dollars be and the same is hereby appropriated for the payment of outstanding scrip heretofore issued by the State, and that the same be paid according to the amount of said scrip upon presentation at the Treasury; Provided, That if the Treasurer shall suspect any such scrip not to be genuine, he may suspend such payment until satisfactory evidence shall be produced that the same is genuine.

Mr. Reynolds offered the following additional section:

And be it further enacted, That his Excellency the Governor be and he is hereby authorized to draw his warrant on the Treasury in favor of Lewis Zachary for two hundred dollars, to compensate said Zachary, sheriff of the county of Newton, for apprehending and delivering to the sheriff of Greene county, William H. Hall and John D. Hall, charged with the murder of Simeon Fuller of the county of Greene."

On motion of Mr. Faver of Merriwether, the same was indefinitely postponed.

Mr. Jenkins offered the following as an additional section:

And be it further enacted, That the sum of $1,000 be paid
to Alexander McDougald, survivor of the late firm of McDougald and Watson, for professional services rendered by said firm in behalf of the State in the prosecution of writs of quo warrants 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, in favor of said McDougald, after deducting therefrom all such sum or sums of money as may have been advanced to said firm, which was received. The report as amended was agreed to, the bill was read the third time and passed under title thereof.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to incorporate a bank in the city of Savannah, to be called the Bank of Savannah.

On motion of Mr. Harrison, the order was suspended and the House took up the following report of the committee on the Military:

The Committee on the Military, to which were referred the preamble and resolutions voting swords and tendering thanks to certain officers therein named, for gallant and meritorious conduct and services in battle in Mexico, respectfully report, that they unanimously recommend the passage of the said preamble and resolutions, except the fifth, which they recommend to be so amended as to grant a medal to each of the officers therein named.

Whereas, in the late war with Mexico, several of the officers from the State of Georgia, and natives of the same, were distinguished in the campaigns for their general services and high bearing in their respective positions in the Army of the United States, and particularly so for gallant and meritorious services in battle:

Be it resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That his Excellency the Governor is requested and he is hereby authorized to have swords made with appropriate devices to present to the officers hereinafter named, as a proof of the high sense entertained by their native State for the courage and meritorious conduct of her sons:

1st. To Brevet Major Philip R. Thompson, First U. S. Dragoons, for his gallant and meritorious conduct in the battle of Sacramento, Feb. 28th, 1847.

2d. To Brevet Major Henry C. Wayne, First Artillery, and Assistant Quarter-Master, U. S. Army, for his gallant and meritorious conduct in the battles of Contreras and Cherubusco, August 20, 1847.
3d. To Brevet Major George Taylor, third Artillery U. S. Army, for his gallant and meritorious services in the battle of Huamantla, October 9th, 1847.

4th. To Surgeon John M. Cuyler, U. S. Army, for his gallant bearing in the performance of his duty under fire with his regiment in the battles of Vera Cruz, Cerro Gordo, Contreras, Chapultepec and the City of Mexico.

Also, a medal to Lieutenant Wm. Montgomery Gardner, 2d Regiment U. S. Infantry, for services against the Mexicans at San Geronimo, Contreras and Cherubusco. To Lieut. David R. Jones, 2d Regiment U. S. Infantry, for services at the battles of Cerro Gordo, Contreras and other engagements in the late war with Mexico. To Capt. Wm. T. Wofford, of Georgia Mounted Battalion of Volunteers, for services rendered in battle with a very superior number of Guerrillas at Matacorda.

Resolved further by the authority of the same, That the thanks of the General Assembly of Georgia be tendered to Brevet Captain Henry Coppee, 1st Artillery U. S. Army, for his gallant and meritorious services in the battles of Contreras and Cherubusco. Also to Lieut. Thomas R. McConnell, 4th Infantry U. S. Army, for gallant and meritorious conduct in the battle of Molino del Rey. Also to Brevet 1st Lieut. B. F McDonald, 3d Artillery U. S. Army, for gallant and meritorious services in the battle of Huamantla.—Also to Lieut. Robert C. Forsyth, late of the Regiment of Voltiguer, for gallant and meritorious services in the battle of Chapultepec.

Resolved further, That his Excellency the Governor cause to be transmitted to the officers named in the foregoing resolutions such parts of the same as relate to each of them.

The Committee feel it to be due to the Navy of the U. S. to express their high sense of the services of its officers and men in co-operation with the army in the late war; they recommend the passage of the following resolutions:

Resolved That a medal be given to Passed Midshipman Richard M. Cuyler, of the U. S. Navy, a native and resident of this State, for the zeal, courage and activity which he displayed in the naval battle at the seige, bombardment and capture of Vera Cruz, in Mexico, on the 25th day of March, 1847.

Resolved, That a medal be given to Passed Midshipman Edward F Tattnall, of the U. S. Navy, a native of this State, for his gallant conduct and services at the attack on the batteries and capture of Tuspan, and also in the bombardment of the Castle of Vera Cruz.

Mr. Trippe moved to strike out so much of the above resolutions as refers to the granting of medals and swords, and insert the following in lieu thereof:

"That the thanks of the people of Georgia are due, and
The motion prevailed, the report as amended was agreed to.

The House took up the report on the bill to provide for the payment of the several amounts now due on scrip issued by the State, and which has not been converted into State bonds, and on motion of Mr. Nisbet, the same was indefinitely postponed.

The House took up the report on the bill for the relief of Joshua Holden of the county of Dade.

Mr. Phillips offered the following resolution as a substitute in lieu thereof, to wit:

Resolved, That his Excellency the Governor be and he is hereby requested to place the claim of Joshua Holden against the Federal Government, and the evidence in support of said claim in the hands of our agent in Washington, charged with the duty of pressing to a final settlement the military claims of this State against said Government, and that he be instructed to make all proper efforts to have the same paid; which was received and adopted.

The House took up the report on the bill for the relief of the Merchants' Bank at Macon; and the same as amended was agreed to, the bill was read the third time and passed under title thereof.

The House took up the report on the bill to provide for the survey and sale of all unsurveyed and unsold Islands in the Chattahoochee, Ocmulgee and Flint Rivers, within this State, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill to provide compensation for the owners of lands covered by water by reason of construction of dams for the erection of mills of any description and for other purposes, and on motion of Mr. Shackelford, the same was indefinitely postponed.

The House took up the report on the bill to levy and collect a tax for each of the political years 1850 and 1851, and on motion of Mr. Calder, the same was indefinitely postponed.

The House took up the report on the bill to complete and perfect the rail road communication from the Atlantic to the Western waters, and on motion of Mr. Jones, the same was indefinitely postponed.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act to repeal an act entitled an act to amend an act to amend the militia laws of this State, so far as it relates to the first Regiment of Georgia Militia, assented to the 21st of
Dec., 1835, and also to restrict the Majors commanding the third and fourth battalions composing the 35th Regiment to Georgia Militia to one parade each in the year, and to authorize the said 35th Regiment to have and to hold a military encampment for two successive days in each year.

An act to authorize and direct the Chief Engineer of the Western and Atlantic Railroad to have a turnout made on the State Road in Cass county near Etowah river at such place as Messrs. Stovall & Lother shall designate, upon certain conditions therein named.

An act to provide for the removal of the present county site of Marion, in the county of Twiggs, and to define the duties of the Justices of the Inferior Court of Twiggs county in relation to the same.

An act to repeal, so far as relates to the county of Chatham, an act to empower the Inferior Courts of the several counties in this State to order the laying out of public roads, and to order the building and keeping in repair of public bridges, approved December 4th, seventeen hundred and ninety-nine, and further to extend and define the power of said Courts as to the construction of bridges, approved Dec. 26, 1845; also, to alter and amend the fourth section of an act entitled an act to alter and amend the road laws of this State, approved December nineteenth, eighteen hundred and eighteen, and to repeal the proviso of said fourth section so far as the same relates to the county of Chatham, and to exempt the commissioners of roads from the performance of patrol duty in the county of Chatham.

An act to prevent the running of freight trains upon all Railroads in this State on the Sabbath day.

An act for the relief of William Wayne, of the county of Cherokee.

An act to amend an act entitled 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 first section of an act relative to executions, passed December 14th, 1811, and to provide for the enforcement of judgments against land sold and bond for titles given, assented to December 29th, 1847.

An act to abolish, change and establish new election precincts in the counties hereinafter named, and to confer certain powers upon the Inferior Courts, and to authorize three freeholders to manage and superintend elections in certain cases.

An act to authorize the Central Railroad and Banking Company of Georgia and other Railroad companies therein named to unite their respective Railroads in one common depot at or near the city of Macon, &c.

An act for the relief of David Barron of Wilkinson
An act to authorize the inhabitants of Walker county, in certain neighborhoods where the milk sickness prevails, to fence the land and to punish those who may disturb or destroy such enclosures.

An act to complete and furnish the Georgia Asylum for the Deaf and Dumb, to appropriate a sum of money for the same, and for other purposes.

An act to authorize the stockholders of the Milledgeville Bank to increase their capital to the amount of five [hundred] thousand dollars.

An act to incorporate the Athens Fire Company, No. 1, and to grant to the same certain privileges and exemptions and to authorize the intendant and wardens of said town of Athens, to levy and collect a tax for the establishment and maintenance of a fire department in said town.

An act for the relief of John Dismukes of Meriwether county, and Rebecca Ward.

An act to alter and amend the several acts of this State providing for the organization of land courts, so far as relates to the county of Emanuel.

An act to authorize John D. Watkins to construct a turnpike road on his own land around Anthony's shoals, on Broad river, and to fix the tolls on said road, and for other purposes therein named.

An act for the relief of Michael Aderhold and James A. McWhorter of Carroll county.

An act to repeal an act entitled an act to alter the militia laws of this State, so far as relates to the 23d and 27th regiments in the county of Franklin, assented to Dec. 24th, 1840.

An act for the relief of John C. Whitworth, administrator on the estate of Elijah Hill, deceased, and others, and to appropriate certain sums of money.

An act for the relief of all offenders against the late laws of this State prohibiting the introduction of slaves into the same for the purpose of sale, and prohibiting the sale, offer to sell, or the purchase of slaves within a certain period after their introduction into this State.

An act relative to constables' bonds, and to regulate the proceedings thereon.

An act to regulate and designate the mode and manner in which the clerks of the several counties of this State, shall be paid their cost on insolvent State [cases.]

An act for the relief of Ellen B. Kennedy.

An act to authorize William Ezzard, administrator on the estate of A. H. Greene, late of DeKalb county, deceased, and Allison Nelson, to establish a ferry or bridge across the Chattahoochee river.
An act to alter and fix the times of holding the Superior Courts of the counties of Pulaski, Telfair and Irwin.

An act to incorporate a company of cavalry in the county of Walton to be known under the name of the Georgia State Guards; also, a volunteer rifle company in said county, known as the Walton Rifle Company, and to give them certain privileges and exemptions.

An act to change the lines of the counties of Ware and Telfair and Ware and Appling, for certain purposes therein specified.

An act to change the line between the counties of Habersham and Franklin, so as to add the residences of Henry Whisenant and Hendrix Hays to the county of Franklin.

An act to authorize Cornelius D. Terhune to construct a dam across the Etowah river on his own land.

An act to provide an annual sinking fund for the payment of the public debt.

An act to authorize and empower the Planters’ Manufacturing Company of Butts county, and their successors in office, to establish a ferry on their own land at the place known as the Seven Islands; also, to incorporate theMcBean Company.

An act to prevent the falling in timber and otherwise obstructing the channel of the river Chickamaugee in the county of Walker, and to punish persons for the same.

An act for the relief of the securities of Jacob W. Frost, formerly Tax Collector of Muscogee county.

An act to alter and change the line between the counties of Montgomery and Telfair, so as to include the residence of Ephraim Yann in the county of Telfair.

An act to authorize his Excellency the Governor to have surveyed and sold all the unsurveyed lands in the county of Ware.

An act to change the line between the counties of Effingham and Chatham, so as to include the residence of George A. Keller in the county of Chatham.

An act to repeal an act approved on the 23d December, 1835, to authorize and empower the Surveyor General to record all plats of surveys made on head rights before granting the same.

An act to alter and amend an act to explain an act to regulate escheats in this State and to appoint escheators, passed the 13th day of December, 1816, so far as to allow bastards or natural born children of widows to inherit from their mothers under certain circumstances therein specified.

An act to authorize a grant to issue to John S. Thomas for fraction number 177 in the first district of Dooly county.

An act to compensate the Clerk of the Inferior Court of Gilmer county for services to be rendered by him.
An act to consolidate the offices of Tax Collector and Receiver in the county of Lumpkin.

An act to change and define the mode of electing field and company officers under the militia laws of this State.

An act to authorize a grant to issue to Jacob Paulk of the county of Irwin, to lot of land No. 10 in the 5th district of the county of Irwin.

Mr. Speaker—His Excellency the Governor also instructs me to return to the House of Representatives in which it originated, an act for the compensation of Benj. H. Cameron of Troup county for loss incurred by him on account of the deficiency of the number of acres in fraction No. 145 in the 5th district of said county, sold by the State of Georgia in 1828 as containing 130 acres, when it only contained 100 acres, accompanied by a communication in writing, containing his reason for not approving said act.

The House took up the report on the bill for the relief of certain persons holding an interest in or title to fractional and whole lots of land, sold under the authority of an act to authorize 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 to take out grants for fractions, approved 30th December, 1847; and agreed thereto; the bill was read the third time and passed under the title thereof.

The House took up the message of the Senate insisting on its amendment to the bill to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole; and adhered to its disagreement.

The House took up the message of the Senate insisting on its amendment to the bill to amend the guardian laws of this State; and insisted upon its disagreement.

The House took up the amendment of the Senate to the bill to incorporate Union Academy, of the county of Macon, and appoint trustees for the same; and agreed thereto.

The House took up the amendment of the Senate to the bill to make it a penal offence for any conductor, fireman, engineer, or other officer or agent conducting or managing any railroad car in this State to allow a slave to enter and travel on the same in the absence of the owner, overseer, or employer, without a written permit for that express purpose, &c., and concurred therein.

The House took up the amendments of the Senate to the bill to repeal an act entitled an act to authorize the Inferior Court of Lumpkin county to levy an extra tax for county purposes, and concurred therein.

The House took up the amendments of the Senate to the bill to alter and amend the several acts incorporating the city of Griffin, and concurred therein.
The House took up the amendments of the Senate to the bill to authorize James Brewer and William Brewer to establish a ferry across the Altamaha river at Oglethorpe Bluff and other purposes therein mentioned, and concurred therein.

The House took up the amendments of the Senate to the bill to amend an act concerning coroners and inquests, passed December 22d, 1823, and concurred therein.

The House took up the amendment of the Senate to the bill to make Nancy Waters, the wife of James Waters, and Candace R. Carter, wife of John Carter of Talbot county, free dealers, and disagreed thereto.

The House took up the following amendment of the Senate to the bill of the House to amend an act to incorporate the South Western Rail Road Company, and for other purposes, to wit: Provided, said branch road to Florence shall not be built until the main trunk is first built according to the original charter and survey of the South Western Rail Road Company; or in the event that said Company shall build said branch, and not also at the same time build said main trunk according to said charter and survey, then the said Company shall refund to the subscribers of stock to said South Western Rail Road, resident in the county of Randolph and Early, heretofore taken, the principal amount of their subscription with interest thereon.

Mr. Robinson of Macon offered the following substitute for said amendment:

Provided, That if said Company does not build the main trunk of said road as originally laid out within a reasonable time, then said Company shall be liable to refund to the present stockholders in the counties of Early and Randolph the stock subscribed by them and actually paid to said Company with interest thereon from the time the same was paid in; which was received.

The House took up the amendments of the Senate to the bill of the House to prevent sheriffs from holding the office of coroner, and concurred therein.

The House took up and concurred in the amendments of the Senate to the bill of the House to incorporate the Mulberry Grove Manufacturing Company, in the county of Harris, and for other purposes therein mentioned.

The House took up the amendment of the Senate to the bill for the relief of Henry McCormick Ward, and concurred therein.

The House took up the amendments of the Senate to the bill to amend the garnishment laws, and concurred therein.

The House took up the amendments of the Senate to the bill to incorporate the Lumpkin Guards, and to extend to them certain privileges, and concurred therein.

The House took up the amendments of the Senate to the
bill to authorize amendments in certain cases, and con­
curred therein.

The House took up the amendments of the Senate to the
bill of the House to add lot of land No. 6, in the 22d dis­

tRICT of originally Muscogee, now Harris, to the county of
Talbot; and also the lot of land whereon William Stead
now resides in the county of Marion to the county of Talbot,
and concurred therein.

The House took up and concurred in the amendments of
the Senate to the bill of the House to incorporate the Co­
lumbus and Greenville Plank and Turnpike Road Company,
the Columbus and Lumpkin Plank and Turnpike Road
Company, and for other purposes therein mentioned.

The House took up the amendments of the Senate to the
bill of the House to incorporate the Hydraulie Company of
the city of Savannah, and for other purposes therein men­
tioned, and concurred therein.

The House took up the amendments of the Senate to the
bill of the House to incorporate the stockholders of the Cher­
okee Rail or Plank Road Company, and concurred therein.

The House took up and concurred in the amendment of
the Senate to the bill of the House to regulate the tax on
sales at auction.

The House took up and concurred in the amendment of
the Senate to the bill of the House to compensate the consoli­
dating managers of elections in the county of Wayne.

The House took up and concurred in the amendments of
the Senate to the bill of the House to establish and change
and remove and abolish certain election precincts in certain
 counties therein mentioned, and define the place of holding
Justices Courts in certain districts therein designated.

The House took up and concurred in the amendment of
the Senate, by way of substitute, to the bill of the House to
authorize certain persons therein named to peddle without
license.

The House took up and concurred in the bill of the Sen­
ate to amend the first section of an act passed on the 7th
day of December, 1824, authorizing the Superior Courts of
this State to appoint persons to assign and set off dower, and
to prescribe the mode of proceeding therein.

The House took up and concurred in the amendments of
the Senate to the bill of the House to authorize Jeptha B.
Stephens, of the county of Gilmer, to practice medicine un­
der the Botanic System.

The House took up and concurred in the amendments of
the Senate to the bill of the House to incorporate the Wel­
lington Academy, of Morgan county, and appoint trustees
for the same.

The House then adjourned until seven o’clock, P M.
The House met pursuant to adjournment.

The House took up the report on the bill of the Senate to compensate the grand and petit jurors of Murray county, and agreed thereto; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill of the Senate to legalize and make valid the appointment of commissioners of the Camden county academy, and agreed to the report as amended; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to incorporate the village of Springfield, in Effingham county, and to appoint commissioners for the same, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to amend an act passed at the last session of the General Assembly entitled an act for the relief of John H. Mann, executor of James G. Stalling, deceased, and agreed thereto; the bill was read the third time and passed under title thereof.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has 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 authorize executors and administrators of guardians to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations belonging to the estate of their testators or intestates or wards.

Also, a bill to authorize the settlement of prosecutions in certain cases, and to regulate more particularly the duties of the Attorney and Solicitors General, and to fix their liability.

Also, a bill to prohibit Sheriffs and their deputies from becoming directly or indirectly purchasers of property at Sheriffs' sales, to revoke titles taken or held by them for property so purchased, and to make penal the violation of this act.

The Senate has also passed the bill of the House of Representatives to authorize certain citizens of the county of Sumter to exercise the rights of citizenship in the county of Marion, with an amendment by way of substitute, to which they ask the concurrence of this branch of the General Assembly,
The Senate has also agreed to the Report of the Joint Select Committee to whom was referred the memorial of Howell Cobb of Houston, in relation to the publication of the criminal statutes of this State, to which they ask the concurrence of this branch of the General Assembly.

The Senate has also concurred in the resolution of the House of Representatives in relation to the correction of a mistake made in the name of William Alexander, senior warden of Dawson Lodge No. 67, in an act now under seal in the office of Secretary of State.

The House took up the report on the bill of the Senate to incorporate the Waynesville Baptist Church, 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 Coosa River Steamboat 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 Macon Canal Company, and to punish those who may injure their property, 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 prevent Judges of the Superior Courts in this State from making certain charges, or giving their opinions to or in hearing of the jury, and to define the same as error, and agreed thereto; the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. McDougald, seconded by Mr. Brandon, the yeas and nays were required to be recorded, and are yeas 52, nays 35.

Those who voted in the affirmative, are Messrs.

Bivins, Hendrix, Roberts, 
Calder, Howard, Robinson of Macon, 
Chandler, Irwin, Sanford, 
Culberson of Troup, Jenkins, Jones of Warren, 
Dorminy, Laughridge, 
Faver of Meriwe'r, Manning, 
Faver of Troup, McDonald, 
Fields, McLeod, 
Fish, McWhorter, 
Fletcher, Neal, 
Gartrell, Neely, 
Gray, Nisbet, 
Griffin, Penick, 
Goodman, Phillips, 
Hall, Pickett, 
Harris, Pringle, 
Harrison, 
Heard,
Those who voted in the negative, are Messrs.

Adams, Fleming, Penland,
Akin, Fortner, Reynolds,
Anderson of Wilkes, Gresham, Richardson,
Arnold, Gordon, Riley,
Brandon Hill, Robinson of Talbot,
Carlton, Hodges of Rand'h, Shackelford,
Carter, Kendall, Snelling,
Colbert, Lawton, Terrell of Putnam,
Culberson of Floyd, McDougald, Wilson,
Deadwlyer, McIntyre, Wooldridge,
Digby, Mintz, Yopp,
Dubignon, Peacock,

So the bill was passed.

The House took up the report on the bill of the Senate to authorize Johnson Garwood to construct a dam across Chattahoochee river on his own land, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to declare the lien of judgments upon equitable property, and the report was disagreed to; so the bill was lost.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to authorize Osborne Reaves to establish a ferry across the Oostanaula river in the county of Cass on fractions of lots Nos. 322 and 323, lying between the 14th and 15th districts of the third section.

Also, an act to authorize the citizens of the town of Marietta to elect their marshal.

Also, an act to incorporate the Central Horticultural Association of this State.

Also, an act to give to grand jurors of Cass county the same compensation that is allowed petit jurors in said county.

Also, an act to authorize William P. Cunningham of Clark county to plead and practise law in the Courts of law and equity in this State.

Also, an act to provide for the trial by the Superior Courts of this State of any slave or slaves or free person of color charged with any capital offence against the laws of this State.

Also, an act to appoint trustees for Cedar Creek Church in Emanuel county.

Also, an act to authorize the Inferior Court of the county of Cass to levy an additional tax for county purposes.

Also, an act to authorize the Clerks of the Superior Courts to administer oaths in certain cases, and for other purposes.
Also, an act to alter and amend the third section of an act entitled an act to amend an act to incorporate the Muscogee Railroad, and to punish persons for violating the provisions, approved 27th December, 1845, and for other purposes.

Also, an act to authorize John C. Rogers, Ezekial H. Adams and Edward Brooks, of Macon county, to establish a ferry across Flint river on their own lands.

Also, an act to authorize and require the Justices of the Inferior Courts of Gilmer and Walker counties to proportion the poor school fund of said counties among the several districts agreeably to the number of poor children returned by the magistrates, and to appoint a Treasurer to receive and pay out the same to the teachers of each district.

Also, an act to regulate the licensing physicians in this State, to prevent apothecaries vending and exposing to sale within this State drugs and medicines without a license from the Board of Physicians, and to prevent merchants, shopkeepers, and all other persons from compounding and preparing drugs and medicines or either, approved December 24th, 1825.

The House took up the report on the bill of the Senate to add a part of the county of Emanuel to the county of Washington. On motion of Mr. McDougald, the same was indefinitely postponed.

On motion of Mr. Gartrell, the order was suspended and the House took up the bill of the Senate to pardon John Hunton, of the county of Wilkes. The report 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 authorize the clerks of the Superior, Inferior, and Ordinary Courts of Montgomery county, to keep their offices within fifteen miles of the Courthouse in said county, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to incorporate the Fountain Spring Camp Ground, in the county of Talbot, and appoint trustees for the same. The report as amended was agreed to; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill of the Senate to change the name of Kate Leon Rich, of Glynn county, to that of Kate Leon Riley, and agreed thereto; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill of the Senate to exempt Emory College and other Colleges in this State from taxation, and to place them on the same footing with
The House took up the report on the bill of the Senate to amend an act to give to masons and carpenters an incumbrance for debts due on account of work done and materials furnished in building and repairing houses and premises to which they may be attached, passed 22d December, 1834, so as to give to painters, tinters, and copper-smiths in the county of Richmond—city of Savannah, the like security. The report having been amended was agreed to; the bill was read the third time and passed under the following title:

A bill to amend an act to give to masons and carpenters an incumbrance for debts due on account of work done and materials furnished in building or repairing houses and premises to which they may be attached, passed 22d Dec. 1834, so as to give to painters, tinters and copper-smiths in the county of Richmond, city of Savannah, and city of Columbus, the same privileges.

The House took up the report on the bill of the Senate to regulate the testimony of Attorneys at law.

Mr. Tompkins moved to postpone the same indefinitely. Whereupon, on the call of Mr. McDougald and the second of Mr. Shackelford, the yeas and nays were required, to be recorded, and are yeas 47, nays 27.

Those who voted in the affirmative, are Messrs.

Adams, Akin, Arnold, Brandon, Carlton, Chandler, Colbert, Deadwyler, Digby, Dubignon, Faver of Meriwet'r, McLeod, Fleming, Fletcher, Fortner, Gray, Gresham, Harris, Harrison, Heard, Hodges of Rand'h, Howard, Irwin, Jenkins, Jones of Warren, Manning, McIntyre, Pickett, Reynolds, Sanders, Slaughter, Terrell of Coweta, Terrell of Putnam, Tillman, Tompkins, Villalonga, Waldo[u], Watson, Westmoreland, Whitworth, Wilson, Yopp.

Those who voted in the negative, are Messrs.

Bivins, Calder, Culberson of Floyd, Gordon, Dorminy, Fields, Fish, Griffin, Goodman, Hall, Hendrix, Lawton, McDougald, McWhorter, Penland, Phillips, Richardson, Riley.
The motion prevailed.

The House took up the report on the bill of the Senate to incorporate the Cherokee College of Georgia in the county of Floyd, 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 Grand Lodge of the Independent order of Odd Fellows of the State 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 authorizing and regulating the taking of bail and issuing attachments 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 extend the corporate limits of the town of Fayetteville 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 amend an act entitled an act to incorporate the town of Albany in Baker county, and for other purposes therein named, assented to 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 of the Senate to relieve Justices of the Inferior Court from Jury duty and agreed thereto; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill of the Senate to exempt Harman N. Sapp of the county of Lowndes, Jasper N. Pittman of the county of Heard, Henry R. D. Treadwell of the county of Troup, and Robert H. Hart of the county of Cherokee, from the provisions of the acts of the General Assembly concerning pedlers, and to authorize them to engage in that business without license.

On motion of Mr. Lawton, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to revive, alter and amend an act entitled an act for preventing controversies concerning the boundaries of land and for processioning the same, approved Feb. 2d, 1798, 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, point out and regulate the manner in which the returns of the several banking institutions of this State shall hereafter
be made, 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 several laws of this State in relation to writs
of certiorari, 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 to incorporate the Relief Society of the
Georgia Annual Conference of the Methodist Episcopal
Church, assented to Dec. 22d 1838, by adding the word
"South," and to confer certain powers upon the First Pres­
byterian Church, Augusta, and agreed thereto; the bill was
read the third time and passed under title thereof.

The House took up the report on the bill of the Senate
to authorize the Savannah and Albany Railroad Company
to make and use a plank road and branches in connection
with their railroad and branches or in lieu thereof, and
agreed thereto; the bill was read the third time and passed
under title thereof.

The House took up the report on the bill of the Senate
to incorporate the Talbotton Branch Railroad 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 change the name of William Hadaway to that of William
Huckleby, and for other purposes therein mentioned, and on
motion of Mr. Griffin the same was indefinitely postponed.

The House took up the report on the bill of the Senate
to amend an act to incorporate the Georgia Conference of
the Methodist Episcopal Church, and vest therein the title
of certain property with authority to dispose of the same, by
adding the word South, assented to Dec. 11th, 1841, and
agreed thereto; the bill was read the third time and passed
under title thereof.

The House took up the report on the bill of the Senate
to authorize Daniel R. Turner, of the county of Cobb, and
James L. Mayson of the county of DeKalb, to establish a
ferry across the Chattahoochee river, on their own land.—
The report 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 alter and change the county line between the counties of
Jackson and Clark, so as to include the residence of Greens­
by W Barber and Robert F White of the county of Jack­
son in the county of Clark; also, to change the county line
between the counties of Madison and Clark, so as to include
the residence of George A. Jarrel of the county of Madison
in the county of Clark, 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 Washington to the county of Jefferson.

On motion of Mr. Tompkins, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to authorize Minor W. Brown of Forsyth county, Georgia, and Benjamin G. McCaskey of the county of Hall, each to erect a mill dam across the Chattahoochee river on their own land; also, Cornelius D. Terhune of the county of Cass, to erect a dam across the Hightower river, on his own land, 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 the name of William Capers Day of Greene county, to that of William Capers Rodes and to legitimate the same; also, to change the names of Moses Kitchens and Joanna Kitchens of Warren, to that of Moses Neal and Joanna Neal, and legitimate 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 alter and change the commissioners named in the fifth section of an act to prevent obstructions in the Oconee river, and for other purposes therein named, approved Dec. 26th, 1835, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to alter and amend the first and repeal the fourth sections of an act granting certain privileges to the Jefferson Riflemen and 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 of the Senate to alter and change the name of Mary Virginia Faver to that of Mary Virginia Cox and to legitimize 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 repeal an act passed on the 22d day of December, 1843, authorizing the Governor of the State of Georgia to sell the Western and Atlantic Railroad.

On motion of Mr. Nisbet, the same was postponed for further consideration.

The House took up the report on the bill to change the names of certain persons therein named and for other purposes, and agreed thereto; the bill was read the third time and passed under title thereof.

The House then adjourned until 9 o'clock A. M.
Mr. Jenkins moved to reconsider so much of the Journal of yesterday as relates to the passage of the bill of the Senate to amend the act to lay off and divide the State into eight Congressional Districts, and to point out the mode of electing members of Congress in each district, and to provide against illegal voting, approved 23d December, 1843.

Pending the discussion thereon, the following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to wit:

A bill to regulate the action of Justices of the Peace in granting peace warrants.

Also, a bill to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, approved December 27, 1847, and to abolish the office and duty of assessors.

Also, a bill 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 tenth of December, eighteen hundred and forty-one.

Also, a bill to regulate and give the control of the fisheries on the Great Ogechee river below Hill's bridge on the Darien road, Bryan county, and on the Savannah river from Abercorn creek to the mouth of said river, to the proprietors of the banks and islands of said river; also, to prevent illicit trading with slaves and disseminating incendiary publications.

Also, a bill for the relief of Emory College for taxes illegally assessed against the trustees of said College.

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, to wit:

A bill to prevent the assemblage of negroes for religious worship unless conducted by white persons, and to prevent the licensing of negro preachers in the county of Putnam.

Also, a bill to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same and to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act approved December the 30th, 1847.

On the motion of Mr. Jenkins to reconsider, upon the call of Mr. Jenkins, seconded by Mr. Jones of Paulding, the yeas and nays were required to be recorded, and are yeas 3, nays 59.
Those who voted the affirmative, are Messrs.
Griffin, Jenkins, Jones of Paulding.

Those who voted in the negative, are Messrs.
Adams, Goodman, Pickett,
Akin, Gordon, Pringle,
Bivins, Hall, Roberts,
Bryan, Harrison, Robinson of Fay'te,
Calder, Heard, Sanders,
Carlton, Hendrix, Sanford,
Carter, Hill, Slaughter,
Chandler, Hodges of Houston, Spalding,
Colbert, Howard, Strickland,
Culberson of Floyd, Irwin, Talley,
Digby, Kendall, Tompkins,
Dorminy, Lane, Villalonga,
Faver of Meriw'th, Lawton, Westmoreland,
Fields, Leith, Whitworth,
Fish, McDonald, Wiggins,
Fletcher, Morris, Wilcox,
Fortner, Neely, Wilson,
Gaston, Nelson, Wofford,
Gilmore, Peacock, Wolf,
Gray, Phillips,

There not being a quorum present the question was left still open.

On motion of Mr. Phillips, there was a call of the House and the following gentlemen answered to their names:
Adams, Gordon, Pickett,
Akin, Harrison, Pringle,
Bivins, Heard, Roberts,
Bryan, Hendrix, Robinson of Fay'te,
Calder, Hill, Sanders,
Carlton, Hodges of Houston, Sanford,
Carter, Howard, Shackelford,
Chandler, Irwin, Slaughter,
Colbert, Jones of Paulding, Spalding,
Culberson of Floyd, Kendall, Strickland,
Digby, Lane, Talley,
Dorminy, Lawton, Tompkins,
Faver of Meriw'ri, Leith, Villalonga,
Fields, McDonald, Westmoreland,
Fish, Morris, Whitworth,
Fletcher, Neely, Wiggins,
Fortner, Nelson, Wilcox,
Gaston, O'Bannon, Wilson,
Gilmore, Peacock, Wofford,
Griffin, Phillips, Wolf,

Goodman, 

There was no quorum present.

The House then adjourned until 9 o'clock, to-morrow morning.
THURSDAY, FEBRUARY 14, 1850.

Nine o'clock, A. M.

The roll being called, the following members answered to their names:

Adams,  Gordon,  Pickett,
Akin,    Hall,    Pringle,
Bivins,  Harrison,  Roberts,
Bryan,   Heard,   Robinson of Fayette,
Calder,  Hendrix,  Sanders,
Carlton,  Hill,  Sanford,
Carter,  Hodges of Houston, Shackelford,
Chandler,  Howard,  Slaughter,
Colbert,  Irwin,  Strickland,
Culberson of Floyd, Jenkins,  Talley,
Digby,  Jones of Paulding,  Tompkins,
Dorminy,  Kendall,  Villalonga,
Faver of Meriw'r,  Lane,  Westmoreland,
Fields,  McDonald,  Whitworth,
Fish,    Morris,  Wiggins,
Fletcher,  Neely,  Wilcox,
Fortner,  Nelson,  Wilson,
Gray,    Nisbet,  Wofford,
Griffin,  O'Bannon,  Wolf,
Goodman,  Peacock,

There being no quorum, the House adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The roll being called, the following members answered to their names:

Adams,  Fish,    Hodges of Houston,
Akin,    Fletcher,  Howard,
Bivins,  Fortner,  Irwin,
Bryan,   Gaston,  Jones of Paulding,
Calder,  Gilmore,  Kendall,
Carlton,  Gray,  Lane,
Carter,  Griffin,  Lawton,
Chandler,  Goodman,  Leith,
Colbert,  Gordon,  McDonald,
Culberson of Floyd, Hall,  Morris,
Digby,  Harrison,  Neely,
Dorminy,  Heard,  Nelson,
Faver of Meriw'h,  Hendrix,  O'Bannon,
Fields,  Hill,  Peacock,
There being no quorum, the House adjourned until nine o'clock, Friday morning.

FRIDAY, FEBRUARY 15, 1850.

The roll having been called, the following members answered to their names:

Adams, Goodman, Phillips,
Akin, Gordon, Pickett,
Bivins, Hall, Pringle,
Bryan, Harrison, Roberts,
Calder, Heard, Robinson of Fay'tte.
Carlton, Hendrix, Sanders,
Carter, Hill, Sanford,
Chandler, Hodges of Houston, Shackelford,
Colbert, Howard, Slaughter,
Culberson of Floyd, Irwin, Spalding,
Digby, Jenkins, Strickland,
Dorminy, Jones of Paulding, Talley,
Faver of Meriweth, Kendall, Tompkins,
Fields, Lane, Villalonga,
Fish, Lawton, Westmoreland,
Fletcher, McDonald, Whitworth,
Fortner, Morris, Wiggins,
Gaston, Neely, Wilcox,
Gilmore, Nelson, Wilson,
Gray, O'Bannon, Wofford,
Griffin, Peacock, Wolf.

The Speaker laid upon the table the following communication, which was read:

FEBRUARY 14th, 1850.

Mr. Speaker—Agreeable to your directions, this morning I took the list of absent members and proceeded to warn them to appear in their seats. Mr. Nisbet was in his seat, Mr. Tucker said I need not warn him, for he was in his. The list was immediately snatched from my hand. I procured another, which fared the same fate. I continued to warn the absentees until I was seized and carried down stairs, at the foot of the stairs Mr. Spalding jerked me loose, they laughed and said they were only funning with me; I received for answer, they would not attend I think I warn-
ed all the absentees, but as I could not keep a list, I cannot tell precisely. Respectfully,

JESSE OSLIN, Messenger.

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

SATURDAY, FEBRUARY 16, 1850.

The roll having been called, the following gentlemen answered to their names:

Adams,     Gordon,     Phillips.
Akin,      Hall,       Pickett,
Bivins,    Harrison,   Pringle,
Bryan,     Heard,      Roberts,
Calder,    Hendrix,    Robinson of Fay'te
Carlton,   Hill,       Sanders,
Carter,    Hodges of Houston, Sanford,
Chandler,  Howard,     Shackelford,
Colbert,   Irwin,      Slaughter,
Culberson of Floyd, Jenkins,    Strickland,
Digby,     Jones of Paulding, Talley,
Dorminy,   Kendall,    Tompkins,
Faver of Meriw'her, Lane,         Villalonga,
Fields,    Lawton,     Westmoreland,
Fish,      Leith,      Whitworth,
Fletcher,  McDonald,  Wiggins,
Fortner,   Morris,    Wilcox,
Gaston,    Neely,      Wilson,
Gilmore,   Nelson,    Wofford,
Gray,      O'Bannon,  Wolf,
Goodman,   Peacock,   Peacock,

There not being a quorum, the House adjourned until 9 o'clock, Monday morning.

MONDAY, FEBRUARY 18, 1850.

The roll having been called the following members answered to their names:

Adams,     Culberson of Floyd, Gilmore,
Akin,      Digby,       Gray,
Bivins,    Dorminy,    Griffin,
Bryan,     Faver of Meriw'her, Goodman,
Calder,    Fields,     Gordon,
Carlton,   Fletcher,  Hall,
Carter,    Fortner,    Heard,
Chandler,  Gaston,    Hendrix,

There was not a quorum present.

The Speaker laid upon the table the following communication, which was read:

Mr. Speaker, agreeable to your instructions I proceeded to warn the absent members of this House to appear and take their seats.

I warned the following gentlemen, to wit: Messrs.

Brown, Hines, Terrell of Coweta.
Culberson of Troup, Hodges of Randolph, Terrell of Putnam.
Dawson, Jones of Warren, Thornton.
Dubignon, McLeod, Tillman.
Farmer, Nisbet, Trippe.
Faver of Troup, Penick, Tucker.
Fleming, Richardson, Waldhour.
Gartrell, Robinson of Macon, Walker.
Gresham, Robinson of Talbot, Watson.
Griggs, Snelling, Welborne.

If there is any mistake in the above list, it was occasioned by several standing near each other. The balance of the absentees I did not find up to this hour.

12 o'clock A.M., Feb. 16, 1850

(Signed) JESSE OSLIN, Messenger H. R.

The Speaker sent the following communication to his Excellency the Governor by the Messenger:

HOUSE OF REPRESENTATIVES. 847

18th of February, 1850.

His Excellency G. W. Towns, Sir:—I have delayed communicating to you officially the disorganized state of the House of Representatives, hoping from day to day that the high duty and obligation due the State would induce at least a portion of those who have deserted their trust to return and proceed to business; such, however, has not been the case. On Wednesday morning the whole Whig party, with the exception of Charles J. Jenkins, Esq., withdrew from the House, and have continued since to absent themselves, thus leaving the House without a quorum to transact business. I have sent the Messenger several times to warn and
summon the absentees to return to the House; the orders they have altogether disregarded. Some of the most important bills for the interest of the State are yet unacted on, amongst which are the appropriation and tax, and if this latter is not perfected, Georgia must be discredited and disgraced. In this exigency, I call upon your Excellency for advice and co-operation.

Very respectfully your obedient servant,

JNO. W. ANDERSON,
Speaker of the House of Reps.

Mr. Pickett offered the following preamble and resolution, to wit:

Whereas this is the fifth day since the disorganization of this branch of the General Assembly; and whereas we, the members present, are extremely desirous of bringing the session to a close, therefore be it

Resolved, That the Speaker be requested strictly to enforce the rules of this House by pressing the collections of fines on absent members, and that a teller be appointed by the Speaker to count the members present in the House, and so soon as there is a majority present to report the same to the House, which report shall be spread upon the journals, and that the House will then proceed with the regular order of business; which was read and agreed to.

The House then took a recess until 3 o'clock, P. M.

THREE O'CLOCK, P. M.

The House resumed its sitting, and on calling the roll the following members answered to their names:

Adams, Goodman, Phillips,
Akin, Gordon, Pickett,
Bivins, Hall, Pringle,
Bryan, Heard, Roberts,
Calder, Hendrix, Robinson of Fay'te,
Carlton, Hill, Sanford,
Carter, Hodges of Houston, Shackelford,
Colbert, Howard, Spalding,
Culberson of Floyd, Irwin, Strickland,
Digby, Kendall, Talley,
Dorminy, Lane, Tompkins,
Favor of Meriw'th, Leith, Villalonga,
Fields, McDonald, Westmoreland,
Fletcher, Morris, Whitworth,
Fortner, Neely, Wilcox,
Gaston, Nelson, Wilson,
Griffin, Peacock, Wofford.

There was no quorum present.

The House then adjourned until nine o'clock, to-morrow morning.
The roll having been called, the following members answered to their names:

Adams, Griffin, Pickett,
Akin, Goodman, Roberts,
Bivins, Gordon, Robinson of Fayette,
Bryan, Hall, Sanders,
Calder, Heard, Sanford,
Carlton, Hendrix, Shackelford,
Carter, Hill, Slaughter,
Chandler, Hodges of Houston, Strickland,
Colbert, Howard, Talley,
Culberson of Floyd, Irwin, Tompkins,
Digby, Lane, Villalonga,
Dorminy, Leith, Westmoreland,
Faver of Meriw' th, McDonald, Whitworth,
Fields, Morris, Wiggins,
Fish, Neely, Wilcox,
Fletcher, Nelson, Wilson,
Gaston, Peacock, Wofford,
Gilmore, Phillips, Wolf,
Gray,

There was no quorum present.

The following communication was laid upon the table and read:

Mr. Speaker—According to your directions this morning, I have warned the following gentlemen to appear forthwith and take their respective seats in the Representative Hall: Messrs.

Barlow, Laughridge, Robinson of Talbot,
Brandon, McAllister, Stephens. (sick.)
Brown, McDougald, Terrell of Coweta,
Culberson of Troup, McIntyre, Terrell of Putnam,
Dawson, McLeod, Thornton,
Dubignon, Mintz, Tillman,
Farmer, Perkins, Trippe,
Faver of Troup, Penland, Tucker,
Garrett, Ramsey, Waldhour,
Harris, Richardson, Walker,
Hines, Riley, Watson,
Hodges of Rand' h. Robinson of Macon, Yopp.

The balance I have failed to find up to this hour, Feb. 15th, 1850, 11 o'clock, A. M.

(Signed) JESSE OSLIN, Messenger.

Afterwards the Chair declared that there was a quorum present, and received the following report which was read:

Mr. Culberson, from the Committee on Enrolment, re-
An act to incorporate the Wellington Academy in Morgan county, and Longstreet Academy in Coweta county, and to appoint Trustees for the same.

Also, an act to compensate the [consolidating] managers of elections in the county of Wayne.

Also, an act to amend an act entitled an act to make Bank and other corporations subject to garnishment, and to regulate proceedings against garnishees in certain cases, assented to December 24th, 1832, and the several acts amendatory thereof, so far as relates to the proviso in the third section of said act.

Also, an act to authorize Jeptha B. Stephens of the county of Gilmer to practise medicine under the Botanic system.

Also, an act to amend an act concerning coroners and inquests, passed Dec. 22, 1823.

Also, an act to make it a penal offence for any conductor, fireman, engineer, or other officer or agent on or managing or conducting any Railroad in this State to allow any slave to travel on the same, except under certain circumstances.

Also, an act for the relief of Harvey McCormick Ward.

Also, an act to authorize James Brewer, and William Brewer to establish a ferry across the Altamaha river at Oglethorpe Bluff, and other purposes therein mentioned.

Also, an act to regulate the tax on sales at auction.

Also, an act to regulate the action of Magistrates upon peace warrants.

Also, an act for the relief of Emory College for taxes illegally assessed against the Trustees of said College.

Also, an act to regulate and give control of the fisheries on the Great Ogeechee river, below Hill's bridge on the Darien road, Bryan county, and on the Savannah river from Abercorn creek to the mouth of said river, to the proprietor of the banks and islands of said river; also to prevent illicit trading with slaves, and disseminating incendiary publications.

Also, an act to add lot of land No. 6 in the 22d dist. of originally Muscogee, now Harris, to the county of Talbot; and also the lot of land whereon William Stead now resides in the county of Talbot, and the premises of H. M. Newton and others of Lumpkin to the county of Forsyth.

Also, an act to authorize the Inferior Courts of the several counties in this State to grant license to certain persons therein described, upon certain conditions.

Also, an act to amend the several acts in relation to the assignment of dower.

Also, an act to incorporate the Lumpkin Guard, and to extend to them certain privileges.
Also, an act to incorporate the Columbus and Greenville Plank and Turnpike Company, the Columbus and Lumpkin Plank and Turnpike Road Company, and the Sparta Plank and Turnpike Road Company, and for other purposes therein named.

Also, an act to incorporate Union Academy, in the county of Macon, and appoint trustees for the same, and to incorporate Sandy Grove Academy in the county of Wilkinson, and to appoint Trustees for the same.

Also, an act for the relief of William Hardeman of the county of Cherokee.

Also, an act to make Nancy Waters, the wife of James Waters, and Candace R. Carter, wife of James Carter of Talbot county, free holders.

Also, an act to incorporate the Hydraulic Company of the city of Savannah, and for other purposes therein named.

Also, an act to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of Macon, approved December 27th, 1847, and to abolish the office and duty of assessors.

Also, an act to incorporate the Mulberry Grove Manufacturing Company in the county of Harris, and for other purposes therein mentioned; also, in relation to the Ruckersville Banking Company.

Also, an act to alter and amend the several acts incorporating the city of Griffin.

Also, an act to repeal an act entitled an act to authorize the Inferior Court of Lumpkin county to levy an extra tax for county purposes.

Also, an act to prevent sheriffs from holding the office of constable.

Also, an act to establish, change and abolish certain election precincts in certain counties therein mentioned, and define the place of holding Justices' Courts in certain counties therein designated.

Also, an act to authorize amendments to be made instantaneously in cases of misnomer in judicial proceedings.

Also, an act to incorporate the stockholders of the Cherokee Rail Road or Plank Road Company.

Also, an act to alter and 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 a sum of money for the same, assented to December the 10th, 1841.

The following message was received from the Senate by Mr. Grim, their Secretary:

Mr. Speaker—The Senate has passed the following bills of the House, with amendments, to which they ask the concurrence of this branch of the General Assembly:
A bill to appropriate money for the purposes therein named.
Also, a bill to levy and collect a tax for each of the political years 1850 and 1751, and thereafter.
The Chair then stated that the unfinished business was the motion to reconsider the bill to amend the act "to divide the State into eight Congressional Districts," and decided that a majority having voted against reconsideration, and there being now a quorum, a portion of whom had refused to vote, the motion to reconsider was lost.
Mr. Ramsey appealed from the decision of the Chair, and being seconded by Mr. Tucker, called for the yeas and nays on the appeal.
Pending the call for the yeas and nays, Mr. Ramsey further moved a call of the House, which being had, the following members answered to their names:

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<th>Adams,</th>
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<td>Goodman,</td>
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There was no quorum present.
The House then took a recess until 3 o'clock, P. M.

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THREE O'CLOCK, P. M.

The House resumed its sitting, and the roll having been called the following members answered to their names:

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<tr>
<th>Adams,</th>
<th>Bivins,</th>
<th>Calder,</th>
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<td>Akin,</td>
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</table>
There was no quorum present.

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

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**WEDNESDAY, FEBRUARY 20, 1850.**

The roll having been called, the following members answered to their names:

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<th>Adams</th>
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</tbody>
</table>
There was no quorum present.

The House then took a recess until 3 o'clock, P. M.

**THREE O'CLOCK, P. M.**

The House resumed its sitting, and on calling the roll the following members answered to their names:

- Adams, Goodman, Phillips,
- Akin, Gordon, Pickett,
- Anderson of Chath. Hall, Pringle,
- Bivins, Harrison, Roberts,
- Bryan, Heard, Robinson of Fay'ie.
- Calder, Hendrix, Sanders,
- Carlton, Hill, Sanford,
- Carter, Hodges of Houston, Shackelford,
- Chandler, Howard, Slaughter,
- Colbert, Irwin, Spalding,
- Culberson of Floyd, Jones of Paulding, Strickland,
- Digby, Kendall, Talley,
- Dorminy, Lane, Thomasson,
- Faver of Meriw’r, Lawton, Tompkins,
- Fields, Leith, Villalonga,
- Fish, McDonald, Westmoreland,
- Fletcher, Morris, Whitworth,
- Fortner, Neely, Wiggins,
- Gaston, Nelson, Wilcox,
- Gilmore, Nisbet, Wilson,
- Gray, O'Bannon, Wofford,
- Griffin, Peacock, Wolf.

A quorum being present, the House proceeded to the unfinished business of yesterday, which was the appeal of Mr. Ramsey from the decision of the Chair, and upon which the yeas and nays had been called, and are yeas 47, nays 18.

Those who voted in the affirmative, are Messrs.

- Adams, Digby, Harrison,
- Akin, Dorminy, Heard,
- Bivins, Faver of Meriweth, Hendrix,
- Bryan, Fields, Howard,
- Calder, Fish, Irwin,
- Carlton, Fortner, Kendall,
- Carter, Gaston, Lane,
- Chandler, Gilmore, Lawton,
- Colbert, Gordon, Leith,
- Culberson of Floyd, Hall, McDonald,
Neely, Slaughter, Whitworth,
Nelson, Talley, Wiggins,
O'Bannon, Thomasson, Wilcox,
Pickett, Tompkins, Wilson,
Roberts, Villalonga, Wofford.
Robinson of Fayette, Westmoreland.

Those who voted in the negative, are Messrs.
Fletcher, Jones of Paulding, Sanders,
Gray, Morris, Sanford,
Griffin, Nisbet, Shackelford,
Goodman, Peacock, Spalding,
Hill, Phillips, Strickland,
Hodges of Houston, Pringle, Wolf.

Mr. Nisbet, of Bibb, begged leave to place the following minute on the journal of the House, which was granted.

When the Congressional District bill was pressed, he retired from the House in company with his political friends, for the following reasons: Because it was called up out of its order, when more weighty matters of State demanded the attention and action of the Legislature; but mainly because he believed, as he does now, that after Congress has passed a new apportionment bill and the next decennial census shall have been taken, the Legislature will have to be convened to reorganize the Congressional Districts.

So holding, he determined by retiring from the House to manifest his resentment against a gratuitous and unnecessary wound inflicted by the majority upon the feelings of the minority.

In returning to his seat, he is influenced by a controlling sense of duty as a representative of the people. The tax bill, appropriation bill, and other measures of public interest remain to be acted on, measures upon which the honor, credit and dignity of the State are suspended. When such weighty considerations appeal to his feelings, the transient triumph or defeat of mere party arrangements must be disregarded. With this short explanation he resumes his seat.

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

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act for the relief of Joseph Donaldson of Cherokee county.

An act to alter and amend the third section of an act entitled an act to amend an act to incorporate the Muscogee Railroad, and to punish persons for violating the provisions of the same, approved 27th December, 1845, and for other purposes.
An act to change the line between the counties of Newton and Jasper, so far as to include within the county of Newton, the possessions of James N. Finley and William Garthwright.

An act to authorize the Treasurer to refund the purchase money with interest to purchasers of fractions that had been previously drawn for, and afterwards sold by mistake; also, the grant fee where paid.

An act to appoint trustees for Cedar Creek Church, in Emanuel county.

An act to compensate petit jurors of Lee county, and to authorize the Inferior Court to levy a tax for said purpose.

An act to authorize John C. Rogers, Ezekial H. Adams and Edward Brooks, of Macon county, to establish a ferry across Flint river on their own lands, to be located on fraction 66 in the first, and 236 in the fifteenth of said district.

An act to incorporate a volunteer company of infantry at Dahlonega in the county of Lumpkin, to be known by the name and style of the Dahlonega Blues.

An act to provide for the trial by the Superior Courts of this State of any slave or slaves or free persons of color charged with any capital offence against the laws of this State.

An act to add a part of the county of Newton to the county of Jasper, and a part of Carroll county to the county of Paulding.

An act to authorize the Inferior Court of the county of Cass to levy an additional tax for county purposes.

An act to incorporate the Marietta Manufacturing Company of Cobb county.

An act to amend the second and fourth sections of an act to provide for the education of the poor, assented to 29th of December, 1843.

An act to authorize Osborne Reaves to establish a ferry across the Oostanaula river in the county of Cass on fractions of lots Nos. 322 and 323, lying between the 14th and 15th districts of the third section.

An act to change the time of sitting of the Court of Ordinary, so far as relates to the county of Bulloch.

An act for the relief of Edward A. Flewellen.

An act to make valid all commissions which have heretofore been or may hereafter be issued in blank for the purpose of taking testimony in any case arising, or which may have arisen in the courts of law and equity of this State.

An act to alter and amend an act entitled an act to regulate the licensing physicians in this State, to prevent apothecaries vending and exposing to sale within this State...
drugs and medicines without a license from the Board of Physicians, and to prevent merchants, shop-keepers, and all other persons from compounding and preparing drugs and medicines or either, approved December 24th, 1825.

An act to authorize William P. Cunningham of Clark county to plead and practise law in the Courts of law and equity in this State.

An act to lay out and form a new county from the counties of Ware and Lowndes, and to provide for the organization of the same.

An act to authorize Daniel Sikes of the county of Tattnall to practise medicine in said county, charging compensation therefor without a license as now by law provided.

An act to incorporate the Central Horticultural Association of this State.

An act to authorize and require the Justices of the Inferior Courts of Gilmer and Walker counties to proportion the poor school fund of said counties among the several districts agreeably to the number of poor children returned by the magistrates, and to appoint a Treasurer to receive and pay out the same to the teachers of each district.

An act to incorporate the Eatonton Branch Railroad.

An act to incorporate the Bowenville Manufacturing Company of Carroll county, Georgia, and to give them the privilege of peddling cotton yarns, osnaburgs, and other articles of merchandise in the counties of Carroll, Campbell, Coweta and Heard, without taking out a license therefor.

An act to authorize the citizens of the town of Marietta to elect their marshal.

An act to alter and amend an act entitled an act to authorize and empower executors and administrators to make titles to land in certain cases, approved February 15th, 1799.

An act to authorize the Clerks of the Superior Courts to administer oaths in certain cases, and for other purposes.

An act to give to grand jurors of Cass county the same compensation that is allowed petit jurors in said county.

An act to add the residence of Thomas S. Hopkins now of the county of Wayne to the county of Glynn, and to add the residence of Thomas Tuton, of the county of Glynn to the county of Wayne.

The House then took up the report on the bill of the Senate to regulate the admission of evidence in certain cases and to declare the effect of certain levies.

On motion of Mr. Shackelford, the same was postponed indefinitely.
The House took up the report on the bill of the Senate in relation to divorces.

Mr. Shackelford moved that the following bill of the House, to-wit:

A bill to declare the causes for which total divorces shall be granted, and to prescribe the mode of proceeding, be substituted in lieu thereof.

The Chair decided the motion out of order.

Mr. Nelson called the previous question.

Whereupon, on the call of Mr. Shackelford, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 52, nays 36.

Those who voted in the affirmative, are Messrs.

Adams, Harris, Richardson,
Akin, Howard, Riley,
Barlow, Irwin, Roberts,
Bivins, Jones of Paulding, Robinson of Fayette,
Bryan, Jones of Warren, Strickland,
Calder, Laughridge, Talley,
Colbert, Lawton, Terrell of Coweta.
Culberson of Troup, McAllister, Terrell of Putnam.
Dawson, McIntyre, Tillman,
Fields, McLeod, Tucker,
Fish, Mintz, Villalunga,
Fleming, Neely, Waldhour,
Gartrell, Nelson, Watson,
Gray, Nisbet, Welborne,
Griffin, O'Bannon, Westmoreland,
Griggs, Penland, Whitworth,

Those who voted in the negative, are Messrs.

Brandon, Gaston, Peacock,
Brown, Gordon, Perkins,
Carlton, Heard, Pickett,
Carter, Hendrix, Pringle,
Chandler, Hill, Robinson of Talbot,
Culberson of Floyd, Hines, Sanford,
Digby, Hodges of Houston, Shackelford,
Dorminy, Kendall, Slaughter,
Dubignon, Lane, Thomasson,
Farmer, McDougald, Wiggins,
Fletcher, McDonald, Wilson,
Fortner, Morris, Wofford.

So the call was sustained.

The main question was then put and the bill was passed under the title thereof.
The House took up the report on the bill of the Senate to alter and amend the several acts of this State, so far as they relate to the counties wherein the claims to personal property levied on under execution shall be tried.

On motion of Mr. Thomasson, the same was indefinitely postponed.

Mr. Gartrell from the Committee on the Judiciary to whom was referred a bill entitled an act to curtail the labor of the Clerk of the Supreme Court, report that they have examined said bill and believe that there is no necessity for it.

Mr. Gartrell from the same committee to which was referred the bill to alter and amend the claim laws of this State, reported adversely to the passage of the same.

Mr. Gartrell from the same committee to which was referred the bill to prohibit persons not natives of this State from peddling in this State under certain restrictions therein provided, reported adversely to the passage of the same.

The House took up the report on the bill of the Senate to alter and amend the twelfth section of the second article of the Constitution of the State of Georgia, and the same being a constitutional bill, the yeas and nays were required to be recorded, and are yeas 61, nays 27

Those who voted in the affirmative are Messrs.


Those who voted in the negative are Messrs.

Adams, Akin, Brown, Bryan, Carter, Dawson,
So the bill was passed.

On motion of Mr. Jones of Paulding the order was suspended and the House took up the report on the bill of the House to curtail the labors of the Clerk of the Supreme Court, and to reduce the costs in said Court.

On motion of Mr. Jones of Paulding, the same was taken up by sections.

The first section having been read, which is as follows:

*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 from and after the passage of this act the Clerk of the Supreme Court shall not be required to record the judgment or opinion of the Court in cases decided in the Supreme Court.*

Mr. Jones of Paulding moved to strike out the word "judgment" after the words "required to record the" and before "opinion." The motion prevailed.

The second section having been read which is as follows:

*And be it further enacted, That it shall be sufficient in all cases for the Clerk of the Supreme Court to sign his name as Clerk to the writ of error, citation and remitter, or to any other paper to which it may be necessary to attach his official signature, and that it shall not be necessary to attach a seal to any office paper or other paper issuing out of his office.*

Mr. Gartrell moved the following as a substitute to wit:

*And be it further enacted, That the Clerk of the Supreme Court shall make no charge for attaching the seal of said Court to the writ of error or remitter or any other process issued by him; which was received.*

The fourth section having been read, which is as follows:

*And be it further enacted, That the remitter shall consist of the opinion of the Supreme Court and nothing more.*

Mr. Jones moved to strike out the word "opinion" before the words "of the Supreme Court" and after the words "shall consist of the" and insert in lieu thereof the word "judgment," which motion prevailed; 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 amendatory of the statute of limitations.
On motion of Mr. Jones, the same was taken up by sections:

The second section having been read, which is as follows, to wit:

And be it further enacted, That no color of title shall arise except by sale under a valid legal process, a genuine and bona fide deed of conveyance, a will or bond or other written agreement for titles.

Mr. Shackelford moved to amend the same by the addition of the following proviso, to wit:

Provided, That twenty years possession shall in all cases be a sufficient title against all persons not laboring under disabilities now existing or which may hereafter be created by law; the motion prevailed.

Mr. Jones moved to strike out the section as amended.

Whereupon, on the call of Mr. McDougald and the second of Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 27, nays 61.

Those who voted in the affirmative are Messrs

Adams, Gartrell, Ramsey,
Barlow, Gray, Riley,
Bivins, Hodges of Rand’h. Stephens,
Bryan, Jones of Paulding, Strickland,
Carlton, McDougald, Tailey,
Culberson of Troup,McWhorter, Thomasson,
Dubignon, O’Bannon, Tillman,
Farmer, Pickett, Tucker,
Fields, Pringle, Wofford.

Those who voted in the negative, are Messrs.

Akin, Harris, Peacock,
Brandon, Heard, Penland,
Brown, Hendrix, Perkins,
Calder, Hill, Phillips,
Chandler, Hines, Richardson,
Colbert, Hodges of Houston,Roberts,
Culberson of Floyd,Howard, Robinson of Talbot,
Dawson, Irwin, Sanders,
Digby, Jones of Warren, Shackelford,
Dorminy, Laughridge, Slaughter,
Fish, Lawton, Terrell of Coweta,
Fletcher, Leith, Terrell of Putnam,
Fortner, McDonald, Villalonga,
Gaston, McIntyre, Waldhour,
Griffin, McLoud, Watson,
Griggs, Mintz, Welborne,
Goodman, Morris, Westmoreland,
Gordon, Neely, Whitworth,
Hall, Nisbet, Wiggins,
So the motion was lost.

The third section having been read, which is as follows:

And be it further enacted, That this act shall not apply to any suit now proceeding.

Mr. Jones moved to amend by adding "nor on cases here-tofore decided."

Mr. Nesbit moved the previous question.

Whereupon, on the call of Mr. Jones and the second of Mr. Wiggins, the yeas and nays were required to be recorded, and are yeas 62, nays 25.

Those who voted the affirmative, are Messrs.

Adams, Hall, Phillips,
Akin, Harris, Richardson,
Brandon, Hill, Roberts,
Brown, Hines, Robinson of Fay'te,
Calder, Hodges of Houston, Robinson of Talbot,
Carlton, Howard, Sanders,
Chandler, Irwin, Shackelford,
Colbert, Jones of Warren Slaughter,
Culberson of Floyd, Kendall, Terrell of Coweta,
Dawson, Lawton, Villalonga,
Digby, Leuth, Waldhour,
Dormy, McDonald, Watson,
Fish, McIntyre, Welborne,
Fletcher, McWhorter, Westmoreland,
Fortner, Mintz, Whitworth,
Gaston, Morris, Wiggins,
Gray, Neely, Wilcox,
Griffin, Nisbet, Wilson,
Griggs, Peacock, Wolf,
Goodman, Peuland, Yopp,
Gordon, Perkins,

Those who voted in the negative, are Messrs.

Bivins, Hendrix, Riley,
Bryan, Hodges of Rand'h. Stephens,
Culberson of Troup, Jones of Paulding, Strickland,
Dubignon, Laughridge, Talley,
Farmer, McDougal, Thomasson,
Favors of Meriw'th. McLoud, Tillman,
Fields, Pickett, Tucker,
Garrell, Pringle, Woflord,
Heard,

So the call was sustained.

The main question was then put, and on the question, "Shall this bill now pass?" on the call of Mr. McDougal
and the second of Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 52, nays 36.

Those who voted in the affirmative, are Messrs.

Brown, Calder, Carlton, Chandler, Colbert, Culberson of Floyd, Leith, Dawson, Digby, Fish, Fletcher, Fortner, Gaston, Griffin, Griggs, Goodman, Gordon, Hill, Hines,

Howard, Irwin, Jones of Warren, Kendall, Lawton, Terrell of Coweta, McDonald, McIntyre, Morris, Neely, Peacock, Phillips, Pickett, Ramsey, Richardson, Robinson of Talbot, Sanders, Sanford, Shackelford, Slaughter, Villalonga, Waldo, Watson, Welborne, Westmoreland, Whitworth, Wiggins, Wilcox, Wilson, Wolf,

Those who voted in the negative, are Messrs.


So the bill was passed.

Leave of absence was granted to Messrs Harrison of Chatham, Andrews, McIntyre, Gilmore, and Robinson of Macon, for the balance of the session.

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

SEVEN O'CLOCK, P. M.

The House met pursuant to adjournment, and took up the report of the bill of the Senate to allow the widow and children of deceased persons a support out of the estate of the
deceased, for the term of twelve months, in cases where no administration has been granted on the estate, to ascertain the amount necessary for their support, and to exempt it from levy and sale for the debts of the deceased or by an administrator, and vest the title in the family of the 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 certain purposes connected with the Bank of Darien, 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 the time of holding the Superior Courts of the counties of Thomas, Lowndes, Pulaski, Telfair, Irwin, Twiggs and Columbia; also the Inferior Courts of the counties of Lowndes, Columbia and Richmond.

Mr. McDonald offered the following as a substitute for the same:

A bill to fix the time of holding the Superior and Inferior Courts of the county of Clinch, and to change the time of holding the Superior Court of the county of Ware; 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 Senate to alter and amend the 10th section of an act to alter and amend the several acts incorporating the city of Macon, approved 27th Dec., 1847, so far as relates to the election of marshal for said city. The report 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 repeal and amend so much of an act entitled an act to appoint county treasurers, and to define their duties, approved the 24th December, 1825, so far as relates to the appointment of county treasurers, or so much thereof as may be necessary to carry this act into effect, by the Justices of the Inferior Court in the several counties, and to provide for the election of county treasurers by the people of the respective counties of this State, with certain exceptions, and for other purposes therein specified.

Mr. Thomasson moved to postpone the same indefinitely.

Whereupon, on the call of Mr. McDougald and the second of Mr. Culberson of Troup, the yeas and nays were required to be recorded, and are yeas 38, nays 41.

Those who voted in the affirmative, are Messrs.

Adams, Blyman, Dawson,
Akin, Chandler, Fletcher,
Bivins, Colbert, Fortner.
Gartrell, Lane, Terrell of Coweta, 
Gray, McWhorter, Terrell of Putnam, 
Griggs, Morris, Thomasson, 
Goodman, Neely, Thornton, 
Gordon, Nisbet, Villalonga, 
Hall, Phillips, Waldhour, 
Harris, Pickett, Watson, 
Hendrix, Richardson, Welborne, 
Hill, Sanders, Wiggins, 
Kendall, Spalding, 

Those who voted in the negative, are Messrs. 

Brandton, Howard, Robinson of Talbot, 
Calder, Jones of Warren, Sanford, 
Carleton, Laughridge, Shackelford, 
Culberson of Floyd, McDougald, Slaughter, 
Culberson of Troup, McDonald, Strickland, 
Digby, McIntyre, Talley, 
Dornan, McLeod, Tillman, 
Fauer of Meriweth, Mintz, Westmoreland, 
Fields, Nelson, Wilcox, 
Fisher, Penland, Wilson, 
Fleming, Perkins, Wofford, 
Griffin, Riley, Wolf, 
Henderson, Roberts, Yopp, 

Houses of Rand’lh, Robinson of Fay’tte. 

Which motion was lost. 

Mr. Harris moved to postpone the same for further consideration. 

Whereupon, on the call of Mr. McDougald and the second of Mr. Harris, the yeas and nays were required to be recorded and are yeas 47, nays 32. 

Those who voted in the affirmative, are Messrs. 

Adams, Goodman, Pickett, 
Akin, Gordon, Richardson, 
Bivins, Hall, Robinson of Talbot, 
Blount, Harris, Sanders, 
Byrnes, Heard, Terrell of Putnam, 
Caldery, Hendrix, Terrell of Coweta, 
Carley, Hill, Thomasson, 
Chandler, Howard, Tillman, 
Collins, Jones of Warren, Tucker, 
Dawkins, Lane, Villalonga, 
Davis, McDonald, Waldhour, 
Dawson, McIntyre, Watson, 
Fisher, McWhorter, Welborne, 
Flanagan, Morris, Wolf, 
Garrett, Nisbet, Yopp, 
Gray, Phillips,  

55
Those who voted in the negative, are Messrs.

Carlton, Laughridge, Sanford,
Clark, McDougald, Shackelford,
Culberson of Floyd, McLeod, Slaughter,
Culberson of Troup, Mintz, Strickland,
Digby, Neely, Talley,
Dubignon, Nelson, Thornton,
Fields, Penland, Westmoreland,
Fleming, Perkins, Wilcox,
Griffin, Riley, Wilson,
Kendall, Robinson of Fay’te,

Which motion prevailed.

The House took up the report on the bill of the Senate to give the purchasers of fractions and islands in the 8th, 19th and 20th districts of originally Muscogee county, and that part of the 5th district of originally Troup county, below West Point, have the exclusive right to use the water privileges of the Chattahoochee river opposite their respective fractions and islands, and to prohibit persons from using said privileges on the western side of said river. On motion, the same was indefinitely postponed.

The House took up the report on the bill of the Senate for the relief of Henry W. Blake, of the county of Hall. The report having been amended was agreed to; the bill was read the third time and passed under the title thereof.

Mr. Phillips notified the House that he would move to reconsider the same on to-morrow.

The House took up the report on the bill of the Senate for the relief of teachers of poor children of the county of Hall for the year 1845, and agreed thereto; the bill was read the third time, and passed under title thereof.

The House took up the report on the bill of the Senate to amend an act incorporating the city of Dalton, in Murray county, approved 29th Dec., 1848.

The report as amended was agreed to; the bill was read the third time and on the question “Shall this bill now pass?” on the call of Mr. Shackelford and second of Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 59, nays 14.

Those who voted in the affirmative, are Messrs.

Adams, Dawson, Gartrell,
Akin, Dorminy, Gilmore,
Bivins, Dubignon, Griggs,
Brandon, Fields, Goodman,
Bryan, Fish, Gordon,
Colbert, Fleming, Harris,
Culberson of Troup, Fletcher, Hendrix,
Hill, Neely, Terrell of Coweta,
Hines, Nelson, Terrell of Putnam,
Hodges of Rand’h, Nisbet, Tillman,
Howard, Penland, Tucker,
Jones of Warren, Perkins, Villalonga,
Lane, Pickett, Waldhour,
Laughridge, Ramsey, Watson,
Leith, Richardson, Welborne,
McDougald, Roberts, Westmoreland,
McLeod, Robinson of Talbot, Wiggins,
McWhorter, Slaughter, Wilson,
Mintz, Strickland, Wofford,
Morris, Talley,

Those who voted in the negative, are Messrs.
Calder, Hall, Sanford,
Carlton, Heard, Shackelford,
Chandler, Kendall, Whitworth,
Digby, McDonald, Wilcox.
Faver of Meriw’h. Robinson of Fay’te.

So the bill was passed.

The House took up the report on the bill of the Senate of authorize the Governor to issue a grant to William Smith of the county of Lowndes, for lot No. 10, in the 10th district to originally Irwin county, on certain conditions, 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 and legitimize certain children 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 of the Senate to authorize the Judge of the Superior Court of the South-Western Circuit to regulate the sittings of the Superior Courts of Baker county and Decatur county, to draw jurors for the former Court, and to prescribe the manner of doing both.

Mr. McDougald offered the following as a substitute, to wit:

A bill to fix the time of holding the Superior Courts of Decatur and Baker counties, and to prescribe the manner of drawing panels of grand and petit jurors, &c.; the substitute 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 Senate to exempt from taxation the Odd Fellow Institute in the city of Columbus, No. 6, and the Fletcher Institute of the county of Thomas, and the LaGrange Female Seminary 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 for the relief of Francis M. Isom, of the county of Pike, 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 town of Cumming in the county of Forsyth, approved the 27th day of December, 1845, so far as to repeal the 4th section thereof, and all other parts of said act authorizing the assessment of a general tax on citizens 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 of the Senate to change the names of E. W. Wingfield and Henry Fitz to E. H. Wingfield and Henry Sits, in grants to certain lots of land 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 of the Senate to alter and change the line between the counties of Murray and Walker, and for other purposes therein named, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion, the order was suspended and Mr. Fields introduced the following resolution:

Resolved by the Senate and House of Representatives of the State of Georgia, That his Excellency the Governor be authorized to deliver his warrant in favor of James King, William Wayne, William Hardeman, and Joseph Donaldson, of the county of Cherokee, for the sums severally appropriated to these individuals by the present General Assembly, to Lawson Fields and Joshua Roberts, representatives from said county, upon their receipting the Executive Department for the same; which was read and agreed to.

The House took up the report on the bill of the Senate to authorize the administrators of the estates of Hardy Joy of DeKalb county, deceased, to sell certain lots belonging to said estates in the city of Atlanta, and agreed thereto; the bill was read the third time and passed.

The House took up the report on the bill of the Senate to regulate vendue masters in the city of Darien, 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 the time of holding the Supreme Court at Cassville and Gainesville; the same having been amended was agreed to; The bill was read the third time and passed under the following title:

A bill to change the time of holding the Supreme Court
at Cassville and Gainesville, and the Superior Court of Franklin county.

The House took up the report on the bill of the Senate to incorporate Sister’s Church in the county of Washington, and to appoint trustees for the same, and agreed thereto; the bill was read the third time and passed.

The House took up the report on the bill of the Senate to remove certain election precincts therein named, and to establish others; the report as amended was agreed to, the bill was read the third time and passed.

The House took up the report on the bill of the Senate to consolidate the 14th and 15th regiments G. M., in the county of Hancock, 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 render sheriff’s deeds admissible in suits as prima facia evidence without the production of the execution under which the sale was made or of the judgment upon which the execution was founded.

Mr. Shackelford moved to postpone the same indefinitely and called for the yeas and nays.

Mr. Brown called the previous question. The call was sustained, and the main question being put, “Shall this bill now pass?” on the call of Mr. Shackelford, seconded by Mr. Ramsey, the yeas and nays were required to be recorded, and are yeas 19, nays 52.

Those who voted in the affirmative, are Messrs.

Bryan,  Hodges of Rand’h.  Nelson,
Fields,  Jones of Warren,  Perkins,
Fish,    McDougald,    Riley,
Gartrell,  McWhorter,    Sanford,
Griffin,  Mintz,     Thomasson,
Harris,  Neely,     Welborne,
Hines,  

Those who voted in the negative, are Messrs.

Adams,  Dornmy,     Laughridge,
Akun,   Faver of Meriw’th.  Leith,
Bivins,  Fleming,    McDonald,
Brandon,  Fletcher,  McIntyre,
Brown,  Griggs,    Nisbet,
Calder,  Goodman,  Penland,
Carlton,  Gordon,    Pickett,
Carter,  Hall,  Ramsey,
Chandler,  Heard,    Richardson,
Colbert,  Hendrix,  Roberts,
Culberson of Floyd,  Hill,  Robinson of Fay’te,
Culberson of Troup,  Howard,  Robinson of Talbot,
Digby,  Lane,  Shackelford,
So the bill was lost.

The House took up the report on the bill of the Senate to amend an act passed Dec. 29th, 1838, to define and affix the punishment of a crime or misdemeanor committed by a slave by the counsel, persuasion, or procurement, or other means of free white persons, and agreed thereto; the bill was read the third time, and the question, "Shall this bill now pass?" on the call of Mr. McDougald and second of Mr. Ramsey, the yeas and nays were required to be recorded, and are yeas 65, nays 3.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.
McDougald, Ramsey, Thomasson.

So the bill was passed.

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

THURSDAY, FEBRUARY 21, 1850.

Mr. Jones, of Paulding, asked leave of the House to intro-
duce a bill. Leave having been granted, he introduced the following bill, to-wit:

A bill to amend the 12th section of the 1st article of the Constitution of this State; which was read the first time.

Leave of absence was granted to Mr. Gresham for the balance of the session.

Leave of absence was granted to Mr. Gartrell for the balance of the session, on most important business.

Mr. McDougald moved to reconsider so much of the journal of yesterday as relates to the passage of the bill amendatory of the statute of limitations.

Whereupon, on the call of Mr. Wiggins and the second of Mr. Villalonga, the yeas and nays were required to be recorded, and are yeas 47, nays 40.

Those who voted in the affirmative, are Messrs.

Adams, Hendrix, Peacock, Penland,
Bivins, Hill,
Brandon, Hodges of Houston, Perkins,
Bryan, Hodges of Rand'h, Pickett,
Carlton, Jones of Paulding, Pringle,
Culberson of Floyd, Jones of Warren, Roberts,
Dubignon, Kenan, Robinson of Fay'le,
Faver of Meriwet'r, Kendall, Sanford,
Fields, Laughridge, Strickland,
Fleming, McDougald, Talley,
Fletcher, McWhorter, Terrell of Coweta,
Gartrell, Mintz, Terrell of Putnam,
Gray, Morris, Thomasson,
Griggs, Neely, Tompkins,
Goodman, Nelson, Tucker,
Heard, O'Bannon, Wofford,

Those who voted in the negative, are Messrs.

Akin, Howard, Shackelford,
Calder, Irwin, Slaughter,
Carter, Lane, Thornton,
Chandler, Lawton, Tillman,
Colbert, Leith, Villalonga,
Dawson, McDonald, Watson,
Digby, McIntyre, Westmoreland,
Fish, McLeod, Whitworth,
Fortner, Nisbet, Wiggins,
Gaston, Richardson, Wilcox,
Griffin, Riley, Wilson,
Gordon, Robinson of Talbot, Wolf,
Hall, Sanders, Yopp.

The motion to reconsider prevailed.

Mr. Nelson moved to reconsider so much of the journal of
yesterday as relates to the indefinite postponement of the bill of the Senate to give the purchasers of fractions and islands in the 8th, 19th and 20th districts of originally Muscogee county, and that part of the 5th district of originally Troup county, below West Point, the exclusive right to use the water privileges of the Chattahoochee river opposite their respective fractions and islands, and to prohibit persons from using said privileges on the western side of said river. The House refused to reconsider.

Mr. Fish moved to reconsider so much of the journal of yesterday as relates to the rejection by the House of the bill of the Senate to render sheriff's deeds admissible in suits as prima facia evidence without the production of the execution under which the sale was made, or of the judgment upon which the execution issued. The House refused to reconsider.

On motion, the order was suspended, and Mr. Nelson offered the following resolutions, to wit:

Resolved by the Senate and House of Representatives of the State of Georgia, That his Excellency the Governor be authorized to deliver his warrant in favor of Reney M. Pitman, of the county of Cobb, for the sum appropriated to the said Pitman by this present General Assembly to Allison Nelson, Representative from said county, and he be authorized to receipt the Executive Department for the same.

On motion the same was taken up and agreed to.

The following message was received from the Senate, by Mr. Glenn their Secretary:

Mr. Speaker—The Senate has passed the bill of the House for the relief of William Hardeman, of the county of Cherokee.

The Senate has also passed a bill of the House for the relief of William Dearing, of the county of DeKalb, with an amendment by way of substitute; to which they ask the concurrence of this branch of the General Assembly.

The Senate has receded from its amendment to the bill of the House to make Nancy Waters, the wife of James Waters, and Candace R. Carter, wife of John Carter of Talbot county, free dealers.

The Senate has disagreed to the amendment, by way of substitute of the House to the amendment of the Senate to the bill of the House to amend an act to incorporate the South Western Railroad Company, and for other purposes.

The Senate has concurred in the amendments of the House of Representatives to the bill to amend an act to give to masons and carpenters an incumbrance for debts due on account of work done and materials furnished in building or repairing houses and premises to which they may be attached, passed 22d Dec., 1834, so as to give to painters, tinters
and copper smiths in the county of Richmond and city of Savannah the like security.

The Senate has also concurred in the resolutions of the House of Representatives, tendering the thanks of the people of Georgia to certain officers therein named, for their gallant and meritorious conduct in the late Mexican war.

The Senate has also concurred in the resolution authorizing his Excellency the Governor to issue his warrant for $75 18 in favor of Maria S. Delaunay, the widow of the late F. V. Delaunay.

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, to wit:

Also, a bill amendatory of an act assented to the 17th December, 1847, entitled an act to authorize parties to compel discoveries at common law.

Also, a bill to empower Abram S. Cowan, of Walton county, administrator on the estate of George Cowan, deceased, of DeKalb county, to return his acts and doings as administrator in Walton county.

Also, a bill to alter the county lines between the counties of Newton and DeKalb, Walton and Newton, and Baker and Thomas, and for other purposes therein mentioned.

Also, a bill to regulate the returns of executors, administrators and guardians.

Also, a bill to appoint masters in equity for the counties of Muscogee, Talbot and Stewart, and for other purposes therein mentioned.

Also, a bill to change the names of certain persons therein named, and for other purposes.

Also, a bill for the relief of Thomas J. Warthen.

Also, a bill to appropriate money for the purchase of land &c., for the interest of the State Lunatic Asylum.

Also, a bill for the relief of Rene M. Pittman, of the county of Cobb, and to appropriate a sum of money therefor.

The Senate has also passed the following bills of the House of Representatives, to-wit:

A bill for the relief of the heirs of Isaac S. Wood, deceased.

Also, bill [to provide] for the survey and sale of all unsurveyed and unsold islands in the Chattahoochee, Ocmulgee and Flint rivers within this State.

Also, a bill for the relief of Josiah Spurlin, Tax Collector for the county of Union for the year 1849.

Also, a bill to compel persons taking up runaway slaves to deliver the same to the jailor of the county where taken up, and to prohibit such persons from detaining in their custody such runaway slave or slaves for a longer time than four days, and for other purposes therein mentioned.

Also, a bill to change the name of Elizabeth Strong, to that
of Elizabeth Ware, and for other purposes therein named.

Also, a bill in relation to affidavits of illegality to executions.

Also, a bill to authorize all persons whatsoever to establish and erect ferries and bridges on their own lands.

The Senate has also concurred in the amendment of the House by way of substitute to the bill of the Senate to legalize and make valid the appointment of commissioners of the Camden county Academy.

The Senate has also passed a bill to amend an act approved December 10th, 1803, to authorize the justices of the Inferior Courts of this State to discharge insolvent debtors confined by process from any court of this State whatever, so far as to amend the caption of the same.

The Senate has also passed the bill of the House to extend for five years the charter of the Central Bank of Georgia.

Also, the bill of the House for the relief of Duncan McDougald, of the county of Muscogee, and to appropriate to him a sum of money, and for other purposes therein mentioned.

Mr. Speaker—Mr. Culberson, from the Committee of Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker, the following acts, to wit:

An act authorizing and regulating the taking of bail and issuing attachments in certain cases.

Also, an act to change the name of William Capers Day of Greene county, to that of William Capers Rhodes, and to legitimate the same; also to change the names of Moses Kitchens and Joanna Kitchens of Warren, to that of Moses Neal and Joanna Neal, and to legitimate them.

Also, an act to repeal the third section of an act approved Dec. 29th, 1847, entitled an act to authorize the Central Railroad and Banking Company and the Macon and Western Railroad Company, or either of them, to form a junction of the Central Railroad and Macon and Western Railroad in or near the limits of the city of Macon.

Also, an act to incorporate the Coosa River Steamboat Company.

Also, an act to amend an act to give to masons and carpenters an incumbrance for debts due on account of work done and materials furnished in building or repairing houses and premises to which they may be attached, passed 22d Dec. 1834, so as to give to painters, tinner and copper-smiths in the county of Richmond, city of Savannah, and the city of Columbus, [the same privileges.]

Also, an act to alter and change the county line between the counties of Jackson and Clark, so as to include the residence of Greensby W. Barber and Robert F. White of the county
of Jackson in the county of Clark, also to change the county line between the counties of Madison and Clark so as to include the residence of George A. Jarrell, of the county of Madison, in the county of Clark.

Also, an act to alter and amend the 1st and repeal the 4th section of an act granting certain privileges to the Jefferson Riflemen, an infantry corps in the county of Jefferson.

Also, an act to amend the several laws of this State in relation to writs of certiorari.

Also, an act to incorporate the village of Springfield, in Effingham county, and to appoint commissioners for the same.

Also, an act to authorize Daniel R. Turner of the county of Cobb, and James L. Mayson of the county of DeKalb, to establish a ferry or bridge across the Chattahoochee river.

Also, an act to authorize the county officers of the counties of Irwin and Telfair to publish in any public gazette in the towns of Milledgeville, Macon or Albany, and the county officers of Hancock to publish in any paper in this State, and the Sheriffs of Gwinnett county to advertise in some paper published in Augusta, Milledgeville or Athens, at their option.

Also, an act to authorize the Savannah and Albany Railroad Company to make and use a plank road and branches in connection with their railroad and branches or in lieu thereof.

Also, an act to change the name of Kate Leon Rich, of Glynn county, to that of Kate Leon Riley.

Also, an act to incorporate the Fountain Spring campground in the county of Talbot, and appoint Trustees for the same.

Also, an act to revive, alter and amend an act entitled an act for preventing controversies concerning the boundaries of land, and for processoning the same, approved Feb. 2d, 1798.

Also, an act to authorize Minor W. Brown of Forsyth county, Ga., Benjamin G. McClusky of the county of Hall, each to erect a mill-dam across the Chattahoochee river, on their own land; also Cornelius D. Terhune, of the county of Cress, to erect a dam across the Hightower river on his own land.

Also, an act to alter and change the name of Mary Virginia Faver to that of Mary Virginia Cox and to legitimatize the same.

Also, an act to incorporate the Cherokee College of Georgia in the county of Floyd.

Also, an act to amend an act to incorporate the Relief Society of the Georgia Annual Conference of the Methodist Episcopal Church, assented to Dec. 22d, 1838, by adding the word "South," and to confer certain powers upon the First Presbyterian Church in Augusta.

Also, an act to amend the act passed at the last session of the General Assembly entitled an act for the relief of John H. Mann, executor of James G. Stallings, deceased.
Also, an act for the relief of Patrick Brady and John Myrick of the county of Lumpkin.

Also, an act to prevent Judges of the several Superior Courts in this State from making certain charges or giving their opinions to or in hearing of the jury, and to define the same as error.

Also, an act to change, point out and regulate the manner in which the returns of the several banking institutions of the State shall hereafter be made.

Also, an act to relieve Justices of the Inferior Court from Jury duty.

Also, an act to amend an act to incorporate the Georgia Conference of the Methodist Episcopal Church, and vest therein the title to certain property with authority to dispose of the same, by adding the word "South," assented to December 11th, 1811.

Also, an act for the relief of Merrick Barnes, of Baker county.

Also, an act to amend an act entitled an act to incorporate the town of Albany in Baker county, and for other purposes therein named, assented to 10th December, 1841.

Also, an act to extend the corporate limits of the town of Fayetteville.

Also, an act to incorporate the Waynesville Baptist Church.

Also, an act to exempt Emory College and other colleges in this State from taxation, and to place them on the same footing with the University of Georgia.

Also, an act to authorize the Clerks of the Superior, Inferior and Ordinary Courts of Montgomery county to keep their offices within fifteen miles of the court-house in said county.

Also, an act to alter and change the commissioners named in the 5th section of an act entitled an act to prevent obstructions in the Oconee river, and for other purposes therein named, approved December 26th, 1835.

Also, an act to authorize Johnson Garwood to construct a dam across the Chattahooche river on his own land.

Also, an act to compensate the grand and petit jurors of Murray county.

Also, an act to regulate the testimony of attorneys at law.

Also, an act to incorporate the Macon Canal Company and to punish those who may injure their property.

Also, an act to incorporate the Talbotton Branch Railroad Company, and for other purposes.

Mr. Carlton moved to suspend the order and take up the tax bill.

Whereupon, on the call of Mr. Jones of Paulding, seconded by Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 53, nays 27.
Those who voted in the affirmative are Messrs

Adams, Griffin, Griffin, Perkins,
Akin, Griggs, Goodman, Ramsey,
Bivins, Goodman, Hall, Richardson,
Brandon, Hall, Harris, Roberts,
Brown, Harris, Hill, Sanford,
Bryan, Hill, Hodges of Rand’h, Slaughter,
Carlton, Hodges of Rand’h, Howard, Strickland,
Carter, Howard, Irwin, Terrell of Coweta,
Chandler, Irwin, Jones of Warren, Terrell of Putnam,
Colbert, Jones of Warren, Kenan, Thornton,
Dawson, Kenan, Laughridge, Tillman,
Digby, Laughridge, McDougald, Tompkins,
Dubignon, McDougald, McDonald, Watson,
Fields, McDonald, McWhorter, Wilson,
Fleming, McWhorter, Mintz, Wofford,
Fletcher, Mintz, Neely, Wolf,
Gartrell, Neely, Penland, Yopp,
Gray, Penland, Robinson of Fayette,

Those who voted in the negative, are Messrs.

Calder, Lane, Robinson of Fayette,
Dorminy, Lawton, Robinson of Talbot,
Fish, Morris, Shackelford,
Former, Nelson, Tailey,
Gordon, Nisbet, Tucker,
Heard, O’Bannon, Westmoreland,
Hendrix, Peacock, Whitworth,
Jones of Paulding, Pickett, Wiggins,
Kendall, Riley, Wilcox.

The motion prevailed.

The House then took up the amendments of the Senate to the bill of the House to levy and collect a tax for the political years 1850 and 1851, and thereafter.

Mr. Gartrell moved to concur in the following additional section of the Senate by way of amendment:

And be it further enacted, That from and after the first day of March, all owners or hirers of slaves who shall permit said slave or slaves to hire his or her or their time from said owners or hirers, at any period during the year, shall pay a tax of one hundred dollars on each and every slave so hiring his or her or their own time: Provided, that the giving in said slave or slaves as the taxable property to tax assessor by said owner or hirer, shall in no instance be used as evidence against said owner or hirer in an indictment under the existing laws of this State, to permit said hiring: Provided, that nothing in this act shall operate in the city of Savannah, to prevent porters, laborers or others, from working out under the ordinances of said city.
Whereupon, on the call of Mr. McDougald, seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 53, nays 31.

Those who voted the affirmative, are Messrs.

Adams, Harris, Ramsey,
Akin, Hendrix, Richardson,
Brandon, Hodges of Houston, Roberts,
Bryan, Irwin, Robinson of Fay'le,
Chandler, Jones of Paulding, Robinson of Talbot,
Colbert, Jones of Warren Sanders,
Culberson of Troup, Kenan, Slaughter,
Dorminy, Lane, Strickland,
Dubignon, McWhorter, Talley,
Fayer of Meriw'th. Mintz, Tillman,
Fish, Neely, Tompkins,
Fleming, Nelson, Waldo'ar,
Fletcher, Nisbet, Watson,
Fortner, O'Bannon, Welborne,
Gartrell, Perkins, Wiggins,
Gray, Phillips, Wilcox,
Griffin, Pickett, Wilson,
Gordon, Pringle, Wolf.

Those who voted in the negative, are Messrs.

Carlton, Laughridge, Shackelford,
Carter, Lawton, Terrell of Cowe'ra,
Dawson, Leeth, Terrell of Putnam,
Digby, McDougald, Thomasson,
Fields, McDonald, Tucker,
Goodman, McLeod, Villalonga,
Hall, Morris, Westmoreland,
Heard, Peuland, Whitworth,
Hill, Riley, Wofford,
Hines, Sanford, Wolf.

Hodges of Rand'h.

The motion to concur prevailed.

The following amendment which is an additional section, having been read, which is as follows:

And be it further enacted by the authority aforesaid, That it shall be the duty of the various tax receivers of this State to require of persons giving in any lands which have been drawn in any of the lotteries of this State, to give in and for him to record the numbers, districts and sections in which such lands are situated, unless such person shall make oath that he does not recollect nor cannot conveniently obtain the numbers, districts and sections, in which event he shall be permitted to give in such lands as heretofore practised in this State.

Mr. McDonald moved to concur.
Whereupon, on the call of Mr. McDonald and the second of Mr. Carlton, the yeas and nays were required to be recorded, and are yeas 32, nays 47.

Those who voted in the affirmative, are Messrs.

Adams, McLeod, Thornton,
Carlton, Morris, Tillman,
Carter, Neely, Tompkins,
Fields, Nisbet, Villalonga,
Griffin, Phillips, Westmoreland,
Gordon, Pickett, Whitworth,
Hall, Roberts, Wiggins,
Heard, Robinson of Fay' te, Wilcox,
Hendrix, Sanford, Wofford,
Lawton, Shackelford, Wolf,
McDonald, Talley,

Those who voted in the negative, are Messrs.

Akin, Griggs, Peacock,
Bivins, Goodman, Penland,
Brandon, Harris, Pringle,
Bryan, Hill, Richardson,
Chandler, Hines, Riley,
Colbert, Hodges of Houston, Robinson of Talbot,
Culberson of Troup, Hodges of Rand'lh, Sanders,
Dawson, Jones of Paulding, Slaughter,
Digby, Jones of Warren, Strickland,
Dubignon, Lane, Terrell of Coweta,
Faver of Meriweth, Leith, Terrell of Putnam,
Fleming, McDougald Tucker,
Fletcher, McWhorter, Waldoour,
Fortner, Mintz, Welborne,
Gartrell, Nelson, Wilson,
Gray, O'Bannon,

The House refused to concur.

On motion of Mr. Anderson of Chatham, the order was further suspended, and the House took up the amendments of the Senate to the bill of the House to authorize all persons whatever, to establish and erect ferries and bridges on their own land, and concurred therein.

The House took up the amendments of the Senate to the bill of the House to appoint masters in equity for the counties of Muscogee, Talbot and Stewart, and for other purposes therein mentioned, and disagreed thereto.

The House took up and concurred in the amendment of the Senate by way of substitute to the bill of the House for the relief of William Dearing of DeKalb county.

The House took up and concurred in the amendments of the Senate to the bill of the House to regulate the returns of executors, administrators, and guardians.
The House took up the amendments of the Senate to the bill of the House to alter the county lines between the counties of Newton and DeKalb, Walton and Newton, and Baker and Thomas, and for other purposes therein mentioned, and concurred therein.

The House took up and concurred in the amendment of the Senate by way of substitute to the bill of the House, to empower Abram S. Cowan of Walton county, administrator on the estate of George Cowan, deceased, of DeKalb county, to return his actings and doings as such administrator, in Walton county.

The House took up the amendment of the Senate to the bill of the House to permit certain citizens of the county of Sumter, to exercise the rights of citizenship in the county of Marion, and the amendment as amended was agreed to.

The House took up the amendment of the Senate to the bill of the House to authorize the sheriff's and clerks of the Inferior and Superior and Courts of Ordinary of the several counties in this State to advertise the proceedings of their respective counties in any newspaper in this State, and concurred therein.

The House took up and concurred in the amendments of the Senate to the bill of the House to authorize executors and administrators or guardians to sell at public outcry with the consent of the court of ordinary, all insolvent or doubtful notes, bonds, and other obligations, belonging to the estate of their testator or intestate or ward.

The House took up and concurred in the amendments of the Senate to the bill of the House to prohibit sheriffs and their deputies from becoming directly or indirectly purchasers of property at sheriff's sales, to make titles taken or held by them for property so purchased [void,] and to make penal the violation of this act.

The House took up and concurred in the amendments of the Senate to the bill of the House to authorize the settlement of prosecutions in certain cases, and to regulate more particularly the duties of attorney and solicitors general, and to fix their liabilities.

The House took up the amendments of the Senate to the bill of the House amendatory of an act assented to 17th of Dec. 1847, entitled an act to authorize parties to compel discoveries at common law, and disagreed thereto.

The House took up the message of the Senate insisting on its amendments to the bill of the House to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole, and appointing on their part a committee of conference, Messrs. McDougald Smith and Cartrell.

The House took up the message of the Senate insisting on its amendments to the bill of the House to amend
the guardian laws of this State, and appointing on their part a committee of conference consisting of Messrs. Clark, A. J. Miller and Ferrell, and requesting the House to appoint on their part a similar committee, whereupon the following gentlemen were appointed, Messrs. Jones, Harris and Lawton.

The House took up the disagreement of the Senate to the amendment of the House to the bill of the Senate to amend an act to incorporate the South Western Rail Road Company, and for other purposes, and insisted upon its amendment.

The House took up the report on the bill of the Senate to prescribe the manner of creating trusts in personal property and separate estates in said property.

On motion of Mr. Thomasson, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to regulate the certifying of bills of exception upon causes for the Supreme Court, where the presiding judge and counsel or party cannot agree as to what transpired, and to prescribe a remedy.

Mr. Thomasson moved the indefinite postponement of the same.

Whereupon, on the call of Mr. McDougald and second of Mr. Gartrell, the yeas and nays were required to be recorded, and are yeas 44, nays 32.

Those who voted in the affirmative, are Messrs.

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<th>Adams</th>
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Those who voted in the negative, are Messrs.

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<th>Carlton</th>
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<td>Jones of Warren, Nelson</td>
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<td>Griffin</td>
<td>Lawton, Phillips</td>
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<td>McDougald, Pickett</td>
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Mr. Jones from the joint committee of conference to whom was referred the message of the Senate insisting upon its amendment to the bill of the House to amend the guardian laws of this State, reported that the committee recommend that the House recede from its disagreement to said amendment; the report was taken up and agreed to, and the House receded from its disagreement.

The House took up the report on the bill of the Senate to incorporate a banking company in the city of Macon, under the name of the Manufacturer's Bank of Macon, and agreed thereto; the bill was read the third time and on the question, “Shall this bill now pass?” on the call of Mr. McWhorter and the second of Mr. Thomasson, the yeas and nays were required to be recorded and are yeas 43, nays 22.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Carlton, Carter, Colbert, Culberson of Floyd, Peeland, Griggs, Hall, Harris, Heard, Hill, McWhorter, Mintz, Richardson, Riley, Robinson of Fay'te, Sanford, Thomasson, Thornton, Tillman, Tompkins, Welborne, Whitworth, Wilson, Wofford.

So the bill was passed.

The House then adjourned until three o'clock, P M.
The House met pursuant to adjournment.

Leave of absence was granted to Mr. McWhorter for the balance of the session, on account of sickness in his family.

Mr. Harris, of Clark, moved to suspend the order to take up a bill.

Whereupon, on the call of Wiggins, seconded by Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 41, nays 33.

Those who voted in the affirmative are Messrs.

Brandon,  Laughbridge,  Ramsey,
Carlton,  McAllister,  Richardson,
Colbert,  McDougald,  Robinson of Talbot,
Dubignon,  McDonald,  Sanford,
Fleming,  McLeod,  Terrell of Coweta,
Fletcher,  McWhorter,  Terrell of Putnam,
Gartrell,  Mintz,  Snelling,
Griffin,  Neely,  Tillman,
Giggs,  Nisbet,  Villalonga,
Harris,  Peacock,  Watson,
Hines,  Penland,  Welborne,
Hodges of Rand'h.  Perkins,  Wofford,
Jones of Warren,  Phillips,  Yopp.
Kenan,  Pickett,

Those who voted in the negative are Messrs.

Adams,  Goodman,  Roberts,
Akin,  Gordon,  Robinson of Fay'te,
Bivins,  Hall,  Shackelford,
Bryan,  Hendrix,  Spalding,
Carter,  Hill,  Strickland,
Chandler,  Hodges of Houston,  Tompkins,
Culberson of Floyd,  Jones of Paulding,  Westmoreland,
Digby,  Lawton,  Whitworth,
Dorniny,  Morris,  Wiggins,
Faver of Meriw'r  O'Bannon,  Wilcox,
Fields,  Riley,  Wilson.
Gray,

The motion prevailed.

The House then took up the report on the bill to abolish the office of Director of the Central Bank of Georgia, to provide for the appointment of a receiver and for closing up the affairs of the Central and Darien Banks, and agreed thereto; the bill was read the third time, and on the question "shall this bill now pass?" on the call of Mr. Gartrell and the second of Mr. Harris, the yeas and nays were required to be recorded, and are yeas 44, nays 42.
Those who voted in the affirmative, are Messrs.

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<td>Hines,</td>
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Those who voted in the negative, are Messrs.

| Adams,          | Hill,              | Roberts,             |
| Akin,           | Hodges of Houston, | Robinson of Fayette, |
| Bryan,          | Irwin,             | Sanders,             |
| Calder,         | Jones of Paulding, | Shackelford,         |
| Chandler,       | Kendall,           | Slaughter,           |
| Dorminy,        | Lane,              | Strickland,          |
| Faver of Meriw'her, | Lawton,     | Talley,              |
| Fields,         | Morris,            | Thompkins,           |
| Fish,           | Neely,             | Villalonga,          |
| Fletcher,       | O'Bannon,          | Westmoreland,        |
| Gray,           | Peacock,           | Whitworth,           |
| Griffin,        | Phillips,          | Wiggins,             |
| Gordon,         | Pickett,           | Wilcox,              |
| Hall,           | Pringle,           | Wilson.              |

The bill was passed.

Mr. Pringle moved to retain the bill until to-morrow, to enable him to move a reconsideration of the same.

Whereupon, on the call of Mr. Kenan, and the second of Mr. Pringle, the yeas and nays were required to be recorded, and are yeas 41, nays 43.

Those who voted in the affirmative, are Messrs.

| Adams,          | Griffin,          | Lawton,             |
| Akin,           | Gordon,           | Morris,             |
| Bryan,          | Hall,             | Neely,              |
| Calder,         | Hendrix,          | O'Bannon,           |
| Chandler,       | Hill,             | Peacock,            |
| Dorminy,        | Hodges of Houston,| Phillips,           |
| Fields,         | Irwin,            | Pickett,            |
| Fish,           | Jones of Paulding,| Pringle,            |
| Fletcher,       | Kendall,          | Roberts,            |
| Gray,           | Lane,             | Robinson of Fayette,|
Those who voted in the negative, are Messrs.

Brandon, Tompkins, Wiggins,
Carlton, Jones of Warren, Wilcox,
Carter, Kenan, Wilson,
Colbert, Laughbridge, Sanford,
Culberson of Troup, McAllister, Stephens,
Digby, McDonald, Terrell of Coweta,
Dubignon, McLeod, Terrell of Putnam,
Fleming, McWhorter, Thornton,
Fortner, Mintz, Tillman,
Gartrell, Nisbet, Tucker,
Griggs, Penland, Waldhour,
Goodman, Perkins, Watson,
Harris, Ramsey, Welborne,
Hines, Richardson, Wolf,
Hodges of Rand’h, Yopp.

So the motion was lost.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the bill of the House to appropriate money to build a road over the Lookout Mountain, in the counties of Walker and Dade, with amendments, to which they ask the concurrence of this branch of the General Assembly.

I am directed to inform the House of Representatives that the Senate insists upon its amendment to the bill of House to levy and collect a tax for each or the political years 1850 and 1851 and thereafter, to which the House had disagreed.

The Senate has concurred in the amendment of the House to the amendment of the Senate to the bill to permit certain citizens of the county of Lumpkin to exercise the rights of citizenship in the county of Marion.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the amendments of the House to the bill of Senate to authorize the Judge of the Superior Court of the South Western circuit to regulate the sittings of the Superior Courts of Baker and Decatur counties, to draw jurors for the former court and to prescribe the manner of doing both.

Also, in the amendments of the House to the bill of Senate for the relief of Henry W Blake, of the county of Hall.

Also, in the amendments of the House to the bill of Sen-
ate incorporating the city of Dalton, in Murray county, approved 29th December, 1847.

The Senate has also concurred in the amendment of the bill of Senate to alter and amend the 10th section of an act to alter and amend the several acts incorporating the city of Macon, approved 27th December, 1817, so far as relates to the election of marshal for said city.

The Senate has also concurred in the amendment of the House to the bill of Senate to change the time of holding the Superior Courts of the counties of Thomas, Lowndes, Ware, Appling, Laurens, Pulaski, Telfair, Irwin, Twiggs and Columbia; also the Inferior Courts of the counties of Lowndes, Columbia and Richmond.

The Senate has receded from its amendment to the bill of the House to create an additional election precinct and remove various others in the county of Washington.

The Senate has also concurred in a resolution authorizing Allison Nelson, Representative from the county of Cobb, to draw and receipt for certain money appropriated to Re­ney M. Pitman.

The Senate has also passed the bill of the House of Representatives for the better government of the Penitentiary, and for other purposes, with an amendment by way of substitute, to which they ask the concurrence of this branch of the General Assembly.

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, to wit:

A bill for the relief of the Merchants' Bank of Macon.

The Senate has also adopted a resolution requiring the Director of the Central Bank to place the claims held by said Bank against the General Government, in the hands of the agent appointed by the Governor now in Washington City.

The Senate has also concurred in the resolution of the House of Representatives authorizing Lawson Fields and Joshua Roberts, Representatives from Cherokee county, to receive and receipt for certain monies at the Executive Department.

On motion of Mr. Ramsey, the order was suspended and the House took up the message of the Senate insisting on its amendment to the tax bill, to which the House had disagreed.

Mr. Gartrell moved the House adhered to its disagreement.

Whereupon, on the call of Mr. Sanders and the second of Mr. Sanford, the yeas and nays were required to be recorded, and are yeas 44, nays 37.
Those who voted in the affirmative, are Messrs.

Akin, Hodges of Houston, Riley,
Brandon, Hodges of Randol'h, Robinson of Talbot,
Colbert, Irwin,
Digby, Jones of Paulding,
Dubignon, Jones of Warren,
Faver of Meriw' th. Kenan,
Fleming, McAllister,
Fletcher, McDougald,
Gartrell, McLeod,
Gray, McWhorter,
Griggs, Mintz,
Goodman, Peacock,
Harris, Penland,
Hill, Pringle,
Hines, Richardson,

Those who voted in the negative, are Messrs.

Adams, Laughridge,
Calder, Lawton,
Carlton, McDonald,
Carter, Morris,
Chandler, Neely,
Dorminy, Nisbet,
Fields, O'Bannon,
Fish, Perkins,
Griffin, Phillips,
Gordon, Pickett,
Hall, Ramsey,
Hendrix, Roberts,
Lane,

Robinson of Fay'te. Sanford,
Sanford,
Shackelford,
Strickland,
Talley,
Tillman,
Thompson,
Villalonga,
Westmoreland,
Whitworth,
Wofford,
Wolf.

The House insists upon its disagreement.

Mr. Lawton, from the committee on engrossed journals, made the following report:

That they have examined the journals recorded by the recording clerks, 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 28th of January.

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, seven hundred and seventy pages being already recorded, making the journals up to this time some two hundred pages greater than that of any former Legislature; and judging from the matter contained in the journals not recorded up to this date and what will be up to the time of adjournment, there will be at least four
hundred and fifty additional pages, making the journals more than double the size of any previous Legislature. We therefore recommend the passage of the following resolution:

Resolved, That the Recording Clerk be allowed forty days after the adjournment of the Legislature to finish the journals of the House and make an index to the same.

The House took up the amendment 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 to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act, approved Dec., 30th, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same, and disagreed thereto.

The House then adjourned until 7 o'clock, P. M.

SEVEN O'CLOCK, P. M.

The House met pursuant to adjournment, and took up the report on the bill of the Senate to amend the several acts in relation to the Supreme Court, so far as they relate to the reporter and assistant reporter, and agreed thereto.

On motion of Mr. Gartrell, the bill was recommitted; the report 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 authorize Samuel Rutherford of Crawford county and George W. Towns of Baldwin county, to establish a ferry across Flint river on their own land, and for other purposes, and agreed thereto; the bill was read the third time and on the question, "Shall this bill now pass?" on the call of Mr. Carlton, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 35, nays 44.

Those who voted in the affirmative, are Messrs.

Adams, Hall, Peacock,
Akin, Harris, Phillips,
Bryan, Howard, Pickett,
Calder, Jones of Paulding, Roberts,
Dawson, Jones of Warren, Shackelford,
Faver of Meriw’th, Laughridge, Terrell of Putnam,
Fields, Lawton, Tompkins,
Fish, Leith, Villalonga,
Gartrell, McDonald, Whitworth,
Gray, Mintz, Wilcox,
Griffin, Morris, Wilson,
Goodman, Nisbet,
Those who voted in the negative, are Messrs.

Brandon, Carter, Chandler, Colbert, Culberson of Floyd, Hill, Hines, Hodges of Randolph,
Robinson of Talbot, Sanford, Strickland, Talley, Terrell of Coweta, Thornton,

Brandon, Hill, Hines, Hodges of Randolph, Robinson of Talbot, Sanford, Strickland, Talley, Terrell of Coweta, Thornton,

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Those who voted in the negative, are Messrs.

Brandon, Hall, Shackelford,
Carlton, Heard, Talley,
Carter, Jones of Paulding, Terrell of Putnam,
Colbert, Lawton, Tompkins,
Dubignon, Leith, Waldhour,
Faver of Meriwether, McDonald, Welborne,
Fletcher, Morris, Westmoreland,
Gray, Penland, Whitworth,
Griffin, Richardson, Wilson,
Griggs, Robinson of Fay'te.Wolf,
Goodman, Sanford,

The bill was passed.

The House took up the report on the bill of the Senate to authorize administration on the estate of Chas. H. Rice, Esq., deceased, to be granted by the court of ordinary of Houston 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 incorporate New Hope Baptist Church, in the 6th district of 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 incorporate the Back river wharf and canal company, and for other purposes therein mentioned ; the report 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 establish a justices' court at Holmesville, Appling county, and to define the limits of the district, and provide for the election of two justices' of the peace and a constable, as officers of said court 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 George Crumbly, administrator, 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 attach the lands and residence of Thomas O. Christian of the county of Cass, to the county of Murray, and for other purposes therein contained, 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 Harvey McCormick Ward.

On motion of Mr. Wofford, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to amend an act to change the place of holding the justices' court in the 26th district, G. M., in the county of Glynn, 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 entitle Mary Holmes of the county of Pike, to the estate of her child, Walter J. Wills, 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 Southern Education Society, 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 separate the offices of tax receiver and collector of the county of Carroll, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion of Mr. Gartrell, the order was suspended, the House took up the following resolution of the Senate:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That the Director and Cashier of the Central Bank, be and they are hereby authorized to receive from Wm. Q. Anderson, Thomas Anderson and Richard J. Willis, in payment of the residue of the judgment in favor of the Bank of Darien, against John R. Anderson, and the bills of the Bank of Darien or any other claim or claims against the said Bank of Darien, founded on bills at their par value: Provided, that said Director and Cashier shall not receive any bills or claims which in their judgment are not valid and just; and agreed thereto.

The House took up the report on the bill of the Senate for the relief of Thomas Powell, of the county of Cass.

On motion of Mr. Wofford, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to authorize Jesse P. Prescott of the county of Lowndes, to establish a ferry over the Alapaha river on his own land, and to prescribe the rates of ferriage, and for other purposes therein named, and agreed thereto; the bill was read the third time, and passed under the title thereto.

The House took up the report on the bill of the Senate to limit the number of Secretaries of the Executive Department, and fix their salaries.

On motion of Mr. Harris, the same was indefinitely postponed.
The House took up the report on the bill of the Senate to appropriate certain road hands in the county of Camden, and 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 extend the time of completing and returning the tax digest for the county of Lowndes until the first of October in each and every year, and to allow the collector to make his settlements by the last day of December, 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 grants to issue to the owners of certain fractional lots of land in the county of 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 of the Senate to authorize Jacob A. H. Reviere of the county of Warren, to peddle and vend goods, &c., in the eighth Congressional District.

On motion of Mr. Jones of Warren, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to authorize the Judges of the Superior Courts of this State to draw a less number than forty-eight petit jurors; the report was disagreed to, and the bill was lost.

On motion of Mr. Fields, the order was suspended, and the House took up the resolution furnishing certain counties with certain books.

Mr. Lane moved to postpone the same, with the amendments thereto, indefinitely.

Whereupon, on the call of Mr. Fields, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 35, nays 33.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Brandon, Hodges of Rand' h. Sanford,
Bryan, Jones of Warren, Shackelford,
Calder, McDougald, Strickland,
Carter, McDonald, Talley,
Chandler, McWhorter, Tillman,
Dorminy, Morris, Villalonga,
Fields, Neely, Welborne,
Fish, Penland, Whitworth,
Fletcher, Pickett, Wilcox,
Gartrell, Riley, Wilson,
Hendrix, Roberts, Yopp.

The motion prevailed.

On motion of Mr. Griffin, the order was suspended, and the House took up the following resolution:

Resolved, That upon the application of the Justices of the Inferior Court of any county in this State, his Excellency the Governor be and he is hereby authorized to have forwarded such books as he in his judgment may deem necessary to the proper administration of justice in the same, and agreed thereto.

The House took up the report on the bill of the Senate to alter the time of meeting of the General Assembly of the State of Georgia, and agreed thereto; the bill was read the third time and on the question, "Shall this bill now pass?" on the call of Mr. Yopp, seconded by Mr. Carter, the yeas and nays were required to be recorded, and are yeas 35, nays 36.

Those who voted in the affirmative, are Messrs.

Akin, Jones of Warren, Sanford,
Calder, Kenan, Shackelford,
Carlton, Lane, Talley,
Digby, Lawton, Terrell of Putnam,
Dubignon, Morris, Terrell of Coweta,
Fish, Neely, Tompkins,
Fletcher, Nisbet, Watson,
Gartrell, O'Bannon, Westmoreland,
Griffin, Phillips, Wiggins,
Gordon, Pickett, Wilson,
Heard, Riley, Wofford,
Hill, Robinson of Talbot,

Those who voted in the negative, are Messrs.

Adams, Chandler, Faver of Meriweth,
Brandon, Colbert, Fields,
Bryan, Culberson of Floyd, Fleming,
Carter, Dorminy, Gray,
The bill was lost.

On motion of Mr. Mintz, the order was suspended, and he laid upon the table the following resolution:

**Resolved by the Senate and House of Representatives of the State of Georgia,** That his Excellency the Governor be and he is authorized and requested to draw his warrant on the Treasury for the amount of money appropriated by the Legislature to John M. Wilhite, of Jackson county, and that M. M. Mintz, Representative from the county of Jackson be authorized to receive and receipt for the same; which was taken up and agreed to.

The House took up the report on the bill of the Senate to add a portion of the county of Habersham to the county of Lumpkin, and to designate the county line between said counties.

On motion of Mr. Bryan, the same was indefinitely postponed.

The House took up the report on the bill of the Senate for the relief of Andrew J. Cowhart, 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 appoint certain commissioners for Savannah river.

On motion of Mr. Harris, the same was postponed for further consideration.

The House took up the report on the bill of the Senate to alter the county line between the counties of Butts and Henry. The report having been amended was agreed to; the bill was read the third time and passed under the following title:

A bill to add a part of the county of Henry to the county of Butts, and to designate the time for holding elections for county officers in the county of Gordon for the year 1850.

The House took up the report on the bill of the Senate to incorporate the Dalton Female College, 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 exempt physicians, surgeons and accoucheurs from jury duty, and agreed thereto; the bill was read the third time and lost.

The House took up the report on the bill of the Senate
to regulate the weighing and marking of cotton by the several Railroad companies of this State, and to prevent re-weighing, and agreed thereto; the bill was read the third time and lost.

On motion of Mr. Phillips, the order was suspended, and the following bill of the Senate was taken up and read the first time, to wit:

A bill to amend an act approved Dec. 10, 1803, to authorize the Justices of the Inferior Courts to discharge insolvent debtors confined by process from any court of this State whatever, so far as to amend the caption of the same.

And the following bill of the Senate was taken up, read the second time and committed for a third reading:

A bill for disposing of certain lands in the 12th and 13th districts of the county of Ware, which were sold under an act passed the 23d day of December, 1833, and which have not been paid for and granted by the purchasers under said act.

The House took up the report on the bill of the Senate to authorize A. K. Blackwood, of Murray county, to establish a toll bridge across the Conasauga river, on his own land, and to fix the rates of toll on the same.

On motion of Mr. Harris, the same was indefinitely postponed.

The House took up the report on the bill of the Senate requiring the clerks of the Superior and Inferior Courts of the county of Pike, to appoint deputies residing in the city of Griffin.

On motion of Mr. Westmoreland, the same was indefinitely postponed.

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

FRIDAY, FEBRUARY 22, 1850.

Nine o'clock, A. M.

Mr. Harris moved to take up all resolutions lying on the table that are unacted upon; the motion prevailed.

The following resolution was taken up and postponed indefinitely.

Resolved, That his Excellency the Governor be and he is hereby authorized to purchase one ten dollar Sunday School Library for each county in this State, to be distributed among the poor children under the authority of the Inferior Court.

The House took up and adopted a resolution in reference to the establishment of a mail route from the 11th station
on the Central Railroad to the 55th precinct in Emanuel county, &c.

The House took up and adopted a resolution in reference to the establishment of a mail route from Marietta, via Canton to Dahlonega, in this State.

The House took up and adopted a resolution in reference to the establishment of a mail route from Talbotton to Hootensville, &c.

The House took up and agreed to the resolution in relation to a weekly mail route from Monticello, Florida, to Thomsonville in this State.

The House took up and agreed to the resolution in relation to the establishment of a mail route from Eden in Effingham county, to the house of James Hagan in the county of Bulloch.

The House took up and agreed to the resolution to alter and change the mail route between Lumber City, Telfair county, and Holmesville, Appling county.

The House took up and adopted the reconsidered resolution in reference to directing the Reporter of the Supreme Court to send with the acts of each General Assembly to each county respectively all the back volumes of Reports to which the officers of such county may be entitled.

The House took up and adopted as amended a resolution requiring the Governor to appoint a Commissioner to lay off the Southeast lower half and cleared land of the Macon Reserve into lots not less than ten acres with roads, &c.

The House took up the following resolution:

Resolved, That the Recording Clerk be allowed forty days after the adjournment of the Legislature to finish the journals of the House and make an index to the same.

Mr. Kenan moved to strike out the words "forty days."

Whereupon, on the call of Mr. Kenan, and the second of Mr. Wiggins, the yeas and nays were required to be recorded, and are yeas 64, nays 12.

Those who voted in the affirmative, are Messrs.

Akin, Fletcher, Irwin,
Brandon, Fortner, Jones of Warren,
Brown, Gaston, Kenan,
Bryan, Griffin, Kendall,
Calder, Griggs, Laughridge.
Carlton, Goodman, Leith,
Colbert, Gordon, McDonald,
Dawson, Hall, Mintz,
Digby, Harris, Neely,
Dorminy, Heard, O'Bannon,
Favor of Meriwet'r, Hendrix, Peacock,
Fields, Hill, Penland,
Fish, Hodges of Houston, Perkins,
Fleming, Hodges of Rand'h. Pickett,
Those who voted in the affirmative are Messrs.

Adams, Brandon, Culberson, Dawson, Fish, Fletcher, Gaston, Griffin, Hall, Harris, Hill, Hodges of Rand'h, Howard, Kendall,

Lane, Lawton, Leith, McAllister, McDonald, McLeod, Morris, Nelson, Nisbet, Penland, Perkins, Pringle, Sanders, Sanford,

Shackelford, Slaughter, Terrell of Putnam, Tompkins, Wofford, Wilcox.

Those who voted in the negative, are Messrs.


Adams, Howard, Lane, Lawton, Slaughter, Adams, Howard, Lane, Shackelford, Culberson of Troup, Leith, Dawson, Fish, Fletcher, Gaston, Griffin, Hall, Harris, Hill, Hodges of Rand’h, Howard, Kendall, Akin, Bryan, Calder, Carlton, Colbert, Digby, Dorminy, Faver of Meriw’th, Hodges of Houston, Richardson.

Those who voted in the negative, are Messrs.

Adams, Howard, Lane, Shackelford, Culberson of Troup, Leith, Dawson, Fish, Fletcher, Gaston, Griffin, Hall, Harris, Hill, Hodges of Rand’h, Howard, Kendall, Akin, Bryan, Calder, Carlton, Colbert, Digby, Dorminy, Faver of Meriw’th, Hodges of Houston, Richardson.
The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has agreed to a report and resolutions of a select committee, in relation to a mandamus n. s. i. issued by Judge Johnson, against the Governor, at the instance of John H. Low, Esq., to which they ask the concurrence of the House of Representatives.

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

Mr. Speaker—His Excellency the Governor has instructed me to return to the House of Representatives the following acts, which have received his approval, to wit:

An act for the relief of Harvey McCormick Ward.
An act to amend the several acts in relation to the assignment of dower.
An act to establish, change and abolish certain election precincts in certain counties therein mentioned, and define the place of holding Justices' Courts in certain districts therein designated.
An act to authorize the Inferior Courts of the several counties of this State to grant license to certain persons therein described, upon certain conditions.
An act to repeal an act entitled an act to authorize the Inferior Court of Lumpkin county to levy an extra tax for county purposes.
An act to prevent sheriffs from holding the office of constable.
An act to incorporate the Columbus and Greenville Plank and Turnpike Company, the Columbus and Lumpkin Plank and Turnpike Road Company, and the Sparta Plank and Turnpike Road Company, and for other purposes therein named.

Also, an act to amend an act entitled an act concerning coroners and inquests, passed Dec. 22, 1823.

An act to incorporate the Mulberry Grove Manufacturing Company in the county of Harris, and for other purposes therein mentioned; also, in relation to the Ruckersville Banking Company.

An act to alter and amend the several acts incorporating the city of Griffin.

An act to make it a penal offence for any conductor, fireman, engineer, or other officer or agent on or managing or conducting any Railroad in this State to allow any slave to travel on the same, except under certain circumstances.
An act to regulate the action of Magistrates upon peace warrants.

An act to authorize James Brewer and William Brewer to establish a ferry across the Altamaha river at Oglethorpe Bluff, and other purposes therein mentioned.

An act to add lot of land No. 6 in the 22d dist. of originally Muscogee, now Harris, to the county of Talbot; and also the lot of land whereon William Stead now resides in the county of Talbot, and the premises of H. M. Newton and others of Lumpkin to the county of Forsyth.

An act to incorporate the Hydraulic Company of the city of Savannah, and for other purposes therein named.

An act to regulate and give control of the fisheries on the Great Ogeechee river, below Hill's bridge on the Darien road, Bryan county, and on the Savannah river from Abercorn creek to the mouth of said river, to the proprietor of the banks and islands of said river; also to prevent illicit trading with slaves, and disseminating incendiary publications.

An act to make Nancy Waters, the wife of James Waters, and Candace R. Carter, wife of James Carter of Talbot county, free dealers.

An act to incorporate the stockholders of the Cherokee Rail Road or Plank Road Company.

An act to alter and 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 a sum of money for the same, assented to December the 10th, 1841.

An act for the relief of Emory College for taxes illegally assessed against the trustees of said College.

An act to authorize Jeptha B. Stephens of the county of Gilmer to practise medicine under the Botanic system.

An act to compensate the managers of elections in the county of Wayne.

An act for the relief of William Hardeman of the county of Cherokee.

An act to incorporate the Lumpkin Guards, and to extend to them certain privileges.

An act to incorporate the Wellington Academy in Morgan county, and Longstreet Academy in Coweta county, and to appoint Trustees for the same.

An act to amend an act entitled an act to make Banks and other corporations subject to garnishment, and to regulate proceedings against garnishees in certain cases, assented to December 24th, 1832, and the several acts amendatory thereof, so far as relates to the proviso in the third section of said act.

An act to regulate the tax on sales at auction.

An act to alter and amend an act entitled an act to alter and amend the several acts incorporating the city of
Macon, approved December 27th, 1847, and to abolish the office and duty of assessors.

An act to incorporate Union Academy, in the county of Macon, and appoint trustees for the same, and to incorporate Shady Grove Academy in the county of Wilkinson, and to appoint Trustees for the same.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the amendment of the House to the bill to remove certain election precincts therein named, and to establish others.

The Senate has also concurred in the first and amended the second amendment of the House to the bill to change the time of holding the Supreme Court at Cassville and Gainesville, to which they ask the concurrence of the House of Representatives.

I am directed to inform the House that the Senate insists upon its amendments to the bill amendatory of an act assented to 17th December, 1847, entitled an act to authorize parties to compel discoveries at common law.

The Senate adheres to its disagreement to the amendment by way of substitute of the House to the amendment of Senate to the bill to amend an act to incorporate the Southwestern Railroad Company, and for other purposes.

The Senate also insists upon its amendments to the bill to appoint masters in equity for the counties of Muscogee and Talbot and Stewart, and for other purposes therein mentioned.

The Senate has receded from its amendment to the bill to levy and collect a tax for each of the political years 1850 and 1851, and thereafter, to which the House had disagreed.

The Senate has passed unanimously the bill of the House to add an additional section to the first article of the constitution.

The Senate has adopted a resolution authorizing the Principal Keeper of the Penitentiary to employ the convicts in extending the Milledgeville and Gordon Rail Road to the Penitentiary Square, and to construct a depot and turn-out near and for the use of the Penitentiary, to which they ask the concurrence of this branch of the General Assembly.

The House then took up the amendments of the Senate to the bill of the House to build a road over the Lookout Mountain, in the counties of Walker and Dade and appropriating a sum of money for the same, and disagreed thereto.

The House took up and concurred in the amendment of the Senate to the amendment of the House to the bill of the Senate to change the time of holding the Supreme Court at Cassville and Danielsville [Gainesville.]
The House took up the message of the Senate insisting on its amendment to the bill of the House to amend an act to incorporate the Southwestern Railroad Company and for other purposes, and appointed as a committee of conference on the part of the House, Messrs. Tucker, Perkins and Phillips.

The House took up the amendment of the Senate to the bill of the House for the better government of the Penitentiary and for other purposes, and disagreed thereto.

The House took up the message of the Senate insisting on its amendments to the bill of the House to compel discoveries at common law, and receded from its disagreement.

On motion of Mr. Hendrix, the order was suspended, and the House took up bills of the House amended in the Senate.

The House took up the amendments of the Senate to the bill of the House to appoint masters in equity for the counties of Muscogee, Talbot and Stewart, and for other purposes therein mentioned, and recede from its disagreement to the first amendment, and adhered to its disagreement to the second amendment.

On motion of Mr. Jones of Paulding the order was suspended and the following bills were taken up and severally read the second time and committed for a third reading:

The bill to amend the 12th section of the 1st article of the Constitution of this State.

Also, the bill of the Senate to amend an act approved Dec. 10th, 1803, to authorize the Justices of the Inferior Courts to discharge insolvent debtors confined by process from any Court of this State whatever, so far as to amend the caption of the same.

The House took up and agreed to the resolution allowing the Principal Keeper of the Penitentiary the insolvent debts belonging to the institution as a credit, and for other purposes.

The House took up and agreed to a resolution authorizing the Governor to pay over the amount of the poor school fund due the county of Rabun, to J. Q. Adams, by his giving his receipt for the same.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to revive and continue in force an act passed in 1839, incorporating the St. Marys Academy, and to appoint Trustees for the same.

Also, an act for the relief of teachers of poor children of the county of Hall for the year 1845.

Also, an act to exempt from taxation the Odd Fellows Institute in the city of Columbus, No. 6, and the Fletcher
Institute of the county of Thomas, and the Lagrange Female Seminary in the county of Troup.

Also, an act to alter and amend an act entitled an act to lay off and divide the State into eight Congressional districts, and to point out the mode of electing members to Congress in each district, and to provide against illegal voting, assented to 23d December, 1843.

Also, an act for certain purposes connected with the Bank of Darien.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act for the relief of the estate of James M. Kelly, late Reporter of the Supreme Court of the State of Georgia.

Also, an act to change the names of certain persons therein named, and for other purposes.

Also, an act to change the name of Elizabeth Strong, and for other purposes.

Also, an act to appropriate money for the purchase of land and for making useful and necessary improvements connected with the Lunatic Asylum.

Also, an act to authorize his Excellency George W. Towns to draw his warrant on the Treasury in favor of Thomas J. Warthen for $456 32 cts., with interest from the first day of November, 1836.

Also, an act for the relief of Josiah Spurlin, Tax Collector for the county of Union for the year 1849.

Also, an act for the relief of Duncan McDougald, of the county of Muscogee, and to appropriate to him a sum of money, and for other purposes therein mentioned.

Also, an act for the survey and sale of all unsurveyed and unsold islands in the Chattahoochee, Ocmulgee and Flint rivers within this State.

Also, an act for the relief of Rene M. Pittman, of Cobb county, and to appropriate a sum of money therefor.

Also, an act for the relief of the heirs of Isaac S. Wood, deceased.

Also, an act to extend for five years the charter of the Central Bank of Georgia.

Also, an act in relation to affidavits of illegality of execution.

Also, an act to compel all persons taking up runaway slaves to deliver the same to the jailor of the county where taken up, and to prohibit such persons from detaining in their custody such runaway slave or slaves for a longer time than four days, and for other purposes therein mentioned.

Also, an act to alter the county lines between the counties of Newton and DeKalb, Walton and Newton, and Baker and Thomas, and for other purposes therein mentioned, and to add the residence of Elias Susebee of Hall county, to Habersham.
Also, an act to prohibit Sheriffs and their deputies from becoming directly or indirectly purchasers of property at Sheriffs' sales, to vacate all titles taken or held by them for property so purchased, and to make penal the violation of this act, and to regulate their charges in certain cases.

Also, an act to authorize executors and administrators or guardians to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations, and other evidences of debt, belonging to the estate of their testators or intestates or ward.

The House took up and concurred in the amendments of the Senate to the bill of the House for the relief of the Merchants' Bank of Macon.

The House took up the amendments of the Senate to the bill of the House to appropriate money for the purposes therein mentioned. First amendment having been read, which is as follows: "And to Thomas Moore the sum of $4.00 per day for the time he has been employed as clerk in the office of Secretary of State. Mr. Shackelford moved to concur.

Whereupon, on the call of Mr. Kenan and the second of Mr. Robinson, of Talbot, the yeas and nays were required to be recorded, and are yeas 34, nays 38.

Those who voted in the affirmative, are Messrs.

Adams, Fish, Griffin, Goodman, Hall, Hendrix, Hodges of Houston, Hodges of Randolph, Howard, Irwin, Jones of Paulding, Kendall, Lane, McDougald, McDonald, Morris, Neely, Nelson, Nisbet, Peacock, Phillips, Pickett, Pringle, Robinson of Fayette, Sanders, Sanford, Shackelford, Slaughter, Tompkins, Wiggins, Wilcox, Wofford, Wolf, Yopp.

Those who voted in the negative, are Messrs.

The motion was lost, so the House disagreed.

The second amendment having been read, which was to strike out the sum of $100 in the 14th section, and insert $300 in lieu thereof. The House disagreed to it.

The House agreed to the third amendment, which was the addition of the following words: "And to the Secretary of the Senate the sum of $25 00," to the fifteenth section.

The House disagreed to the 4th amendment of the Senate, which was to strike out the 17th section; and agreed to the 4th amendment, which was to strike out the word "State" in the 24th section, and insert "Commissioners of the Western and Atlantic Railroad."

The House took up and agreed to the third and fourth additional sections of the Senate, by way of amendments, to the same bill, and disagreed to the 1st, 2d, 5th, and 7th, and amended the 6th by striking out $300, and inserting $1,000, and agreed to it as amended.

Mr. Kenan moved to disagree to the 8th additional section.

Whereupon, on the call of Mr. Kenan and the second of Mr. , the yeas and nays were required to be recorded, and are yeas 54, nays 17.

Those who voted in the affirmative, are Messrs.

Brandon, Heard, Pringle,
Bryan, Hill, Richardson,
Carlton, Hodges of Houston, Riley,
Chandler, Hodges of Randolph, Roberts,
Colbert, Irwin, Robinson of Fayette,
Culberson of Troup, Jones of Paulding, Sanders,
Digby, Jones of Warren, Sanford,
Dorminy, Kenan, Shackelford,
Dubignon, Laughridge, Stephens,
Faver of Meriwether, McDougald, Strickland,
Fields, McDonald, Talley,
Fleming, McLeod, Terrell of Coweta,
Fletcher, Mintz, Terrell of Putnam,
Fortner, Morris, Tillman,
Goodman, Peacock, Whitworth,
Gordon, Penland, Wilcox,
Hall, Perkins, Wofford,
Harris, Pickett, Yopp.

Those who voted in the negative, are Messrs.

Adams, Fish, Howard.
Akin, Gray, Lane,
Dawson, Griffin, Neely.
The House concurred in the 9th, 10th, 11th, 12th, 13th, 14th, 15th, 17th and 19th, 18th and 19th additional sections of the Senate; and disagreed to the 14th, 15th, 17th and 19th.

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

Three o'clock, P. M.

The House met pursuant to adjournment.

The House took up the unfinished business of yesterday, which was the report on the bill of Senate to provide for the collection and safe keeping of the revenues of the Western and Atlantic Railroad, and to punish those who may attempt to defraud the same, and for other purposes therein contained, and the same as amended was agreed to; the bill was read the third time and passed.

The House took up the report on the bill of the Senate to amend and declare the intention of an act to alter and amend the several judiciary acts now in force in this State so far as relates to district courts, approved Dec. 14th, 1811, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the reconsidered bill of the Senate to alter and amend the sixth section and third article of the Constitution of the State of Georgia, and agreed thereto; the bill was read the third time, and on the question "Shall this bill now pass?" it being a constitutional bill, the yeas and nays were required to be recorded, and are yeas 60, nays 14.

Those who voted in the affirmative, are Messrs.

Adams, Griffin, Leith,
Akin, Gordon, Mintz,
Brandon, Harris, Morris,
Calder, Hines, Nelson,
Carlton, Heard, Neely,
Culberson of Floyd, Hodges of Randolph, Nisbet,
Digby, Howard, O'Bannon,
Dorminy, Jones of Paulding, Penland,
Faver of Meriweth, Jones of Warren, Phillips,
Fields, Kenan, Pickett,
Fish, Lane, Pringle,
Fleming, Laughridge, Richardson,
Fletcher, Lawton, Riley,
Gray,
Those who voted in the negative, are Messrs.

Bryan, Hall, Robinson of Talbot.
Chandler, Hill, Waldhour.
Colbert, Hodges of Houston, Welborne.
Dubignon, McDonald, Wilson.
Goodman, McLeod, Yopp.

So the bill was passed, receiving a constitutional majority.

The House took up the report on the bill of the Senate to amend an act to incorporate an insurance company, to be called the Savannah Mutual Insurance Company, passed 30th Dec., 1847. 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 incorporate the Union Steamboat Company of Georgia and South Carolina, and agreed thereto; the bill was read the third time and passed under the title thereof.

On motion of Mr. Shackelford, the order was suspended, and the House took up the report on the reconsidered bill of the Senate amendatory of the statute of limitations of this State.

Mr. Stephens moved that the same be indefinitely postponed.

Whereupon, on the call of Mr. Shackelford, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 43, nays 31.

Those who voted the affirmative, are Messrs.

Akin, Hill, Richardson,
Brandou, Hodges of Houston, Riley,
Bryan, Hodges of Rand’h. Roberts,
Carlton, Jones of Paulding. Robinson of Fay’te.
Dorminy, Kenan, Sanford,
Dubignon, Lane, Stephens,
Fields, Laughridge, Strickland,
Fleming, McDougald, Talley,
Gray, Mintz, Terrell of Putnam,
Hall, Penland, Thomasson,
Harris, Phillips, Tillman,
Hendrix, Pickett, Tompkins,
Those who voted in the negative, are Messrs.

Adams, Hines, O'Bannon, Pringle,
Chandler, Howard, Robinson of Talbot,
Colbert, Jones of Warren Shackelford,
Culberson of Floyd, Lawton, Terrell of Coweta,
Digby, Leith, Watson,
Fish, McDonald, Wiggins,
Fletcher, Morris, Wilcox,
Griffin, Neely, Wolf,
Goodman, Nelson, Yopp,
Gordon, Nisbet,
Heard,

The motion prevailed.

The House took up the report on the bill of the Senate to authorize the legal representatives of intestates and testators of other States, and guardians to sue in this State, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to provide for the admission in evidence of exemplifications of the judicial proceedings had in other States in the several courts of law and equity in this State.

On motion of Mr. Shackelford, the same was indefinitely postponed.

The House took up the report on the bill of the Senate in relation to the Supreme Court 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 of the Senate to authorize the issue of bonds of the State in lieu of others outstanding.

On motion of Mr. Jones of Paulding, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to authorize a grant to issue for lot No. 60, in the 7th district of Gwinnett county, upon certain conditions and for other purposes.

Mr. Stephens moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Whitworth, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 31, nays 36.

Those who voted in the affirmative, are Messrs.
Hodges of Rand’l. Robinson of Talbot, Tompkins.
Jones of Paulding, Sanford, Trippe,
Jones of Warren, Shackelford, Villalonga,
McDougald, Stephens, Waldhour,
McLeod, Talley, Watson,
Mintz, Terrell of Coweta, Wofford,
Richardson, Terrell of Putnam, Wolf,
Riley, Tillman, Yopp.

Those who voted in the negative, are Messrs.

Adams, Griffin, McDonald,
Akin, Goodman, Morris,
Brandon, Gordon, Neely,
Carlton, Hall, Phillips,
Chandler, Heard, Pickett,
Culberson of Floyd, Hill, Pringle,
Dawson, Hodges of Houston, Robinson of Faye’t.
Dorminy, Howard, Strickland,
Fish, Kendall, Thomason,
Fletcher, Lane, Whitworth,
Fortner, Laughridge, Wiggins,
Gray, Lawton, Wilcox.

The motion was lost.

The report having been amended by substitute, was agreed to; the bill was read the third time and passed under the following title:

A bill to authorize the sale of all lands that cannot be granted under existing laws:

The House took up the report on the bill of the Senate to be entitled an act in addition to and amendatory of an act entitled an act 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 boundaries of said town and to incorporate the same under the name of the city of Atlanta, and to change the name of the town of Rome to that of the city of Rome, to provide for the election of mayor and councilmen and other officers of said cities, and to confer upon them specific powers, and for other purposes, &c.; the report having been amended was agreed to, the bill was read the third time, and passed under title thereof.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in various resolutions of the House of Representatives, requesting our Senators and Representatives in Congress to use their influence with the Post Office Department to have certain mail routes and post offices therein named, established.
The Senate has also concurred in the resolution of the House that the Reporter of the Supreme Court be directed to send with the acts of each General Assembly, to each county respectively, all the back volumes of reports to which the officers of said counties may be entitled.

The Senate has also concurred in a resolution of the House authorizing the Principal Keeper to have entered to his credit $13,464.50, the amount of insolvent debts due the Penitentiary.

The Senate has also concurred in the amendments of the House to the following bills, to-wit:

A bill to authorize the raising and establishing a fire company in the city of Atlanta.

A bill to incorporate the Back River Wharf and Canal Company, and for other purposes mentioned.

A bill to alter the county line between the counties of Butts and Henry.

Also, a bill to amend the several acts in relation to the Supreme Court, so far as they relate to the Reporter and Assistant Reporter.

The Senate has concurred in a resolution of the House, authorizing the Governor upon the application of the Justices of the Inferior Court of any county, to furnish such books as he may deem necessary for the proper administration of justice in such counties.

Also, a resolution authorizing and requiring his Excellency the Governor to draw his warrant on the Treasurer for the amount of money appropriated by this Legislature to John M. Wilhite of Jackson county, and that M. M. Mintz, representative from said county, be authorized to receive and receipt for the same.

The Senate has also passed the following resolution:

Resolved by the Senate and House of Representatives of the State of Georgia, That both branches of the General Assembly will adjourn sine die, on Saturday the 23d inst., by 12 o'clock of that day.

Mr. Culberson, 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:

An act to change the names and legitimize certain children therein named.

Also, an act regulate vendue masters in the city of Darien.

Also, an act to pardon John Hunton of the county of Wilkes.

Also, an act in relation to divorces.

Also, an act to alter and fix the times of holding the Superior Courts of Decatur and Baker counties, and to provide for the drawing of separate pannels of jurors for the county of Baker.
Also, an act to change the names of E. W. Wingfield and Henry Fitz to E. H. Wingfield and Sitz on grants to certain lots of land hereafter named.

Also, an act to alter and amend the twelfth section of the second article of the Constitution of this State.

Also, an act to alter and change the lines between the counties of Murray and Walker, and for other purposes therein mentioned.

Also, an act to alter and amend the 10th section of an act to alter and amend the several acts incorporating the city of Macon, approved 27th December, 1847, so far as relates to the election of a marshal of said city.

Also, an act to authorize the Governor to issue a grant to Wm. Smith, of the county of Lowndes, for lot of land No. 10 in the 10th district, originally Irwin county, on certain conditions.

Also, an act for the relief of Francis M. Ison of the county of Pike.

Also, an act to consolidate the fourteenth and fifteenth Regiments, G. M. of the county of Hancock.

Also, an act to amend an act passed Dec. 29th, 1838, to define and affix the punishment of a crime or misdemeanor committed by a slave by the council, persuasion or procurement or other means, of free white persons.

Also, an act to authorize the administrators of the estates of Hardy Joy and Alston H. Green, late of DeKalb county, deceased, to sell certain lots belonging to said estates in the city of Atlanta.

Also, an act to incorporate Sisters Church in the county of Washington and to appoint Trustees for the same.

Also, an act to amend an act entitled an act to incorporate the Grand Lodge of the Independent Order of Odd Fellows of the State of Georgia.

Also, an act to amend an act entitled an act to incorporate the town of Cumming in the county of Forsyth, approved the 27th day of Dec. 1845, so far as to repeal the 4th section thereof, and all other parts of said act authorizing the assessments of a general tax on the citizens of said town.

Also, an act to allow the widow and children of deceased persons a support out of the estate of the deceased, for the term of twelve months, in cases where no administration has been granted on the estate, to ascertain the amount necessary for their support, and to exempt it from levy and sale for the debts of the deceased or by an administrator, and vest the title in the family of the deceased.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to regulate the returns of executors, administrators and guardians.
Also, an act to amend the laws relating to guardians, executors and administrators.

Also, an act to authorize all persons to erect ferries and bridges on their own land

Also, an act to authorize executors, administrators and guardians to make returns to the Courts of Ordinary of the county of their residence, and to be discharged from their trust therein.

Also, an act for the relief of William Dearing of the county of DeKalb, John M. Wilhite of the county of Jackson, and Joseph L. Robinson of the county of Appling.

Also, an act to authorize executors, administrators and guardians to make returns to the Courts of Ordinary of the county of their residence, and to be discharged from their trust therein.

Also, an act to create an additional election precinct and remove various others in the county of Washington.

Also, an act to change the lines between the counties of Sumter and Marion, so far as to add the lot of land in Sumter county whereon William Aycock and Isaac Aycock now reside to the county of Marion.

Also, an act to authorize the settlement of criminal prosecutions in certain cases, and regulate more particularly the duties of the Attorney and Solicitors General and fix their liabilities.

Also, an act to authorize and require the Sheriffs, Coroner, Clerks of the Superior and Inferior Courts and Courts of Ordinary in the several counties in this State to advertise in certain newspapers.

Also, an act to add an additional section to the first article of the Constitution.

Also, an act to levy and collect a tax for each of the political years 1850 and 1851, and thereafter.

The House took up the report on the bill of the Senate to alter and amend a part of the 1st section of the third article of the Constitution of the State.

On motion of Mr. Jones, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to declare and limit the liabilities of husbands for the debts and liabilities of their wives incurred before marriage, and agreed thereto; the bill was read the third time and on the question “Shall this bill now pass?” on the call of Mr. McDougald, and the second of Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 18, nays 52.

Those who voted in the affirmative, are Messrs.

Dubignon, Fish, Fletcher, Griffin, Harris, Hines, Howard, Kenan, McDonald, Miotz, Richardson, Shackelford, Stephens, Terrell of Coweta, Tillman, Trippe, Villalonga, Waldhour, Wiggins, Wofford.
Those who voted in the negative, are Messrs.

Adams, Gordon, Pickett,
Akin, Hall, Pringle,
Brandon, Heard, Riley,
Bryan, Hendrix, Roberts,
Carlton, Hill, Robinson of Fay’t.
Chandler, Hodges of Houston, Sanders,
Colbert, Hodges of Rand’h., Sanford,
Culberson of Floyd, Jones of Warren, Strickland,
Culberson of Troup, Laughridge, Talley,
Dawson, Lawton, Terrell of Putnam,
Digby, McDougald, Thomasson,
Dorminy, McLeod, Tompkins,
Fields, Morris, Watson,
Fleming, Neely, Welborne,
Fortner, Nisbet, Whitworth,
Gray, O’Bannon, Wilson,
Griggs, Penland, Yopp.

The bill was lost.

The House took up the report on the bill of the Senate to authorize the incorporation of joint stock companies for the construction of macadamized, graded, or plank roads, and the same as amended was agreed to; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate so far as relates to the collection of fines by the prevost marshal of the 1st Regiment, G. M., and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to alter and amend an act to carry into effect the alterations and amendments at this session of the General Assembly, (to wit: the session of 1843,) in and to the third and seventh sections of the 1st article of the Constitution of this State, assented to 23d December, 1843, so far as relates to the Senatorial Districts.

On motion of Mr. Shackelford, the same was indefinitely postponed.

The House took up the report on the bill of the Senate in relation to public officers, and to punish certain offenders in relation thereto, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to repeal an act passed on the 22d day of December, 1843, authorizing the Governor of the State of Georgia to sell the Western and Atlantic Railroad.

Mr. Shackelford offered the following as a substitute for the bill:
A bill to provide for the sale of the Western and Atlantic Railroad, and to repeal the act heretofore passed, which authorized the sale of the same at one million of dollars

On receiving which, on the call of Mr. Shackelford, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 35, nays 37.

Those who voted in the affirmative, are Messrs.

Carlton, Kenan, Richardson,
Colbert, Lawton, Riley,
Culberson of Troup, McDougald, Robinson of Talbot,
Digby, McDonald, Sanders,
Fleming, Mintz, Shackelford,
Griggs, Morris, Spalding,
Harris, Nishet, Terrell of Coweta,
Hendrix, O'Bannon, Thomasson,
Hines, Penland, Tillman,
Hodges of Rand'h. Perkins, Tompkins,
Howard, Phillips, Trippe,
Jones of Warren, Pickett,

Those who voted in the negative, are Messrs.

Adams, Gordon, Talley,
Akin, Heard, Terrell of Putnam,
Brandon, Hill, Tucker,
Chandler, Hodges of Houston, Villalonga,
Culberson of Floyd, Laughridge, Waldhour,
Dawson, McLeod, Welborne,
Faver of Meriw'r. McWhorter, Westmoreland,
Fish, Neely, Whitworth,
Fletcher, Nelson, Wiggins,
Fortner, Robinson of Fay'te, Wilson,
Gray, Sanford, Wofford,
Griffin, Stephens, Wolf,
Goodman, Strickland,

The substitute was rejected.

Mr. Nelson called the previous question.

Whereupon, on the call of Mr. Stephens, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 45, nays 22.

Those who voted in the affirmative are Messrs.

Adams, Fish, Heard,
Akin, Fletcher, Hill,
Brandon, Fortner, Hodges of Houston,
Chandler, Gray, Laughridge,
Colbert, Griffin, Lawton,
Digby, Goodman, Morris,
Faver of Meriw'r. Gordon, Neely,
Those who voted in the negative are Messrs.

Carlton, Howard, Nisbet,
Culberson of Troup, Jones of Warren, Penland,
Fleming, Kenan, Shackelford,
Griggs, Mcdougald, Terrell of Coweta,
Harris, McDonald, Tillman,
Hendrix, McLeod, Trippe,
Hines, Mintz, Tucker,
Hodges of Rand’m.

The call was sustained.

On the main question being put “Shall this bill now pass?” on the call of Mr. McDougald, seconded by Mr. Tucker, the yeas and nays were required to be recorded, and are yeas 54, nays 15.

Those who voted in the affirmative, are Messrs.

Adams, Hill, Shackelford,
Akin, Hodges of Houston, Stephens,
Brandon, Howard, Strickland,
Chandler, Laughridge, Terrell of Putnam,
Colbert, Mintz, Thomasson,
Digby, Morris, Thompkins,
Faver of Meriw’th. Neely, Trippe,
Fish, Nelson, Tucker,
Fletcher, Nisbet, Waldhour,
Fortner, O’Bannon, Watson,
Gray, Penland, Welborne,
Griffin, Phillips, Westmoreland,
Goodman, Pickett, Whitworth,
Gordon, Riley, Wiggins,
Hall, Robinson of Fay’te, Wilcox,
Harriso, Robinson of Talbot, Wilson,
Heard, Sanders, Wofford,
Hendrix, Sanford, Wolf.

Those who voted in the negative, are Messrs.

Carlton, Hodges of Randol’h, McDonald,
Culberson of Troup, Jones of Warren, Richardson,
Dornery, Kenan, Spalding,
Griggs, Lawton, Terrell of Coweta,
Hines, McDougald, Tillman.

So the bill was passed.
Mr. Trippe moved that the House do now adjourn.

Whereupon, on the call of Mr. Trippe and the second of Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 27, nays 42.

Those who voted in the affirmative, are Messrs.

Carter, Sanford,
Culberson of Troup, Lawton, Shackelford,
Dorminy, McDougald, Spalding,
Fish, Mintz, Terrell of Coweta,
Fleming, Nelson, Terrell of Putnam,
Griffin, Penland, Tillman,
Harris, Richardson, Trippe,
Hendrix, Riley, Waldhour,
Hines, Robinson of Fayette, Wilcox,

Those who voted in the negative, are Messrs.

Adams, Hall, Pickett,
Akin, Heard, Roberts,
Brandon, Hill, Robinson of Talbot,
Chandler, Hodges of Houston, Sanders,
Colbert, Hodges of Rand'h. Stephens,
Digby, Howard, Strickland,
Faver of Meriw'th. Laughridge, Thomasson,
Fields, McDonald, Tompkins,
Fletcher, McLeod, Westmoreland,
Fortner, Morris, Whitworth,
Gray, Neely, Wiggins,
Griggs, Nisbet, Wilson,
Goodman, O'Bannon, Wofford,

The motion to adjourn was lost.

The question then recurred on the motion of Mr. McDougald to retain the bill until to-morrow morning, for the purpose of allowing him to move a reconsideration of the same. Pending the discussion thereon, Mr. Nelson moved the previous question.

Whereupon, on the call of Mr. McDougald, and the second of Mr. Kenan, the yeas and nays were required to be recorded, and are yeas 46, nays 17.

Those who voted in the affirmative, are Messrs.

Adams, Faver of Meriwe'r, Goodman,
Akin, Fields, Gordon,
Brandon, Fish, Heard,
Chandler, Fletcher, Hendrix,
Colbert, Fortner, Hill,
Digby, Gray, Hodges of Houston,
Dorminy, Griffin, Howard,
Those who voted in the negative, are Messrs.

Carlton, Hodges of Rand'h. Shackelford,
Culberson of Floyd, Jones of Warren, Terrell of Coweta,
Culberson of Troup, McDonald, Terrell of Putnam,
Griggs, Mintz, Tillman,
Harris, Penland, Trippe,
Hines, Richardson,

There being no quorum, the question was not decided.

The House then took a recess until 7 o'clock, P. M.

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Seven o'clock, P. M.

The House met pursuant to adjournment.

The House took up the unfinished business of the evening, which was Mr. Nelson's motion for the previous question. The previous question was sustained. The main question was then put, which was the motion of Mr. McDougald to retain the bill for reconsideration.

Whereupon, on the call of Mr. McDougald and the second of Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 34, nays 50.

Those who voted in the affirmative, are Messrs.

Carlton, Kenan, Richardson,
Colbert, Kendall, Riley,
Culberson of Troup, Lane, Robinson of Talbot,
Digby, McDonald, Shackelford,
Dorminy, McDonald, Terrell of Coweta,
Dubignon, Mintz, Terrell of Putnam,
Fleming, Morris, Thornton,
Griggs, Nisbet, Tillman,
Harris, Peacock, Trippe,
Hendrix, Penland, Tucker,
Hines, Perkins, Waldhour.

Hodges of Rand'h.
Those who voted in the negative, are Messrs.

Adams, 
Akin, 
Brandon, 
Calder, 
Culberson of Floyd, 
Dawson, 
Faver of Meriw’th. 
Fields, 
Fish, 
Fletcher, 
Fortner, 
Gray, 
Griffin, 
Goodman, 
Gordon, 
Hall, 
Heard, 
Hendrix, 

Hill, 
Howard, 
Irwin, 
Jones of Paulding, 
Jones of Warren, 
Laughridge, 
Leith, 
Neely, 
Nelson, 
O’Bannon, 
Phillips, 
Pickett, 
Pringle, 
Roberts, 
Robinson of Fayette, 
Sanders, 
Sanford, 

Slaughter, 
Strickland, 
Talley, 
Thomasson, 
Tompkins, 
Villalonga, 
Watson, 
Welborne, 
Westmoreland, 
Whitworth, 
Wiggins, 
Wilcox, 
Wilson, 
Wofford, 

So the Chair decided the motion lost.

Mr. Shackelford appealed from the decision of the Chair.
Whereupon, on the call of Mr. McDougald, and the second of Mr. Shackelford, the yeas and nays were required to be recorded, and are yeas 62, nays 15.

Those who voted in the affirmative, are Messrs.

Adams, 
Akin, 
Bryan, 
Calder, 
Carlton, 
Colbert, 
Digby, 
Dorminy, 
Faver of Meriw’her, 
Fields, 
Fish, 
Fletcher, 
Fortner, 
Gray, 
Griffin, 
Goodman, 
Gordon, 
Hall, 
Harris, 
Heard, 
Hendrix, 

Hill, 
Howard, 
Irwin, 
Jones of Paulding, 
Kenan, 
Lane, 
Laughridge, 
Lawton, 
McDonald, 
Mintz, 
Morris, 
Neely, 
Nelson, 
O’Bannon, 
Peacock, 
Phillips, 
Pickett, 
Pringle, 
Richardson, 
Roberts, 

Robinson of Fayette, 
Robinson of Talbot, 
Sanders, 
Sanford, 
Slaughter, 
Strickland, 
Talley, 
Terrell of Putnam, 
Thomasson, 
Thompkins, 
Villalonga, 
Welborne, 
Westmoreland, 
Whitworth, 
Wiggins, 
Wilcox, 
Wilson, 
Wofford, 
Wolf, 
Yopp.

Those who voted in the negative, are Messrs.

Brandon, 
Brown, 
Culberson of Troup,
The decision of the Chair was sustained.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the bill of the House to alter and amend an act entitled an act to define the liability of sureties on appeal, &c., approved December 26, 1831.

I am directed to inform the House that the Senate insists upon its amendment by way of substitute to the bill for the better government of the Penitentiary and for other purposes.

The Senate has receded from its amendments to the bill to appropriate money to build a road over the Lookout Mountain, in the counties of Walker and Dade.

The Senate has concurred in the amendment of the House to the amendment of the Senate, appropriating money for the erection of a monument over the remains of the Hon. John Forsyth, which was an amendment to the bill to appropriate money for the purposes therein mentioned.

The Senate has receded from its amendment to the same bill, appropriating money for the payment of Jesse C. Farrar, and I am directed to inform the House that the Senate insists upon all its other amendments to the bill.

The Senate has also concurred in the resolution of the House of Representatives, authorizing the Governor to pay over the amount of the poor school fund due the county of Rabun, to J. Q. Adams, by his giving his receipt for the same.

I am directed by the Senate to inform the House that the Senate insists upon its amendments to the bill of House to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same, and to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act approved December 30th, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same.

The Senate has agreed to the amendment proposed by the joint committee of conference, as a substitute for the amendments of the House and Senate, to the bill to amend an act to incorporate the South-western Railroad Company and for other purposes, to which they ask the concurrence of this branch of the General Assembly.

The House took up the report on the bill of the Senate to establish and regulate the inspector of corn meal at Dalton.
The report 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 incorporate the Cooper's Gap Turnpike Company of Lumpkin and Union counties, and to grant certain privileges to the same. The report 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 change the name of Mathew Richardson Brown to that of Mathew Richardson Downer, and to make him his legal heir, 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 Railroad Companies to subscribe for, purchase and hold stock in other Railroad Companies, and on motion of Mr. Shackelford, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to alter and amend an act to alter and amend the several judiciary acts now in force in this State, so far as relates to justices' courts, assented to 14th December, 1811, 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 in relation to the assignment of dower, 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 Alabama and Georgia Railroad Company of the State of Alabama to extend their contemplated Railroad from the Alabama line through a part of the county of Floyd to some point near the city of Rome in said county and to secure to said company certain rights and privileges, and for other purposes. The report having been amended was agreed to; the bill was read the third time and passed under the following title:

A bill to authorize the Alabama and Georgia Railroad Company of Alabama to extend their contemplated Railroad from the Alabama line through a part of Floyd county to some point near the city of Rome, in said county, to the town of Cartersville, or near the same in the county of Cass, and to secure to said Company certain rights and privileges, and for other purposes.

The House took up the report on the bill of the Senate to compensate Solicitors' Generals for services rendered the State in the Supreme Court in criminal cases, and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to incorporate the Eljaj Turnpike Company, and to grant
certain privileges to the same, and the report as amended, was agreed to; the bill was read the third time, and passed under the title thereof.

Mr. Culberson, from the committee on Enrollment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to authorize grants to issue to the owners of certain fractional lots of land in the county of Talbot.

Also, an act to incorporate the Dalton Female College.

Also, an act to entitle Mary Holmes of the county of Pike to the estate of her child, Walter J. Wills, provided the same shall be an escheat.

Also, an act to extend the time of completing the tax digest for the county of Lowndes until the first of October in each and every year, and to allow the Collector to make his settlement by the last day of December.

Also, an act for the relief of Hugh W. Blake, of the county of Hall, Sarah Johnson of the county of Troup, and Charles Cochran of the county of Gilmer.

Also, an act to authorize administration on the estate of Charles H. Rice, Esq., deceased, to be granted by the Court of Ordinary of Houston county.

Also, an act to amend an act to change the place of holding the Justices' Court in the 26th Dist. G. M. in the county of Glynn.

Also, an act to remove certain election precincts therein named, and to establish [others.]

Also, an act to authorize a grant to issue to George Crumby, administrator of the estate of Anthony Crumby, deceased.

Also, an act to compensate petit jurors in the county of Hancock.

Also, an act to separate the offices of Tax Receiver and Collector of the county of Carroll.

Also, an act to fix the time of holding the Superior and Inferior Courts of the county of Clinch, and to change the time of holding the Superior Court of the county of Ware.

Also, an act to amend an act to give to masons and carpenters an incumbrance for debts due on account of work done and materials furnished in building or repairing houses and premises to which they may be attached, passed 22d Dec. 1834, so as to give to painters, tanners and copper-smiths in the county of Richmond, and city of Savannah, and the city of Columbus, [the same privileges.]

Also, an act to repeal the third section of an act approved Dec. 29th, 1847, entitled an act to authorize the Central Railroad and Banking Company and the Macon and Western Railroad Company, or either of them, to form a junction of the Central Railroad and Macon and Western Railroad in or near the limits of the city of Macon.
Also, an act for the relief of Andrew J. Cowart.

Also, an act to authorize grants to issue to the owners of certain fractional lots of land in the county of Talbot.

Also, an act to authorize Jesse P. Prescott, of the county of Lowndes, to establish a ferry over the Alapaha river on his own land and to prescribe the rates of ferriage, and for other purposes therein named.

Also, an act to appropriate certain road hands in the county of Camden, and appoint commissioners for the same.

Also, an act to incorporate the Southern Education Society.

Also, an act to add the present residence of Stephen Hurst, senior, of the county of Irwin, to the county of Baker.

Also, an act to attach the land and residence of Thomas O. Christian of the county of Cass to the county of Murray, and for other purposes therein contained.

Also, an act to change the time of holding the Supreme Court at Cassville and Gainesville, and the Superior Court of Franklin county.

Also, an act to amend the several acts in relation to the Supreme Court, so far as they relate to the Reporter and Assistant Reporter.

The House took up the report on the bill of the Senate to authorize certain actions at law, and the same as amended was agreed to, the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to authorize and require the Justices of the Peace of their respective districts in the counties of Lumpkin and Union to examine and pass upon the qualification of the teachers of the poor children and agreed thereto; the bill was read the third time and passed under title thereof.

The House took up the report on the bill of the Senate to make it the duty of the superintendents or managers of elections in this State to cause the ballots of certain voters to be numbered. On motion of Mr. McDougald, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to amend an act to establish a general system of education by common schools in the State of Georgia, so far as relates to 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 regulate the taking of testimony by interrogatories for the Courts of this State, and to amend an act entitled an act to authorize parties to compel discoveries at common law, 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 physicians who shall be summoned by the
sheriff or coroner of the county to make post mortem exami
nation for the information of juries of inquest, 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 change the times of holding the Inferior Courts
of the counties of Paulding and Floyd, and the same was
agreed to as amended; the bill was read the third time and
passed under the following title:

A bill to alter and change the times of holding the Infe­
rior Courts of the counties of Paulding [and] Floyd, and to
change the time of holding the Superior Courts of Lumpkin
county.

The House took up the report on the bill of the Senate
to incorporate the Georgia exporting Company, and agreed
thereto; the bill was read the third time and passed under
title thereof.

The House took up the report on the bill of the Senate to
amend the several acts in relation to the Western and Atlantic
Railroad, to provide a board of directors for the govern­
ment of the same, and for other purposes.

Mr. Fish moved to amend the first section by striking out
the words “eighteen hundred and fifty-one.” The motion
prevailed. He then moved to fill the blank with the words
“eighteen hundred and fifty.”

Whereupon, on the call of Mr. McDougald and the second
of Mr. Kenan, the yeas and nays were required to be re­
corded, and are yeas 39, nays 32.

Those who voted in the affirmative, are Messrs
Brandan, Hodges of Rand’l, Ramsey,
Bryan, Jones of Warren, Richardson,
Carlton, Kenan, Riley,
Culberson of Troup, Laughridge, Robinson of Talbot,
Digby, McDougald, Sanford,
Fisb, McDonald, Talley,
Fleming, McLeod, Terrell of Coweta,
Gray, Mintz, Terrell of Putnam,
Griggs, Nisbet, Tillman,
Harris, Penland, Trippe,
Heard, Perkins, Watson,
Hendrix, Phillips, Welborne,
Hill, Pringle, Yopp.

Those who voted in the negative, are Messrs.
Adams, Goodman, Pickett,
Akin, Gordon, Roberts,
Brown, Hall, Robinson of Fay’tc,
Coilbert, Howard, Sanders,
Dorninuy, Lane, Slaughter,
Fields, Lawton, Strickland,
Fletcher, Neely, Thomasson,
Griffin, O’Bannon, Tompkins,
The motion prevailed.

Mr. Griffin moved further to amend the first section by the addition of the following proviso, to come in after the words "on the first Monday in October":

Provided, the President and Director then to be elected shall not enter upon the duties of their offices until after the expiration of the term of service of the present Engineer.

Mr. McDougald moved to amend the proviso by the addition of the following words: "which term of service shall expire on the first Monday in January thereafter."

Mr. Phillips moved to postpone the bill and the amendments indefinitely.

Whereupon, on the call of Mr. Kenan, seconded by Mr. McDougald, the yeas and nays were required to be recorded, and are yeas 39, nays 35.

Those who voted in the affirmative, are Messrs.

Adams, Heard, Slaughter,
Akin, Hill, Strickland,
Bryan, Howard, Talley,
Colbert, Laughridge, Thompson,
Dorminy, Lawton, Tompkins,
Faver of Meriw‘r, Morris, Tucker,
Fields, Neely, Villalonga,
Fletcher, O’Bannon, Westmoreland,
Gray, Phillips, Whitworth,
Griffin, Pickett, Wiggins,
Goodman, Pringle, Wilcox,
Gordon, Roberts, Wilson,
Hall, Sanders, Wolf.

Those who voted in the negative, are Messrs.

Brandon, Jones of Warren, Riley,
Brown, Kenan, Robinson of Chayte,
Carlton, Lane, Robinson of Talbot,
Culberson of Troup, McDougald, Sanford,
Digby, McDonald, Terrell of Coweta,
Fish, McLeod, Terrell of Flanam,
Fleming, Mintz, Tillman,
Fortner, Nisbet, Trippe,
Griggs, Penland, Watson,
Harris, Perkins, Welborne,
Hendrix, Ramsey, Yopp,
Hodges of Rand’h. Richardson.

The motion prevailed.

The House took up the report on the bill of the Senate
to provide more effectually for the protection of widows and orphans, 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 Justices of the Inferior Court of the county of Crawford to levy an extraordinary tax for county purposes, and to fund the debts due by said county, and to issue scrip thereon, and agreed thereto; the bill was read the third time and passed.

On motion of Mr. McDonald, of Ware, the order was suspended, and he laid upon the table the following resolution:

Resolved by the Senate and House of Representatives, That his Excellency the Governor be required to pay over to William A. McDonald the amount of poor school fund due the county of Ware for the year 1849, upon his receipting for the same.

On motion, the order was suspended, the same was taken up, read and agreed to.

The House took up the report on the bill of the Senate to appoint certain commissioners for Savannah river, 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 authorize all persons whatsoever to establish and erect ferries and bridges on their own land, and on motion of Mr. Carlton the same was indefinitely postponed.

The House took up the report on the bill of the Senate to legalize the precepts issued from the Superior Courts of Floyd county, and to authorize the drawing the juries for said Courts, 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 regulate the mode of suing the bonds of executors, administrators and guardians. On motion of Mr. McDougald, the same was indefinitely postponed.

On motion of Mr. Anderson of Chatham, the order was suspended, and the House took up the report on the bill for the relief of Moses Sheftall, Rebecca B. Cohen, and Perla S. Solomons, heirs of Dr. Moses Sheftall, deceased.

On motion of Mr. Anderson, of Chatham, the same together with the accompanying memorial was referred to the Governor with a request that he report upon the same at the next General Assembly.

The House took up the report on the bill of the Senate to amend the act passed at the last session of the General Assembly, in relation to the liability of Railroad Companies, 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, alter, and amend so much of an act entitled an act to appoint
County Treasurers, and to define their duties, approved 24th of December, 1825, so far as relates to the appointment of County Treasurers, or so much thereof as may be necessary to carry this act into effect by the Justices of the Inferior Court in the several counties, and to provide for the election of County Treasurers by the people of the respective counties of this State, with certain exceptions and for other purposes therein specified.

On motion of Mr. Saunders, the same was postponed indefinitely.

The House took up the message of the Senate insisting on its amendment to the bill of the House for the better government of the Penitentiary, and for other purposes, to which the House had disagreed.

On motion of Mr. Lane, the House receded from its disagreement.

On motion of Mr. Phillips, the order was suspended, and he introduced a resolution authorizing the Governor to borrow such sum of money as may be necessary to meet the claims on the Treasury in the year 1850, which was read.

On motion of Mr. Strickland, the order was suspended and the House took up the resolution of the Senate relative to adjournment.

On agreeing to which, on the call of Mr. Strickland, and the second of Mr. , the yeas and nays were required to be recorded, and are yeas 27, nays 34.

Those who voted in the affirmative, are Messrs.
Adams, Goodman, Robinson of Fay'te,
Akin, Gordon, Sanders,
Brandon, Hodges of Randolph,
Carlton, McDonald,
Culberson of Troup, McLeod,
Faver of Meriw' th, Neely,
Fortner, Nisbet,
Gray, O'Bannon,
Griffin, Roberts,

Those who voted in the negative, are
Bryan, Kenan,
Colbert, Lane,
Culberson of Floyd, Laughridge,
Digby, Lawton,
Fields, McDougald,
Fish, Mintz,
Fletcher, Morris,
Harris, Phillips,
Heard, Pickett,
Hendrix, Richardson,
Hill, Riley,

Jones of Warren,

There being no quorum, the question was not decided.
The House then took a recess until half past eight o'clock, tomorrow morning.

SATURDAY, FEBRUARY 23, 1850.

Half Past 8 o'clock, A. M.

Mr. McDougald, from the Committee of Conference, reported that the House recede from its disagreement to the amendment of the Senate to the bill to authorize Nancy Weston, the wife of James Weston of the county of Cass, to exercise all the rights of a feme sole. The House refused to agree to the report.

The House took up the message of the Senate insisting on its amendment to the bill of the House appropriating money for purposes therein named.

The first amendment having been read, which is in reference to paying Thomas Moore $4.00 per day for his services in the Secretary of State’s office.

Mr. Perkins moved the House recede from its disagreement.

Whereupon, on the call of Mr. Kenan, and the second of Mr. Culberson, of Troup, the yeas and nays were required to be recorded, and are yeas 38, nays 43.

Those who voted in the affirmative, are Messrs.

Adams, Jones of Paulding, Slaughter,
Akin, Kendall, Spalding,
Bryan, Lane, Talley,
Fish, Leith, Thomasson,
Fortner, McDougald, Tompkins,
Gray, McDonald, Villalonga,
Griffin, Morris, Wiggins,
Goodman, O’Bannon, Wilcox,
Hendrix, Phillips, Wilson,
Hodges of Houston, Pickett, Wofford,
Hodges of Randolph, Pringle, Wolf.
Howard, Robinson of Fayette, Yopp.
Irwin, Sanders,

Those who voted in the negative, are Messrs.

Brandon, Dawson, Griggs,
Brown, Digby, Gordon,
Calder, Dorminy, Hall,
Carlton, Faver of Meriweth, Harris,
Colbert, Fields, Heard,
Culberson of Floyd, Fleming, Hill,
Culberson of Troup, Fletcher, Jones of Warren.
Kenan, Laughridge, McAllister, McLeod, Mintz, Peacock, Perkins, Richardson, Riley, Roberts, Robinson of Talbot, Tucker, Strickland, Terrell of Putnam, Terrell of Coweta, Terrell of Talbot, Trimpe, Tripp, Tucker, Ulmer, Waldhour, Watson, Welborne, Whitworth-

So the motion was lost.

The second amendment having been read, which is in reference to paying the Surveyor General for clerk's hire, Mr. Fish moved to recede from the House's disagreement. The House refused to disagree [recede.]

The third amendment having been read, which was in reference to paying Alexander McDougald for services rendered to the State by the late firm of McDougald & Watson. On motion of Mr. Nisbet, the House adhered to its disagreement.

The fourth amendment having been read, which is in relation to appropriating money to the Principal Keeper of the Penitentiary for money paid out by him for re-building the cell building after the fire of 1848, to which the House had disagreed. On motion, the House adhered to its disagreement.

The House insists upon its disagreement to the amendments of the Senate appropriating money for services to Mr. Compton, Surveyor General in the year 1848.

The House insisted on its disagreement to the amendment—a contingent fund to cover the expenditures required by the Legislature, for which no appropriation is made.

The House receded from its disagreement to the amendment of Senate appropriating $50 to be paid to Lucius Goddard for license, which he did not use.

The House insisted on its disagreement to amendment of Senate in reference to an appropriation to Cochran, Gray & Co.

The House receded from its disagreement to the amendment of the Senate appropriating a sum of $5,000 for public printing.

The House insists upon its disagreement of Senate to pay the expenses of the surveys of the unsurveyed lands in the county of Ware, &c.

The House appointed a committee of conference to meet a similar committee on the part of the Senate, on all its disagreements to the Senate amendments to the appropriation bill; the committee are as follows: Messrs. Nisbet, Kenan and Jones.

The following message was received from his Excellency the Governor by Mr. Patton, his Secretary:
Mr. Speaker—His Excellency the Governor has instructed me to return to this branch of the General Assembly the following acts, which have received his approval, to wit:

An act for the relief of Rene M. Pittman, of Cobb county, and to appropriate a sum of money therefor.

An act to authorize amendments to be made instant in cases of misnomer in all judicial proceedings, and for other purposes.

An act for the relief of Isaac S. Wood, deceased.

An act for the relief of Duncan McDougald, of the county of Muscogee, and to appropriate to him a sum of money, and for other purposes therein named.

An act to appropriate money for the purchase of land and for making useful and necessary improvements connected with the Lunatic Asylum.

An act to compel all persons taking up runaway slaves to deliver the same to the jailor of the county where taken up, and to prohibit said persons from detaining in their custody such runaway slave or slaves for a longer time than four days, and for other purposes therein mentioned.

An act to alter the county lines between the counties of Newton and DeKalb, Walton and Newton, and Baker and Thomas, and for other purposes therein mentioned, and to add the residence of Elias Sasebee of Hall county, to Habersham county.

An act to authorize executors and administrators or guardians to sell at public outcry, with the consent of the Court of Ordinary, all insolvent or doubtful notes, bonds and other obligations, and other evidences of debt, belonging to the estate of their testator or intestate or ward.

An act to authorize his Excellency George W. Towns to draw his warrant on the Treasury in favor of Thomas J. Warthen for $450 32 cts., with interest from the first day of November, 1846.

An act to change the names of certain persons therein named, and for other purposes.

An act for the relief of the estate of James M. Kelly, late Reporter of the Supreme Court of the State of Georgia.

An act in relation to affidavits of illegality of execution.

An act to extend for five years the charter of the Central Bank of Georgia.

An act to prohibit Sheriffs and their deputies from becoming directly or indirectly purchasers of property at their own sales, to vacate all titles taken or held by them for property so purchased, and to make penal the violation of this act, and to regulate their charges in certain cases.

An act to change the name of Elizabeth Strong, and for other purposes.

An act for the relief of Josiah Spurlin, Tax Collector for the county of Union for the year 1849.
An act for the survey and sale of all unsurveyed and unsold islands in the Chattahoochee, Ocmulgee and Flint rivers within this State.

An act to levy and collect a tax for each of the political years 1850 and 1851, and thereafter.

An act to create an additional election precinct and remove various others in the county of Washington.

An act to amend the laws relating to guardians, executors and administrators.

An act to regulate the returns of executors, administrators and guardians.

An act to authorize executors, administrators and guardians to make returns to the Courts of Ordinary in the county of their residence, and to be discharged from their trust therein.

An act to authorize all persons whatsoever to erect ferries and bridges on their own land.

An act to add an additional section to the first article of the Constitution.

An act to change the lines between the counties of Sumter and Marion, so far as to add the lot of land in Sumter county wherein William Aycock and Isaac Aycock now reside to the county of Marion.

An act to authorize and require the Sheriffs, Coroner, Clerks of the Superior and Inferior Courts and Courts of Ordinary in the several counties in this State to advertise in certain newspapers.

An act to authorize the settlement of criminal prosecutions in certain cases, and regulate more particularly the duties of the Attorney and Solicitors General and fix their liabilities.

On motion of Mr. Kenan, the order was suspended and he offered the following resolution:

Resolved, That the thanks of this House be and they are hereby tendered to the Honorable John W. Anderson, for the dignified, urbane and courteous manner in which he has discharged the duties of Speaker during the present session of the General Assembly; which was read and agreed to.

On motion of Mr. Howard, the order was suspended, and he introduced the following resolutions:

Resolved, That the thanks of this House are due to Burrell K. Harrison, Clerk, and his Assistants, for the promptness and ability with which they have discharged their duties during the present session of the General Assembly.

On motion, the same was taken up and agreed to.

On motion of Mr. Phillips, the order was further suspended, and he introduced the following resolution:

Resolved, That a committee of three be appointed by the Chair to bring up the unfinished business of the House of Representatives, and that they be allowed seven days for
such service; which was read and agreed to. The Chair
appointed the following committee: Messrs. Culberson
of Floyd, Howard and Nelson.

The following message was received from the Senate by
Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the amend­
ments of the House to the following bills:

A bill to incorporate the Elijay Turnpike Company, and
to grant certain privileges to the same.

A bill to authorize certain actions at law.

A bill to incorporate the Cooper’s Gap Turnpike Company
of Lumpkin and Union counties, and to grant certain privi­
leges to the same.

A bill to establish and regulate the inspection of flour and
corn meal at Dalton.

A bill to authorize a grant to issue for lot No. 60, in
the 7th district of Gwinnett county, upon certain conditions,
and for other purposes.

A bill to amend an act to incorporate an insurance com­
pany to be called the Savannah Mutual Insurance Company,
passed the 30th day of Dec. 1847.

A bill to provide for the collection and safe keeping of the
revenues of the Western and Atlantic Railroad, to punish
those who may attempt to defraud the same, and for other
purposes therein contained.

A bill to authorize the incorporation of joint stock com­
panies for the construction of Macadamised Graded or Plank
Roads.

Also, a bill to be entitled an act in addition to and amend­
datory of an act entitled an act to incorporate the town of
Marthasville in the county of DeKalb, passed on the twenty-third 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; and to change
the name of the town of Rome to the city of Rome.
to provide for the election of a mayor and councilmen and
other officers of said cities, and to confer upon them speci­
fic powers and for other purposes therein mentioned, ap­
proved the 29th December, 1847.

The Senate has also passed a bill of the House for the
relief of certain persons holding an interest in or title to
fractional and whole lots, sold under the authority of an act,
&c., and for other purposes therein mentioned, with amend­
ments, to which they desire the concurrence of this branch
of the General Assembly.

On motion of Mr. McDougald, the order was suspended
and he introduced the following resolution:

Resolved, That the Clerk and Assistant Clerk of this
House be allowed days for the purpose of labelling and
filing away the bills, resolutions, memorials, executive com-
munications, and reports of the various committees passed and postponed at this session of the General Assembly.

On motion of Mr. McDougald, the blank was filled with the word ten.

Mr. McDougald then moved the House agree to the resolution.

Whereupon, on the call of Mr. Kenan and the second of Mr. Robinson of Talbot, the yeas and nays were required to be recorded, and are yeas 28, nays 44.

Those who voted in the affirmative, are Messrs.

Brown, McAllister, Spalding, Thornton,
Culberson of Troup, McDougald, Tripp, Walthour,
Dawson, Nisbet, Walldour, Watson,
Hendrix, Penland, Welforne, Wiggins,
Hodges of Randolph, Perkins, Wofford,
Howard, Phillips, Wofford,
Kendall, Pringle, Wolf,
Lane, Sanders,
Laughridge, Slaughter,
Lawton,

Those who voted in the negative, are Messrs.

Adams, Goodman, Riley,
Akin, Gordon, Roberts,
Brandon, Hall, Robinson of Fayette,
Bryan, Heard, Robinson of Talbot,
Calder, Hill, Sanford,
Colbert, Hodges of Houston, Strickland,
Digby, Jones of Paulding, Talley,
Dorminy, Kenan, Thomasson,
Faver of Meriwether, McDonald, Tillman,
Fields, McLeod, Tompkins,
Fish, Mintz, Westmoreland,
Fletcher, Morris, Whitworth,
Fortner, Neely, Wilcox,
Griffin, O'Bannon, Wilson,
Griggs, Peacock, Yopp.

The motion was lost.

The following message was received from the Senate, by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the amendments of the House to the bill to alter and change the times of holding the Inferior Courts of the counties of Paulding and Floyd.

The Senate has also concurred in the amendment of the House to the bill to authorize the Alabama and Georgia Rail Road Company of the State of Alabama, to extend their contemplated Rail Road from the Alabama line through
a part of the county of Floyd to some point near the city of Rome in said county, to secure to said Company, certain rights and privileges, and for other purposes.

The Senate has appointed Messrs. Purse, Clayton, and John Jones, as a committee of conference on its part, to meet the committee appointed by the House, in relation to the subject matters of difference between the two houses relative to the amendments to the bill to appropriate money for the purposes therein mentioned.

The Senate has also concurred in the resolution of the House in relation to the poor school fund of Ware county. On motion Mr. Spalding, the order was suspended, and he offered the following resolution, which was taken up and agreed to:

Resolved, That the thanks of this House are due to Mr. Culberson of Floyd, Chairman of the Enrolling Committee, for the unusual amount of labor that he has so faithfully and energetically performed.

On motion of Mr. Wiggins, the order was suspended, and the House took up the resolution of the Senate in reference to a Mandamus Ni. St. issued by his Honor H. V. Johnson, Judge of the Superior Court of the Ocmulgee Circuit, at the instance of John H. Low, of Henry county, in this State, &c.

Mr. Saunders called for the previous question, the call was sustained.

On motion, the House agreed to the resolutions.

The House took up the report on the bill of the Senate to amend an act approved Dec. 10th 1803, to authorize the Justices of the Inferior Courts to discharge insolvent debtors confined by process from any Court of this State, whatsoever, so far as to amend the caption or the same, and agreed thereto; the bill was read the third time and passed under the title thereof.

The House took up the message of the Senate insisting on its amendment 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 to repeal the 2d, 3d, 4th, 5th, 6th, 7th, and 8th sections of an act, approved Dec., 30th, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same, and adhered to its disagreement.

On motion of Mr. Thomasson, the order was suspended and he introduced the following resolution:

Resolved by the General Assembly, That his Excellency the Governor be and he is hereby requested to pay Isaac Parker the sum of $75 00, and F. A. Hill the sum of $70 00, out of the contingent fund for services rendered the State and not provided for in the appropriation bill; and on motion to agree to the same, on the call of Mr. Trippe, and
second of Mr. Riley, the yeas and nays were required to be recorded, and are, yeas 42, nays 24.

Those who voted in the affirmative are Messrs


Those who voted in the negative, are Messrs.


The resolution was agreed to.

On motion, the order was suspended, and the following resolution was introduced by Mr. Sanders:

Resolved, That the thanks of this House be tendered to Mr. Harris, the Doorkeeper, and Mr. Jesse Oslin, the Messenger, for the faithful performance of their duties and their indefatigable attention to the comfort of the members of this House; and the same was read and agreed to.

Mr. Speaker—The Senate has passed the bill to alter and amend the first section of the first article of the Constitution of this State, by a constitutional majority, with an amend­ment, to which they ask the concurrence of the House.

Mr. Lane, on suspension of order, introduced the following resolution:

That his Excellency the Governor be and he is hereby requested to draw his warrant upon the Treasurer for twenty dollars, the sum appropriated to Edwin Wiley, of Hancock, for county tax twice paid for the year 1849, and that A. J. Lane be authorized to receive and receipt for the same; which was read and agreed to.

On motion of Mr. Shackelford, the order was suspended
and the House took up the report and resolution of the Senate on the claim of Caldwell and Dickson: which having been amended by substitute was concurred in.

The House took up the amendments of the Senate to the bill of the House for the relief of certain persons holding an interest in or title to fractional and whole lots sold under the authority of an act and for other purposes therein mentioned, and disagreed to the amendment of the Senate striking out the third section, and also to the amendment to the fourth section by the addition of the words "where there is no other person in possession claiming under a prior purchase from the State. The House concurred in the other amendments of the Senate to the same bill.

On motion, the order was suspended, and Mr. Adams laid upon the table the following resolution:

That his Excellency the Governor be and he is hereby authorized to issue his warrant for the payment of one hundred dollars to Daniel Chitwood, of Habersham county, and one hundred dollars to Wm. C. Price, of Rabun county, said sums having been appropriated to them by this General Assembly, and that Terrell Mosely be authorized to draw and receipt for the same; and the House agreed to the same.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—I am directed to inform the House that the Senate has agreed to the majority report of the Joint Standing Committee on the Penitentiary, to which they ask the concurrence of this branch of the General Assembly.

The House took up the amendments of the Senate to the bill of the House to amend the 1st paragraph of the 7th section of the 1st article of the Constitution of this State, and disagreed thereto.

The House took up and concurred in the resolution of the Senate on education.

The House took up and concurred in the resolution of the Senate relative to authorizing the Governor to have certain books bound.

The House took up the resolution of the Senate, to wit:

Resolved by the Senate and House of Representatives, of the State of Georgia, That both branches of the General Assembly will adjourn sine die on Saturday the 23d inst., by 12 o'clock of that day.

Mr. Bryan moved to amend by striking out 12 o'clock, and inserting 10 o'clock, P. M. The resolution was then agreed to.

Mr. Culberson, from the Committee on Enrollment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act for the relief of the Merchants' Bank of Macon.

Also, an act amendatory of an act assented to on the 17th
December, 1847, entitled an act to authorize parties to compel discoveries at common law.

Also, an act to amend an act entitled an act to alter and amend an act entitled an act to define the liability of sureties on appeal, &c., approved December 26th, 1831.

Also, an act for the better government of the Penitentiary.

Also, an act to appropriate a sum of money to build a road over the Lookout Mountain, in the counties of Walker and Dade.

On motion of Mr. Hendrix, the order was suspended, and he laid upon the table a resolution relative to a mail route from Trenton in Dade county, to Chattanooga in Tennessee. On motion, the same was taken up and agreed to.

The House took up the resolution of the Senate requesting the establishment of mail routes. The same having been amended was concurred in.

On motion of Lawton, the order was suspended, and he laid upon the table a resolution to authorize the Governor to pay to W. J. Lawton, Representative from Screven, certain money therein specified. On motion, the order was suspended and the same was taken up and agreed to.

The House took up and concurred in the resolution of the Senate relative to the standard weights and measures of this State.

The House took up and concurred in the resolutions of the Senate to rescind a resolution passed 10th Dec., 1838, prohibiting engineers employed on the Western and Atlantic Railroad from purchasing any land within three miles of the line of said railroad.

On motion the order was suspended, and Mr. Phillips introduced the following resolution, to wit:

Whereas it is the duty of the General Assembly to provide the means to meet all the demands against the State, and whereas our annual expenditures are not uniform by reason of our system of biennial sessions, by which there may be a deficit one year and a surplus another, therefore:

Resolved by the General Assembly, That his Excellency the Governor be and he is hereby authorized to borrow such sum of money as may be necessary to meet all the claims upon the Treasury in the year 1850, to be paid out of the revenue of 1851, provided the sum so borrowed shall not exceed forty thousand dollars; which was read and agreed to.

The House took up and agreed to the resolution of the Senate in relation to mail routes in the counties of Cobb and Lumpkin.

The House took up and agreed to a resolution of Senate in relation to mail routes from Hawkinsville to Darien.

The House took up the resolution of the Senate in relation to charges against the Chief Engineer of the Western and Atlantic Railroad. On motion, the same was indefinitely postponed.
The House took up and concurred in the resolution of the Senate to authorize the building of the Milledgeville Protestant Methodist Church at Milledgeville.

On motion of Mr. Jones, of Paulding, the order was suspended, and he introduced a resolution in relation to the establishment of a mail route from Dahlonega to Wm. Robertson, on the route to Harvey Jones, in Lumpkin county.

On motion the order was suspended, and the same was taken up and agreed to.

The House took up and agreed to resolutions of the Senate in reference to allowing the Principal Keeper of the Penitentiary to construct a turn-out from the Gordon Railroad near and for the use of the Penitentiary, &c.

The House took up and agreed to the resolution of the Senate authorizing the Treasurer to receive from George L. Deming, S. and T. of Oconee navigation, the unexpended balance of the appropriation made by session of 1836, for the improvement of navigation of the Oconee river, &c.

The House took up the resolution of the Senate in relation to the schedule of the Western and Atlantic Railroad. Mr. Kenan moved to postpone the same indefinitely.

Whereupon, on the call of Mr. Kenan, seconded by Mr. Yopp, the yeas and nays were required to be recorded, and are yeas 27, nays 42.

Those who voted in the affirmative, are Messrs. Brandon, Kenan, Robinson of Talbot, Colbert, Lawton, Terrell of Coweta, Culberson of Troup, McAllister, Terrell of Putnam, Dawson, McLeod, Thornton, Fish, Mintz, Tillman, Fleming, Nisbet, Trippe, Griggs, Peacock, Waldhour, Harris, Perkins, Watson, Hodges of Rand'l, Richardson, Yopp.


The motion was lost.
The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has agreed to the report of the joint committee of conference appointed in relation to the subject matter of difference between the two houses in regard to the amendments to the bill to appropriate money for the purposes therein named.

I am directed to inform the House that the Senate recedes from one and insists upon its other amendments to the bill for the relief of certain persons holding an interest in or title to fractional and whole lots sold under the authority of an act, &c., and for other purposes therein mentioned, to which the House had disagreed.

The Senate has also concurred in the amendment of the House by way of substitute to the report of the committee on the memorial of Caldwell & Dickson. The resolution was agreed to.

The House took up and agreed to the resolution of the Senate requiring the Director of the Central Bank to forward all claims, &c., which the Central Bank holds against the General Government, to the agent of the State in Washington City, directing him to urge the settlement of these claims.

The House took up the report of the joint standing committee on the Penitentiary, and adopted the same.

Mr. Kenan moved the report of the Committee on the Penitentiary appointed by his Excellency the Governor, consisting of citizens Lord, Knox, and Daniel, be published.

Whereupon, on the call of Mr. Kenan, and the second of Mr. Terrell, the yeas and nays were required to be recorded, and are yeas 30, nays 35.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Adams, Akin, Colbert, Culberson of Floyd, Dorminy, Fields, Fish, Fletcher, Gray, Goodman, Gordon, Hall, Heard, Hendrix, Hodges of Houston,
Howard, Nelson,  
Irwin, O'Bannon,  
Jones of Paulding, Peacock,  
Lawton, Phillips,  
McDonald, Roberts,  
Morris, Sanford,  
Neely, Strickland,  
Talley, Thomasson,  
Irwin, O'Bannon,  
Jones of Paulding, Peacock,  
Lawton, Phillips,  
McDonald, Roberts,  
Morris, Sanford,  
Neely, Strickland,

The motion to print was lost.

The House took up the message of the Senate insisting upon certain of its amendments to the bill to appropriate money for the purposes therein mentioned.

The House receded from its agreements to the amendment of the Senate appropriating money to John D. Gray & Co., to which the House had disagreed, and upon which the Senate insisted. The committee of conference reported the following substitute:

*And be it further enacted,* That Loring O. Reynolds, James F. Cooper, and Richard Peters, or a majority of them, shall make an accurate survey and estimate of the extra work done on the Tunnel on the Western and Atlantic Railroad, by John D. Gray & Co., and they also estimate for work not done on the approaches to the Tunnel and other parts of the road according to contract; and for the amount they ascertain to be due them, his Excellency the Governor shall issue to John D. Gray & Co., bonds signed by himself and countersigned by the Chief Engineer of said road, bearing six per cent interest, and payable in three equal instalments of one, two and three years from their date, which bonds shall constitute a debt against said road and not against the State, and shall not be issued until the said John D. Gray & Co., shall fully complete all the work according to their contract on said road: *Provided,* that said John D. Gray & Co., shall pay said Reynolds, Cooper, and Peters, such compensation for their services as may be agreed upon between them, and that said committee be requested to state the causes of the present embarrassment of the road, and the delay in its completion, and report the same to his Excellency the Governor, to be submitted by him to the next Legislature.

On receiving which, on the call of Mr. Shackelford and the second of Mr. Brandon, the yeas and nays were required to be recorded, and are yeas 44, nays 26.

Those who voted in the affirmative, are Messrs.

Adams, Fish, Hendrix,  
Akin, Fletcher, Hodges of Rand’lh,  
Brown, Gray, Howard,  
Dawson, Gordon, Jones of Paulding,  
Fields, Heard, Kenan,
HOUSE OF REPRESENTATIVES.

Lane, Phillips, Thomasson,
Laughridge, Pringle, Thornton,
Lawton, Roberts, Tompkins,
McAllister, Robinson of Talbot, Trippe,
Mintz, Sanders, Waldbour,
Neely, Sanfoord, Wilcox,
Nelson, Spalding, Wilson,
Nisbet, Talley, Wofford,
O'Bannon, Terrell of Coweta, Wolf.
Perkins, Terrell of Putnam.

Those who voted in the negative, are Messrs.
Brandon, Hall, Richardson,
Bryan, Harris, Riley,
Colbert, Hill, Shackelford,
Culberson of Floyd, Hodges of Houston, Strickland,
Culberson of Troup, Irwin, Tillman,
Dorminy, McDonald, Watson,
Favor of Meriweth, McLeod, Whitworth,
Fleming, Morris, Yopp.
Goodman, Peacock,

The substitute was received.

Mr. Culberson, 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:

An act to add a part of the county of Henry to the county of Butts, and to designate the time for holding elections for county officers in the county of Gordon for the year 1850.

Also, an act in relation to the assignment of dower.

Also, an act to revive and continue in force an act passed in 1839, incorporating the St. Marys Academy and to appoint Trustees for the same, and to appoint Trustees for the Newnan Male and Female Seminary in the county of Coweta, and to confer upon them certain privileges and exemptions.

Also, an act to establish a Justices' Court at Holmesville, Appling county, and to define the limits of the district, and provide for the election of two Justices of the Peace and Constables as officers of said court.

Also, an act to regulate the taking of testimony by interrogatories in this State, and to amend an act entitled an act to authorize parties to compel discoveries at common law, approved December 17th, 1847.

Also, an act to incorporate New Hope Baptist Church in the sixth district of Randolph county.

Also, an act to amend an act incorporating the city of Dalton in Murray county, approved 29th December, 1847.

Also, an act to compensate physicians and surgeons who shall be summoned by the Sheriff or Coroner of the county to make post mortem examinations for the information of juries of inquest.
Also, an act to authorize the raising and establishing a fire company in the city of Atlanta.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has passed the bill to curtail the labor of the Clerk of the Supreme Court, and to reduce the cost therein, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

I am directed to inform the House that the Senate adheres to its amendment to the bill to alter and amend the first paragraph of the seventh section of the first article of the Constitution of this State, to which the House had disagreed.

The Senate has concurred in the amendment of the House to the resolution in relation to the adjournment of the General Assembly.

The Senate has also concurred in the amendment of the House to a resolution in relation to certain mail routes.

I am directed to inform the House that the Senate adheres to its amendment to the bill to declare certain lands in the county of Ware, forfeited to the State, and to provide for disposing of the same, and to repeal the second, third, and fourth, fifth, sixth and seventh, and eighth sections of an act, approved 30th December, 1847, to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same, and propose to appoint a committee of conference, and have appointed Messrs. Clark, John Jones, and A. J. Miller, as a committee on their part, and ask the House to appoint a committee to confer with the same.

The House took up the amendment of the Senate to the bill of the House to curtail the labor of the Clerk of the Supreme Court, and to reduce the cost in said Court, and concurred therein.

The House took up the message of the Senate insisting on its amendment to the bill of the House for the relief of certain persons holding an interest in or title to fractional and whole lots sold under the authority of an act and for other purposes, &c.; the House recedes from its disagreement.

The House took up the message of the Senate insisting on its amendments to the bill of the House to alter and amend the first paragraph of the several sections of the first article of the Constitution of this State, and the House recedes from its disagreement.

The House took up and agreed to a resolution authorizing the Governor to appoint a committee of three to inspect the arms in the Arsenal at Savannah, and on their report, he shall have repaired such as need repair, and have sold such as are worthless.

The House took up the report on the bill of the Senate
for disposing of certain lands in the 12th and 13th districts of the county of Ware, which were sold under an act passed 23d day of December, 1833, and which have not been paid for and granted by the purchasers under said act, and agreed thereto.

Mr. Kenan called the previous question; the call was sustained; the bill was read the third time, and on the question "Shall this bill now pass?" on the call of Mr. McDon-ald, and the second of Mr. Bryan, the yeas and nays were required to be recorded, and are yeas 37, nays 32.

Those who voted in the affirmative, are Messrs.

Adams, Brandon, Brown, Dawson, Fish, Fleming, Gray, Griggs, Harris, Hodges of Houston, Hodges of Rand'h, Howard, Jones of Paulding,

Jones of Warren, Kenan, Lane, Laughridge, Mintz, Nelson, Nisbet, Peacock, Penland, Phillips, Richardson,


Those who voted in the negative, are Messrs.

Akin, Bryan, Colbert, Digby, Dorminy, Faver of Meriweth' r, McDougald, Fields, Fletcher, Goodman, Gordon, Hall, Heard, Hendrix, Hill, Irwin, Lawton, McDonald, McLeod, Morris, Neely, O'Bannon,

Pringle, Roberts, Sanford, Strickland, Thomasson, Tillman, Whitworth, Wilcox, Wilson, Wofford, Yopp.

So the bill was passed.

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

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

The following message was received from the Senate by Mr. Glenn, their Secretary:
Mr. Speaker—The Senate has concurred in the following resolutions from the House of Representatives, to wit:

A resolution to authorize the Governor to borrow a sum of money on certain contingencies.

A resolution to authorize the Governor to deliver his warrant to W. J. Lawton, in favor of the Tax Collector of Screven county.

A resolution in relation to a mail route from Dahlonega to Wm. Robertson's.

A resolution authorizing the Governor to draw his warrant in favor of Richard Cheetwood of Habersham county, and Wm. C. Price of Rabun county.

The House took up the message of the Senate insisting upon its amendment 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 to repeal the 2d, 3d, 4th, 5th, 6th, 7th and 8th sections of an act approved Dec. 30th, 1847, to declare certain lands in the county of Ware forfeited to the State and to provide for disposing of the same, to which the House had disagreed. The House seceded from its disagreement.

The House then took up and concurred in the report and resolutions of the committee to whom was referred the memorial of Howell Cobb, of Houston county.

Mr. Trippe offered the following resolution:

Resolved, That the clerk of this House and his assistant be allowed seven days to attend the committee of the House to aid in bringing up the unfinished business; which was read. On motion, the order was suspended, and the same taken up and agreed to.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has concurred in the resolution of the House providing for the payment of certain monies to Messrs. Parker and Hill, for services rendered the State, with an amendment to which they ask the concurrence of the House.

The House then took up the following amendment of the Senate to the resolution of the House to pay Isaac S. Parker:

And be it further resolved, That his Excellency the Governor be and he is hereby authorized and requested to pay to D. C. Campbell the sum of three hundred and forty-nine dollars and fifty cents, due him for job printing done for the State, the said sum to be paid out of the contingent fund, and concurred therein.

The following message was received from the Senate by Mr. Glenn, their Secretary:

Mr. Speaker—The Senate has adopted a resolution providing for the appointment of a joint committee to wait upon his Excellency the Governor and inform him that the Legis-
lature has dispatched the business of the session and are now ready to adjourn, and to ascertain whether he has any further communication to make to the General Assembly, and have appointed as a committee on their part Messrs. J. W. G. Smith, Rawls and Blackshear.

The House took up the resolution of the Senate appointing a joint committee to wait on the Governor and inform him that the Legislature was ready to adjourn; which was agreed to. The Chair appointed on the part of the House Messrs. Harris, Fields and Perkins.

Mr. Culberson, from the committee on Enrolment, reports as duly enrolled, signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts:

An act to amend an act approved Dec. 10, 1803, to authorize the Justices of the Inferior Courts to discharge insolvent debtors confined by process from any court of this State whatever, so far as to amend the caption of the same.

Also, an act to appoint certain commissioners for Savannah river.

Also, an act to incorporate the Back River Wharf and Canal Company, and for other purposes mentioned.

Also, an act to authorize the Justices of the Inferior Court of the county of Crawford to levy extraordinary taxes for county purposes, and to fund the debts due by said county, and to issue scrip thereon.

Also, an act to amend the act passed at the last session of the General Assembly in relation to the liability of railroad companies for injury to or destruction of live stock and other property by running of cars or locomotives on their roads, and for other purposes therein contained.

Also, an act to authorize and require the Justices of the Peace of their respective districts in the counties of Lumpkin and Union to examine and pass upon the qualifications of the teachers of poor children.

Also, an act to incorporate Dalton city company.

Also, an act to authorize the legal representatives of estates and testators of other States and Guardians, to sue in this State.

Also, an act to amend an act to establish a general system of education by common schools in the State of Georgia, so far as relates to the county of Murray.

Also, an act to amend and declare the intention of an act entitled an act to alter and amend the several judiciary acts now in force in this State, so far as relates to Justices' courts, approved Dec. 14, 1841.

Also, an act entitled an act to alter and change the name of Matthew Richardson Brown to that of Mathew Downer, and to make him a legal heir.
Also, an act to incorporate the Georgia Exporting Company.

Also, an act to alter and amend the sixth section and third article of the Constitution of the State of Georgia.

Also, an act to repeal an act passed on the 23rd day of December, eighteen hundred and forty-three, authorizing the Governor of the State of Georgia to sell the Western and Atlantic Railroad.

Also, an act so far as relates to the collection of fines by the Provost Marshal of the 1st Regiment, Georgia Militia.

Also, an act to legalize the precepts from the Superior Courts of Floyd county, and to authorize the drawing of juries for said courts.

Also, an act in relation to the Supreme Court of this State.

Also, an act to incorporate a banking company in the city of Macon, under the name of the Manufacturers' Bank of Macon.

Also, an act to compensate Solicitors General for services rendered the State in the Supreme Court in criminal cases.

Also, an act to incorporate the Cooper's Gap Turnpike Company of Lumpkin and Union counties, and to grant them certain privileges.

Also, an act to authorize certain actions at law.

Also, an act to more effectually provide for the maintenance and protection of widows and orphans.

Also, an act to authorize the sale of all lands that cannot be granted under existing laws.

Also, an act to establish and regulate the inspection of flour and corn meal at Dalton.

Also, an act to be entitled an act to amend an act to incorporate an insurance company to be called the Savannah Insurance Company, passed the 30th day of December, 1847, and to incorporate the Chattahoochee Lodge No. 61, of Heard county.

Also, an act to alter and change the time of holding the Inferior Courts of the counties of Paulding and Floyd, and the Superior Courts of Lumpkin county.

Also, an act to incorporate the Elijay Turnpike Company, and to grant certain privileges to the same.

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

Mr. Speaker—I am instructed by his Excellency the Governor to return to this branch of the General Assembly the following resolutions, which have received his assent.

A resolution to authorize the Governor pay over the poor school fund due Rabun county to J. Q. Adams, her representative.
A resolution authorizing the Governor to deliver his warrant to Maria L. Delaunay, for an amount due by the Penitentiary to F. V. Delaunay, deceased.

A resolution in relation to a mail route from Florida to Thomasville.

A resolution in relation to the insolvent debts of the Penitentiary.

A resolution to authorize the Governor to deliver his warrant in favor of Rene M. Pittman to Allison Nelson.

A resolution to authorize the Governor to draw his warrants in favor of certain individuals to Joshua Roberts and Lawson Fields.

A resolution requiring the Secretary of State to correct a verbal mistake in an act incorporating Dawson Lodge No. 67, passed at the present session.

A resolution relative to a mail route from Talbotton to Hootensville.

A resolution to direct the Reporter of the Supreme Court to send back volumes of the reports to the counties.

A resolution in relation to the establishment of a tri-weekly mail stage from Marietta to Dahlonega.

A resolution in relation to the establishment of a mail route in Emanuel county.

A resolution to authorize the Governor to send books upon application, &c.

A resolution in relation to changing the mail route between Lumber City and Holmesville.

A resolution relative to the establishment of a post office in the county of Bulloch.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled, and ready for the signature of the Speaker of the House of Representatives:

An act to amend an act to incorporate the Southwestern Railroad Company and for other purposes.

An act to appropriate money for the purposes therein mentioned.

The committee who had been appointed to wait on his Excellency the Governor and inform him that the Legislature had completed its business and was ready to adjourn, reported that they had performed the duty assigned them, and that the Governor had no further communication for this branch of the General Assembly.

The House then took a recess until 7 o'clock, P. M.

Seven o'clock, P. M.

The House met pursuant to adjournment.

The following message was received from the Senate by Mr. Glenn, their Secretary:
Mr. Speaker—The Senate has adopted a resolution authorizing his Excellency the Governor to furnish the members of the Legislature with a copy each of the Laws and Journals of this session.

The Senate has also adopted a resolution in relation to the delegates appointed to the Nashville Convention; to both of which they ask the concurrence of this branch of the General Assembly.

Mr. Culberson, 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 alter and amend the first paragraph of the seventh section of the first article of the Constitution of this State.

Also, an act to curtail the labor of the clerk of the Supreme Court, and to reduce the cost in said court, and to authorize amendments in said court.

The House took up and concurred in the resolution of the Senate requesting the Governor to inform the Honorables M. Hall McAllister, Charles J. McDonald, Charles Dougherty and William Law, of their election as delegates to the Southern Convention at Nashville.

The House took up and concurred in the resolution of the Senate authorizing the Governor to furnish each member of the Legislature with a copy of the Laws and Journals of this session.

Mr. Harris laid upon the table a resolution authorizing the Governor to distribute certain copies of White’s Statistics, in the manner therein prescribed. On motion, the same was taken up and agreed to.

The following message was received from the Senate by Mr. Glenn their Secretary:

Mr. Speaker—The Senate has concurred in the resolution of the House authorizing the Governor to distribute copies of White’s Statistics of Georgia, in the manner therein prescribed.

Mr. Morris, from the committee on accounts, presented the Speaker’s warrant on the Treasury, for the pay of the members and officers of the House of Representatives, which was signed by the Speaker.

Mr. Culberson, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives:

An act to appoint masters in equity for the counties of Muscogee, Talbot and Stewart, and other purposes therein mentioned.

Also, an act to declare certain lands in the county of White forfeited to the State, and to provide for disposing of the
same; also, to repeal certain sections of an act approved Dec. 30th, 1847, and to fix the price of certain grants.

Also, an act for the relief of certain persons holding an interest in or title to fractional and whole lots of land sold under the authority of an act, &c., and for other purposes therein mentioned.

Mr. Culbertson from the Committee on Enrolment, reports as duly enrolled, 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 disposing of certain lands in the 12th and 13th districts of the county of Ware, which were sold under an act passed the 23d day of December, 1833, and which have not been paid for and granted by the purchasers under said act.

Also, an act in addition to and amendatory of 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 boundaries of said town and to incorporate the same under the name of the city of Atlanta, and to change the name of the town of Rome to that of the city of Rome, and to provide for the election of mayor and councilmen and other officers of said city, and to confer upon them specific powers, therein mentioned, approved 29th December, 1847.

Also, an act to authorize the Alabama and Georgia Railroad Company of the State of Alabama, to extend their contemplated Railroad from the Alabama line to the town of Cartersville, or near the same in the county of Cass, and to secure to said Company certain rights and privileges, and for other purposes.

Also, an act to provide for the collection and safe keeping of the revenues of the Western and Atlantic Railroad, to punish those who may attempt to defraud the same, and for other purposes therein contained.

Also, an act to authorize the incorporation of joint stock companies for the construction of macadamized, graded, or plank roads.

Mr. Speaker—I am instructed by his Excellency the Governor to return to this branch of the General Assembly the following acts with his approval:

An act amendatory of an act assented to on the 17th December, 1847, entitled an act to authorize parties to compel discoveries at common law.

An act to amend an act entitled an act to alter and amend an act entitled an act to define the liability of sureties on appeal, &c., approved December 26th, 1831.

An act for the better government of the Penitentiary.

An act for the relief of the Merchant’s Bank of Macon.
An act to appropriate money for the purposes therein mentioned.

An act to alter and amend the first paragraph of the seventh section of the first article of the Constitution of this State.

An act to curtail the labor of the clerk of the Supreme Court, and to reduce the cost in said court, and to authorize amendments in said court.

An act to amend an act to incorporate the Southwestern Railroad Company, and for other purposes.

A resolution relative to the public arms in the military store at Savannah.

A resolution authorizing payment to Isaac L. Paker, and F. A. Hill, for certain purposes.

Mr. Speaker—I am directed to inform the House of Representatives that the Senate has completed the business of the session, and is now ready to adjourn sine die.

Mr. Harris offered a resolution directing the Clerk to inform the Senate that the House of Representatives, having gone through with the business of the session, was now ready to adjourn sine die, which was read and agreed to; which duty having been performed, the Speaker addressed the House from the Chair, returning his thanks, &c., and adjourned the House without a day.

BURWELL K. HARRISON,

Clerk House of Representatives
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### ABSENCE.

Leave granted to

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