JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

STATE OF GEORGIA,

AT THE

BIENNIAL SESSION

OF THE

GENERAL ASSEMBLY,

At Atlanta, November 1, 1882.
The House of Representatives met pursuant to law, at 10 o'clock a. m., this day, and was called by Mark A. Hardin, Clerk of the last House.

The roll of members was called by counties, and the following members presented themselves and were sworn in by Hon. Arthur Hood, Judge of the Superior Court of the Pataula Circuit, to wit:

From the county of Appling—James I. Carter.
From the county of Baker—W W Dews.
From the county of Baldwin—Mark Johnston, Jr.
From the county of Banks—T. B. Griffin.
From the county of Bartow—A. W. Fite and C. M. Jones.
From the county of Berrien—Thomas Paulk.
From the county of Bibb—W A. Lofton, N E. Harris and C. L. Bartlett.
From the county of Brooks—D. W Rountree.
From the county of Bryan—R. F. C. Smith.
From the county of Bulloch—Jasper Wilson.
From the county of Burke—E. A. Perkins, P D. Cox and Jesse Wimberly.
From the county of Butts—Felix L. Walthall.
From the county of Calhoun—P F Geer.
From the county of Camden—Daniel R. Proctor.
From the county of Campbell—John L. Camp.
From the county of Carroll—John W Carroll and John Bonner.
From the county of Catoosa—W H. Paine.
From the county of Charlton—P M. Coulson.
From the county of Chatham—Robert Falligant and J. J. McDonough.
From the county of Chattahoochee—J. E. D. Shipp.
From the county of Chattooga—J. W Maddox.
From the county of Cherokee—William A. Teasley.
From the county of Clarke—R. B. Russell.
From the county of Clay—Robert Thompson.
From the county of Clayton—R. E. Morrow.
From the county of Clinch—J. L. Sweat.
From the county of Cobb—F. A. Irwin and John Y. Alexander.
From the county of Coffee—Dennis Paulk.
From the county of Columbia—A. J. Avary, Sr.
From the county of Colquitt—John Tucker.
From the county of Coweta—L. R. Ray and W. T. Stallings.
From the county of Crawford—W. M. Ray.
From the county of Dade—W. U. Jacoway.
From the county of Dawson—James M. Bishop.
From the county of Decatur—Benjamin E. Russell and J. O. Wilder.
From the county of DeKalb—Oliver Winningham and H. C. Jones.
From the county of Dodge—John F. DeLacy.
From the county of Dooly—Lewis M. Mobley.
From the county of Dougherty—H. M. McIntosh.
From the county of Early—Brinkley Chancey.
From the county of Echols—D. R. A. Johnson.
From the county of Effingham—
From the county of Elbert—Jephtha B. Jones.
From the county of Fannin—J. E. Alsabrook.
From the county of Fayette—J. W. Graham.
From the county of Floyd—Seaborn Wright, W. G. Foster and W. W. Brooks.
From the county of Forsyth—A. J. Julian.
From the county of Fulton—F. P. Rice, E. F. Hoge and W. H. Hulsey.
From the county of Gilmer—Jonathan Withrow.
From the county of Glascock—W. R. Logue, Sr.
From the county of Glynn—J. E. Dart.
From the county of Greene—James B. Park, Sr., and William R. Wilson.
From the county of Gordon—W. R. Rankin.
From the county of Gwinnett—R. E. Mitchell and James T. McElvany.
From the county of Habersham—T. S. Davis.
From the county of Hall—John E. Redwine and W. H. Deaton.
From the county of Hancock—J. T. Jordan and J. W. Moore.
From the county of Haralson—J. M. McBryde.
From the county of Harris—T. F. Brewster and W. C. Wisdom.
From the county of Hart—A. G. McCurry.
From the county of Heard—T. M. Awbry.
From the county of Henry—C. T. Zachry.
From the county of Houston—W. M. Gordon and J. M. Gray.
From the county of Irwin—Jacob Young.
From the county of Jasper—John C. Key.
From the county of Jefferson—F. H. Sinquefield and James Stapleton.
From the county of Johnson—M. H. Mason.
From the county of Jones—G. W. T. McKay.
From the county of Laurens—J. B. Wolf.
From the county of Lee—Frank Johnson.
From the county of Liberty—Jesse Brewer.
From the county of Lincoln—James W. Barksdale.
From the county of Lowndes—Charles R. Pendleton.
From the county of Lumpkin—E. H. Beck.
From the county of Macon—James M. DuPree.
From the county of Madison—Young A. Daniel.
From the county of McDuffie—T. E. Watson.
From the county of McIntosh—Hercules Wilson.
From the county of Meriwether—T. A. Atkinson and J. D. Sutton.
From the county of Miller—J. S. Bush.
From the county of Milton—T. L. Lewis.
From the county of Mitchell—W. N. Spence.
From the county of Monroe—W. H. Head and G. G. Flynt.
From the county of Montgomery—John McRae.
From the county of Morgan—Augustus Stoddard.
From the county of Murray—C. C. Howell.
From the county of Muscogee—Louis F. Garrard and W. A. Little.
From the county of Newton—L. L. Middlebrooks.
From the county of Oconee—Frank P. Griffith.
From the county of Oglethorpe—T. M. Witcher and Joseph McWhorter.
From the county of Paulding—H. C. Rich.
From the county of Pickens—Farish C. Tate.
From the county of Pierce—W. F. Sweat.
From the county of Pike—John F. Redding and J. C. Beauchamp.
From the county of Polk—R. W. Everett.
From the county of Pulaski—Stephen W. Brown.
From the county of Putnam—R. C. Humber and H. A. Jenkins.
From the county of Quitman—James J. Crumbley.
From the county of Rabun—R. E. Cannon.
From the county of Richmond—C. A. Robbe, W. T. Gary and W. V. Calvin.
From the county of Rockdale—W. L. Peek.
From the county of Schley—W. D. Murray.
From the county of Screven—Ransom A. Brinson.
From the county of Spalding—N. B. Brewer.
From the county of Stewart—R. F. Watts.
From the county of Sumter—W. M. Hawks and W. A. Wilson.
From the county of Talbot—John W. Robbins.
From the county of Taliaferro—Benjamin F. Moore.
From the county of Tattnall—John B. Glisson.
From the county of Taylor—J. J. McCants.
From the county of Telfair—Thomas Eason.
From the county of Terrell—R. F Simmons.
From the county of Thomas—Arthur Patton and R. Spengler.
From the county of Towns—John Burch.
From the county of Troup—T. C. Crenshaw, Jr., and W B. Whatley.
From the county of Twiggs—S. E. Jones.
From the county of Union—V M. Waldrop.
From the county of Upson—B. G. McKinney.
From the county of Walker—John G. Wood.
From the county of Walton—T. J. Robertson and H. H. Carithers.
From the county of Warren—C. E. McGregor.
From the county of Washington—C. R. Pringle and H. G. Wright.
From the county of Wayne—J. G. Rich.
From the county of Webster—J. B. Hudson.
From the county of White—J. J. Kimsey.
From the county of Wilcox—S. D. Fuller.
From the county of Wilkes—M. P Reese and B. F Barksdale.
From the county of Wilkinson—M. G. Smith.
From the county of Whitfield—C. E. Broyles.
From the county of Worth—W J. Ford.

The House then proceeded to the election of a Speaker.
Mr. Maddox nominated Hon. Louis F Garrard, of Muscogee.
Mr. Fite, of Bartow, withdrew the name of Mr. Rankin, of Gordon.

On taking the vote *viva voce*, it appeared that Hon. Louis F Garrard had received 165 votes, and the same being a majority of all the votes cast, he was declared duly elected Speaker of the House of Representatives.

On motion of Mr. Ray, of Coweta, a committee was appointed to conduct the Speaker elect to the chair.
The committee, Messrs. Ray, of Coweta, Rankin and Hoge, performed that duty and the Speaker entered upon the discharge of the duties of his office.

The next business in order was the election of Clerk. Mr. Little, of Muscogee, nominated Hon. Mark A. Hardin, of Bartow.

On calling the role, the vote, taken *viva voce*, was for Mark A. Hardin, 168; this being a majority of all the votes cast, Mr. Hardin was declared duly elected Clerk.

Mr. Falligant, of Chatham, nominated Hon. W. R. Rankin for Speaker *pro tem.*, and he was duly elected.

The next business in order was the election of a messenger. Mr. Jordan, of Hancock, nominated Hon. J. R. Smith, of Coffee. The vote was taken *viva voce*, and Mr. Smith having received 165 votes, a majority of the whole house, was declared duly elected Messenger.

The next business in order was the election of a Doorkeeper. Mr. Reese, of Wilkes, nominated B. H. Miller; Mr. Spence nominated J. M. Anglin. On taking the vote *viva voce*, it appeared that B. H. Miller had received 111 votes, and J. M. Anglin 53. Mr. Miller, having received a majority of all the votes cast, was declared duly elected Doorkeeper.

Mr. Rice offered the following resolution, which was read and agreed to, to-wit:

A resolution—

To appoint a committee to procure the services of a Chaplain for the House.

The Speaker appointed as said committee Messrs. Rice, Peek and Harris.

Mr. Zachry offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Inviting reporters of the State and city press to seats on the floor of the House.
Mr. Russell offered the following resolution, which was read and agreed to, to-wit:

A resolution—

To appoint a committee of five (of which the Speaker shall be chairman) to report rules for the government of the House, and in the meantime to continue of force the rules of the last House.

Mr. Fuller offered the following resolution, to-wit:

A resolution—

Authorizing the Messenger to appoint four pages at one dollar and fifty cents per day.

For this Mr. Middlebrooks offered as a substitute—

A resolution—

Authorizing the Speaker to appoint four pages at two dollars per day.

The substitute was not adopted.

The original resolution was agreed to.

Mr. Rountree offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Instructing the Clerk of the Senate that the House has organized by electing its officers, and is ready to proceed with business.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

I am directed by the Senate to inform the House of Representatives that the Senate has organized by the election of Hon. J. S. Boynton President, Hon. J H. Polhill President pro tem., William A. Harris Secretary, H. H. Cabaniss Assistant Secretary, A. J.
The following message was received from the Senate through Mr. Harris, the Secretary thereof:

*Mrs. Speaker:*

The Senate has agreed to the following resolution, in which they ask the concurrence of the House of Representatives therein, to-wit:

A resolution—

That a committee of two from the Senate and three from the House be appointed to inform his Excellency the Governor that the General Assembly is now organized and ready to receive any communication from him.

Committee on the part of the Senate, Messrs. Hoyt and Baker.

Mr. Pringle offered the following resolution, which was read and agreed to, to-wit:

A resolution—

To appoint a committee of three from the House to act in concert with a committee from the Senate, and to wait on his Excellency the Governor, and inform him that both branches of the General Assembly are organized, and ready to receive any communication he may have to make.

The Speaker announced as said committee on the part of the House, Messrs. Pringle, Crenshaw and Rountree.

Under a resolution, offered by Mr. Jordan, of Hancock, and agreed to by the House, the House then proceeded to draw for seats.

The Speaker announced the reception from the Governor of a communication giving notice of contest in certain cases.
Mr. Reese offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Providing for the appointment of a joint committee of three from the Senate and five from the House to take into consideration and report to this General Assembly at as early day as possible what public offices are to be filled by election at this session.

On motion, the House then adjourned until 10 o’clock a. m. to-morrow.

ATLANTA, GEORGIA,
Thursday, November 2, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Rev J. F McClelland.

The roll was called and the following members answered to their names:

Those present are Messrs—

Alexander, Hawks, Pringler,
Alsabrook, Harris, Proctor,
Atkinson, Head, Rankin,
Avary, Hoge, Ray of Coweta,
Awbry, Howell, Ray of Crawford,
Barksdale of Lincoln, Hulsey, Redding,
Barksdale of Wilkes, Humber, Redwine,
Bartlett, Hudson of Jackson, Reese,
Beauchamp, Hudson of Webster, Rice,
Beck, Irwin, Rich of Paulding,
Bishop, Jackoway, Rich of Wayne,
Bonner, Jenkins, Robbe,
Brewer, Jordan, Robbins,
Brewster, Johnston, Robertson,
Brinson, Johnson of Echols, Rountree,
Broyles,  Johnson of Lee,  Russell of Clarke,
Brown,    Jones of Bartow,  Russell of Decatur,
Brooks,   Jones of DeKalb,  Shipp,
Burch,    Jones of Elbert,  Silman,
Bush,     Jones of Twiggs,  Sinquefield,
Carroll,  Julian,  Simmons,
Carter,   Key,  Spence,
Cannon,   Kimsey,  Spengler,
Calvin,   Lewis,  Smith of Bryan,
Carithers, Little,  Smith of Wilkerson,
Chancey,  Lofton,  Stallings,
Crenshaw, Logue,  Stapleton,
Crittenden, Lott,  Stoddard,
Crumbley, Maddox,  Sutton,
Courson,  Mason,  Sweat of Clinch,
Cox,      McRae,  Sweat of Pierce,
Dart,     McKay,  Tate,
Davis,    McCants,  Teasley,
Daniel,   McBride,  Thompson,
Dawson,   McCurry,  Tucker,
Deaton,   McKinney,  Waldrop,
Dews,     McDonough,  Walthall,
DeLacy,   McIntosh,  Watson,
Drewry,   McElvaney,  Watts,
DuPree,   McGregor,  Wilder,
Eason,    McWhorter,  Wimberley,
Everett,  Middlebrooks,  Winningham,
Falligant, Mitchell,  Wilson of Bulloch,
Fite,     Mobley,  Wilson of Greene,
Flynt,    Moore of Hancock,  Wilson of Sumter,
Ford,     Moore of Taliaferro,  Wilson of McIntosh,
Foster,   Morrow,  Wisdom,
Foy,      Murray,  Withrow,
Fuller,   Owens,  Witcher,
Gary,     Park,  Whatley,
Greer,    Patton,  Wolf,
Grisson,  Paulk of Berrien,  Wood,
Gordon,   Paulk of Coffee,  Wright of Floyd,
Graham,   Payne,  Wright of Washington,
Gray,     Peek,  Young,
Griffin,  Pendleton,  Zachry,
Griffith, Perkins,  Mr. Speaker.

Present 171.

Those absent are Messers.—
Camp,  James,  Osborn.
Absent 3.
The Journal was then read and approved.

The following members, who were not present on yesterday, presented themselves, and were duly sworn in by the Speaker: From the county of Chatham, Geo. S. Owens; from the county of Emanuel, Morris Dawson; from the county of Effingham, E. E. Toy.

Mr. Pringle, chairman of the committee, on the part of the House, to inform the Governor of the organization of both branches of the General Assembly, submitted the following report:

Mr Speaker:

The committee on the part of the House, appointed under a joint resolution to wait on his Excellency the Governor, and inform him that the House was duly organized, and ready to receive any communication that he might see proper to make, respectfully state that they have discharged that duty, and that the Governor will communicate with the House in writing this morning.

Respectfully submitted.

C. R. Pringle,
Chairman House Committee.

Mr. Redwine offered a resolution providing for a joint committee from the House and Senate, to whom all bills and resolutions in reference to the redistricting shall be referred.

For this Mr. Jordan, of Hancock, offered a substitute.

On motion of Mr. Jordan, of Hancock, the resolution was laid on the table.

Mr. McCants offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Authorizing the Clerk of the House to procure for this Hall a new set of suitable and comfortable chairs to supply the place of such as are now unfit for use.
The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which they ask the concurrence of the House, to-wit:

A resolution—
That the Senate and House of Representatives convene at 12 o'clock m., to-day, in the House of Representatives for the purpose of opening and publishing the returns for Governor.

Also, the following resolution of the House, which has been concurred in, to-wit:

A resolution—
That a joint committee of three from the Senate and five from the House be appointed to consider and report what public offices are to be filled by election at this session, and have appointed, on the part of the Senate, Messrs. Jones, McAfee and Davis.

Mr. Jordan, of Hancock, offered the following resolution, which was read and agreed to, to-wit:

A resolution—
To appoint a committee of two from the Senate and five from the House to provide the necessary arrangements for the inaugural ceremonies, and instructing said committee to obtain some suitable and commodious hall in the city of Atlanta in which the inauguration of the Governor shall occur.

The Speaker announced as the Committee on Rules, L. F. Garrard, Speaker, ex-officio chairman, Rankin, Maddox, Falligant and Russell of Clarke, and as the committee on the part of the House to inquire what offices are to be filled by election at this session, Messrs. Reese, Jordan, Bartlett, Falligant and Hulsey.
The following message was received from his Excellency the Governor through Mr. Avery, his Secretary, to-wit:

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House of Representatives a communication in writing, with accompanying document.

On motion of Mr. Rankin, the message was taken up and read.

EXECUTIVE DEPARTMENT,
STATE OF GEORGIA,
ATLANTA, GA., November 2, 1882.

To the General Assembly:

In transmitting this my final message to the legislative branch of the State government, in compliance with the requirements of law and custom, I perform the duty with the deepest gratitude to the Giver of all good and with elated feelings, in view of the state of our beloved Commonwealth. We have never had better reason for congratulation at our present condition, or for hopefulness of the future of the State than we can claim at this time. In our recent history our retrospect has often been of the saddest, while the prospect had but scanty promise.

The strain to which our powers of endurance and recuperation were subjected was such as to dispirit the most hopeful and resolute, and our deliverance from the ordeal that threatened to overwhelm and destroy us, seems to have been achieved by a wisdom above that of man.

Without arrogance or vain glory, let us rejoice that under the signal blessing of Providence we are pressing on to take our place abreast of the most advanced States in Christendom, and with an intense love of the arts of peace and a generous emulation of older and
more favored commonwealths, we are establishing and diffusing among our citizens the most potent and beneficial agencies and methods for the development of the highest civilization.

We may justly claim for our State that in every department of our industry our people are prospering and advancing. In our agriculture, in our mining operations, in the introduction and multiplication of mechanical establishments, in the wonderful extension of our lumber interests, in the marked improvement in the healthfulness of our State, we find the most substantial grounds for self gratulation.

And superadded to this cheering summary of material advantage and promise, we may felicitate ourselves upon the general peacefulness and order which have prevailed throughout the State. With a very few, but unhappily marked exceptions, the public tranquillity has been undisturbed by outbreaks of violence, and there seems to be a pervading spirit of conciliation which has successfully resisted all unfriendly influences.

The reports which are herewith transmitted to the General Assembly are of unusual interest and fullness, and would, if sent to your honorable body without comment, give a complete review of the public interests.

I therefore do not deem it important to make any extended observations on what is so fully and satisfactorily presented by each officer of the government in the details presented of the operations of their special departments, and will, in as summary a manner as possible, refer to the subjects discussed in each report.

THE STATE FINANCES.

The State Treasurer reports the total amount in the Treasury from October 7, 1881, to September 30, 1882, the fiscal year, just closed, to be $2,403,976.61, and the disbursements $1,713,507.46, leaving a balance of $690,472.15, of which $275,000 consists of bonds paid by the
purchasers of the Macon and Brunswick Railroad. Of these securities, $115,000 are State bonds, and $160,000 United States registered bonds. The cancellation of the State bonds will extinguish that much of the public debt. The disposition of the United States registered bonds is a matter for the action of your body. The State debt is $9,624,135, with an annual interest of $645,440. The details of the receipts and expenditures are given in the Treasurer’s report with satisfactory fullness.

THE COMPTROLLER-GENERAL’S REPORT.

The comprehensive report of the Comptroller-General presents a gratifying account of the general condition of affairs in the State. The property of Georgia has increased from last year $16,255,150; the whole amount of taxable property being returned at $287,249,403. The Comptroller states that for the next two years the same low rate of taxation of three mills on the dollar, that we now have, will suffice for expenses. The increase last year was $18,977,611, the whole growth of wealth in two years running to $35,232,761, giving additional revenue, at the present tax, of $105,698. The polls were returned 236,447. The tax levied was $806,107.76, and tax collected $741,823.60, leaving the remarkable small sum of $64,284.16, to represent both the cost of collection and the insolvent tax. Among the interesting statistics disclosed are that the increase in manufactures during the year was $1,061,975; railroad property, $1,988,169; city and town property, $4,831,186, and a like ratio of improvement in many other particulars, demonstrating the gratifying development of the State.

THE PUBLIC SCHOOLS.

There has been a steady growth in our Public Schools, as is demonstrated by the report of the State School Commissioner herewith submitted. The school
attendance for the year 1880 was 236,533: whites, 150,134; colored, 86,399: increase over 1879, 9,906. In 1881 the attendance was 244,197; whites, 153,156; colored, 91,041; increase over 1880, 7,644. The attendance of 1882 cannot be given, as the school work is in progress now. The entire sum, including poll tax, appropriated in 1881 for the common schools, was $363,677.32. Under local laws there was raised by cities and counties $134,855.96, making the entire amount for the support of these schools in the State from all sources $498,533.28. The State appropriation paid per capita on school population, 84 cents; on enrollment $1.49; on average attendance, $2.43. On the basis of both State and local school fund, viz: $498,533.28, the per capita estimate is $1.15 on school population; $2.04 on enrollment; and $3.32 on average attendance.

In the year 1882, the State fund, estimating the poll tax the same as last year, will be $441,114.88. If the amount raised under local laws be the same as last year—namely, $134,855.96—the whole sum raised in the State would be $575,970.84, or over $77,000 increase. This would give per capita on school population $1.13; on enrollment, $2.25, and on average attendance, $3.76.

The school law requires that arrangements shall be made in every county for keeping schools in operation at least three months of the year as a condition precedent to drawing the pro rata of the State School Fund. These arrangements were made in every county in the State by having parents to enter into a contract to supplement the amount paid by the State, and thus the entire people of the Commonwealth have enjoyed the benefits of the common schools, and every child has had the privilege of entering and remaining for the term.

The State School Commissioner recommends an increase of appropriation to run the schools for six months, and also to conduct teachers' institutes, where
instructors can be trained in teaching. An account is
given of the institute work already accomplished this
year. The further recommendation is made for the
establishment of one permanent normal school for
training white teachers, and it is suggested to convert
the college at Milledgeville into such a school, and
use the public buildings at that place in connection
therewith.

The educational machinery of a great State like
Georgia is among its most vital and complicated in­
terests. We instinctively look to the school-house and
the temple for the most reliable helps to an advanced
and prosperous state of society. It is of the first con­
sequence to our people that our resources for the en­
couragement of learning, and the promotion of an en­
lighted public opinion, shall not be misappropriated
or wasted. With the utmost satisfaction I bear testi­
mony to the zeal, unwearied industry and enlightened
methods of our State School Commissioner. The offi­
cial career of Dr. Orr, while it has achieved marked
benefits for Georgia, has won for himself a distin­
guished name, and one that reflects honor on the State.

RAILROAD COMMISSION.

I would invite the careful consideration of the Leg­
islature to the accompanying report of the Railroad
Commissioners. The establishment of this department
of the State government was preceded by a very thor­
ough and able discussion, and it would seem that it
was demanded by a matured public opinion. I bear
willing testimony to the extensive research, great abili­
ty and impartiality of the Board of Commissioners.
From the character of the work which this Commission
was organized to execute, it was natural to expect no
small degree of opposition and friction in the orders
that it might issue and the judgments it might pro­
nounce. The degree of this opposition, however, we
may conclude from the demonstrations made, has not
been as violent or extended as we might have reasonably expected. The Georgia Railroad and Banking Company has made a case, involving the jurisdiction and powers of the Commission, which is now pending in our Supreme Court, and which will settle the constitutionality of the law creating the Commission. The Board is represented by gentlemen of wide and unexceptionable reputation for integrity and ability, and it would seem to be the part of wisdom and justice to give the Commission a fair test, and to adjust our estimate of its value to the State by the results of its administration. Before dismissing this subject, I feel it to be my duty to ask the General Assembly to take into consideration the recommendation of the Commissioners in regard to the salary of the Secretary of the Commission. Major Bacon has acquitted himself most creditably in the discharge of his duties as Secretary, both by his ability and industry, and I would add my recommendation that he should receive a salary more commensurate to the amount and character of his services.

THE COMMISSIONER OF AGRICULTURE.

The State Commissioner of Agriculture has made a report, which is herewith transmitted to your body, embracing the operations of two years of his department, from October 1, 1880, to October 1, 1882. Many of the details of the report are very interesting, and evince great industry and intelligence in the management of this department by the Commissioner. The inspection of commercial fertilizers in 1880-'81 ran to the high figure of 152,464-03 tons, bringing the gross amount of $76,232.03 in fees, costing $12,171.80, and netting for the State Treasury $64,060.23. In 1881-'82 the inspection included 125,426-64 tons; gross amount of fees, $62,713.31; cost, $12,461.99, and net payment in treasury, $50,251.32. For the two years the aggregate net sum paid into the treasury from this source was $114,311.55. In the five seasons since 1877-'78,
during which the State received the benefit of these fees, the whole amount has been $230,548.28.

The present Commissioner instituted the existing system of analysis that has resulted in securing for our State market the highest grade of fertilizers sold, and giving the best protection against fraudulent articles. The importance of a rigid inspection may be inferred from the fact that the 277,890 tons of fertilizers purchased by farmers of this State in the last two years cost, at the ordinary price of $60.00 a ton, over $16,000,000.

The appointment of Mr. H. C. White, professor of chemistry at the State University, as State Chemist, gave to the Agricultural Department not only the services of an able scientist, but also the use of the extensive laboratory of the University, and must have resulted in great benefit to the students of the University by the enlarged practical experience afforded them.

To comprehend the extent of the work done by the Agricultural Department, the report must be carefully read. Special attention is called to the report upon fisheries and the recommendations made therein. Upon a very small sum an exceedingly beneficial work has been accomplished by the Commissioner and his efficient co-laborer, Dr. H. H. Cary, in introducing the German carp into our State. The Commissioner renews the suggestion made in his last report, that out of the large amount realized by the department for the treasury, it would greatly add to the practical usefulness of the department for the Legislature to authorize the establishment of an experimental farm.

I would, before dismissing this most valuable and interesting account of the labors of this department, specially charged with the promotion of our greatest material interest, urge upon your attention a fuller and more earnest discussion than we have heretofore given to the claims of our agriculture. At this foun-
dation of a nation's wealth and comfort, we must begin to construct our plans of recuperation. A successful husbandry can sustain and bear on its strong shoulders the remaining industries of the State, while the habitual scantiness of our harvests will keep us poor, and of course keep us powerless. With such a heritage as Georgia, no reasonable limit could be assigned to our wealth and strength, if it were wisely developed.

**PENITENTIARY.**

The primitive system of a State is always a subject of vast importance, and we may justly claim for Georgia that she has not ignored or neglected the subject. All things considered, we have good cause for encouragement in our efforts to establish a judicious, merciful and effective prison discipline. If the mortuary statistics, the returned convicts, and in fact all the results reasonably expected from a wise system of punishment for offenses against the law, are to decide our judgment, we have good cause for satisfaction at the measure of success which this State has achieved. I would call the special attention of the Legislature to the intelligent and comprehensive report of the Principal Keeper of the Penitentiary, which places in our possession a valuable array of facts and figures relating to our State prison. Without bringing the policy or the wisdom of our present system into the discussion, I regard the results, which all good citizens seek to attain by the practical operation of the law establishing methods for the punishment of the criminals of the State, as of the greatest importance. While we maintain the present system, it would seem to be the duty of the State to render it as effective as possible. The preservation of society, and the dictates of humanity, alike demand this at our hands.

**REPORT OF THE ATTORNEY-GENERAL.**

The Attorney-General gives a particular statement
of the many transactions of his office during the last two years. Your attention is respectfully invited to its details, which are too voluminous for special mention in this message. In the matter of the two State depositories—the Bank of Rome and the Citizens’ Bank of Atlanta—the collection of the amounts due the State has been vigorously pressed. Of $53,017.03 due from the Bank of Rome, $31,359.50 has been collected, leaving a balance due of $21,657.53. It is believed that the assets of the bank will pay the larger part of this balance. If there should remain an amount due after the assets are exhausted, the State is amply secured by the bond given by the bank as a State depository.

Of the amount due by the Citizens’ Bank of Atlanta, $20,000 has been collected and paid into the State Treasury, and, in addition, railroad stock worth $25,000 has been secured, reducing the indebtedness of the bank $45,000. Suits are pending which, if successful, will realize a sum sufficient to extinguish all, or a considerable portion of the balance due the State.

Under a resolution of the last General Assembly, an examination of the lease of the Indian Springs property was made by the Attorney-General. This officer reports that the lease has been violated by the lessee, and he recommends that the Legislature consider the subject of selling the property. The attention of your body is respectfully invited to the matter.

THE STATE UNIVERSITY.

The annual report of the Chancellor of the State University exhibits improvement in the condition of that time-honored institution. During the collegiate year, ending July 19, 1882, the total number of students was 1,103, who received instructions at the University and its branches at Augusta, Dahlonega, Thomasville, Cuthbert and Milledgeville. Of this number there were 355 students of the college grade.
ing to the report, the new years of 1882-'83 open with 151 students, at the Athens department, as against 94 at the opening last year, a most decided and gratifying improvement.

The entire receipts of the University for the last fiscal year were $49,213.30, and the expenditures $40,510.67. The cash balance from the two years of 1881-'82 is reported at $13,957.05. But of this balance only $2,658.07 is available for current uses, the remainder being unexpended balances of building appropriations and uninvested proceeds of sales of bonds. The actual available income of the institution is shown to have been, 1881-'82, $31,972.80, and the ordinary operating expenses $34,076.65, or an excess of $2,103.85 of expenses over receipts. Tuition fees having been abolished in the Academic and State College departments at Athens, there will be no income from this source hereafter.

The Chancellor urges upon the Legislature to make provision for the further organization and equipment of the already very well established Technological Institute at the University. This institute has tuition in the four practical arts of physics, chemistry, engineering and agriculture. It is proposed to add to the institute an industrial work-shop for teaching the actual use of tools in every kind of manufacture. Your attention is called to the suggestion of the Chancellor. The direction of education everywhere is practical, and such an industrial school as is recommended would be an invaluable addition to the educational advantages of the State University, furnishing young men the equipment with which to begin business in mechanical pursuits.

THE LUNATIC ASYLUM.

There are in the Lunatic Asylum of the State 979 patients, this number exceeding by 100 the proper capacity of the institution. On the 1st of October, 1881,
there were 906 patients; received since, 257; discharged and died, 184. The average number under treatment was 942. The whole number cared for were 1,163. The males were 486 and females 493. The whites were 729 and colored 250. The deaths numbered 82. The appropriation for 1882 was $125,000, and for 1881 there was a balance of $35,386.85, making a total of $160,386.85, of which $131,388.90 has been expended, leaving a balance on hand, October 1, 1882, of $28,997.95. The daily cost of the maintenance of each patient was 38 ½ cents. The sum of $165,431 was appropriated for enlarging the asylum, of which $45,000 was used, leaving unexpended $120,431. The sum drawn was expended in the construction of a hospital for the colored insane, leaving $1,573.79 of the $45,000 on hand. The main building for the colored patients, now in process of construction, will contain 500 rooms. A number of the rooms will be occupied in March, and the whole completed and occupied during the next spring. The building now occupied by colored patients, upon the completion of the new structure, will afford room for 220 white patients. This accommodation is greatly needed, as there are now over 200 applicants, pressing for admission, who cannot be accommodated.

The trustees estimate that there will be 1,200 patients in 1883, requiring $160,000 appropriation, and 1,400 patients in 1884, requiring $190,000. They also estimate that it will require $89,254.82 to complete the improvements already begun. The trustees report a decided improvement in the management of the asylum in many essential particulars. I respectfully invite special attention to the report of the trustees of the asylum, which is herewith transmitted to your body.

THE DEAF AND DUMB ASYLUM.

The twenty-second report of the Board of Trustees and officers of the Georgia Institution for the Educa-
tion of the Deaf and Dumb embraces the operations of the institution for the last twenty-seven months, extending from July 1, 1880, to September 30, 1882. The trustees declare the management of the asylum by its officers to have been very satisfactory. During fifteen months, to October, 1881, there were 64 pupils, all white—males 37 and females 27. In the second year, to October 1, 1882, there were 60 white pupils—males 35 and females 25, and 20 colored pupils—males 12 and females 8. The amount expended for support the first year was $17,376.33, and the second year, $14,773.68. The sum of $5,000 was appropriated to erect a school building. The trustees have not used the fund because of its insufficiency to build such a structure as is needed. They therefore have held it, and ask the General Assembly to increase it by further appropriation of $15,000, so that a good, permanent building may be put up that will meet the wants of the institution. The further sum of $3,000 is asked to build a laundry, and $1,500 for repairs and waterworks. The estimated expense for the next two years is $20,000 a year.

ASYLUM FOR THE BLIND.

The report giving the condition of the Asylum for the Blind has been delayed for some unexplained cause, and not yet reaching the Executive Department, I am not prepared to render you a statement of its operations or present wants.

A CLAIM OF JURISDICTION BY THE FEDERAL COURTS.

I deem it an imperative duty to call the attention of the General Assembly to the claim which the United States District Court asserts in the cases of violations of law when committed by the officers or employees of the General Government, acting in the capacity of such public servants. Repeated instances of violence and homicide have occurred in our State limits, grow-
ing out of the alleged attempts to enforce the laws of the United States Government. The attempt on the part of our State courts to assume jurisdiction and control of such cases has been frustrated by the interposition of the judicial authorities of the United States, and these cases have been transferred to the Federal courts. As a question of first impression, and taking into view the matter simply of the administration of law and justice, this assumption of authority by the Federal courts might not be regarded as entirely objectionable. But when it is seen that in trials of parties arraigned before these courts they are zealously defended by their prosecuting officers, and that convictions are rarely secured, even in cases of greatest enormity in popular estimation, and that these violators of our laws and disturbers of the public peace with avidity accept the choice of jurisdiction afforded them, it becomes a subject of interesting inquiry if these trials, so ordered, do not amount to a refuge for offenders against the laws and dignity of the State. It is emotions of sadness that your Executive feels that at this hour, in our political history, it would be futile for him to recur to the time-honored arguments and doctrines which at one time were deemed so pertinent in this discussion.

The people of Georgia are not jealous of the Federal authority when it is exerted in vindication of the laws of the United States, but when the laws of the State are wantonly violated, they feel that the interest of justice requires that the offenders, be they foreigners, natives, private citizens or Federal officials, should be brought to the bar of the State courts to answer for their crimes. I would, with much earnestness, invite the attention of the General Assembly to this grave subject, and ask your honorable body to consider the expediency of providing proper and ample appropriations for the prosecution of offenders in the Federal
courts in such cases as are here adduced for a proper representation of the State's interest and dignity

THE CONTINGENT FUND.

The appropriation made for the contingent fund by the last General Assembly for the fiscal years 1881-82 was $7,500. For the year 1880 the amount appropriated for said fund was $10,000, while for the years preceding the latter, and succeeding the late civil war, the amount thus appropriated was $20,000 per annum. The annual appropriation for this fund during the years immediately preceding the war was about $15,000.

The very material reduction of said appropriation by the General Assembly for 1881-2 was, doubtless, the suggestion of a commendable spirit of economy, but experience has demonstrated that the reduction has been too great. The per diem of the Board of Visitors to the State University and the expense of distributing the laws and Journals of the General Assembly, the Supreme Court Reports and the United States statutes, to the several counties in the State, are a constant annual charge upon said fund. These items for the present year aggregate $1,552; so that of the appropriation for the contingent fund for 1882, there remained only $6,000 for defraying the contingent expenses of the several offices of the Executive Department, for aiding in the execution of the criminal laws of the State, and for making other payments for lawful objects for which no special appropriation had been made.

Notwithstanding the smallness of said fund, and the probability of its premature exhaustion; I could not believe that it was consistent with Executive duty, or with the public interest, to refuse, without exception, to offer rewards for fugitive criminals. In consequence several rewards have been earned, while means of payment were wanting. These claims have been filed in
thec Executive office, and will, in due time, be laid before the proper committees of the General Assembly.

This subject is referred to, not for the purpose of making any special recommendation thereon, but in order that your intelligent consideration may be invited thereto.

SALE OF CERTAIN LOTS BELONGING TO THE STATE.

The last General Assembly passed an act approved September 13, 1881, directing the Governor to cause to be sold certain lots and fractional lots of land belonging to the State which, by an act assented to December 15, 1818, had been received and set apart for educational purposes.

The third section of said first mentioned act provides that “where any property is advertised for sale under this act, and the same is _bona fide_ claimed by any person, such persons may interpose a claim thereto,” etc.

It was deemed advisable to ascertain from the record the condition of said lands, as to claim of ownership, and accordingly, inquiry thereto was made of the Clerks of the Superior Courts in several counties in which said lots are located. Replies to said inquiries, so far as they have been received, exhibit the fact, in a majority of instances, said lots are owned and claimed by citizens.

No provision is made in said act for the protection of the interest of the State at said sales, and it is quite certain, in view of the foregoing, that the sum which would be bid for said lots would be insignificant.

In order that useless and expensive litigation between the State and her citizens might be avoided, I deemed it proper to withhold the action required of the Governor by the act referred to, and to ask the further consideration of the subject by the General Assembly. It is respectfully suggested that the Governor be empowered to have investigations made of the titles and value of said lots, and that authority be given him to
bid for and purchase the same when sold, unless they shall bring something like their real value.

**Obstruction of the Passage of Fish in the Savannah River.**

By a joint resolution of the General Assembly, approved September 28, 1881, the Governor was instructed to have full and complete investigation made of the obstruction of the passage of fish in Savannah River, caused by the dam of the Augusta Canal Company, and of the feasibility of providing sufficient fish ways in said dam, L. F. Livingston, H. H. Carey and J. S. Newman were appointed to make such investigations. After visiting Augusta and examining the nature of the obstruction, they reported to the Governor that, while they were satisfied that it was entirely practicable to remedy the evil complained of, they were unable to make a definite recommendation in regard to the construction of the proper fish ways, without first observing the plan and operation of such structures in other places. It being one of the prime objects of said resolution to secure this information, said commissioners were authorized by an Executive order, of date August 18, 1882, to visit and inspect the McDonald fish ways in the James and Rappahannock rivers in the State of Virginia; the fish ways at Lawrence, Mass., and the various models of such structures in the Smithsonian Institute at Washington City. The result of such inspections and the recommendation of the commissioners, based thereon, will be found in their report accompanying this communication. As there remained no fund in the Treasury from which the expenses of the commissioners, incurred in making such investigations could be paid, I respectfully recommend that an amount sufficient for that purpose be appropriated by the General Assembly.

**Drainage of Chatham County.**

I submit to the Legislature the report of the board
appointed for the prosecution of this important work, and the disbursement of the appropriation made to effect it. It will be seen that they ask for an additional sum for a further prosecution of the enterprise which seems to be one of very great importance. Savannah, our great port, has ever been to the people of Georgia a cherished interest and pride, and as we have good grounds for believing that in the labors of this board we already can mark the most beneficial results, it would be well to consider the great good that may be accomplished by continuing and generally sustaining the public spirited gentlemen who compose it.

STATE BOARD OF HEALTH.

In 1875 a law was passed and approved establishing a State Board of Health. The board was organized under this law, and entered upon its duties, the members of the board received no compensation for their services, and were only allowed their expenses while discharging their duty as a board. The sum required for printing the transactions of the board was $1,500 per annum. During the two years of the active existence of the body it rendered valuable service to the State, but the failure of the Legislature to make an annual appropriation caused a suspension of the labors of the board, and its sessions have been discontinued. It may be proper to state that the credit of establishing a Board of Health was, at an early date, due to the State of Georgia as among the foremost promoters of the measure, and such an agency is now deemed indispensable by most of the States of the Union.

PARDONS.

In conformity with the requirements of the Constitution, a list is furnished to the General Assembly of the pardons granted by the Executive in the last two years, with the reasons for the same. The number of cases in which it has been proper to exercise clemency, has,
of necessity to some extent, increased from various causes. Ten years ago an account of the numerous disorders resulting from the war, and the unsettled state of society, longer terms of punishment were inflicted than are usually now for similar offenses. In many offenses the penalties have been diminished by statute. It has been deemed proper to approximate penalties to the present standard in meritorious cases.

STATE OF THE COMMONWEALTH.

Without assuming anything to which we may not justly claim for the fortunes of the State, we may, with great satisfaction, make a retrospect of our progress in the last six years:

In 1877 the taxable property of the State was $235,659,530; in 1881-2, $287,249,403; increase, $51,589,297.

Rate of taxation in 1877 was 5 mills on the dollar; now it is 3 mills.

The gross amount of taxation in 1877 was $1,178,297; in 1881, $861,748; diminishing the amount of taxes annually over $316,540.

In 1876 the cost of collecting the tax, including insolvents, was over $200,000; now this cost is, including insolvents, $64,284.16, making a difference in favor of the State of $185,715.84.

In the same time we have collected of back taxes, due from railroads in the State, $200,000, and established the right of the State to recover as annual tax on the same roads $40,000 more than was previously paid.

Our State securities, that were quoted at par in 1877, have greatly appreciated, and are now quoted at 113.

In 1877 our public debt was $11,044,000, with an annual interest of over $800,000. We now owe $9,624,135, with an annual interest of $645,446. Showing that in six years nearly $1,500,000 of the public debt has been paid, and the interest account reduced $150,000.
In 1876 we carried a floating debt of $256,000. This debt has been entirely extinguished.

For years the State has not had to borrow a dollar to meet the expenses of the government, but, on the contrary, we have been able to call in some of our bonds before they were due. Within the last six years we have been able to cover in the Treasury nearly a quarter million dollars, which have been secured by pressing the collection of any standing claims of the State.

Tabulating the foregoing we have—

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<th>Description</th>
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<tr>
<td>Public debt reduced</td>
<td>$1,500,000</td>
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<tr>
<td>Floating debt extinguished</td>
<td>256,000</td>
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<td>Reduced interest on public debt</td>
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<td>Annual taxation saved</td>
<td>316,540</td>
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<td>Saving in cost and loss collecting taxes</td>
<td>135,715</td>
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<tr>
<td>Back railroad taxes</td>
<td>213,000</td>
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<tr>
<td>Annual increase of railroad tax</td>
<td>40,000</td>
</tr>
<tr>
<td>Collections from old claims</td>
<td>244,581</td>
</tr>
<tr>
<td>Increase of receipts from Macon and Brunswick Railroad</td>
<td>242,314</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$3,098,150</strong></td>
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We must not forget, in the enumeration of particulars of the advanced condition of our State interests, to give due prominence to the success of our penal system.

The mortuary rate in our State prisons, we believe, is without a parallel. This rate of less than one percent is below that of any other State whose reports are accessible to us. The reform rate, estimated by the number of convicts returned to the prison, is not over 4 per cent., and these results have been achieved without cost to the State. May we not claim that in the three great essentials, of good prison discipline, economy, humanity and reform, Georgia stands pre-eminent; and last, but far from least, we may express a laudable pride in the advancement of our educational facilities.
In 1876, the attendance on our public schools was 179,405; in 1881, it was 244,197—an increase of 64,792. Of this increase, 31,738 were white children and 33,054 were colored.

In this hasty summary, we have presented a chapter in the history of our beloved State replete with cheering indications and facts. To the critical eye of the capitalist and business man, as well as to the mind of the ardent, patriotic son of Georgia, we behold throughout our borders the brightest promise for the future of our State.

CONCLUSION.

In concluding this, my final message to the representative body of Georgia, I trust I may be pardoned in yielding to the natural impulse of a grateful heart in giving expression to a few remarks personal to myself.

For the last six years, I have attempted, as best I could, to demonstrate my appreciation of the honors which the people of this great State have so generously conferred upon me by a constant devotion to the honor and interest of Georgia. This I have done under a painful sense of the vast labor of the undertaking, and inadequacy of my ability. Of one thing, however, I could always be assured, that all well-meant efforts to discharge my official obligations would be generously and justly recognized by the people, let my success be what it might.

This trust in the magnanimity and justice of Georgia has not been disappointed, and I here, in this august forum, make my profoundest acknowledgments for the manner in which I have been sustained. For every trial or task in my official career, I feel more than compensated by the belief which I take with me into private life, that the people of my beloved State will say I have served them with fidelity, and that in surrendering the reins of government to the illustrious man who succeeds me, this Commonwealth was never
more entitled to a distinguished place among the members of this great Union, nor more worthy of the good opinion of mankind, than at this moment.

ALFRED H. COLQUITT.

Mr. Russell, of Clarke, offered the following resolution, to-wit:

A resolution—

Authorizing the Clerk of the House to have printed one thousand copies of the Governor’s message and accompanying documents, for which Mr. Jordan, of Hancock, offered a substitute, directing the Clerk to have five hundred copies of the Governor’s message printed.

The substitute was adopted, and the resolution, as amended, was agreed to.

Mr. Brooks, of Floyd, offered the following resolution, which was read once and laid over under the rules, to-wit:

A resolution—

Instructing the Governor to direct the Attorney-General to dismiss forthwith all proceedings in the courts of this State for the forfeiture of the lease of the Western and Atlantic Railroad.

Mr. Rice offered the following resolution, which was read the first time and laid over under the rules, to-wit:

A resolution—

Instructing the Clerk of the House to have prepared for each member of the House a bound manual containing the Constitution of the State, the Rules of the House, a list of the members of the Senate and House, and the standing committees of each, for distribution as soon as possible.

Mr. Gordon offered a resolution providing for the ap-
pointment of a committee to inquire into the expediency of adjourning over from Monday until Thursday of next week to allow members to go home and vote.

Pending the consideration of this resolution the hour of 12 o'clock m. arrived, and the Senate convened with the House in the Hall of the House of Representatives, and the General Assembly was called to order by Hon. J. S. Boynton, President of the Senate, who announced that the General Assembly had convened in joint session for the purpose of opening the returns and declaring the vote for Governor, Secretary of State, Comptroller-General, Treasurer, and Attorney-General.

The President of the Senate and the Speaker of the House of Representatives proceeded to open the returns.

At one o'clock p. m. the joint session was dissolved to reconvene at three o'clock p. m.

The House then adjourned till 3 p. m.

3 O'CLOCK P M.

The House reassembled, the Speaker in the chair.

There being evidently more than a quorum present, the roll was not called.

The Senate reappeared on the floor of the House and the opening of the election returns was continued.

When the consolidation was completed, it appeared that Alexander H. Stephens had received 107,253 votes, and L. J. Gartrell had 44,896 votes for Governor.

Alexander H. Stephens having received a majority of all the votes cast, was declared duly elected Governor of this State for the ensuing term.

For Secretary of State, N. C. Barnett received 119,861 votes, and W A. Pledger received 27,226 votes, N C. Barnett was declared duly elected Secretary of State for the ensuing term.
For Comptroller-General, W A. Wright received 119,222 votes, and Floyd Snelson 25,848 votes.
W A. Wright was declared duly elected Comptroller-General for the ensuing term.

For Treasurer, D. N. Speer received 118,615 votes, and W F. Bowers 27,270 votes.
D. N Speer was declared elected Treasurer of the State for the ensuing term.

For Attorney-General, Clifford Anderson received 116,968 and S. A. Darnell 27,901 votes.
Clifford Anderson was declared duly elected Attorney-General for the ensuing term.

On motion, the joint session was dissolved, and the Senate retired.

Mr. Fite offered the following resolution, which was read and agreed to, to-wit:

A resolution—
To appoint a committee of two from the House and one from the Senate to notify the Governor of his election, and ascertain his views in regard to his inauguration.

On motion, the House then adjourned till 10 o'clock a. m. to-morrow.

ATLANTA, GEORGIA,
Friday, November 3, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Rev. J. F. McClelland.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Alsabrook,  Hoge,  Rankin,
Atkinson,  Howell,  Ray of Coweta,
Avary,  Hulsey,  Ray of Crawford,
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Friday, November 3, 1882.

Griffith, Hawks, Harris, Head, Pendleton, Perkins, Pringle, Proctor, Wright of Washington, Young, Zachry, Mr. Speaker.

Those absent are Messrs.—


Present 162.

Absent 12.

The Journal was then read and approved.

The Speaker announced as the committee on the part of the House to arrange for the inaugural ceremonies, Messrs. Jordan (chairman), Hoge, Lofton, Little and Gary.

Mr. Reese, chairman, on the part of the House, of the joint committee to inquire and report what offices are to be filled by election at this session of the General Assembly, submitted the following report:

Mr. Speaker:

The joint committee appointed to inquire and report what offices are to be filled by election at this session, make the following report:

1. That there is to be elected an Associate Justice of the Supreme Court, to fill the vacancy which will occur on the first of January, 1883, by the expiration of the term of the Hon. A. M. Speer.

2. That there are to be elected Judges of the Superior Courts in this State as follows, to-wit:

In the Albany Circuit, to fill the vacancy caused by the death of the Hon. W O. Fleming, elected for the term expiring on the first day of January, 1885.

In the Augusta Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. Claiborne Sneed.
In the Brunswick Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. M. L. Mershon.

In the Eastern Circuit, to fill the unexpired term of the Hon. W. B. Fleming, resigned, expiring on the first day of January, 1885.

In the Flint Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. John D. Stewart.

In the Macon Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. Thos. J. Simmons.

In the Middle Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. R. W. Carswell.

In the Ocmulgee Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. Thos. G. Lawson.

In the Pataula Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. Arthur Hood.

In the Rome Circuit, to fill the unexpired term of the Hon. John W. H. Underwood, resigned, expiring on the first day of January, 1883, and also for the full term of four years, beginning January 1, 1883.

In the Southern Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. A. H. Hansell.

In the Southwestern Circuit, to fill the unexpired term of the Hon. Chas. F. Crisp, resigned, expiring on the first day of January, 1885.

In the Western Circuit, to fill the vacancy which will occur on the first day of January, 1883, by the expiration of the term of the Hon. A. S. Erwin.

That there is to be elected a Solicitor-General for the Oconee Circuit, to fill the unexpired term of the Hon. Thomas Eason, resigned, expiring January 1, 1883;
also for the full term of four years, from January 1, 1883.

Relative to the Northeastern Circuit, your committee report as follows:

The General Assembly of 1880–81, having, by legislative act, approved August 3, 1881, created a new judicial circuit, known as the Northeastern Circuit, and having in said act provided for the election of a Judge and Solicitor-General by the General Assembly, then in session, and under the provisions of said act, a Judge and Solicitor-General were duly elected, and are now in office.

In our opinion there is no vacancy to be filled in the offices of Judge or Solicitor-General of said Northeastern Circuit, notwithstanding said act seems to contemplate an election at this session of the General Assembly, as so much of said act, as attempts to limit the constitutional term of said Judge and Solicitor-General is unconstitutional and of no effect.

Respectfully submitted.

T. R. Jones,
Chairman on the part of the Senate.

M. P. Reese,
Chairman on the part of the House.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which they ask the concurrence of the House of Representatives therein, to-wit:

A resolution—

Appointing a committee of two from the Senate and three from the House to wait upon his Excellency Alexander H. Stephens and inform him that the returns of the election have been counted and published, and that he has been declared elected Governor, and to as-
certain at what time it will suit him to be inaugurated.

The committee on the part of the Senate are Messrs. Peeples and Morgan.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has concurred in the following resolution of the House, to-wit:

A resolution—

In regard to appointing a committee to provide the necessary arrangements for the inauguration of the Governor.

The committee on the part of the Senate are Messrs. DuBignon and Yow.

On motion of Mr. Reese, the report of the committee on the question of what elections are to be held by this General Assembly was made the special order for to-morrow (Saturday) immediately after the reading of the Journal.

The unfinished business of yesterday—the consideration of the resolution to appoint a committee to inquire into the expediency of adjourning from Monday until Thursday of next week—was taken up.

Mr. Pringle offered a substitute, which was adopted.

Mr. Redding moved to lay the resolution on the table, which motion did not prevail.

The resolution was then agreed to by substitute.

Mr. Redding offered the following resolution, which was read and laid over under the rules, to-wit:

A resolution—

That the Speaker appoint a committee of sixteen from the House to act in concert with a committee from the Senate in redistricting the State.
Mr. Jordan offered the following resolution, which was read and agreed to, to wit:

A resolution—
Inviting certain officers of the United States and of this State to attend the inaugural ceremonies of the Governor elect.

The regular order, calling the roll of counties for the introduction of new matter, was taken up.

Mr. Harris offered the following local bill, which was referred to the Committee on Local and Special Bills, to-wit:

A bill to grant to the Floyd Rifles, a military company in the city of Macon, certain exemptions from jury duty

On motion of Mr. Fite, of Bartow, the following Senate resolution was taken up, read and concurred in, to-wit:

A resolution—
To appoint a committee to wait on the Governor and notify him of his election. Committee on the part of the House, Messrs. Fite, DeLacy and Paine.

Mr. Harris offered the following bill, which was read the first time and referred to the Committee on Finance, to-wit:

A bill to amend sections 2050, 2057 of the Code of 1882, which sections refer to the rate of interest in this State.

Mr. Teasly introduced the following bill, which, without being read, was referred to the Committee on Local and Special Bills, to-wit:

A bill to consolidate and supersede the several acts incorporating the town of Canton, in Cherokee county

The following bill was introduced, read the first time
and referred to the Committee on Wild Lands, to-wit:
By Mr. McIntosh—
A bill to extend the time for the payment of taxes on wild lands in this State for the year 1882.

The following resolution was introduced, read the first time, and referred to the Committee on Finance, to-wit:
By Mr. DeLacy—
A resolution to appropriate money to pay the expenses of the trial and conviction of the Eastman rioters.

The following bill was introduced, read the first time and referred to the Committee on Finance, to-wit:
By Mr. Rice—
A bill to build a new capitol for the State of Georgia.

The following resolution was introduced, read the first time and referred to the Committee on the Judiciary:
By Mr. Calvin—
A resolution to submit to the voters of this State an amendment to the Constitution giving the Governor the power to appoint Judges of the Supreme and Superior Courts and Solicitors-General.

The following bill was introduced, read the first time and referred to the Committee on the Judiciary, to-wit:
By Mr. Crenshaw—
A bill to amend section 8297 of the Code of Georgia.

The following bill was introduced, read the first time and referred to the Committee on Finance, to-wit:
By Mr. McCants—
A bill for the relief of crippled and disabled Confederate soldiers.

The following resolution was taken up, read the second time and referred to the Committee on the Judiciary, to-wit:

A resolution—
Instructing the Governor to direct the Attorney-
General to dismiss forthwith all proceedings in the courts of this State to forfeit the lease of the Western and Atlantic Railroad.

The following resolution was taken up, read the second time and agreed to, to-wit:

A resolution—
Authorizing the Clerk of the House to have a manual prepared for the use of the House.

The following Senate resolution was taken up, read and concurred in, to-wit:

A resolution—
Providing for the appointment of a committee of nine from the Senate and eighteen from the House to prepare and report a bill looking to the redistricting of the State into ten Congressional Districts.

Also, the following Senate resolution, to-wit:

A resolution—
Providing for the appointment of a committee to report rules for the government of the General Assembly in joint session, and for the present government of said sessions.

Mr. Tate offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Authorizing the State Librarian to furnish members of the General Assembly with the Code of 1882.

Mr. Jacoway offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Asking the State School Commissioner to furnish certain information in regard to the amount of money necessary to extend the time of public schools.
Mr. Mitchell offered a resolution fixing the hours of meeting and adjournment at 9 a. m. and 1 p. m.

On motion of Mr. Harris, this resolution was laid on the table.

Leave of absence was granted to Mr. Zachry until Monday.

The Speaker announced as the committee to inquire into the expediency of adjourning from Monday until Thursday—Messrs. Gordon, Pringle, Gary, Bishop, Harris, Fite, Hulsey, Little, Eason and Spence.

The Speaker announced as the Committee on Journals—Messrs. Kimsey, Bishop, Flynt, Sinquefield, Wisdom, Pringle, McKinney, Spengler, Waldrop, Burch, Geer, Hudson of Jackson, Young and Wilder.

Mr. Harris offered the following joint resolution, which was read and agreed to, to-wit:

A resolution—

Providing that the elections for Judges and Solicitors-General shall commence immediately after the reading of the Journal on Monday next, and continue in morning and afternoon sessions from day to day until the elections are completed.

On motion of Mr. Harris, this action of the House was ordered immediately transmitted to the Senate.

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

ATLANTA, GEORGIA,
Saturday, November 4, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.
The roll was called, and the following members were absent:

Those present were Messrs.—

Alexander, Head, Proctor,
Alsabrook, Hoge, Rankin,
Atkinson, Howell, Ray of Coweta,
Avary, Hulsey, Ray of Crawford,
Awbry, Humber, Redding,
Barksdale of Lincoln, Hudson of Jackson, Redwine,
Barksdale of Wilkes, Hudson of Webster, Reese,
Bartlett, Irwin, Rice,
Beauchamp, Jackoway, Rich of Paulding,
Beck, Jenkins, Rich of Wayne,
Bishop, Jordan, Robbins,
Bonner, Johnston, Robertson,
Brewer, Johnson of Echols, Routree,
Brewster, Johnson of Lee, Russell of Clarke,
Brisson, Jones of Bartow, Russell of Decatur,
Brown, Jones of DeKalb, Shipp,
Brooks, Jones of Elbert, Silman,
Burch, Jones of Twiggs, Sinquéfield,
Bush, Julian, Simmons,
Carroll, Key, Spence,
Carter, Kimsey, Spengler,
Calvin, Lewis, Smith of Bryan,
Carithers, Little, Smith of Wilkinson,
Chancey, Lofton, Stallings,
Crenshaw, Logue, Stapleton,
Crittenden, Lott, Stoddard,
Crumbley, Maddox, Sutton,
Courson, Mason, Sweat of Clinch,
Dart, McRae, Sweat of Pierce,
Davis, McKay, Tate,
Daniel, McCants, Teasley,
Dawson, McBride, Thompson,
Deaton, McCurry, Tucker,
Dews, McKinney, Waldrop,
DeLacy, McDonough, Walthall,
Drewry, McIntosh, Watson,
DuPree, McElvaney, Watts,
Eason, McGregor, Wilder,
Everett, McWhorter, Wiimerley,
Falligant, Middlebrooks, Winningham,
Fite, Mitchell, Wilson of Bulloch,
Mr. Speaker.

Osborn.

Robbe,

Whatley.

Those absent are Messrs.—

Present 164.
Absent 10.

During the reading of the Journal, Mr. Little gave notice of a motion to reconsider.

The Journal was then read and approved.

Mr. Little moved to reconsider so much of the Journal as relates to the action of the House upon the Senate resolution providing for the appointment of a committee to consider the question of redistricting the State and report by bill.

On motion of Mr. Jordan, the motion to reconsider was laid on the table.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which they ask the concurrence of the House, to-wit:
A resolution—

Convening the Senate and House of Representatives in joint session for the purpose of witnessing the inaugural ceremonies.

The committee appointed to select a Chaplain for the House of Representatives for the present session, beg leave to submit the following report:

Mr. Speaker:

The committee appointed to secure a Chaplain for the House of Representatives, respectfully report that they have selected as such Chaplain the Rev. John T. McClelland, of the county of DeKalb.

Respectfully submitted.

F P Rice,
Chairman Special Committee.

Mr. Fite, chairman on the part of the House, of the joint committee to notify Governor A. H. Stephens of his election, and to ascertain his wishes in relation to his inauguration, submitted the following report:

Mr. Speaker:

The committee appointed to wait on Governor Alexander H. Stephens, and notify him of his election, and ascertain his wishes in relation to his inauguration, submit the following report:

That they have discharged that duty, and the Governor submits that if it be the will of the General Assembly, it will be his pleasure that the inaugural exercises take place to-day, Saturday, at 12 o'clock m.

Respectfully submitted.

A. W Fite,
Chairman House Committee.

W H. Payne,
J. F Delacy.
T. M. Peebles,
Chairman on part of the Senate.
The following message was received from the Senate through Mr. Harris, the Secretary thereof:

*Mr. Speaker:*

The Senate has concurred in the following resolution of the House of Representatives, with amendments in which the concurrence of the House is asked, to-wit:

_A resolution—_

To convene the General Assembly in joint session for the purpose of electing Judges and Solicitors-General in pursuance of the act approved September 28, 1882.

On motion of Mr. Jordan, the following Senate resolution was taken up, read and concurred in, to-wit:

_A resolution—_

To convene the General Assembly in joint session for the purpose of participating in the inaugural ceremonies of the Governor-elect.

The special order for the day—the consideration of the report of the committee appointed to inquire what offices are to be filled by election by this General Assembly—was taken up.

Mr. Reese moved to adopt the report.

Mr. Hoge offered the following amendment to the report, to-wit:

_An amendment striking out so much of the report as relates to the Northeastern Circuit, and substituting in lieu thereof, that there is a vacancy for Judge of the Superior Court of the Northeastern Circuit after January 1st, 1883, and also a vacancy for Solicitor-General of the Northeastern Circuit after January 1st, 1883, and that a Judge of the Northeastern Circuit be elected, to hold his office for four years, to begin the first day of January, 1883, and that a Solicitor-General be elected for the Northeastern Circuit, and his_
term of office to begin the first day of January, 1883, and to continue for four years.

Mr. Rountree offered, as a substitute, that all of the report, except so much as relates to the Northeastern Circuit, be adopted, and that so much of it as relates to the Northeastern Circuit be referred to the Judiciary Committee.

Pending the discussion of this question, the hour fixed by joint resolution for the inauguration of the Governor-elect arrived, the Senate appeared in the Hall of the House of Representatives, and the joint session was called to order by Hon. J. S. Boynton, President of the Senate.

The General Assembly then proceeded in a body to the Opera House, where Hon. Alexander H. Stephens was duly inaugurated Governor of Georgia for the ensuing two years.

The General Assembly returned to the Hall of the House of Representatives, and, on motion of Senator Tatum, the joint session was dissolved.

The discussion of the report of the Committee on Elections by this General Assembly was resumed.

Mr. Maddox called for the previous question.

The call was sustained, and the main question was ordered.

The substitute was not adopted.

The amendment was not adopted.

The report of the committee was agreed to.

The following resolution was taken up for the purpose of concurring in Senate amendments, to-wit:

A resolution—

Providing for joint sessions of the General Assembly for the purpose of electing Judges and Solicitors. The first Senate amendment, striking out "Monday" and inserting "Thursday."
On this question Mr. Jordan called for the previous question.

The call was sustained, and the main question ordered.

The amendment was not concurred in.

The second Senate amendment was taken up.

Mr. Mitchell called for the previous question.

The call was sustained and the main question ordered.

The amendment was not concurred in.

Mr. Gordon, chairman of the committee to consider the propriety and expediency of an adjournment of this House on Monday next to Thursday succeeding, submitted the following report:

Mr. Speaker:

The undersigned committee, to whom was referred the question concerning the propriety and expediency of an adjournment of this House on Monday next to the Thursday succeeding, beg leave to make the following report:

This committee, on invitation of a committee from the Senate, charged with a similar duty, met in joint session, and, after full consideration, agreed to recommend to the House and Senate respectively, that an adjournment would be, in their opinion, both proper and expedient. They believe, however, that such adjournment should, for various reasons, take place on Saturday instead of Monday, and extend to the time mentioned, and they so recommend. Such adjournment, being for more than three days, must be by joint resolution.

No legal difficulty, in the opinion of this committee, stands in the way of such adjournment, nor are the exigencies of the public business such as to render it improper or inexpedient.

S. M. Gordon, Chairman.
MONDAY, NOVEMBER 6, 1882.

Leave of absence was granted to Mr. Walthall, to Mr. Foy, to Mr. Sinquesfield and to Mr. Bonner.

The House then adjourned until 10 o'clock a. m. Monday.

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ATLANTA, GEORGIA,
Monday, November 6, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members were absent:

Those present are Messrs.—

JOURNAL OF THE HOUSE.

Crittenden, Crittenden,                 McRae,                     Tate,
Crumbley, Crumbley,                   McKay,                     Teasley,
Courson, Courson,                     McCants,                   Thompson,
Cox, Cox,                             McCurry,                    Tucker,
Dart, Dart,                           McKinney,                   Waldrop,
Daniel, Daniel,                      McDonough,                  Watson,
Dawson, Dawson,                      McIntosh,                   Watts,
Deaton, Deaton,                      McGregor,                   Wilder,
Dews, Dews,                          McWhorter,                  Wimberly,
DeLacy, DeLacy,                      Mitchell,                   Winningham,
Drewry, Drewry,                      Mobley,                     Wilson of Bulloch,
DuPree, DuPree,                      Moore of Hancock,          Wilson of Greene,
Eason, Eason,                        Moore of Taliaferro,        Wilson of Sumter,
Fite, Fite,                          Morrow,                     Wilson of McIntosh,
Flynt, Flynt,                        Owens,                      Wisdom,
Ford, Ford,                          Park,                       Withrow,
Fuller, Fuller,                      Patton,                     Witcher,
Geer, Geer,                          Paulk of Berrien,           Whatley,
Glisson, Glisson,                    Paulk of Coffee,            Wolf,
Graham, Graham,                      Payne,                      Wood,
Gray, Gray,                          Peek,                        Wright of Floyd,
Griffith, Griffith,                  Pendleton,                  Wright of Washington,
Hawks, Hawks,                       Perkins,                     Young,
Harris, Harris,                     Pringle,                     Zachry,
Head, Head,                          Proctor,                     Mr. Speaker.

Those absent are Messrs.—

Alexander, Alexander,                  Gary,                       Middlebrooks,
Bonner, Bonner,                       Gordon,                     Murray,
Carroll, Carroll,                     Griffin,                     Osborn,
Davis, Davis,                        James,                      Rich of Paulding,
Everett, Everett,                     Jordan,                     Robertson,
Falligant, Falligant,                 Jones of Bartow,            Sinquefield,
Foster, Foster,                       McBride,                     Smith of Wilkinson,
Foy, Foy,                             McElvaney,                  Walthall.

Present 150.
Absent 24.

The Journal was then read and approved.
Mr. Rountree gave notice of a motion to reconsider.
Mr. Harris gave notice of a motion to reconsider.
Mr. Rountree moved to reconsider so much of the Journal of Saturday as relates to the action of the House upon the report of the committee appointed to
inquire into and report to the House what offices are to be filled by election by this General Assembly.

Mr. Reese moved to lay the motion to reconsider on the table.

The motion did not prevail.

Mr. Spence called for the previous question.

The call was sustained and the main question ordered.

The motion to reconsider prevailed.

Mr. Harris moved to reconsider so much of the Journal as relates to the action of the House in refusing to concur in the first Senate amendment to the House resolution, which provides for the meeting of the General Assembly in joint session for the election of Judges and Solicitors-General.

The motion prevailed.

The resolution was then taken up, and the first Senate amendment concurred in.

Mr. Rountree then moved to take up the report of the committee appointed to inquire what offices are to be filled by election by the present General Assembly, and to adopt the substitute offered on Saturday by Mr. Rountree, which substitute provides that all of said report be adopted, except so much as relates to election of a Judge and Solicitor of the Northeastern Circuit, and that so much of said report as refers to the election of a Judge and a Solicitor of the Northeastern Circuit be referred to the General Committee on the Judiciary.

Mr. Ray, of Coweta, demanded a division of the question.

The question was divided, and so much of the report of the committee as does not relate to election of a Judge and Solicitor-General in the Northeastern Circuit was adopted.

Mr. Beauchamp called for the previous question on the second division.

The call was sustained and the main question ordered.
The motion to refer so much of the report as relates to the election of a Judge and a Solicitor of the Northeastern Circuit to the General Committee on the Judiciary prevailed, and it was so referred.

The Speaker announced as the Committee on Joint Rules, Messrs. Payne, chairman, Rankin, Maddox, Harris and Owens.

The Speaker, ex-officio chairman of the Committee on Rules, submitted the following report, viz.:

Mr. Speaker:

The Committee on Rules respectfully recommend that the House adopt the following Rules:

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

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

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

4. All committees shall be appointed by the Speaker unless otherwise ordered by the House.

5. The method of stating a question, or any motion, by the Speaker, after the same has been read by the Clerk, shall be as follows:

All you who are in favor of will say "Aye," and all you who are against it will say "No." And when a decision may seem doubtful to the Speaker, or a division is demanded by any member of the House, the Speaker shall call upon the members in favor of the motion to rise, and after a count is had by the Clerk,
he shall call upon the members to reverse their position, and the Speaker shall announce the result.

6. When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat and respectfully address himself to “Mr. Speaker.” He shall be confined to the matter in debate, shall not speak more than twice on any subject, nor more than once, until every member choosing to speak shall have spoken. If any member, in speaking or otherwise, transgress the Rules of the House, the Speaker shall or may call him to order, in which case the member so called to order shall immediately sit down, unless permitted to explain. The House shall, if appealed to, decide, and, if the decision of the House be not submitted to, the delinquent, for the first offense, shall be reproved; for the second, fined in a sum not exceeding ten dollars, and, continuing refractory, may be expelled from the House.

7. The members of the House shall forbear from private conversation, and preserve silence until a speaking member shall have taken his seat.

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

9. No member shall address the House or interrogate a member who is speaking, except through the Chair.

10. No member shall pass between the Chair and a member while he is speaking, nor shall any member, at the time of adjournment, leave his seat until the Speaker retires.

11. In all elections, a majority of the members present shall be necessary to a choice.

12. Any member may call for a division of the question on a subject in which the sense thereof will admit of it.

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

14. The motion for the previous question shall take precedence of all other motions, except a motion to adjourn, or to lay on the table, and when it is moved the first question shall be: "Shall the motion for the previous question be sustained?" If decided in the affirmative, the House shall proceed to act on the previous question; but before the main question is put, twenty minutes shall be allowed to the committee to close the debate. Where the report of the committee is adverse to the passage of the bill or other measure, the introducer of the bill shall be allowed twenty minutes before the time allowed to the committee for closing debate. The chairman of the committee, or the introducer of the bill, or other measure, may yield the floor to such person as they may indicate for the time allowed them under this rule.

15. When a subject is before the House for consideration no motion shall be received but to adjourn, or to lay on the table, for the previous question, to postpone indefinitely, to postpone to a day certain, to commit, or to amend, which several motions shall have precedence in the order they stand here arranged. No motion for adjournment shall be debatable, and the motion for adjournment the second time shall be out of order until further progress has been made in the business of the House.

16. No member shall smoke in the House, nor shall he converse with any one over the bar thereof.

17. All resolutions and all motions to amend any matter before the House shall be in writing; no motion to lay an amendment on the table shall be in order, and the yeas and nays of any question shall, at the desire of one-fifth of the members present, be entered on the Journal, and the Clerk shall also enter on the Journal the names of those members not voting.
18. When a message shall be sent to the House of Representatives, it shall be announced at the door of the House by the Doorkeeper, and be respectfully communicated to the Chair by the person through whom it may be sent.

19. It shall be the order of the day every Wednesday to take up and decide on reports of committees on petitions, and all petitions shall be numbered as they are received, and taken up and disposed of in the order they were received, unless otherwise ordered by a majority of the House.

20. Any motion, not privileged, containing new matter shall lie at least one day on the table, nor shall any bill, ordinance, resolution or other matter, in any shape, whether original in the House or transmitted from the Senate, be brought before the House a second time, during the same session, after a determination has been had thereof, except by a vote of two-thirds of the members present.

21. When the Journal of the preceding day shall be read, it shall be in the power of any member to move for a reconsideration of any matter therein contained, except such matter has been reconsidered: Provided, such member shall notify the House of his intention to move such reconsideration at any time before the Journal is confirmed. But in cases where the life of an individual is concerned, or when he is in prison for life, there may be two reconsiderations.

22. Motions for reconsiderations shall be in order immediately after the confirmation of the Journal, on the day succeeding the action sought to be reconsidered, except that any matter which could not be reconsidered on the succeeding day shall be in order for reconsideration on the day of said action. The action of the House upon an amendment may be reconsidered at any time before the final action upon the section, bill or resolution to which it relates.
23. Bills reconsidered shall take their place at the foot of bills then in order for a third reading.

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

25. Any member may enter a protest against any proceeding of the House.

BILLS.

26. It shall be in order to introduce bills, or other matter, upon the call of the counties, without any previous notice having been given for that purpose.

27. No debate shall be admitted upon any bill at the first reading, and the question shall be: "Shall this bill be committed or engrossed?" In case of engrossment, the entry thereof shall be made by the Clerk, and the bill shall not be amendable thereafter, unless subsequently committed for case of commitment, it shall be to a Committee of the Whole House, unless the House shall otherwise direct, and bills committed to whole House shall be considered in Committee of the Whole House. In cases where the report of a committee is favorable to the passage of a bill, the same shall be read a second time and passed to a third reading without question. Where the report of a committee is adverse to the passage of a bill on the second reading thereof, the question shall be on agreeing to the report of the committee. If the report of the committee is agreed to, the bill shall be lost. If the report of the committee is disagreed to, the bill shall be passed to a third reading, unless recommitted. Any bill may be withdrawn at any stage thereof, by consent of the House.

28. No bill or resolution shall be transmitted to the Senate on the day of the passage thereof, unless two-thirds of the members present shall so order.

29. The House shall entertain no bill, or amendment
to a bill, proposing to grant corporate powers and privileges to private companies, except to banking, insurance, railroad, canal, navigation, express or telegraph companies, nor to make or change election precincts, nor to establish bridges or ferries, nor to change names or legitimate children or grant divorces.

30. No bill shall be entertained by the House which contains more than one subject-matter, or contains matter different from what is expressed in the title thereof, and no bill shall be passed unless it shall receive a majority of all the votes of all the members elected to the House.

31. No bill shall be printed until after the same has been reported to the House by the committee to which it has been referred, or by request of said committee and the order of the House agreeing thereto.

32. Whenever the Constitution requires a vote of two-thirds of either or both Houses for the passage of an act or resolution, the yeas and nays, on the passage thereof, shall be entered on the Journal.

33. No bill or resolution appropriating money shall become a law, unless, upon its passage, the yeas and nays in each House are recorded, and all proceedings touching the appropriation of money shall be first considered in Committee of the Whole House.

34. No law or section of the Code shall be amended or repealed by mere reference to its title or to the number of the section of the Code, but the amending or repealing act shall distinctly describe the law to be amended or repealed, as well as the alteration to be made.

35. The general appropriation bill shall embrace nothing except appropriations fixed by previous laws, the ordinary expenses of executive, legislative and judicial departments of the government, payment of the public debt and interest thereon, and for support of the public institutions and educational interests of
the State. All other appropriations shall be made by separate bills, each embracing but one subject.

36. No special or local bill shall be read or considered by the House until the same has been reported by the Committee on Local and Special Bills, unless by a two-thirds vote, and no bill shall be considered or reported to the House by said committee, unless the same shall have been laid before it within fifteen days after the organization of the General Assembly, except by a two thirds vote. Upon the introduction of local and special bills, they shall be referred by reading the titles of the same to the Committee on Local and Special Bills. If said bills are reported back without consideration with other bills, the same shall then be read the first time, when the introduction of new matter is in order, and such consolidated bills shall be in order for reading and reference in like manner. The standing committees, to which such bills are referred, shall, in reporting thereon, state whether the proper notices required by law have been given of the intention to apply for the passage of such bills. On the passage of such bills, the evidence of said notices shall be exhibited in the House.

COMMITTEES.

37. The Speaker shall appoint the following standing committees:

General Committee on Judiciary, for consideration of general bills.

Special Committee on Judiciary, for consideration of special or local bills.

Committee on Finance.

Committee on Corporations.

Committee on Railroads.

Committee on State of the Republic.

Committee on Internal Improvements.

Committee on Agriculture.

Committee on Privileges and Elections.
Committee on Enrollment.
Committee on Journals.
Committee on Military Affairs.
Committee on Banks.
Committee on Education.
Committee on Deaf and Dumb Asylum.
Committee on Blind Asylum.
Committee on Lunatic Asylum.
Committee on Penitentiary.
Committee on Auditing.
Committee on New Counties and County Lines.
Committee on Public Printing.
Committee on Immigration.
Committee on Public Property.
Committee on Public Library.
Committee on Privileges of the Floor.
Committee on Wild Lands.
Committee on Special and Local Bills.
Committee on Mines and Mining.
Committee on Rules, of which the Speaker shall be ex-officio chairman.

MISCELLANEOUS RULES.

38. A majority of the House shall constitute a quorum for the transaction of business, but a smaller number may adjourn from day to day, and compel the presence of absent members.

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

40. When a message from the Senate, or from the Executive, is announced from the door of the House by the Doorkeeper or Messenger, all business shall be suspended until the same is respectfully communicated to the Chair, by the person bringing it.

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

42. Applause or hisses in the Representative Cham-
ber, or in the galleries or lobby, during any speech or legislative proceedings, shall be promptly suppressed.

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

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

45. The Speaker may, during a day's sitting, name any member to perform the duties of the Chair, during any part of that sitting, but no longer.

46. No member shall vote upon any question in which the event of which he is immediately and particularly interested, or in any case where he was not present when the question was put, unless by permission of the House. In every case of contested seat, the sitting member and the contestant shall retire from the House before the vote is taken.

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

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

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

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

51. The joint Committee on Enrollment shall carefully compare enrolled bills and resolutions, and correcting any errors that may be discovered in the enrolled bills or other papers, make their report forthwith to the respective Houses.

52. The Clerk shall on Mondays, Wednesdays and
Fridays, call the counties for the introduction of new matter, beginning alternate at the first and last of the alphabet.

53. The Rules of the House shall in no case be suspended, nor shall the order of business be changed except by a vote of three-fourths of the members voting.

54. All bills and resolutions shall be called in the order in which they stand on the calendar; and before reading any bill or resolution the second or third time, the Clerk shall distinctly state its number and the name of the member by whom introduced.

55. After the announcement of the standing committees, no new members shall be added thereto by the House, unless it be at the request of a majority of the committee to be added thereto.

56. When any question arises which is not provided for in the foregoing Rules, the same shall be controlled by the rules usually governing parliamentary bodies.

57. No person shall be allowed to enter upon the floor of this House, except the members and officers thereof, the officers and members of the Senate, the Governor of the State and the heads of the offices of the Executive Department, ex-Governors, Judges of Supreme and Superior Courts in actual commission, ex-presiding officers of the Senate or House, and such others as the House may allow upon recommendation of the Committee on Privileges of the Floor.

58. It shall be the duty of the Committee on Journals to read the Journal of each day's proceedings, and report to the House that the same is correct before the Journal is read by the Clerk.

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

1. Orders of the day.

2. House bills for a third reading.
3. House bills for a second reading.
4. House resolutions.
5. On Mondays, Wednesdays and Fridays, after the call of the counties, bills of the Senate for the first and second reading.
6. Bills of the Senate for the third reading.
7. Senate resolutions.

CHANGING THE RULES.

60. No change of, or addition to, these Rules shall be made, unless such proposed change or addition be first referred to the Committee on Rules and reported back to the House.

The Speaker announced the following standing committees of the House:


Committee on Special Judiciary—Mr. Hulsey, Chairman; Spence, Middlebrooks, James, Kimsey, Ray of Coweta, Brooks, Key, Jacoway, Hudson of Webster, Carter, Patton, Jenkins, Simmons, Shipp, Russell of Clarke, Irwin, Alsabrook, Smith of Bryan, Wimberley.

Committee on Finance—Mr. Little, Chairman; Wright of Floyd, Rice, Humber, Redwine, Fuller, Park, Robbe, Harris, Crenshaw, Flynt, Gordon, Eason, Zachry, Crittenden, Wright of Washington, Sinquefield, Davis, Jones of Bartow, Barksdale of Lincoln, Crumbley, Winningham, Brewster, Beck, Mobley, Wolfe, McRae, Wood, Ford, McDonough, Sutton, Drewry.

Committee on Agriculture—Mr. Peek, Chairman; Barksdale of Lincoln, Humber, Crittenden, Owens,

Committee on Local and Special Bills—Mr. Maddox 7th District, Chairman; Carter 1st District, Spence 2nd District, Hudson of Webster, 3rd District, Atkinson 4th District, Lewis 5th District, Jenkins 6th District, Pringle 8th District, Silman 9th District.

Committee on Corporations—Mr. Lofton, Chairman; Gary, DuPree, Jordan, Jones of DeKalb, Atkinson, Brooks, Carter, Watson, Ray of Coweta, Rice, Teasley, DeLacy.

Committee on Railroads—Mr. Rankin, Chairman; Harris, Robbe, Rice, Owens, Crenshaw, McInish, Gray, Hawkes, Little, Stapleton, Dart, DeLacy, McElvaney, Payne, Redding, McCants, Simmons, Perkins, Wisdom, McCurry, Redwine, Patten, Crumbley, Tate, Teasley, Everett.

Committee on Privileges of the Floor—Mr. Crenshaw, Chairman; Fite, McCurry, Rountree, Carter, Russell of Clarke, McDonough, Tate, Redding, Gordon, Dart, Brewster, Jacoway, Shipp, Pendleton, Lott, Smith of Wilkinson.

Committee on the State of the Republic—Mr. Gary, Chairman; Hulsey, Wright of Washington, Kimsey, Falligant, Lofton, Brooks, Fite, Maddox, Robins, Rankin, Reese, Silman, Jones of Bartow, Fuller, Jordan, Wolfe, Carithers, McIntosh, Alsabrook, Payne,

Committee on Education—Mr. Calvin, Chairman; Mitchell, Watts, Broyles, Beck, Maddox, Wilson of Sumter, Jones of DeKalb, Brewster, Owens, McCants, Russell of Clarke, Middlebrooks, Beauchamp, Julian, Everett, Humber, Harris, Wood, Pringle, Johnston of Baldwin, Whatley, Murray, Watson, Crittenden, Hoge, Teasley, Sutton, Simmons, Wilder, Wimberly, Johnson of Lee, Wilson of McIntosh.

Committee on Internal Improvements—Mr. Eason, Chairman; McCants, Broyles, Calvin, McCurry, Moore of Hancock, Howell, McRae, Jones of Twiggs, Camp, Key, Smith of Bryan, Deaton, Proctor, Griffin, Logue, Mason, McKay, Paulk of Berrien, Thompson, Awbry, Rich of Wayne, Carroll.

Committee on Privileges and Elections—Mr. Dupree, Chairman; Jones of DeKalb, Peek, Dart, Rountree, Mason, Jones of Twiggs, Lott, Dews, Awbry, Brewer, Jackoway, Wilson of Greene, Wilder, Wimberly.

Committee on Banks—Mr. Humber, Chairman; Hoge, Barksdale of Lincoln, Bartlett, Julian, Payne, Gary, Wright of Floyd, Head, McDonough, Gordon, Geer, Hawkes, Bishop, Brown.

Committee on Enrollment—Mr. Redwine, Chairman; Mitchell, Dupree, Wilson of Sumter, James, Watts, Everett, Gray, Hudson of Webster, Pendleton, Wood, McIntosh, McElvaney, Russell of Decatur, Beck, Beauchamp, Foy, Jenkins, McGregor.

Committee on Journals—Mr. Kimsey, Chairman; Bishop, Flynt, Sinquefield, Wisdom, Pringle, McKinney, Spengler, Tate, Waldrop, Burch, Geer, Hudson of Jackson, Young, Wilder.

Committee on Public Library—Mr. Silman, Chairman; Reese, Middlebrooks, Mobley, Rankin, Waldrop, Cannon, Bush, Rountree, Winningham, Jacoway, Shipp, Dawson, Rich of Paulding, Ray of Crawford.

Committee on Deaf and Dumb Asylum—Mr. Mobley, Chairman; Brewster, Moore of Taliaferro, Osborne, Hudson of Jackson, Foster, Bonner, Jones of Elbert, Burch, McGregor, Ford, Paulk of Coffee, Robertson, Rich of Paulding.


Committee on Lunatic Asylum—Mr. Park, Chairman; Johnston of Baldwin, Stapleton, Harris, Graham, Whatley, Pendleton, Mason, Beauchamp, Logue, Jones of Twiggs, Glisson, Cox, Osborne, Paulk of Berrien, Griffin, Brown, Carroll, Howell, Barksdale of Wilkes, Waldrop.


Committee on Wild Lands—Mr. Sweat of Clinch, Chairman; Broyles, Russell of Clarke, Smith of Bryan, Wilson of Bulloch, Bush, Alsabrook, Paulk of Berrien, Head, Withrow, Brewer, Rich of Paulding,
Glisson, Hudson of Jackson, Courson, Cannon, Burch, Johnson of Echols, Alexander, Proctor, Awbry, Chan-
cey


Committee on Auditing—Mr. Fuller, Chairman; Ray of Coweta, Sutton, Spence, Eason, Redding, Hudson of Webster, Lott, McGregor, Wisdom, Park, McDonough, Camp.

Committee on Printing—Mr. Russell of Decatur, Chairman; Pendleton, Broyles, McIntosh, Redwine, Julian, Watts, Jenkins, Head, Fite, McGregor, Sutton, Gordon, Sinquefield.

Committee on Immigration—Mr. Wright of Floyd, Chairman; Flynt, Peek, Morrow, Wright of Wash­ington, Moore of Hancock, Wolfe, Witcher, Tucker, Osborne, Wilson of Greene, Ray of Crawford, Deaton, Walthall, Griffin, Cox, Sweat of Pierce, Carroll, Dawson.

Committee on Manufactures—Mr. Wright of Wash­ington, Chairman; Robbe, Owens, McWhorter, Irwin, Hoge, Carithers, Jones of Elbert, Carroll, Winningham, Wilson of Sumter, Stoddard, Reese, McKay, Bonner, Drewry.

Committee on Public Property—Mr. Rice, Chairman; Davis, Wilson of Greene, McKinney, Alsabrook, Johnston of Baldwin, Brooks, McBride, Brown, Moore of Taliaferro, Walthall, Barksdale of Wilkes, Dawson, Ford, Patten, Bartlett, Stoddard.

Committee on Mines and Mining—Mr. Lewis, Chair­man; Beck, Hudson of Jackson, Bonner, Drewry,
Avary, Stallings, Paulk of Coffee, Cannon, Osborne, Wilder.

Committee on the part of the House on Joint Rules—Mr. Payne, Chairman; Rankin, Maddox, Harris, Owens.

Committee on Rules—Mr. Garrard, Speaker, Chairman; Rankin, Maddox, Falligant, Russell of Clarke.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate insists on its amendment to the resolution of the House of Representatives, to-wit:

A resolution—

To convene the General Assembly in joint session for the purpose of electing Judges and Solicitors-General in pursuance of the act approved September 28, 1881, and asks for a committee of conference.

The Senate has appointed as its committee on preparing Rules for the government of the General Assembly in joint session, Senators Parks, Polhill and DuBignon.

The regular order—the call of the roll of counties—was taken up.

On motion of Mr. Sweat, two hundred copies of the list of the standing committees of the House were ordered printed for the use of the House.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Lott—

A bill to alter and amend section 2046 of the Code of 1882, providing for suit against any officer knowingly levying on or selling exempt property of debtors.
By Mr. Drewry—

A bill to repeal so much of section 3263 of the Code of Georgia of 1882 as requires minors to be served personally with copies of writs, bills or other legal process, and to require guardians ad litem to make and file answers.

By Mr. Peek—

A bill to amend an act to provide for the compensation of certain public officers of this State, approved September 28, 1881.

The following bills were introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Crittenden—

A bill for the relief of W. J. Hicks, of Randolph county.

By Mr. Brown—

A bill to amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski, and to grant certain powers and privileges to said town, and for other purposes.

By Mr. Griffith—

A bill to provide for a Solicitor for the County Court of Oconee county, and to provide for the compensation of the same.

By Mr. Flynt—

A bill to prohibit the sale of intoxicating liquors or bitters, in the county of Monroe, after submitting the same to the qualified voters of said county.

By Mr. Chancey—

A bill to regulate the pay of jurors for the county of Early.

By Mr. Russell of Decatur—

A bill to prohibit the sale or disposal of intoxicating liquors or bitters in the county of Decatur.
The following message was received from the Senate, through Mr. Harris, Secretary thereof, to-wit:

Mr. Speaker:

The Senate has agreed to the report of the committee of conference, appointed on the resolution of the House of Representatives, to convene the General Assembly in joint session for the purpose of electing Judges and Solicitors-General in pursuance of the act approved September 28, 1881.

The following bills were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Calvin—
A bill to regulate the fees of Tax Receivers and Tax-Collectors in this State, and for other purposes.

By Mr. Spence—
A bill to pay to James B. Palmour ——— dollars, money paid into the treasury from wild land sale by a transferree.

By Mr. Rice—
A bill to appoint Tax Assessors for this State, and for other purposes.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Key—
A bill to amend section 1762 of the Code of 1882, so that the wife, upon the payment of the individual debts of the husband, may take possession of his estate without administration.

By Mr. Ray of Coweta—
A bill to make it legal to receive verdicts of juries in the Superior Courts on Sunday.

By Mr. Fite—
A bill to repeal an act to carry into effect article 6,
section 7, paragraph 2 of the Constitution, in reference to appeals in Justice Courts, approved December 16, 1878.

Mr. Harris, chairman, on the part of the House, of the committee of conference concerning the Senate amendment to the joint resolution providing for the convening of the General Assembly in joint session for the election of Judges and Solicitors-General, submitted the following report:

Mr. Speaker:

The joint committee of conference on the part of the Senate and House of Representatives, appointed under the resolution relative to the elections before the General Assembly, beg leave to submit the following report:

That the second amendment to said resolution, proposed by the Senate, and in which the House refused to concur, and upon which the Senate insisted be stricken and the following inserted in lieu thereof, "and that such elections be held in the manner pointed out in the second section of the act approved September 28, 1881."

F. G. Dubignon,
Chairman Senate Committee.

N. E. Harris,
Chairman House Committee.

The following bill was introduced, read the first time, and referred to the Special Committee on the Judiciary, to-wit:

By Mr. Shipp—

A bill to repeal section 1675 (a) of the Code of Georgia.

The following bill was introduced, read the first time and referred to the Committee on Railroads:

By Mr. Rankin—

A bill to require railroad companies of this State to
return their property for taxation by the counties of this State, to prescribe the mode of making such returns, and for other purposes.

On motion of Mr. Harris, the report of the committee of conference was taken up and agreed to.

Mr. Maddox offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Providing for the reference of all bills concerning the redistricting of the State to the special joint committee on redistricting the State.

On motion of Mr. Rice, the use of the Hall of the House of Representatives was tendered to the Committee of Arrangements of the Democratic party of Fulton county for to-night.

Leave of absence was granted to Messrs. Jacoway, Owens, Alsabrook, Deaton, Simmons, McElvaney, Robertson, Julian, Withrow and Foster.

The House then adjourned till 10 o’clock a. m. tomorrow.

ATLANTA, GEORGIA,
Tuesday, November 7, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members answered to their names:

Those present were Messrs.—

Alsabrook, Hoge, Proctor,
Atkinson, Howell, Ray of Coweta,
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Avary, Hulsey, Ray of Crawford,
Barksdale of Lincoln, Humber, Redding,
Barksdale of Wilkes, Hudson of Jackson, Redwine,
Bartlett, Hudson of Webster, Reese,
Beauchamp, Jackoway, Rice,
Beck, Jenkins, Rich of Wayne,
Bishop, Jordan, Robbe,
Brewer, Johnston, Robins,
Brewster, Johnson of Echols, Robertson,
Brinson, Johnson of Lee, Rountree,
Broyles, Jones of DeKalb, Russell of Clarke,
Brown, Jones of Elbert, Russell of Decatur,
Brooks, Jones of Twiggs, Silman,
Burch, Key, Spence,
Bush, Kimsey, Spengler,
Camp, Lewis, Smith of Bryan,
Carroll, Little, Stallings,
Carter, Lofton, Stapleton,
Calvin, Logue, Sutton,
Carithers, Lott, Sweat of Clinch,
Chancey, Maddox, Sweat of Pierce,
Crenshaw, Mason, Tate,
Crittenden, McRae, Thompson,
Crumbley, McKay, Tucker,
McClensley, McCants, Waldrop,
Courson, McBride, Walthall,
Cox, McCurry, Watson,
Dart, McDonough, Watts,
Davis, McEntosh, Wilder,
Daniel, McGregor, Wimberley,
Dawson, McWhorter, Winningham,
Dews, Middlebrooks, Wilson of Bulloch,
DeLacy, Mobley, Wilson of Greene,
Drewry, Moore of Hancock, Wilson of Sumter,
DuPree, Moore of Taliaferro, Wilson of McIntosh,
Eason, Owens, Wisdom,
Everett, Park, Witcher,
Ford, Patton, Wolfe,
Fuller, Paulk of Berrien, Wood,
Geer, Paulk of Coffee, Wright of Floyd,
Glisson, Peek, Wright of Washington
Gordon, Pendleton, Young,
Gray, Perkins, Zachry,
Griffith, Pringler, Mr. Speaker,
Those absent are Messrs.—

Alexander,        Griffin,          Payne,
Awbry,            Head,            Rankin,
Bonner,           Irwin,           Rich of Paulding,
Cannon,           James,           Shipp,
Deaton,           Jones of Bartow,  Sinquezfield,
Falligant,        Julian,          Simmons,
Fite,             McKinney,        Smith of Wilkinson,
Flynt,            McElvaney,       Stoddard,
Foster,           Mitchell,        Teasley,
Foy,              Morrow,          Withrow,
Gary,             Murray,          Whatley.
Graham,           Osborn.

Present 139.
Absent 35.

The Journal was then read and approved.
Mr. Lofton offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Tendering the use of the Hall of the House of Representatives to Hon. Clifford Anderson for Monday night next to address the members of the General Assembly.

Mr. Reese offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Tendering the use of the Hall of the House of Representatives to Hon. Pope Barrow for Thursday night next to address the members of the General Assembly.

Mr. Patton offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Instructing the General Committee on the Judiciary to inquire whether any legal objections exist to the
acceptance of the gift of Hon. Joseph E. Brown to the State University

Mr. Geer offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Directing the Speaker to appoint a committee of seven, to be known as the Committee on Hygiene and Sanitation, to whom shall be referred all bills affecting hygiene or sanitation, or both.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr Speaker:

The Committee on Local and Special Bills have had under consideration the following local bill, which they find incapable of being consolidated with any other bill, and report the same back for a first reading and appropriate reference, to-wit:

A bill to amend the several acts incorporating the town of Hawkinsville, and to grant certain powers and privileges to said town, and for other purposes.
Respectfully submitted.

J. W Maddox, Chairman.

By unanimous consent, the Rules were suspended for the purpose of calling the roll of the counties for the introduction of new matter.

The following bill was introduced, read the first time and referred to the Committee on Hygiene and Sanitation, to-wit:

By Mr. Geer—
A bill to promote the science and practice of medicine, surgery and obstetrics.

The following bills were introduced, read the first
time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Bishop—

A bill to repeal section 1278 of the new Code of Georgia.

By Mr. Harris—

A bill to allow the Judges of the County Courts of this State to hold court in other counties than their own in certain cases.

By Mr. Jordan—

A bill to repeal the first section of an act to regulate and fix the time of holding elections by the General Assembly, approved September 28, 1881.

By Mr. McBride—

A bill to amend section 874 of the Code of 1882.

By Mr. Gordon—

A bill to exempt the Road Commissioners of this State from jury duty.

By Mr. Crittenden—

A bill to amend the Constitution of this State in relation to the election of the Judges of the Supreme and Superior Courts of this State.

By Mr. Reese—

A bill to provide for the selection of special juries in certain civil cases, and to provide for the drawing and paying of the same.

By Mr. Rountree—

A bill to amend paragraph 1, section 282, of the Code of 1882.

The following bills were introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Rice—

A bill to incorporate the Metropolitan Street Railroad Company, and to define its rights, powers and privileges, and for other purposes.
By Mr. Robins—
A bill to amend the charter of the town of Talbotton.

The following bills were introduced, read the first time, and referred to the Committee on Agriculture, to-wit:

By Mr. Brewster—
A bill to alter and amend section 1456 of the Revised Code of Georgia, in relation to firing woods, lands and marshes in this State.

By Mr. Ray of Coweta—
A bill to provide for pleading and proving a failure of the consideration of any note given for commercial fertilizers.

The following bill, reported back by the Committee on Local and Special Bills, was read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Brown—
A bill to amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski, and to grant certain powers and privileges of said town, and for other purposes.

The following bill was introduced, read the first time and referred to the Committee on Wilds Lands, to-wit:

By Mr. Pringle—
A bill to repeal an act to provide for the keeping of a record in each county of this State of the wild lands lying and being therein, and to regulate the manner of giving in wild lands for taxation in this State, approved September 28, 1881.

Mr. Wright, of Floyd, offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Providing for the appointment of a committee to pre-
pare and report suitable resolutions on the death of Hon. W W Singleton, of Marion county.

The Speaker appointed as said committee, Messrs. Wright of Floyd, Watson, DuPree, Eason and Hudson of Webster.

The Speaker announced as the Committee on Hygiene and Sanitation, Messrs. Geer, chairman, Brewster, Drewry, Sutton, Beauchamp, Mobley and Perkins.

Leave of absence was granted to Messrs. Everett, Teasley, Griffin, Murray and Peek.

On motion, the House then adjourned until 10 o’clock a.m. to-morrow.

ATLANTA, GEORGIA,
Wednesday, November 8, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Alexander,         Howell,         Rankin,
Atkinson,          Hulsey,         Ray of Coweta,
Avary,             Humber,         Ray of Crawford,
Awbry,             Hudson of Jackson, Redding,
Barksdale of Lincoln, Hudson of Webster, Redwine,
Barksdale of Wilkes, Irwin,
Bartlett,          Jacoway,
Beauchamp,         Jenkins,
Beck,              Jordan,
Bishop,            Johnson of Echols,
Bonner,            Johnson of Lee,
Brewer,            Jones of DeKalb,
Brewster,          Jones of Elbert,
Brinson,           Jones of Twiggs,
Broyles,           Julian,
Brown,       Key,            Silman,       
Brooks,      Kimsey,        Spence,       
Burch,       Lewis,          Spengler,     
Bush,        Little,         Smith of Bryan,  
Carroll,     Lofton,         Stallings,    
Carter,      Logue,          Stapleton,    
Cannon,      Lott,           Stoddard,     
Calvin,      Maddox,         Sutton,       
Carithers,   Mason,          Sweat of Clinch, 
Chancey,     McRae,          Sweat of Pierce, 
Crenshaw,    McKay,          Tate,         
Crittenden,  McCants,        Teasley,      
Crumbley,    McBride,        Thompson,     
Courson,     McCurry,        Tucker,       
Dart,        McKinney,       Waldrop,      
Davis,       McDonough,      Walthall,     
Daniel,      McIntosh,       Watson,       
Dawson,      McElvaney,      Watts,        
Deaton,      McGregor,       Wilder,       
Dews,        McWhorter,      Wimberly,     
Drewry,      Middlebrooks,   Winningham,   
DuPree,      Mitchell,       Wilson of Bulloch, 
Eason,       Mobley,         Wilson of Greene, 
Fite,        Moore of Hancock, Wilson of Sumter, 
Ford,        Moore of Taliaferro, Wilson of McIntosh, 
Foster,      Morrow,         Wilson,       
Fuller,      Owens,          Witcher,      
Gary,        Patton,         Whatley,      
Geer,        Paulk of Berrien, Wolfe,      
Glisson,     Paulk of Coffee, Wood,       
Gordon,      Payne,          Wright of Floyd, 
Gray,        Peek,           Wright of Washington, 
Griffith,    Pendleton,      Young,       
Hawks,       Pringle,        Zachry,       
Harris,      Proctor,        Mr. Speaker.   
Hoge,        

Those absent are Messrs.— 
Alsabrook,   Graham,         Park,       
Camp,        Griffin,        Perkins,     
Cox,         Head,           Shipp,      
DeLacy,      James,          Sinquefield, 
Everett,     Johnston,       Simmons,    
Falligant,   Jones of Bartow, Smith of Wilkinson, 
Flynt,       Murray,         Withrow.    
Foy,         Osborn,         

Present 151. Absent 23.
The Journal was then read and approved.
Mr. DuPree offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Tendering the use of the Hall of the House of Representatives to Hon. B. H. Hill, Jr., for Friday night next to address the members of the General Assembly

Mr. Gary offered the following resolution, which was read and agreed to, to-wit:

A resolution—
Tendering the use of the Hall of the House of Representatives to Hon. J. C. C. Black for Friday night next, to address the members of the General Assembly after the address of Hon. B. H. Hill, Jr.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr Speaker:

The Committee on Local and Special Bills have had before them the following local and special bills, which they find incapable of being consolidated with any other bill or bills, and I am instructed to report them back to the House for a first reading and appropriate reference, to-wit:

A bill to amend the several acts incorporating the town of Canton.
Also, a bill for the relief of W J. Hicks, of the county of Randolph.
Also, a bill to provide for a Solicitor for the County Court of Oconee county

Respectfully submitted.

J. W. Maddox, Chairman.

The following bills were introduced, read the first
time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Barksdale of Wilkes—

A bill to regulate the sale of intoxicating liquors in this State outside of an incorporated town or city.

By Mr. Jones of Twiggs—

A bill to change the time of holding the Superior Court of Twiggs county.

By Mr. Eason—

A bill to amend section 4527 of the Code of 1882 by striking out certain words in the third line of said section.

By Mr. Drewry—

A bill to authorize the sale and reinvestment of property which has been set apart as a homestead in this State.

By Mr. Jenkins—

A bill to alter and amend section 4565 of the Revised Code of 1882, and the act amendatory thereof, in reference to retailing spirits without a license.

By Mr. Gordon—

A bill to make penal the willful violation of labor contracts upon which advancements have been received.

By Mr. Jordan—

A bill to alter and amend section 1419 of the Code of 1882.

By Mr. Bishop—

A bill to change paragraph 4 of section 2, and paragraphs 2 and 3 of section 3, and paragraph 1 of section 12 of article 6, of the Constitution, so that Judges of the Supreme and Superior Courts and Solicitors-General shall be appointed by the Governor by and with the advice and consent of the Senate.

By Mr. Ray of Crawford—

A bill to change the time of holding the Superior Court of Crawford county.
By Mr. Bartlett—

A bill to regulate the sale of trust estates in certain cases.

By Mr. Carter—

A bill to make it the duty of the Judges of the Superior Courts to publish in what order they will call the several dockets of their courts.

By Mr. Watson—

A bill to amend section 4083 of the Code, so as to allow tenants distrained, if unable from poverty to give bond and security, to file a bond in *forma pauperis* as provided for in said section.

By Mr. Reese—

A bill to regulate the practice in claim cases in the Superior and County Courts of this State.

The following bill was introduced, read the first time and referred to the Special Committee on the Judiciary, to-wit:

By Mr. Russell of Clarke—

A bill to make it a misdemeanor to hire laborers under contract of labor for twelve months.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

*Mr. Speaker:*

The Senate has agreed to the following resolution, and asks the concurrence of the House therein, to-wit:

*A resolution—*

Adopting the report of the joint Committee on Rules of the Senate and House of Representatives recommending the adoption of the Rules of the last General Assembly, and the printing of the Legislative Manual.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:
By Mr. Wright of Washington—
A bill to punish willful trespass upon the lands of another.

The following bill was introduced, read the first time and referred to the Committee on Education, to-wit:
By Mr. Geer—
A bill to exempt members of the different County Boards of Education from road, militia and jury duty.

The following bill was introduced, read the first time and referred to the Committee on Railroads, to-wit:
By Mr. Lofton—
A bill to amend the act regulating railroad freight and passenger tariffs and appointing Commissioners.

The following bill was introduced, read the first time and referred to the Committee on Hygiene and Sanitation, to-wit:
By Mr. Beauchamp—
A bill to make more effective section 1409 of the Code of 1882.

The following bills were introduced, read the first time and referred to the Committee on Finance, to-wit:
By Mr. Beck—
A bill to amend the road laws of the State of Georgia.
By Mr. Little—
A bill to levy and collect a tax for the support of the State Government and public institutions, to pay the interest and maturing principal of the public debt and for educational and other purposes for each of the fiscal years 1883 and 1884.

The following bill was introduced, and, without being
read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Rice—
A bill to amend the act incorporating the National Mercantile Debt Assurance Company, approved October 17, 1879, and amended by act approved September 8, 1881.

Mr. Hulsey offered the following resolution, which was read the first time and laid over under the rules, to-wit:

A resolution—
Authorizing H. H. Cabaniss to print the public laws of this session of the General Assembly.

Mr. Russell, of Clarke, offered the following resolution, which was read the first time and laid over, to-wit:

A resolution—
To appoint a Committee on Roads and Bridges, to whom shall be referred all bills on the subject of roads and bridges.

The following bills, reported back by the Committee on Local and Special Bills, were read the first time and appropriately referred, to-wit:

By Mr. Teasley—
A bill to amend and supersede the several acts incorporating the town of Canton, in the county of Cherokee.
Referred to the Special Committee on the Judiciary.

By Mr. Crittenden—
A bill for the relief of W J Hicks, of Randolph.
Referred to the Committee on Education.

By Mr. Griffith—
A bill to provide for a Solicitor for the County Court
of Oconee county, and to provide compensation for the same.

Referred to the Committee on Special Judiciary

Mr. Payne, chairman on the part of the House of the joint Committee on Rules for the Government of the General Assembly in joint session, submitted the following report:

Mr. Speaker:

The joint Committee on Rules of the Senate and House of Representatives beg leave to submit the following report:

We have carefully examined the joint Rules which were adopted at the last session of the General Assembly, and we are of the opinion that those Rules should not be modified, and that the same are as nearly perfect as it is possible to make them. We, therefore, recommend that the present General Assembly adopt the Rules which were made at the last session for the government of the General Assembly assembled in joint session.

The committee further recommend the Secretary of the Senate and the Clerks of the House of Representatives have printed and substantially bound a Legislative Manual for the use of the General Assembly, which shall contain the following matter:

1. Officers of the Executive Department.
2. Officers and members of the Senate with their post-office address.
3. Standing committees of the Senate.
5. Rules for the government of the General Assembly in joint session.
6. Officers and members of the House of Representa-
tives, together with their post-offices.
7. Standing committees of the House.
The committee further recommend that this Legislative Manual be bound together with the Constitution of this State with analytical index: Provided copies of the Constitution, with analytical index, with already printed index, can be procured at once on reasonable terms in sufficient numbers to supply the members of the General Assembly.

The committee recommend that five hundred copies of the Legislative Manual be printed for the use of the General Assembly to be distributed ratably among the members of the two Houses.

James G. Park, Chairman,
J. H. Polhill,
F. G. Dubignon,
Committee on part Senate.

W. H. Payne,
Chairman on part House.

On motion of Mr. Jordan, of Hancock, the report of the joint committee was adopted.

At the request of the Committee on Lunatic Asylum, through Mr. Park, Chairman, the following members were added to said committee, to-wit: Russell of Decatur, Perkins of Burke, McGregor and Moore of Hancock.

Leave of absence was granted to Messrs. Shipp and Brinson.

On motion, the House then adjourned till 10 o'clock a. m. to-morrow.

Atlanta, Georgia,
Thursday, November 9, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.
On motion of Mr. Jordan, the roll-call was dispensed with.

The Journal was then read and approved.

Mr. Key offered the following resolution, which was read and laid over under the Rules, to-wit:

A resolution—

To authorize the appointment of a committee of two from each Congressional District, to whom all bills, resolutions, etc., on the subject of temperance, shall be referred.

Mr. Pringle, of Washington, offered the following resolution, which was read and laid over under the Rules, to-wit:

A resolution—

Providing for a committee of three from each Congressional District, to whom shall be referred all bills, resolutions, etc., on the subject of temperance.

The hour fixed by joint resolution having arrived, the Senate appeared on the floor of the Hall of the House of Representatives, and the joint session of the General Assembly was called to order by Hon. J. S. Boynton, President of the Senate, who announced that the General Assembly had convened in joint session for the purpose of electing an Associate Justice of the Supreme Court, Judges of the Superior Courts and Solicitors-General.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr. Speaker:

The Committee on Local and Special Bills have had before them the following bills, which they find incapable of being consolidated with any other bill or bills, and report them back to the House for a first reading and appropriate reference, to-wit:
THURSDAY, NOVEMBER 9, 1882.

A bill to grant to the Floyd Rifles, of the city of Macon, certain exemptions from jury duty.
Also, a bill to incorporate the Metropolitan Street Railroad Company
Also, a bill to amend the charter of the town of Talbotton.
Respectfully submitted.

J. W Maddox, Chairman.

The President announced as the first business in order the election of an Associate Justice of the Supreme Court for the full term of six years, beginning January 1, 1883.

Senator George nominated Hon. Alexander M. Speer.
Senator Eakes nominated Hon. George N Lester.
Senator Tutt nominated Hon. E. H. Pottle.
Senator Greer nominated Hon. W. K. Moore.
Mr. Bartlett nominated Hon. Samuel Hall.
On calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Moore are Messrs.—
Baker, Jones, Tatum.

Those voting for Mr. Lester are Messrs.—
Beall, Greer, Peeples, Pike.
Eakes, Hoyt, McAfee,

Those voting for Mr. Hall are Messrs.—
Bush, Knight, Parker,
Frederick, Lamar, Paull,
Gustin, Livingston, Rouse,
Guyton, Neal, Smith,
Harris, Norman, Walker,
Hughes, Oliver, Wilcox.

Those voting for Mr. Pottle are Messrs.—
Davis, Polhill, Tutt,
Meldrim, Thompson, Yow,
Morgan,
Those voting for Mr. Speer are Messrs.—

DeWolf, DeWolf, DeWolf, DeWolf, DeWolf, DeWolf,
George, George, George, George, George, George,
Mandeville, Mandeville, Mandeville, Mandeville, Mandeville, Mandeville,

Not voting—Mr. DuBignon.

Samuel Hall 18.
Alex. M. Speer 7.
E. H. Pottle 7.
George N. Lester 8.
W. K. Moore 3.

Upon calling the roll of the House the vote was as follows:

Those voting for Mr. Lester are Messrs.—

Alexander, Alexander, Alexander, Alexander, Alexander, Alexander,
Alsabrook, Alsabrook, Alsabrook, Alsabrook, Alsabrook, Alsabrook,
Beck, Beck, Beck, Beck, Beck, Beck,
Bishop, Bishop, Bishop, Bishop, Bishop, Bishop,
Bonner, Bonner, Bonner, Bonner, Bonner, Bonner,
Brewster, Brewster, Brewster, Brewster, Brewster, Brewster,
Burch, Burch, Burch, Burch, Burch, Burch,
Carroll, Carroll, Carroll, Carroll, Carroll, Carroll,
Crittenden, Crittenden, Crittenden, Crittenden, Crittenden, Crittenden,
Deaton, Deaton, Deaton, Deaton, Deaton, Deaton,

Those voting for Mr. Speer are Messrs.—

Atkinson, Atkinson, Atkinson, Atkinson, Atkinson, Atkinson,
Awbry, Awbry, Awbry, Awbry, Awbry, Awbry,
Beauchamp, Beauchamp, Beauchamp, Beauchamp, Beauchamp, Beauchamp,
Carithers, Carithers, Carithers, Carithers, Carithers, Carithers,
Crenshaw, Crenshaw, Crenshaw, Crenshaw, Crenshaw, Crenshaw,
Dart, Dart, Dart, Dart, Dart, Dart,
Davis, Davis, Davis, Davis, Davis, Davis,
Dews, Dews, Dews, Dews, Dews, Dews,
Drewry, Drewry, Drewry, Drewry, Drewry, Drewry,
Flynt, Flynt, Flynt, Flynt, Flynt, Flynt,
Head, Head, Head, Head, Head, Head,
Hudson of Webster, Hudson of Webster, Hudson of Webster, Hudson of Webster, Hudson of Webster, Hudson of Webster,
Johnson of Lee, Johnson of Lee, Johnson of Lee, Johnson of Lee, Johnson of Lee, Johnson of Lee,
Key, Key, Key, Key, Key, Key,
Little, Little, Little, Little, Little, Little,
THURSDAY, NOVEMBER 9, 1882.

Those voting for Mr. Pottle are Messrs.—

Avary, Avary, Jones of Elbert, Perkins, Barksdale of Lincoln, Logue, Proctor, Barksdale of Wilkes, McCurry, Russell of Clarke, Brinson, McDonough, Sinquefield, Calvin, McGregor, Stapleton, Cox, McWhorter, Watson, Daniel, Moore of Hancock, Wimberly, Griffith, Moore of Taliaferro, Wilson of Greene, Jordan, Park, Witcher, Jones of DeKalb,

Those voting for Mr. Hall are Messrs.—


Those voting for Mr. Moore are Messrs.—

Broyles, Jacoway, Rich of Paulding, Brooks, Jones of Bartow, Wilder, Fite, Maddox, Wood, Foster, Payne, Wright of Floyd, Howell, Rankin, Those not voting are Messrs.—

Camp, Murray, Smith of Wilkinson, Falligant, Osborn, Withrow, Foy, Reese, Mr. Speaker, James,

Upon counting and consolidating the votes, it ap-
peared that the total number of votes cast was 207; necessary to a choice, 104; that

Samuel Hall had received 69 votes.
Alex. M. Speer had received 50 votes.
Ed. H. Pottle had received 35 votes.
George N. Lester had received 36 votes.
W. K. Moore had received 17 votes.

No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Moore are Messrs.—
Baker, Jones, Tatum.
Greer,

Those voting for Mr. Lester are Messrs.—
Beall, McAfee, Pike,
Eakes, Peeples, Thompson.
Hoyt,

Those voting for Mr. Hall are Messrs.—
Bush, Knight, Paull,
Frederick, Lamar, Rouse,
Gustin, Livingston, Smith,
Guyton, Neal, Walker,
Harris, Oliver, Wilcox,
Hughes, Parker,

Those voting for Mr. Pottle are Messrs.—
Davis, Norman, Tutt,
Meldrim, Polhill, Yow.
Morgan,

Those voting for Mr. Speer are Messrs.—
DeWolf, Mandeville, Parks,
Foster, Martin, Mr. President,
George, McDonald,
Not voting—Mr. DuBignon.

Samuel Hall 17.
A. M. Speer 8.
E. H. Pottle 7.
George N. Lester 7.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Lester are Messrs.—


Those voting for Mr. Speer are Messrs.—


Those voting for Mr. Pottle are Messrs.—

Avary, Barksdale of Lincoln, Barksdale of Wilkes, Logue, McCurry, McDonough, Proctor, Russell of Clarke, Sinquefield.
Brinson, McGregor, Stapleton,
Cox, McWhorter, Watson,
Daniel, Moore of Hancock, Wimberly,
Griffith, Moore of Taliaferro, Wilson of Greene,
Jordan, Park, Witcher.
Jones of Elbert, Perkins,

Those voting for Mr. Hall are Messrs.—

Bartlett, Glisson, McIntosh,
Brewer, Gordon, Mobley,
Brown, Gray, Patton,
Bush, Hawks, Paulk of Berrien,
Carter, Harris, Ray of Crawford,
Cannon, Hoge, Russell of Decatur,
Calvin, Humber, Silman,
Chancey, Jenkins, Simmons,
Crittenden, Johnston, Spence,
Crumbley, Johnson of Echols, Spengler,
Dawson, Jones of Twiggs, Thompson,
DeLacy, Kimsey, Tucker,
DuPree, Lofton, Wilder,
Eason, Lott, Wolfe,
Everett, Mason, Wright of Washington,
Ford, McRae, Young,
Fuller, McKay,
Geer, McCants,

Those voting for Mr. Moore are Messrs.—

Broyles, Howell, Rankin,
Brooks, Jacoway, Rich of Paulding,
Pite, Jones of Bartow, Wood,
Foster, Payne, Wright of Floyd.

Those not voting are Messrs.—

Camp, Maddox, Smith of Wilkinson,
Falligant, Murray, Withrow,
Foy, Osborn, Mr. Speaker,
James, Reese,

Samuel Hall 52.
George N. Lester 27.
W. K. Moore 12.
A. M. Speer 46.
Not voting 11.
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 206—necessary to a choice, 104—that Samuel Hall had received 69 votes.
George N. Lester had received 34 votes.
W. K. Moore had received 16 votes.
E. H. Pottle had received 33 votes.
Alex. M. Speer had received 54 votes.
No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Moore are Messrs.—
Baker, Greer, Jones, Tatum.

Those voting for Mr. Lester are Messrs.—
Beall, Eakes, Foster, Hoyt, McAfee, Peeples, Pike, Thompson.

Those voting for Mr. Hall are Messrs.—
Bush, Frederick, Gustin, Guyton, Harris, Hughes, Knight, Lamar, Livingston, Meldrim, Neal, Norman, Oliver, Parker, Paull, Rouse, Smith, Walker, Wilcox.

Those voting for Mr. Pottle are Messrs.—
Davis, Morgan, Polhill, Tutt, Yow.

Those voting for Mr. Speer are Messrs.—
DeWolf, George, Mandeville, Martin, McDonald, Parks, Mr. President.
Not voting—Mr. DuBignon.

Samuel Hall, 19.
E. H. Pottle, 5.
G. N. Lester, 8.
A. M. Speer, 7.
W. K. Moore, 4.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Speer are Messrs.—
Alexander, Little, Smith of Bryan,
Atkinson, McKinney, Stalings,
Awbry, McDonough, Stoddard,
Beauchamp, Middlebrooks, Sutton,
Carithers, Morrow, Sweat of Clinch,
Crenshaw, Owens, Sweat of Pierce,
Davis, Paulk of Coffee, Walthall,
Dews, Peek, Watts,
Drewry, Pendleton, Winningham,
Flynt, Redding, Wilson of Bullock,
Head, Reese, Wilson of Sumter,
Hudson of Webster, Rice, Wilson of McIntosh,
Johnson of Lee, Robins, Wisdom,
Jones of DeKalb, Russell of Clarke, Whatley,
Key, Shipp, Zachry.

Those voting for Mr. Lester are Messrs.—
Alsabrook, Graham, McElvaney,
Barkesdale of Wilkes, Griffin, Mitchell,
Bishop, Hulsey, Ray of Coweta,
Bonner, Hudson of Jackson, Redwine,
Brewster, Irwin, Rich of Paulding,
Burch, James, Robertson,
Bush, Julian, Tate,
Carroll, Kimsey, Teasley,
Deaton, Lewis, Waldrop,
Gary, McBride.

Those voting for Mr. Pottle are Messrs.—
Avary, McCurry, Proctor,
Barksdale of Lincoln, McGregor, Robbe,
Brinson, McWhorter, Sinquefield,
Cox,  
Daniel,  
Griffith,  
Jordan,  
Jones of Elbert,  
Logue.  

Moore of Hancock,  
Moore of Taliaferro,  
Park,  
Perkins,  
Pringle,  
Stapleton,  
Watson,  
Wimberly,  
Wilson of Greene,  
Witcher.

Those voting for Mr. Hall are Messrs.—

Bartlett,  
Beck,  
Brewer,  
Brown,  
Carter,  
Cannon,  
Calvin,  
Chancey,  
Crittenden,  
Crumbley,  
Courson,  
Dart,  
Dawson,  
DeLacy,  
DuPree,  
Eason,  
Everett,  
Ford,  
Fuller,  
Geer,  
Gordon,  
Gray,  
Hawks,  
Harris,  
Hoge,  
Humber,  
Jenkins,  
Johnston,  
Johnson of Echols,  
Jones of Twiggs,  
Lofton,  
Lott,  
Mason,  
McRae,  
McKay,  
McCants,  
McIntosh,  

Mobley,  
Patten,  
Paulk of Berrien,  
Ray of Crawford,  
Rountree,  
Russell of Decatur,  
Silman,  
Simmons,  
Spence,  
Spengler,  
Thompson,  
Tucker,  
Wilder,  
Wolfe,  
Wright of Washington,  
Young.

Those voting for Mr. Moore are Messrs.—

Broyles,  
Brooks,  
Fite,  
Foster,  
Howell,  
Jacoway,  
Jones of Bartow,  
Maddox,  
Payne,  
Rankin,  
Wood,  
Wright of Floyd.

Those not voting are Messrs.—

Camp,  
Falligant,  
Poy,  
Murray,  
Osborn,  
Smith of Wilkinson,  
Withrow,  
Mr. Speaker.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 209—necessary to a choice 106—that
Alex. M. Speer had received 52 votes.
Ed. H. Pottle had received 32 votes.
W. K. Moore had received 16 votes.
G. N. Lester had received 36 votes.
Samuel Hall had received 72 votes.
No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Moore are Messrs.—
Baker, Greer, Jones, Tatum.

Those voting for Mr. Lester are Messrs.—
Beall, Eakes, Foster, Hoyt, McAfee, Peeples, Pike, Thompson.

Those voting for Mr. Hall are Messrs.—
Bush, Frederick, Gustin, Guyton, Harris, Hughes, Knight, Lamar, Livingston, Meldrim, Neal, Norman, Oliver, Parker, Paull, Rouse, Smith, Walker, Wilcox.

Those voting for Mr. Pottle are Messrs.—
Davis, Morgan, Polhill, Tutt, Yow.

Those voting for Mr. Speer are Messrs.—
DeWolf, George, Mandeville, Martin, McDonald, Parks, Mr. President.

Not voting—Mr. DuBignon.
Samuel Hall 19.
E. H. Pottle 5.
George N. Lester 8.
A. M. Speer 7.
THURSDAY, NOVEMBER 9, 1882.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Lester are Messrs.—

Alexander, Deaton, McBride,
Alsabrook, Graham, McElvaney,
Barksdale of Lincoln, Griffin, Mitchell,
Barksdale of Wilkes, Hulsey, Ray of Coweta,
Beck, Hudson of Jackson, Redwine,
Bishop, Irwin, Rich of Paulding,
Bonner, James, Robertson,
Burch, Julian, Tate,
Bush, Kimsey, Teasley,
Carroll, Lewis, Waldrop.

Those voting for Mr. Speer are Messrs.—

Atkinson, Key, Stallings,
Awbry, Little, Stoddard,
Beauchamp, McKinney, Sutton,
Brewster, Middlebrooks, Sweat of Clinch,
Carithers, Morrow, Walthall,
Crenshaw, Pauk of Coffee, Watts,
Dart, Peek, Winningham,
Davis, Pendleton, Wilson of Bulloch,
Dawson, Redding, Wilson of Sumter,
Dews, Reese, Wilson of McIntosh,
Drewry, Robins, Wisdom,
Flynt, Rountree, Whatley,
Head, Russell of Clarke, Zachry,
Hudson of Webster, Shipp, Mr. Speaker,
Johnson of Lee, Smith of Bryan,

Those voting for Mr. Pottle are Messrs.—

Avary, McCurry, Proctor,
Brinson, McGregor, Sinquefield,
Cox, McWhorter, Stapleton,
Daniel, Moore of Hancock, Watson,
Jordan, Moore of Taliaferro, Wimberly,
Jones of DeKalb, Park, Wilson of Greene,
Jones of Elbert, Perkins, Witcher,
Logue, Pringle,

Those voting for Mr. Hall are Messrs.—

Bartlett, Gordon, Mobley,
Brewer, Gray, Owens,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 210—necessary to a choice, 106—that

A. M. Speer had received 51 votes.
E. H. Pottle had received 28 votes.
W. K. Moore had received 17 votes.
George N. Lester had received 38 votes.
Samuel Hall had received 76 votes.
No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

**Those voting for Mr. Moore are Messrs.**

- Baker,
- Jones,
- Tatum,
- Greer,

**Those voting for Mr. Lester are Messrs.**

- Beall,
- Hoyt,
- Pike,
- Eakes,
- McAfee,
- Thompson,
- Foster,
- Peeples,

**Those voting for Mr. Hall are Messrs.**

- Bush,
- Hughes,
- Oliver,
- DeWolf,
- Knight,
- Parker,
- DuBignon,
- Lamar,
- Paul,
- Frederick,
- Livingston,
- Rouse,
- Gustin,
- Meldrim,
- Smith,
- Guyton,
- Neal,
- Walker,
- Harris,
- Norman,
- Wilcox,

**Those voting for Mr. Pottle are Messrs.**

- Davis,
- Polhill,
- Yow,
- Morgan,
- Tutt,

**Those voting for Mr. Speer are Messrs.**

- George,
- Martin,
- Parks,
- Mandeville,
- McDonald,
- Mr. President,

Samuel Hall 21.
E. H. Pottle 5.
A. M. Speer 6.
Geo. N. Moore 8.

Upon calling the roll of the House, the vote was as follows:

**Those voting for Mr. Lester are Messrs.**

- Alexander,
- Deaton,
- McElvaney,
- Alsabrook,
- Graham,
- Mitchell,
Those voting for Mr. Speer are Messrs.—

Atkinson, Awbry, Beauchamp, Brewster, Carithers, Crenshaw, Davis, Dawson, Dew, Drewry, Everett, Flynt, Head, Hudson of Webster, Johnson of Lee,

Jones of DeKalb, Key, Little, McKinney, Middlebrooks, Morrow, Peek, Pendleton, Redding, Reese, Rice, Robins, Rountree, Russell of Clarke, Shipp,


Those voting for Mr. Hall are Messrs.—

Avary, Bartlett, Brewer, Brinson, Brown, Bush, Carter, Chancy, Crittenden, Crumbley, Courson, Dart, DeLacy, DuPree, Eason, Ford, Fuller, Geer, Glisson, Gordon,

Gray, Griffith, Hawks, Harris, Hoge, Humber, Jenkins, Johnston, Johnson of Echols, Jones of Twiggs, Kimsey, Lofton, Lott, Mason, McRae, McKay, McCants, McDonough, Mcintosh, Mobley,

THURSDAY, NOVEMBER 9, 1882.

Those voting for Mr. Moore are Messrs.—

Broyles, Brooks, Calvin, Fite, Foster,
Gary, Howell, Jacoway, Jones of Bartow, Maddox,
Payne, Rankin, Robbe, Wood, Wright of Floyd.

Those voting for Mr. Pottle are Messrs.—

Cox, Daniel, Jordan, Jones of Elbert, Logue, McCurry, McGregor,
Moore of Hancock, Perkin, Pringle, Proctor, Sinquefield,
McWhorter, Park, Wimberley, Wilson of Greene,
Stapleton, Watson, Witcher.

Those not voting are Messrs.—

Camp, Falligant, Foy,
Moore of Taliaferro, Murray, Osborn,
Smith of Wilkinson, Withrow.

Samuel Hall 58.
G. N. Lester 30.
W. K. Moore 15.
E. H. Pottle 19.
A. M. Speer 44.
Not voting 8.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 211—necessary to a choice, 106—that
A. M. Speer had received 50 votes.
E. H. Pottle had received 24 votes.
W. K. Moore had received 19 votes.
George N. Lester had received 33 votes.
Samuel Hall had received 79 votes.

No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Senator Tutt withdrew the name of Hon. E. H. Pottle.
Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Moore are Messrs.—

Baker, Jones, Tatum.

Those voting for Mr. Lester are Messrs.—

Beall, Foster, McAfee.

Eakes, Hoyt, Peeples.

Those voting for Mr. Hall are Messrs.—

Bush, Davis, DeWolf, DuBignon, Frederick, Greer, Gustin, Guyton, Harris, Hughes,

Knight, Lamar, Livingston, Mandeville, Meldrim, Morgan, Neal, Norman, Oliver, Parker,

Parks, Paull, Pike, Polhill, Rouse, Smith, Thompson, Walker, Wilcox, Yow.

Those voting for Mr. Speer are Messrs.—

George, Martin, McDonald, Tutt,

Mr. President.

Samuel Hall 30.
W. K. Moore 3.
G. N. Lester 6.
A. M. Speer 5.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Lester are Messrs.—

Alexander, Alsabrook, Bishop, Bonner, Burch, Cannon, Cox, Deaton, Graham,

Griffin, Hulsey, Hudson of Jackson, Irwin, James, Julian, Lewis, McBride, McElvaney,

Mitchell, Park, Ray of Coweta, Redwine, Robertson, Tate, Teasley, Wilson of Greene, Witcher.
THURSDAY, NOVEMBER 9, 1882.

Those voting for Mr. Speer are Messrs.—

Atkinson, Awbry, Beauchamp, Brewer, Carithers, Crenshaw, Davis, Daniel, Dawson, Dews, Drewry, Flint, Head, 

Jones of DeKalb, Key, McWhorter, Middlebrooks, Moore of Taliaferro, Morrow, Peek, Pendleton, Pringle, Redding, Rice, Robins, Stallings,


Those voting for Mr. Moore are Messrs.—

Avary, Broyles, Brooks, Fite, Foster, Howe, Jacoway, Jones of Bartow, Maddox, 

Moore of Hancock, Payne, Rankin, Wright of Floyd.

Those voting for Mr. Hall are Messrs.—

Barksdale of Lincoln, Barksdale of Wilkes, Bartlett, Beck, Brewer, Brinson, Brown, Bush, Carroll, Carter, Calvin, Chancey, Crittenden, Crumbley, Courson, Dart, DeLacy, DuPree, Eason, Everett, Ford, Fuller, 

Hoge, Humber, Hudson of Webster, Jenkins, Jordan, Johnston, Johnson of Echols, Johnson of Lee, Jones of Elbert, Jones of Twiggs, Kimsey, Little, Lofton, Logue, Lott, Mason, McRae, McKay, McCants, McCurry, McKinney, McDonough, 

Upon counting and consolidating the votes, it appeared that the total number of votes cast was 209—necessary to a choice, 105—that
Samuel Hall had received 119 votes.
George N. Lester had received 32 votes.
W. K. Moore had received 17 votes.
Alex. M. Speer had received 41 votes.

Hon. Samuel Hall, of Bibb, having received a majority of all the votes cast, was declared duly elected Associated Justice of the Supreme Court for the six years, beginning January 1, 1883.

On motion of Senator Tutt, the joint session was dissolved to reconvene at 3 o’clock p. m.

The House then, on motion, adjourned until 2:45 p. m. to-day.

THURSDAY, 2:45 P. M.

The House reassembled, the Speaker in the chair.
The roll was called, and a quorum found to be present.
Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee, to whom was referred the report of the joint committee relative to the Northeastern Circuit, have had the same under consideration, and I am instructed by the committee to report the following resolution, which embodies the conclusion of the committee touching the subject, to-wit:

A resolution—

Declaring it to be the duty of this General Assembly to elect a Judge and a Solicitor-General for the Northeastern Circuit for the term of four years, beginning January 1, 1883.

Respectfully submitted.

M. P REESE, Chairman.

Mr. Gary, from the General Judiciary Committee, submitted the following minority report on the question of the duty of this General Assembly touching the election of a Judge and Solicitor-General for the Northeastern Circuit:

Mr. Speaker:

The undersigned, members of the General Judiciary Committee, respectfully dissent from the report submitted by the committee, relative to the election of a Judge and Solicitor General for the Northeastern Circuit. We do so upon the ground that the present incumbents in said circuit were not elected to fill vacancies, as no vacancies then existed, and that the term of office of said Judge and Solicitor will not expire under the Constitution of this State, until the expiration of four years from the commencement of said terms; and that another General Assembly will convene before said terms expire.
We, therefore, find that no vacancies now exist in said circuit, and we recommend the adoption of the original report of the joint committee.

Respectfully submitted.

WM. GARY,
JAMES M. BISHOP,
J T. JORDAN,
C. L. BARTLETT,
M. P. REESE.

The hour of 3 o'clock p. m. having arrived, the Senate appeared on the floor of the Hall of the House of Representatives, and the General Assembly was called to order by Hon. James S. Boynton, President of the Senate, who announced that the first circuit in order would be the one first drawn from the box.

The first circuit drawn was the Southern Circuit, in which there was to be elected a Judge of the Superior Court for the full term of four years, beginning January 1, 1883.

Mr. Patten, of Thomas, nominated Augustus H. Hansell, of Thomas.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Hansell are Messrs.—

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<th>Baker,</th>
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<td>Mr. President,</td>
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<tr>
<td>Harris,</td>
<td>Norman,</td>
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THURSDAY, NOVEMBER 9, 1882.

Those not voting are Messrs.—

Foster, Martin, Peeples, Pike, Thompson, Yow.

Augustus H. Hansell 38.
Not voting 6.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Hansell are Messrs.—

Deaton, McBride, Tucker,
Dews, , McCurry, Waldrop,
DeLacy, McKinney, Waldhal,
Drewry, McDonough, Watts,
DuPree, McIntosh, Wilder,
Eason, McElvaney, Wimberly,
Everett, McGregor, Winningham,
Fite, McWhorter, Wilson of Bulloch,
Flynt, Middlebrooks, Wilson of Greene,
Ford, Mitchell, Wilson of Sumter,
Foster, Mobley, Wilson of McIntosh,
Foy, Moore of Hancock, Wisdom,
Fuller, Moore of Taliaferro, Witcher,
Gary, Morrow, . Whatley,
Geer, Owens, Wolfe,
Glisson, Park, Wood,
Gordon, Patton, Wright of Floyd,
Graham, Paulk of Berrien, Wright of Washington,
Gray, Paulk of Coffee, Young,
Griffin, Payne, Zachry,
Griffith, Peek, Mr. Speaker.

Those not voting are Messrs.—

Camp, Murray, Smith of Wilkinson,
Daniel, Osborn, Watson,
Falligant, Russell of Decatur, Withrow.

Augustus H. Hansell 165.
Not voting 9.

Upon consolidating the vote, it appeared that the total number of votes cast was 202—necessary to a choice 101—that

Augustus H. Hansell had received 202 votes.
Augustus H. Hansell having received a majority of all the votes cast was declared duly elected Judge of the Superior Courts of the Southern Circuit for the full term of four years, beginning January 1, 1883.

The next circuit drawn from the box was the Augusta, in which there is to be elected a Judge for the full term of four years, beginning January 1, 1883.

Senator George nominated M. P Carroll, of Richmond.
Mr. Wright, of Washington, nominated John T. Shumake, of Richmond.

Senator Tutt nominated Henry C. Roney, of McDuffie.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Roney are Messrs.—

Baker, Beall, Bush, Davis, DeWolf, DuBignon, Eakes, Foster, Frederick, Greer, Jones, Knight, Lamar, Livingston, McAfee, McDonald, Meldrim, Neal, Norman, Parker,

Those voting for Mr. Carroll are Messrs.—

George, Gustin, Hoyt, Mandeville,

Those voting for Mr. Shumake are Messrs.—

Guyton, Harris, Hughes, Morgan, Paull, Wilcox,

Those not not voting are Messrs.—

Martin, Smith, Yow.

Henry C. Roney 29.
John T. Shumake 7.
M. P. Carroll 5.
Not voting 3.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Roney are Messrs.—

Alexander, Alsabrook, Harris, Howell, Pendleton, Proctor,

Those voting for Mr. Carroll are Messrs.—

THURSDAY, NOVEMBER 9, 1882.

Those voting for Mr. Shumake are Messrs.—

Brinson, Bush, Calvin, Cox, Dews, DeLacy, Eason, Hoge, Jenkins,
Lofton, Logue, Mason, McRae, McKay, McGregor, Owens, Perkins,

Those not voting are Messrs.—

Camp, Daniel, Falligant, Murray,
Osborn, Russell of Decatur, Smith of Wilkinson,
Tate, Withrow, Mr. Speaker.

H. C. Roney 121.
John T. Shumake 27.
M. P. Carroll 16.
Not voting 10.

Upon counting and consolidating the votes, it appeared that the total number of votes cast was 205; necessary to a choice, 103; that
Henry C. Roney had received 150 votes.
M. P. Carroll had received 21 votes.
John T. Shewmake had received 34 votes.

Henry C. Roney, having received a majority of all the votes cast, was declared duly elected Judge of the Superior Courts of the Augusta Circuit for the full term of four years, beginning January 1, 1883.

The next circuit drawn was the Oconee Circuit, in which there is to be elected a Solicitor-General for the unexpired term of Hon. Thomas Eason, resigned, which term expires December 12, 1883.

Mr. —— nominated C. C. Smith, of Telfair.
Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Smith are Messrs.—

Baker, Hoyt, Parks,
Beall, Hughes, Paull,
Bush, Jones, Peeples,
Davis, Knight, Pike,
DeWolf, Lamar, Polhill,
DuBignon, Livingston, Rouse,
Eakes, McAfee, Smith,
Foster, McDonald, Tatum,
Frederick, Meldrim, Thompson
George, Morgan, Tutt,
Greer, Neal, Walker,
Gustin, Norman, Wilcox
Guyton, Oliver, Mr. President.
Harris, Parker,

Those not voting are Messrs.—

Mandeville, Martin, Yow.

C. C. Smith 41.
Not voting 3.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Smith are Messrs.—

Alexander, Hoge, Proctor,
Alsabrook, Howell, Rankin,
Atkinson, Hulsey, Ray of Coweta,
Avary, Humber, Ray of Crawford,
Awbry, Hudson of Jackson, Redding,
Barksdale of Lincoln, Hudson of Webster, Redwine,
Barksdale of Wilkes, Irwin, Reese,
Bartlett, James, Rice,
Beauchamp, Jacoway, Rich of Paulding,
Beck, Jenkins, Rich of Wayne,
Bishop, Jordan, Robbe,
Bonner, Johnston, Robertson,
Brewer, Johnson of Echols, Rountree,
Brewster, Johnson of Lee, Russell of Clarke,
Brinson, Jones of Bartow, Russell of Decatur,
Brown, Brooks, Burch, Bush, Camp, Carroll, Carter, Cannon, Calvin, Carithers, Chancey, Crenshaw, Crumbley, Courson, Dart, Davis, Daniel, Dawson, Deaton, Dews, DeLacy, Drewry, DuPree, Eason, Everett, Fite, Flynt, Ford, Foster, Foy, Fuller, Geer, Gordon, Gray, Griffin, Hawks, Harris, Head, Those not voting are Messrs.—


Upon counting and consolidating the vote, it appeared that the total number of votes cast was 201—necessary to a choice, 101—that C. C. Smith had received 201 votes, the same being a majority of all the votes cast. C. C. Smith was declared duly elected Solicitor-General of the Oconee Circuit to fill the vacancy caused by the resignation of Hon. Thomas Eason for the unexpired term, ending December 12, 1883.

The next election in order was for a Solicitor-General of the Oconee Circuit for the full term of four years, beginning December 12, 1883.

Mr. Eason nominated C. C. Smith, of Telfair.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Smith are Messrs.—

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<td>Oliver,</td>
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<tr>
<td>Harris,</td>
<td>Parker,</td>
<td>Mr. President.</td>
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</table>

Those not voting are Messrs.—

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<th>Bush,</th>
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<th>Yow.</th>
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<tr>
<td>Mandeville,</td>
<td>Morgan,</td>
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</table>

C. C. Smith 39.
Not voting 5.
THURSDAY, NOVEMBER 9, 1882.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Smith are Messrs.—

Alexander, Alexander, Harris, Pendleton,
Alsabrook, Alsabrook, Head, Pringle,
Atkinson, Atkinson, Hoge, Proctor,
Avary, Avary, Howell, Rankin,
Awbry, Awbry, Hulsey, Ray of Coweta,
Barksdale of Lincoln, Barksdale of Wilkes, Humber, Ray of Crawford,
Bartlett, Bartlett, Hudson of Jackson, Redding,
Beauchamp, Beauchamp, Hudson of Webster, Redwine,
Beck, Beck, Irwin, Reese,
Bishop, Bishop, James, Rice,
Bonner, Bonner, Jacoway, Rich of Paulding,
Brewer, Brewer, Jenkins, Rich of Wayne,
Brewster, Brewster, Jordan, Robbe,
Brinson, Brinson, Johnston, Robins,
Broyles, Broyles, Johnson of Echols, Robertson,
Brown, Brown, Johnson of Lee, Rountree,
Brooks, Brooks, Jones of Bartow, Russell of Clarke,
Burch, Burch, Jones of DeKalb, Shipp,
Bush, Bush, Jones of Elbert, Silman,
Carroll, Carroll, Jones of Twiggs, Sinquefield,
Carter, Carter, Julian, Simmons,
Cannon, Cannon, Key, Spence,
Carithers, Carithers, Kimsey, Spengler,
Chancey, Chancey, Lewis, Smith of Bryan,
Crenshaw, Crenshaw, Little, Stallings,
Crittenden, Crittenden, Lofton, Stapleton,
Crumbley, Crumbley, Logue, Stoddard,
Courson, Courson, Lott, Sutton,
Cox, Cox, Maddox, Sweat of Clinch,
Cox, Cox, Mason, Sweat of Pierce,
Dart, Dart, McRae, Tate,
Dawson, Dawson, McKay, Teasley,
Deaton, Deaton, McCants, Thompson,
Dews, Dews, McBride, Tucker,
DeLacy, DeLacy, McCurry, Waldrop,
Drewry, Drewry, McKinney, Walthall,
DuPree, DuPree, McDonough, Watson,
Eason, Eason, McIntosh, Watts,
Everett, Everett, McElvaney, Wilder,
Fite, Fite, McGregor, Winningham,
Flynt, Flynt, McWhorter, Wilson of Bulloch,
Ford, Ford, Middlebrooks, Wilson of Greene,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 201—necessary to a choice 101—that C. C. Smith had received 201 votes. This being a majority of all the votes cast, Mr. C. C. Smith was declared duly elected Solicitor-General for the Oconee Circuit for the full term of four years, beginning December 12, 1883.

The next circuit drawn from the box was the Rome Circuit, in which there was to be elected a Judge to fill the vacancy caused by the resignation of Hon. J. W. H. Underwood, said term expiring January 1, 1883, and a Judge of said circuit for the full term of four years, beginning January 1, 1883.

Mr. —— nominated Hon. Joel Branham for the unexpired term.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Branham are Messrs.—

Baker, Hughes, Parks,
Beall, Jones, Paull,
BUSH, DAVIS, DEWOLF, DUBIGNON, EAKES, FREDERICK, GEORGE, GREEN, GUSTIN, GUYTON, HARRIS, HOYT,

Those not voting are Messrs.—

Foster, Martin, Yow.

Mandeville,

Joel Branham 40.
Not voting 4.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Branham are Messrs.—

<table>
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<tr>
<th>Alexander</th>
<th>Gray</th>
<th>Pringle</th>
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<td>Carroll</td>
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<td>Spengler</td>
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JOURNAL OF THE HOUSE.

Carter, Julian, Smith of Bryan,
Cannon, Key, Stallings,
Calvin, Kimsey, Stapleton,
Carithers, Lewis, Stoddard,
Chancey, Little, Sutton,
Crenshaw, Lofton, Sweat of Clinch,
Crittenden, Lott, Sweat of Pierce,
Crumbley, Maddox, Tate,
Courson, Mason, Teasley,
Cox, McRae, Thompson,
Dart, McKay, Tucker,
Davis, McCants, Waldrop,
Dawson, McBride, Walthall,
Deaton, McCurry, Watson,
Dews, McKinney, Watts,
DeLacy, McDonough, Wilder,
Drewry, McIntosh, Wimberly,
DuPree, McElvaney, Winningham,
Eason, McWhorter, Wilson of Bulloch,
Everett, Middlebrooks, Wilson of Sumter,
Fite, Mitchell, Wilson of McIntosh,
Flynt, Moore of Hancock, Wisdom,
Ford, Morrow, Witcher,
Foster, Owens, Whatley,
Foy, Park, Wolfe,
Fuller, Patton, Wood,
Gary, Paulk of Berrien, Wright of Floyd,
Geer, Paulk of Coffee, Wright of Washington,
Glisson, Payne, Young,
Gordon, Peek, Zachry,
Graham, Perkins, Mr. Speaker.

Those not voting are Messrs.—
Camp, Logue, Pendleton,
Daniel, McGregor, Russell of Decatur,
Falligant, Mobley, Spence,
Jordan, Moore of Taliaferro, Smith of Wilkinson,
Johnston, Murray, Wilson of Greene,
Jones of Elbert, Osborn, Withrow.

Joel Branham 156.
Not voting 18.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 200—necessary to a choice 101—that
Joel Branham had received 200 votes. This being a
THURSDAY, NOVEMBER 9, 1882.

majority of all the votes cast, Joel Branham was declared duly elected Judge of the Superior Courts of the Rome Circuit for the unexpired term, ending January 1, 1883.

The next election in order was for a Judge of the Rome Circuit for the full term of four years, beginning January 1, 1883.

Mr. Maddox nominated Joel Branham, of Floyd.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Branham are Messrs.—

<table>
<thead>
<tr>
<th>Baker,</th>
<th>Hoyt,</th>
<th>Paull,</th>
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<td>Meldrim,</td>
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<td>Harris,</td>
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Those not voting are Messrs.—

<table>
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<tr>
<th>Eakes,</th>
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<tr>
<td>Greer,</td>
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<td>Knight,</td>
<td>Morgan,</td>
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Joel Branham 35.

Not voting 9.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Branham are Messrs.—

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<th>Alexander,</th>
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<th>Pringle,</th>
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<td>Wright of Washington</td>
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<td>Gray</td>
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<tr>
<td>Griffin</td>
<td>Perkins</td>
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</tbody>
</table>
Those not voting are Messrs.—


Joel Branham 151.
Not voting 23.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 195—necessary to a choice, 98—that Joel Branham had received 195 votes. This being a majority of all the votes cast, Joel Branham was declared duly elected Judge of the Rome Circuit for the full term of four years, beginning January 1, 1883.

On motion, the joint session of the General Assembly was dissolved to reconvene in joint session to-morrow at 10:10 o'clock a. m.

Leave of absence was granted to Mr. Camp on account of sickness.

The House then adjourned until 9:50 o'clock a. m. to-morrow.
tee, appointed to inquire what offices are to be filled by election at this session, in regard to the expiration of the term of the Solicitor-General in the Oconee Circuit, said unexpired term ending December 12, 1883, and the full term commencing on that date for four years, be corrected.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has concurred in the resolution of the House of Representatives, to-wit:

A resolution—

Correcting an error in the report of the joint committee on elections to be held by this General Assembly

The hour of 10:10 o'clock having arrived, the General Assembly reconvened in the Hall of the House of Representatives for the purpose of continuing the elections for Judges and Solicitors General, and was called to order by Hon. J. S. Boynton, President of the Senate.

The first circuit drawn was the Flint Circuit, in which there was to be elected a Judge for the full term of four years.

Mr. Redding nominated Hon. John D. Stewart, of Spalding.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Stewart are Messrs.—

Baker, Hoyt, Oliver, 
Beall, Hughes, Parker, 
Bush, Jones, Parks, 
Davis, Knight, Peeples, 
DeWolf, Lamar, Pike, 
DuBignon, Livingston, Polhill,
FRIDAY, NOVEMBER 10, 1882.

Eakes, Foster, Frederick, George, Greer, Gustin, Guyton, Harris, Mandeville, Martin, McAfee, McDonald, Meldrim, Morgan, Neal, Norman, Rouse, Smith, Tatum, Thompson, Tutt, Walker, Wilcox, Mr. President.

John D. Stewart 42.
Not voting—Messrs. Paull and Yow.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Stewart are Messrs.—

Alexander, Hawks, Perkins,
Alسابrook, Harris, Pringle,
Atkinson, Head, Proctor,
Avary, Hoge, Rankin,
Awbry, Howell, Ray of Coweta,
Barksdale of Lincoln, Hulsey, Ray of Crawford,
Barksdale of Wilkes, Humber, Redding,
Bartlett, Hudson of Jackson, Redwine,
Beauchamp, Hudson of Webster, Reese,
Beck, Irwin, Rice,
Bishop, James, Rich of Paulding,
Bonner, Jacoway, Rich of Wayne,
Brewer, Jenkins, Robbe,
Brewster, Jordan, Robins,
Brinson, Johnston, Robertson,
Broyles, Johnson of Echols, Rountree,
Brown, Johnson of Lee, Russell of Clarke,
Brooks, Jones of Bartow, Russell of Decatur,
Burch, Jones of DeKalb, Shipp,
Bush, Jones of Elbert, Silman,
Carroll, Jones of Twiggs, Sinquefield,
Carter, Julian, Simmons,
Cannon, Key, Spence,
Calvin, Kimsey, Spengler,
Carithers, Lewis, Smith of Bryan,
Chancey, Little, Stallings,
Crenshaw, Lofton, Stapleton,
Crittenden, Logue, Stoddard,
Crumbley, Lott, Sutton,
JOURNAL OF THE HOUSE.

Courson, Maddox, Sweat of Clinch,
Cox, Mason, Sweat of Pierce,
Dart, McRae, Tate,
Davis, McKay, Teasley,
Daniel, McBride, Tucker,
Dawson, McCurry, Waldrop,
Deaton, McKinney, Walthall,
Dews, McDonough, Watson,
DeLacy, McIntosh, Watts,
Drewry, McElvaney, Wilder,
DuPree, McGregor, Wimberley,
Eason, McWhorter, Winningham.
Everett, Middlebrooks, Wilson of Bulloch,
Fite, Mitchell, Wilson of Greene,
Flynt, Mobley, Wilson of Sumter,
Ford, Moore of Hancock, Wilson of McIntosh,
Foster, Moore of Taliaferro, Wisdom,
Foy, Morrow, Witcher,
Fuller, Owens, Whatley,
Gary, Park, Wolfe,
Geer, Patton, Wood,
Glisson, Paulk of Berrien, Wright of Floyd.
Gordon, Paulk of Coffee, Wright of Washington,
Graham, Payne, Young,
Gray, Peek, Zachry,
Griffin, Pendleton, Mr. Speaker.
Griffith,

Those not voting are Messrs.—

Camp, Murray, Thompson,
Falligant, Osborn, Withrow.
McCants, Smith of Wilkinson,

J. D. Stewart 166.
Not voting 8.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 206—necessary to a choice, 104—that

Hon. John D. Stewart had received 206 votes. This being a majority of all the votes cast, he was declared duly elected Judge of the Superior Courts of the Flint Circuit for four years, beginning January 1, 1883.

The next circuit drawn was the Macon Circuit, in
which there was to be elected a Judge for the full term of four years, beginning January 1, 1883.

Mr. Gordon nominated Hon. Thomas J. Simmons, of Bibb.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Simmons are Messrs.—

Baker, Baker, Hughes, Hughes, Parks, Parks,
Beall, Beall, Jones, Jones, Peeples, Peeples,
Bush, Bush, Knight, Knight, Pike, Pike,
Davis, Davis, Lamar, Lamar, Polhill, Polhill,
DeWolf, DeWolf, Livingston, Livingston, Rouse, Rouse,
DuBignon, DuBignon, Mandeville, Mandeville, Smith, Smith,
Eakes, Eakes, Martin, Martin, Tatum, Tatum,
Foster, Foster, McAfee, McAfee, Thompson, Thompson,
Frederick, Frederick, McDonald, McDonald, Tutt, Tutt,
George, George, Meldrim, Meldrim, Walker, Walker,
Greer, Greer, Morgan, Morgan, Wilcox, Wilcox,
Gustin, Gustin, Neal, Neal, Yow, Yow,
Guyton, Guyton, Norman, Norman, Mr. President, Mr. President,
Harris, Harris, Oliver, Oliver,
Hoyt, Hoyt, Parker, Parker,

T. J. Simmons 43.
Not voting—Mr. Paull.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Simmons are Messrs.—

Alexander, Alexander, Harris, Harris, Pringle, Pringle,
Alsabrook, Alsabrook, Head, Head, Proctor, Proctor,
Atkinson, Atkinson, Hoge, Hoge, Rankin, Rankin,
Avary, Avary, Howell, Howell, Ray of Coweta, Ray of Coweta,
Awbry, Awbry, Hulse, Hulse, Ray of Crawford, Ray of Crawford,
Barksdale of Lincoln, Barksdale of Lincoln, Humber, Humber, Redding, Redding,
Barksdale of Wilkes, Barksdale of Wilkes, Hudson of Jackson, Hudson of Jackson, Redwine, Redwine,
Bartlett, Bartlett, Hudson of Webster, Hudson of Webster, Reese, Reese,
Beauchamp, Beauchamp, Irwin, Irwin, Rice, Rice,
Bishop, Bishop, James, James, Rich of Paulding, Rich of Paulding,
Bonner, Bonner, Jacoway, Jacoway, Rich of Wayne, Rich of Wayne,
Brewer, Brewer, Jenkins, Jenkins, Robbe, Robbe,
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<td>Geer</td>
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<td>Gordon</td>
<td>Paulk of Berrien</td>
<td>Wright of Floyd</td>
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<tr>
<td>Graham</td>
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<td>Wright of Washington</td>
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<td>Griffin</td>
<td>Peek</td>
<td>Zachry</td>
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<tr>
<td>Griffith</td>
<td>Pendleton</td>
<td>Mr. Speaker</td>
</tr>
<tr>
<td>Hawks</td>
<td>Perkins</td>
<td></td>
</tr>
</tbody>
</table>

Those not voting are Messrs.—

Beck, McCants, Smith of Wilkinson,
Camp, Murray, Withrow,
Cox, Osborn, Witcher.
Falligant,

T. J. Simmons 164.
Not voting 10.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 208—necessary to a choice, 105—that Thomas J. Simmons had received 208 votes. The same being a majority of all the votes cast, he was declared duly elected Judge of the Superior Courts of the Macon Circuit for the full term of four years, from January 1, 1883.

The next circuit drawn was the Southwestern Circuit, in which there was to be elected a Judge to fill the vacancy caused by the resignation of Judge C. F. Crisp, said term expiring January 1, 1885.

Senator Walker nominated Allen Fort, of Sumter. Mr. DuPree nominated W. H. Fish, of Macon. Senator Parks nominated G. W. Warwick, of Lee.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Warwick are Messrs.—

Baker, Harris, Parks,
Eakes, McAfee, Rouse.

Those voting for Mr. Fort are Messrs.—

Beall, Lamar, Smith,
DeWolf, Livingston, Tatum,
Dubignon, Mandeville, Thompson,
Greer, Martin, Tutt,
George, McDonald, Walker,
Gustin, Neal, Wilcox,
Hoyt, Peeples, Yow,
Hughes, Pike, Mr. President,
Jones, Polhill,
Those voting for Mr. Fish are Messrs.—

<table>
<thead>
<tr>
<th>Bush</th>
<th>Guyton</th>
<th>Norman</th>
</tr>
</thead>
<tbody>
<tr>
<td>Davis</td>
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<td>Foster</td>
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<td>Parker</td>
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<tr>
<td>Frederick</td>
<td>Morgan</td>
<td></td>
</tr>
</tbody>
</table>

Not not voting—Mr. Paull.

Allen Fort 26.
G. W Warwick 6.
W H. Fish 11.
Not voting 1.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Fort are Messrs.—

<table>
<thead>
<tr>
<th>Alsabrook</th>
<th>Hulsey</th>
<th>Redding</th>
</tr>
</thead>
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<tr>
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<td>Rich of Paulding</td>
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<td>Brewster</td>
<td>Jacoway</td>
<td>Robbe</td>
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<td>Jenkins</td>
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<tr>
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<td>Johnston</td>
<td>Rountree</td>
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<td>Carroll</td>
<td>Johnson of Echols</td>
<td>Russell of Clarke</td>
</tr>
<tr>
<td>Carter</td>
<td>Jones of Decatur</td>
<td>Russell of Clarke</td>
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<td>Chancey</td>
<td>Jones of Elbert</td>
<td>Shipp</td>
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<td>Crenshaw</td>
<td>Jones of Twiggs</td>
<td>Sinquefield</td>
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<td>Crittenden</td>
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<td>Simmons</td>
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<td>Deaton</td>
<td>McIntosh</td>
<td>Sweat of Pierce,</td>
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<td>DeLacy</td>
<td>Mitchell</td>
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<td>Waldrop</td>
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<td>Eason</td>
<td>Park</td>
<td>Walthall</td>
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<td>Watson</td>
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<td>Paulk of Berrien</td>
<td>Watts</td>
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<td>Fuller</td>
<td>Paulk of Coffee</td>
<td>Wilson of Bulloch</td>
</tr>
<tr>
<td>Gary</td>
<td>Payne</td>
<td>Wilson of Sumter</td>
</tr>
</tbody>
</table>
FRIDAY, NOVEMBER 10, 1882.

Graham, Peek, Wilson of McIntosh, 
Hawks, Perkins, Witcher, 
Harris, Proctor, Whatley, 
Head, Rankin, Wright of Floyd. 
Hoge, Ray of Coweta, 

Those voting for Mr. Fish are Messrs.—

Atkinson, Gordon, Pendleton, 
Barksdale of Lincoln, Gray, Pringle, 
Barksdale of Wilkes, Griffith, Ray of Crawford, 
Beauchamp, Howell, Robertson, 
Bishop, Irwin, Silman, 
Brewer, Jordan, Spence, 
Brinson, Jones of Bartow, Spengler, 
Broyles, Lofton, Smith of Bryan, 
Brown, Logue, Thompson, 
Bush, Lott, Tucker, 
Cannon, Maddox, Wilder, 
Carithers, Mason, Wimberly, 
Dawson, McBride, Wilson of Greene, 
DuPree, McGregor, Wisdom, 
Everett, McWhorter, Wolfe, 
Flynt, Moore of Hancock, Wood, 
Foy, Moore of Taliaferro, Wright of Washington, 
Geer, Morrow, Young, 
Glisson, Owens, 

Those voting for Mr. Warwick are Messrs.—

Calvin, Julian, McElvaney, 
Cox, Lewis, Rich of Wayne, 
Ford, McKinney, Winningham, 
Griffin, McDonough, Zachry. 
Johnson of Lee, 

Those not voting are Messrs.—

Alexander, McCants, Smith of Wilkinson, 
Beck, Murray, Withrow, 
Camp, Osborn, Mr. Speaker. 
Falligant, 

Allen Fort 95. 
W H. Fish 56. 
G. W Warwick 13. 
Not voting 10.
Upon consolidating the vote, it appeared that the total number of votes cast was 207—necessary to a choice 104—that
Allen Port had received 121 votes.
W H. Fish had received 67 votes.
G. W Warwick had received 19 votes.
Allen Port having received a majority of all the votes cast, was declared duly elected Judge of the Southwestern Circuit, to fill the unexpired term of Judge C. F Crisp, said term to expire January 1, 1885.

The next circuit drawn was the Albany Circuit, in which there was to be elected a Judge to fill the vacancy caused by the death of Hon. W O. Fleming, said term to expire January 1, 1885.
Mr. Johnston nominated W T. Jones, of Dougherty.
Mr. Spence nominated I. A. Bush, of Mitchell.
Mr. Shipp nominated A. L. Hawes, of Baker.
Mr. Russell, of Decatur, nominated Byron B. Bower, of Decatur.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bush are Messrs.—

Baker, Davis, Eakes, Frederick, Guyton, Norman, Smith, Tatum,

Tutt, Wilcox Yow.

Those voting for Mr. Hawes are Messrs.—

Beall, DeWolf, DuBignon, Foster, Greer, Gustin, Livingston, McAfee, Meldrim, Oliver,

Paull, Polhill, Thompson, Walker, Mr. President.

Those voting for Mr. Bower are Messrs.—

Bush, Harris, Mandevelle, Neal,

Parker, Pike.
Those voting for Mr. Jones are Messrs.—

George, Lamar, Morgan,
Hoyt, Martin, Parks,
Hughes, McDonald, Rouse,
Knight, A. S. Hawes 15.
I. A. Bush 11.
W T. Jones 10.
B. B. Bower 6.
Not voting—Messrs. Jones and Peeples.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—

Alsabrook, McRae, Rich of Wayne,
Brinson, McCurry, Rountree,
Broyles, McDonough, Russell of Decatur,
Brown, McGregor, Simmons,
Cannon, Morrow, Spengler,
Drewry, Owens, Walthall,
Foy, Park, Wilder,
Gary, Pendleton, Wilberly,
Glisson, Rankin, Wilson of Bulloch,
Hulsey, Ray of Crawford, Whatley,
Key, Redwine, Wolfe,
Lofton, Reese, Wright of Washington,
Mason, Rice,

Those voting for Mr. Bush are Messrs.—

Atkinson, Griffith, Ray of Coweta,
Brewer, Hoge, Robertson,
Bush, Hudson of Jackson, Spence,
Carter, Jacoway, Smith of Bryan,
Calvin, Johnson of Echols, Stallings,
Carithers, Jones of DeKalb, Stapleton,
Chancey, Julian, Sweat of Pierce,
Crittenden, Kimsey, Teasley,
Crumbley, Logue, Tucker,
Cox, Maddox, Watson,
Deaton, McBride, Winningham,
Everett, McElvaney, Wilson of Greene,
Fuller, McWhorter, Wilson of Sumter,
Graham, Mitchell, Witcher,
Griffin, Perkins, Wood.
Those voting for Mr. Jones are Messrs.—

| Avary,          | Harris,          | Paulk of Coffee, |
| Courson,        | Jenkins,         | Payne,           |
| Dart,           | Johnston,        | Pringle,         |
| Dawson,         | Johnson of Lee,  | Russell of Clarke, |
| DeLacy,         | Lewis,           | Stoddard,        |
| DuPree,         | Little,          | Sutton,          |
| Eason,          | Lott,            | Thompson,        |
| Flynt,          | McIntosh,        | Waldrop,         |
| Ford,           | Mobley,          | Wilson of McIntosh, |
| Gordon,         | Moore of Taliaferro, | Young, |
| Gray,           | Patten,          | Mr. Speaker.    |
| Hawks,          | Paulk of Berrien, |                |

Those voting for Mr. Hawes are Messrs.—

| Awbry,          | Foster,          | Peek,          |
| Barksdale of Lincoln, | Geer,         | Proctor,      |
| Barksdale of Wilkes, | Head,         | Redding,      |
| Bartlett,       | Howell,         | Rich of Paulding, |
| Beauchamp,      | Humber,         | Robbe,        |
| Bishop,         | Hudson of Webster, | Robins, |
| Bonner,         | Irwin,          | Shipp,        |
| Brewster,       | James,          | Silman,       |
| Brooks,         | Jordan,         | Sinquefield,  |
| Burch,          | Jones of Bartow, | Sweat of Clinch, |
| Carroll,        | Jones of Elbert, | Tate,        |
| Crenshaw,       | Jones of Twiggs, | Watts,       |
| Davis,          | McKay,          | Wisdom,       |
| Daniel,         | McKinney,       | Wright of Floyd, |
| Dews,           | Middlebrooks,   | Zachry.      |
| Fite,           | Moore of Hancock, |        |

Those not voting are Messrs.—

| Alexander,     | Falligant,      | Osborn,      |
| Beck,          | McCants,        | Smith of Wilkinson, |
| Camp,          | Murray,         | Withrow.     |

A. L. Hawes 47.
W. T. Jones 35.
B. B. Bower 38.
I. A. Bush 45.
Not voting 9.

Upon counting and consolidating the vote, it ap-
peared that the total number of votes cast was 207—necessary to a choice, 104—that
A. L. Hawes had received 62 votes.
W. T. Jones had received 45 votes.
B. B. Bower had received 44 votes.
I. A. Bush had received 56 votes.

No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Jones are Messrs.—
Baker, Knight, McDonald,
George, Lamar, Morgan,
Hughes, Martin, Rouse,
Jones,

Those voting for Mr. Hawes are Messrs.—
Beall, Hoyt, Peeples,
DeWolf, Livingston, Polhill,
DuBignon, Meldrim, Thompson,
Foster, Oliver, Walker,
Greer, Paull, Mr. President,
Gustin,

Those voting for Mr. Bower are Messrs.—
Bush, Mandeville, Parks
Harris, Neal, Pike,

Those voting for Mr. Bush are Messrs.—
Davis, McAfee, Tatum
Eakes, Norman, Tutt,
Frederick, Parker, Wilcox
Guyton, Smith, Yow.

A. L. Hawes 16,
I. A. Bush 12,
B. B. Bower 6.
Upon calling the roll of the House, the vote was as follows:

**Those voting for Mr. Hawes are Messrs.**—

<table>
<thead>
<tr>
<th>Alsabrook,</th>
<th>Fite,</th>
<th>Moore of Hancock,</th>
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<tbody>
<tr>
<td>Awbry,</td>
<td>Foster,</td>
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<td>Barksdale of Lincoln,</td>
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<td>Proctor,</td>
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<tr>
<td>Barksdale of Wilkes,</td>
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<tr>
<td>Bartlett,</td>
<td>Humber,</td>
<td>Rich of Paulding,</td>
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<tr>
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<td>Robins,</td>
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<td>Bishop,</td>
<td>Hudson of Webster,</td>
<td>Shipp,</td>
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<td>Bonner,</td>
<td>Irwin,</td>
<td>Silman,</td>
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<td>Brewer,</td>
<td>James,</td>
<td>Sinquefield,</td>
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<tr>
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<td>Jordan,</td>
<td>Sweat of Clinch,</td>
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<td>Burch,</td>
<td>Jones of Bartow,</td>
<td>Teasley,</td>
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<td>Wilson of Greene,</td>
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<td>McKay,</td>
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<td>Daniel,</td>
<td>McKinney,</td>
<td>Wright of Floyd,</td>
</tr>
<tr>
<td>Dews,</td>
<td>Middlebrooks,</td>
<td>Zachry.</td>
</tr>
</tbody>
</table>

**Those voting for Mr. Bush are Messrs.**—

| Atkinson,              | Griffith,    | McWhorter,         |
| Brewer,                | Hoge,        | Mitchell,          |
| Bush,                  | Howell,      | Ray of Coweta,    |
| Carter,                | Johnson of Echols, | Robertson,   |
| Carithers,             | Jones of DeKalb, | Spence,     |
| Chancey,               | Kimsey,      | Smith of Bryan,   |
| Crittenden,            | Lewis,       | Stapleton,         |
| Crumbley,              | Logue,       | Tucker,            |
| Courson,               | Lott,        | Waldrop,           |
| Cox,                   | Maddox,      | Watson,            |
| Deaton,                | Mason,       | Winningham,        |
| Everett,               | McRae,       | Wilson of Sumter,  |
| Flynt,                 | McBride,     | Witcher,           |
| Fuller,                | McElvaney,   | Wolfe,             |
| Glisson,               | McGregor,    | Wood.              |
| Griffin,               |              |                    |

**Those voting for Mr. Jones are Messrs.**—

| Avary,                 | Hawks,       | Payne,             |
| Brooks,                | Harris,      | Perkins,           |
| Dart,                  | Jenkins,     | Pringle,           |
| Dawson,                | Johnston,    | Russell of Clarke, |
| DeLacey,               | Johnson of Lee, | Stallings,       |
FRIDAY, NOVEMBER 10, 1882.

Drewry,  Jones of Twiggs,  Stoddard,
DuPree,  Little,  Sutton,
Eason,  McIntosh,  Tate,
Ford,  Mobley,  Thompson,
Gordon,  Moore of Taliaferro,  Wilson of McIntosh,
Graham,  Paulk of Berrien,  Young,
Gray,  Paulk of Coffee,  Mr. Speaker.

Those voting for Mr. Bower are Messrs.—

Brinson,  Morrow,  Rountree,
Brown,  Owens,  Russell of Decatur,
Cannon,  Park,  Simmons,
Calvin,  Patton,  Spengler,
Foy,  Pendleton,  Sweat of Pierce,
Gary,  Rankin,  Walthall,
Hulsey,  Ray of Crawford,  Wilder,
Jacoway,  Redwine,  Wimberly,
Key,  Reese,  Wilson of Bulloch,
Lofton,  Rice,  Whatley,
McCurry,  Rich of Wayne,  Wright of Washington
McDonough,  Robbe,

Those not voting are Messrs.—

Alexander,  Falligant,  Osborn,
Beck,  McCants,  Smith of Wilkinson,
Camp,  Murray,  Withrow.

A. L. Hawes 48.
W T. Jones 36.
B. B. Bower 35.
I. A. Bush 46.
Not voting 9.

Upon counting and consolidating the votes, it appeared that the total number of votes cast was 209; necessary to a choice, 105; that

A. L. Hawes had received 64 votes.
I. A. Bush had received 58 votes.
W T. Jones had received 46 votes.
B. B. Bower had received 41.

No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.
Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bower are Messrs.—

<table>
<thead>
<tr>
<th>Bower</th>
<th>Neal</th>
<th>Pike</th>
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<tbody>
<tr>
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<td>DuBignon</td>
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<td>Greer</td>
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<td>Davis</td>
<td>George</td>
<td>Harris</td>
</tr>
<tr>
<td>Hoyt</td>
<td>Hughes</td>
<td></td>
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</table>

Those voting for Mr. Hawes are Messrs.—

<table>
<thead>
<tr>
<th>Hawes</th>
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<th>Gustin,</th>
<th>Paull,</th>
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<td>Mr. President</td>
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</table>

Those voting for Mr. Jones are Messrs.—

<table>
<thead>
<tr>
<th>Jones</th>
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<th>Martin,</th>
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<td>Lamar,</td>
<td>Morgan,</td>
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<tr>
<td>Hoyt</td>
<td>Hughes</td>
<td>Mandeville</td>
<td>Rouse,</td>
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</table>

Those voting for Mr. Bush are Messrs.—

<table>
<thead>
<tr>
<th>Bush</th>
<th>Frederick,</th>
<th>Tatum,</th>
<th>Wilcox,</th>
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<tbody>
<tr>
<td>McAfee</td>
<td>Smith</td>
<td>Tutt,</td>
<td>Yow,</td>
</tr>
</tbody>
</table>

Not voting—Mr. Norman.

A. L. Hawes 18.
I. A. Bush 7.
W T. Jones 13.
B. B. Bower 5.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—

<table>
<thead>
<tr>
<th>Bower</th>
<th>Alsabrook,</th>
<th>Lofton,</th>
<th>Rice,</th>
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<td>McDonough,</td>
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<td>Brown</td>
<td>McGregor,</td>
<td>Simmons,</td>
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<td>Cannon</td>
<td>Cannon</td>
<td>Morrow,</td>
<td>Spengler,</td>
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Those voting for Mr. Bush are Messrs.—

<table>
<thead>
<tr>
<th>Atkinson</th>
<th>Griffith</th>
<th>Ray of Coweta</th>
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<td>Winningham</td>
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<td>McRae</td>
<td>Wilson of Sumter</td>
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<td>Everett</td>
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<td>Witcher</td>
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<tr>
<td>Fuller</td>
<td>McElvaney</td>
<td>Whatley</td>
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<tr>
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<td>Mitchell</td>
<td>Wolfe</td>
</tr>
<tr>
<td>Griffin</td>
<td>Moore of Taliaferro</td>
<td>Wood</td>
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</tbody>
</table>

Those voting for Mr. Jones are Messrs.—

<table>
<thead>
<tr>
<th>Avary</th>
<th>Johnson of Lee</th>
<th>Pringle</th>
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<tr>
<td>DeLacy</td>
<td>Little</td>
<td>Russell of Clarke</td>
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<td>McIntosh</td>
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<td>Gray</td>
<td>Paulk of Berrien</td>
<td>Waldrop</td>
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<td>Hawks</td>
<td>Paulk of Coffee</td>
<td>Wilson of McIntosh</td>
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<td>Harris</td>
<td>Payne</td>
<td>Young</td>
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<td>Jenkins</td>
<td>Perkins</td>
<td>Mr. Speaker</td>
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<tr>
<td>Johnston</td>
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</tbody>
</table>

Those voting for Mr. Hawes are Messrs.—

<table>
<thead>
<tr>
<th>Awbry</th>
<th>Geer</th>
<th>Peek</th>
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</thead>
<tbody>
<tr>
<td>Barksdale of Lincoln</td>
<td>Graham</td>
<td>Proctor</td>
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<td>Head</td>
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<tr>
<td>Bartlett</td>
<td>Humber</td>
<td>Redding</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Hudson of Jackson</td>
<td>Rich of Paulding</td>
</tr>
</tbody>
</table>
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 204—necessary to a choice 103—that A. L. Hawes had received 96 votes. W. T. Jones had received 44 votes. I. A. Bush had received 58 votes. B. B. Bower had received 36 votes. No one having received a majority of all the votes cast, the President declared there was no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bush are Messrs.—

Baker, McAfée, Tutt,
Bush, McDonald, Wilcox,
Frederick, Smith, Yow,
Guyton, Tatum,
Those voting for Mr. Hawes are Messrs.—

Beall,            Gustin,            Paull,
DuBignon,        Harris,            Polhill,
Eakes,           Hoyt,              Thompson,
George,          Livingston,        Walker,
Greer,           Meldrim,           Mr. President.

Those voting for Mr. Bower are Messrs.—

Davis,            *           Norman,            Pike.
Neal,             *           

Those voting for Mr. Jones are Messrs.—

Hughes,          Lamar,            Parker,
Jones,            Martin,           Parks,
Knight,           Morgan,           Rouse.

Those not voting are Messrs.—

DeWolf,          Mandeville,       Peeples.
Foster,          Oliver,           

A. L. Hawes 15.
I. A. Bush 11.
W T. Jones 9.
B. B. Bower 4.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—

Alsabrook,       Key,              Robbe,
Cannon,          Lofton,           Rountree,
Drewry,          McCurry,          Russell of Decatur,
Gary,            McDonogh,         Simmons,
Gordon,          Morrow,           Spengler,
Graham,          Owens,            Walthall,
Gray,            Patton,            Wilder,
Harris,          Pendleton,        Wimberly,
Hulsey,          Redwine,          Wilson of Bulloch,
Humber,          Reese,            Wilson of McIntosh,
Jenkins,         Rice,             Wright of Washington.

Those voting for Mr. Bush are Messrs.—

Atkinson,       Hoge,              Robertson,
Brinson,      Howell,             Spence,
Brown,          Jacoway,          Smith of Bryan,
Bush,          Johnson of Echols,  Stapleton,
Carter,        Jones of DeKalb,   Sutton,
Calvin,        Julian,           Teasley,
Carithers,     Kinsey,           Thompson,
Chancey,       Logue,            Tucker,
Crittenden,    Lott,             Waldrop,
Crumbley,      Maddox,           Watson,
Courson,       Mason,            Winningham,
Cox,           McRae,            Wilson of Sumter,
Deaton,        McWhorter,        Witcher,
Everett,       Mitchell,         Whatley,
Fuller,        Payne,            Wolfe,
Glisson,       Perkins,          Wood,*
Griffin,       Ray of Coweta,    Mr. Speaker.
Griffith,

Those voting for Mr. Jones are Messrs.—

Avary,         Hawks,            Paulk of Coffee,
Dart,          Johnston,         Pringle,
Dawson,        Johnson of Lee,   Russell of Clarke,
DeLacy,        Little,           Stallings,
DuPree,        McIntosh,        Stoddard,
Eason,         Mobley,            Young.
Ford,          Paulk of Berrien,

Those voting for Mr. Hawes are Messrs.—

Awbry,         Foy,              Moore of Taliaferro
Barksdale of Lincoln,  Geer,          Peek,
Barksdale of Wilkes,  Head,           Proctor,
Bartlett,       Hudson of Jackson,  Rankin,
Beauchamp,      Hudson of Webster,  Ray of Crawford,
Bishop,         Irwin,            Redding,
Bonner,         James,           Rich of Paulding,
Brewer,         Jordan,           Rich of Wayne,
Brewster,       Jones of Bartow,  Robins,
Broyles,        Jones of Elbert,   Shipp,
Brooks,         Jones of Twiggs,   Silman,
Burch,          Lewis,            Sinquefield,
Carroll,        McKay,            Sweat of Clinch,
Crenshaw,      McBride,          Sweat of Pierce,
Davis,          McKinney,        Watts,
Daniel,         McElvaney,       Wilson of Greene,
Dews,           McGregor,        Wisdom,
Fite,           Middlebrooks,  Wright of Floyd
Flynt,          Moore of Hancock, Zachry.
Those not voting are Messrs.—

Alexander, McCants, Smith of Wilkinson, 
Beck, Murray, Tate, 
Camp, Osborn, Withrow, 
Falligant, Park, 

A. L. Hawes 58. 
I. A. Bush 52. 
W T. Jones 20. 
B. B. Bower 33. 
Not voting 11.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 202—necessary to a choice, 103—that 
A. L. Hawes had received 73 votes. 
I. A. Bush had received 63 votes. 
W T. Jones had received 29 votes. 
B. B. Bower had received 37 votes. 
No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bush are Messrs.—

Baker, McAfee, Tutt, 
Bush, McDonald, Wilcox, 
Frederick, Smith, Yow, 
Guyton, Tatum, 

Those voting for Mr. Hawes are Messrs.—

Beall, Greer, Meldrim, 
Davis, Gustin, Paul, 
DeWolf, Harris, Polhill, 
DuBignon, Hoyt, Thompson, 
Foster, Livingston, Walker, 
George, Mandeville, Mr. President. 

Those voting for Mr. Jones are Messrs.—

Hughes, Lamar, Rouse, 
Knight, Martin,
Those voting for Mr. Bower are Messrs.—

Jones, Morgan, Neal, Norman, Parker, Peeples, Parks Pike.

Those not voting are Messrs.—

Eakes, Oliver.

A. L. Hawes 18.
I. A. Bush 11.
W. T. Jones 5.
B. B. Bower 8.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—

Alsabrook, Cannon, Gary, Hulsey, Key, McDonough, Owens, Park, Patton,
Paulk of Berrien, Pendleton, Ray of Crawford, Redwine, Reese, Rice, Robbe, Rountree,

Those voting for Mr. Bush are Messrs.—

Atkinson, Brinson, Brown, Bush, Carter, Calvin, Carithers, Chancey, Crittenden, Crumbley, Courson, Cox, Dart, Dawson, Deaton,
Gray, Griffin, Griffith, Harris, Hoge, Jacoway, Johnson of Echols, Jones of DeKalb, Logue, Lott, Maddox, Mason, McRae, McCurry, McElvaney,
Robertson, Simmons, Spence, Smith of Bryan, Stallings, Stapleton, Stoddard, Sutton, Sweat of Pierce, Teasley, Thompson, Tucker, Waldrop, Watson, Winningham,
FRIDAY, NOVEMBER 10, 1882.

Drewry, McGregor, Wilson of Sumter,
DuPree, McWhorter, Witcher,
Everett, Mitchell, Whatley,
Flynt, Perkins, Wolfe,
Fuller, Ray of Coweta, Wood,
Glisson, Rich of Wayne, Mr. Speaker.
Graham,

Those voting for Mr. Hawes are Messrs.—
Awbry, Foster, Moore of Hancock,
Barksdale of Lincoln, Foy, Moore of Taliaferro,
Barksdale of Wilkes, Geer, Peek,
Bartlett, Head, Pringle,
Beauchamp, Howell, Proctor,
Beck, Hudson of Jackson, Rankin,
Bishop, Hudson of Webster, Redding,
Bonner, Irwin, Rich of Paulding,
Brewer, James, Robins,
Brewster, Jordan, Shipp,
Broyles, Jones of Bartow, Silman,
Brooks, Jones of Elbert, Sinquefield,
Burch, Julian, Sweat of Clinch,
Carroll, Kimsey, Tate,
Crenshaw, Lewis, Watts,
Davis, McKay, Wilson of Greene,
Daniel, McBride, Wisdom,
Dews, McKinney, Wright of Floyd,
Fite, Middlebrooks, Zachry.

Those voting for Mr. Jones are Messrs.—
Avary, Humber, McIntosh,
DeLacy, Jenkins, Mobley,
Eason, Johnston, Morrow,
Ford, Johnson of Lee, Paulk of Coffee,
Gordon, Jones of Twiggs, Payne,
Hawks, Little, Young.

Those not voting are Messrs.—
Alexander, McCants, Smith of Wilkinson,
Camp, Murray, Wilson of Bulloch,
Falligant, Osborn, Withrow.

A. L. Hawes 57.
I. A. Bush 64.
B. B. Bower 25.
W. T. Jones 18.
Not voting 10.
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 206—necessary to a choice 104—that A. L. Hawes had received 75 votes. I. A. Bush had received 75 votes. B. B. Bower had received 33 votes. W T. Jones had received 23 votes.

No one having received a majority of all the votes cast, the President declared that there had been no election, and another ballot was ordered.

On motion of Mr. Gray, the joint session was dissolved to reconvene this afternoon at 3 o’clock.

At the request of the committee, Mr. Brown, of Pulaski, was added to the Committee on Agriculture.

Leave of absence was granted to Mr. McCants, Mr. Carroll, Mr. Cox, Mr. Wimberly, Mr. Wisdom, Mr. Carter, Mr. Perkins, and Mr. Jones of Elbert, and Mr. Witcher of Oglethorpe.

The House then adjourned until 3 o’clock p. m.

3:00 p. m.

The House reassembled, the Speaker in the chair.

On motion of Mr. Bishop, the roll-call was dispensed with.

On motion of Mr. Watson, the Rules were suspended, and the following joint resolution introduced, read the first time and referred to the Committee on Finance:

A resolution—

To appropriate the sum of $175 for the purpose of purchasing certain volumes of Supreme Court Reports for the county of McDuffie.

The hour of 3:10 p. m. having arrived, the Senate appeared in the Hall of the House of Representatives and the General Assembly was called to order by the
Hon. J. S. Boynton, President, who announced as the business in order the continuation of the election for a Judge of the Albany Circuit.

Mr. McIntosh withdrew the name of W. T. Jones.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bush are Messrs.—
Baker, Hughes, Norman,
Eakes, Lamar, Smith,
Frederick, McAfee, Tatum,
Guyton, McDonald, Yow.
Harris,

Those voting for Mr. Hawes are Messrs.—
Beall, Hoyt, Paul,
DuBignon, Livingston, Peeples,
Foster, Mandeville, Polhill,
George, Martin, Thompson,
Greer, Meldrim, Walker,
Gustin, Oliver, Mr. President.

Those voting for Mr. Bower are Messrs.—
Davis, Morgan, Parks,
Jones, Neal, Pike,
Knight, Parker, Rouse.

Those not voting are Messrs.—
Bush, Tutt, Wilcox.
DeWolf,
A. L. Hawes 18.
I. A. Bush 13.
B. B. Bower 9.
Not voting 4.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—
Alsabrook, Lofton, Reese,
Brinson, Mason, Rice,
Those voting for Mr. Bush are Messrs.—

<table>
<thead>
<tr>
<th>Brooks</th>
<th>McCants</th>
<th>Rich of Wayne</th>
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<tbody>
<tr>
<td>Cannon</td>
<td>McBride</td>
<td>Robbe</td>
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<tr>
<td>Crumbley</td>
<td>McCurry</td>
<td>Rountree</td>
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<tr>
<td>Dart</td>
<td>McDonough</td>
<td>Russell of Clarke,</td>
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<tr>
<td>Dawson</td>
<td>McIntosh</td>
<td>Russell of Decatur,</td>
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<tr>
<td>DeLacy</td>
<td>McGregor</td>
<td>Simmons</td>
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<tr>
<td>DuPree</td>
<td>Mobley</td>
<td>Spengler</td>
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<td>Eason</td>
<td>Moore of Taliaferro,</td>
<td>Walthall,</td>
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<td>Gary</td>
<td>Morrow</td>
<td>Wilder</td>
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<td>Owens</td>
<td>Wimberly</td>
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<td>Park</td>
<td>Wilson of Bulloch,</td>
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<td>Jenkins</td>
<td>Patten</td>
<td>Wilson of McIntosh,</td>
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<tr>
<td>Johnson of Lee</td>
<td>Pendleton</td>
<td>Wright of Washington,</td>
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<tr>
<td>Key</td>
<td>Rankin</td>
<td>Young</td>
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<tr>
<td>Little</td>
<td>Redwine</td>
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<tr>
<th>Atkinson</th>
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<td>Harris</td>
<td>Spence</td>
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<td>Brown</td>
<td>Hoge</td>
<td>Smith of Bryan,</td>
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<td>Hudson of Jackson,</td>
<td>Stallings,</td>
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<td>Carter</td>
<td>Jacoway</td>
<td>Stapleton</td>
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<td>Stoddard</td>
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<tr>
<td>Carithers</td>
<td>Johnson of Echols,</td>
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<td>Chancey</td>
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<td>McWhorter</td>
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<td>Whatley,</td>
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<td>Paulk of Coffee,</td>
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<td>Payne</td>
<td>Wood</td>
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<tr>
<td>Graham</td>
<td>Perkins</td>
<td>Mr. Speaker</td>
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<tr>
<td>Gray</td>
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<td>Barksdale of Wilkes</td>
<td>Hawks</td>
<td>Proctor</td>
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</table>
FRIDAY, NOVEMBER 10, 1882.

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<tr>
<th>Bartlett,</th>
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<th>Redding,</th>
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<tbody>
<tr>
<td>Beauchamp,</td>
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<tr>
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<td>Irwin,</td>
<td>Shipp,</td>
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<td>Bonner,</td>
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<td>Brewer,</td>
<td>Jordan,</td>
<td>Sinquefield,</td>
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<td>Burch,</td>
<td>Jones of Bartow,</td>
<td>Sweat of Clinch,</td>
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<td>Daniel,</td>
<td>McKay,</td>
<td>Wright of Floyd,</td>
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<td>Dews,</td>
<td>McKinney,</td>
<td>Zachry.</td>
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<tr>
<td>Fite,</td>
<td>Middlebrooks,</td>
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</tbody>
</table>

Those not voting are Messrs.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Falligant,</th>
<th>Osborn,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brewster,</td>
<td>Jones of Elbert,</td>
<td>Smith of Wilkinson,</td>
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<tr>
<td>Camp,</td>
<td>Moore of Hancock,</td>
<td>Wisdom,</td>
</tr>
<tr>
<td>Carroll,</td>
<td>Murray,</td>
<td>Withrow.</td>
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</table>

B. B. Bower 50.
I. A. Bush 68.
A. L. Hawes 44.
Not voting 12.

Upon consolidating the vote, it appeared that the total number of votes cast was 202—necessary to a choice 102—that

A. L. Hawes had received 62 votes.
B. B. Bower had received 59 votes.
I. A. Bush had received 81 votes.

No one having received a majority of all the votes cast, the President declared there was no election, and another ballot was ordered.

Mr. McIntosh nominated C. B. Wooten, of Dougherty.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bush are Messrs.—

<table>
<thead>
<tr>
<th>Baker,</th>
<th>Guyton,</th>
<th>Tatum,</th>
</tr>
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<tr>
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<td>Thompson,</td>
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<td>Norman,</td>
<td>Yow.</td>
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<tr>
<td>Frederick,</td>
<td>Smith,</td>
<td></td>
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</tbody>
</table>
Those voting for Mr. Hawes are Messrs.—
Beall, Meldrim, Walker,  
Greer, Paull, Mr. President,  
Livingston, Pothill,  

Those voting for Mr. Wooten are Messrs.—
DuBignon, Martin, Parks,  
Gustin, McAfee, Peeples,  
Lamar,  

Those voting for Mr. Bower are Messrs.—
George, Jones, Neal,  
Harris, Knight, Parker,  
Hoyt, Mandeville, Pike,  
Hughes, Morgan, Rouse,  

Those not voting are Messrs.—
Bush, DeWolf, Tutt,  
Davis, Oliver, Wilcox,  

A. L. Hawes 8.  
B. B. Bower 12.  
I. A. Bush 11.  
C. B. Wooten 7.  
Not voting 6.  

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—
Alsabrook, Johnson of Lee, Redwine,  
Beck, Jones of Twiggs, Reese,  
Brinson, Key, Rice,  
Broyles, Little, Rich of Wayne,  
Brooks, McBride, Robins,  
Cannon, McCurry, Rountree,  
Crenshaw, McDonough, Russell of Clarke,  
Dart, McGregor, Russell of Decatur,  
DeLacy, Mobley, Spengler,  
Fite, Morrow, Sweat of Pierce,  
Ford, Owens, Walthall,
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<tr>
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<td>Wilson of Sumter</td>
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<td>Everett</td>
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<td>Fuller</td>
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<td>Wolfe</td>
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<td>Glisson</td>
<td>Moore of Hancock</td>
<td>Wood</td>
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<tr>
<td>Gordon</td>
<td>Moore of Taliaferro</td>
<td>Mr. Speaker</td>
</tr>
<tr>
<td>Graham</td>
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</tr>
</tbody>
</table>

Those voting for Mr. Hawes are Messrs.—

| Barksdale of Lincoln | Hawks     | Redding  |
| Barksdale of Wilkes  | Irwin     | Robbe    |
| Beauchamp            | Jacoway   | Silman   |
| Bishop               | McKay     | Sweat of Clinch |
| Brewster             | McKinney  | Tate     |
| Burch                | McWhorter | Watts    |
| Davis                | Middlebrooks | Wilson of Greene |
| Daniel               | Peek      | Wright of Floyd |
| Dews                 | Pringle   | Zachry   |
| Geer                 | Proctor   |         |
Those voting for Mr. Wooten are Messrs.—

Bartlett, Lofton, Shipp,
Flynt, Johnston, Simmons,
Harris, McIntosh,

Those not voting are Messrs.—

Alexander, Jones of Elbert, Smith of Wilkinson,
Camp, McCants, Wisdom,
Carroll, Murray, Withrow,
Falligant, Osborn,

A. L. Hawes 29.
B. B. Bower 53.
I. A. Bush 73.
C. B. Wooten 8.
Not voting 11.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 201—necessary to a choice 101—that
A. L. Hawes had received 37 votes.
B. B. Bower had received 65 votes.
I. A. Bush had received 84 votes.
C. B. Wooten had received 15 votes.
No one having received a majority of all the votes cast, the President declared there had been no election, and another ballot was ordered.

Mr. Dews withdrew the name of A. L. Hawes.
During the ballot the name of C. B. Wooten was withdrawn.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Bush are Messrs.—

Baker, Guyton, Smith,
Davis, McDonald, Tatum,
Eakes, Norman, Tutt,
Frederick, Oliver, Walker,
Greer,
Those voting for Mr. Bower are Messrs.—

Beall, Bush, DuBignon, Foster, George, Gustin, Harris, Hoyt, Hughes, Jones, Knight, Lamar, Livingston, Mandeville, Martin, McAfee, Meldrim, Morgan, Neal, Parker, Parks, Paull, Peeples, Pike, Polhill, Rouse, Thompson, Yow.

Those not voting are Messrs.—

DeWolf, Wilcox, Mr. President.

B. B. Bower 28.
I. A. Bush 13.
Not voting 3.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Bower are Messrs.—

Alsabrook, Avary, Barksdale of Lincoln, Bartlett, Beck, Bonner, Brewer, Brinson, Brooks, Cannon, Crenshaw, Courson, Dart, Daniel, DeLacy, Drewry, Eason, Fite, Flynt, Ford, Foster, Howell, Huley, Humber, Irwin, James, Jacoway, Jenkins, Jordan, Johnson of Lee, Jones of Twiggs, Key, Little, McKay, McCurry, McKinney, McDonough, McGregor, Middlebrooks, Mobley, Moore of Hancock, Morrow, Rankin, Redding, Redwine, Reese, Rice, Rich of Wayne, Robbe, Robins, Rountree, Russell of Clarke, Russell of Decatur, Simmons, Spengler, Sweat of Clinch; Tate, Waldrop, Walthall, Watts, Wilder, Wimberly, Wilson of Bulloch,
JOURNAL OF THE HOUSE.


Those voting for Mr. Bush are Messrs.—


Those voting for Mr. Wooten are Messrs.—

Beauchamp, McIntosh, Shipp. Harris, 

Those not voting are Messrs.—

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 204—necessary to a choice, 103—that
B. B. Bower had received 109.
I. A. Bush had received 89 votes.
C. B. Wooten had received 4 votes.
Byron B. Bower having received a majority of all the votes cast, he was declared duly elected Judge of the Superior Courts of the Albany Circuit for the unexpired term of Hon. W 0. Fleming, said term to expire January 1, 1886.

The next circuit drawn was the Eastern Circuit, in which there is to be elected a Judge to fill the unexpired term of Hon. W B. Fleming, resigned, said term to expire January 1, 1885.

Mr. Owens nominated A. P Adams, of Chatham.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Adams are Messrs.—

<table>
<thead>
<tr>
<th>Baker,</th>
<th>Knight,</th>
<th>Paull,</th>
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<tbody>
<tr>
<td>Beall,</td>
<td>Lamar,</td>
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<tr>
<td>Bush,</td>
<td>Livingston,</td>
<td>Pike,</td>
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<td>Polhill,</td>
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<td>Rouse,</td>
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<td>McAfee,</td>
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<td>Greer,</td>
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<td>Tatum,</td>
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<td>Thompson,</td>
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<td>Guyton,</td>
<td>Morgan,</td>
<td>Tutt,</td>
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<td>Harris,</td>
<td>Neal,</td>
<td>Walker,</td>
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<td>Hoyt,</td>
<td>Norman,</td>
<td>Yow,</td>
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<td>Hughes,</td>
<td>Parker,</td>
<td>Mr. President.</td>
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<tr>
<td>Jones,</td>
<td>Parks,</td>
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Those not voting are Messrs.—

<table>
<thead>
<tr>
<th>Davis,</th>
<th>Foster,</th>
<th>Oliver,</th>
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<tbody>
<tr>
<td>Eakes,</td>
<td>George,</td>
<td>Wilcox.</td>
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</table>

A. P Adams 38.
Not voting 6.
Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Adams are Messrs.—

<table>
<thead>
<tr>
<th>Supporting</th>
<th>Against</th>
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<tbody>
<tr>
<td>Alsabrook,</td>
<td>Harris,</td>
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<td>Avary,</td>
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<td>Awbry,</td>
<td>Hulsey,</td>
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<td>Barksdale of Lincoln</td>
<td>Hudson of Jackson,</td>
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<td>Barksdale of Wilkes</td>
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<td>Beaufchamp,</td>
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<td>Beck,</td>
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<td>Bishop,</td>
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<td>Brewer,</td>
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FRIDAY, NOVEMBER 10, 1882.

Geer, Glisson, Gordon, Graham, Gray, Griffin, Griffith, Hawks,
Moore of Hancock, Moore of Taliaferro,
Morrow, Owens, Park, Patton, Peek, Pendleton,
Wolfe, Wood, Wright of Floyd, Wright of Washington, Young, Zachry, Mr. Speaker.

Those not voting are Messrs.—

Alexander, Brinson, Broyles, Camp, Carroll, Cannon, Cox, Everett, Falligant,
Howell, Jones of Elbert, Murray, Osborn, Paulk of Berrien, Paulk of Coffee, Payne, Redding,

A. P Adams 149.
Not voting 25.

Upon counting and consolidating the votes, it appeared that the total number of votes cast was 187; necessary to a choice, 94; that
A. P Adams had received 187 votes, the same being a majority of all the votes cast. A. P Adams was declared duly elected Judge of the Superior Courts of the Eastern Circuit for the unexpired term, said term to expire January 1, 1885.

On motion of Senator Foster, the joint session was dissolved to reconvene to-morrow at 10 o'clock a. m.

Leave of absence was granted to Messrs. Alexander, Calvin, Robbe, Gray, McDonough and Brinson.

On motion of Mr. Redwine, the House adjourned until 9:50 a. m. to-morrow.
The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and a quorum found present.

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

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House of Representatives two communications in writing with accompanying documents.

The Journal was then read and approved.

Leave of absence was granted to Messrs. Rich of Paulding, Head, Cannon and Jones of Twiggs.

The hour of 10:10 o'clock having arrived, the Senate appeared in the Hall of the House of Representatives, and the joint session of the General Assembly was called to order by Hon. J. S. Boynton, President of the Senate, who announced that the General Assembly had convened in joint session for the purpose of continuing the election of Judges and Solicitors-General.

The first circuit drawn was the Western Circuit, in which there was to be elected a Judge for the full term of four years.

Senator Peeples nominated N. L. Hutchins, of Gwinnett.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Hutchins are Messrs.——

Baker, Lamar, Parks,
Beall, Livingston, Paull,
SATURDAY, NOVEMBER 11, 1882.

Davis, DuBignon, Foster, Frederick, George, Greer, Harris, Hoyt, Hughes, Jones,
Mandeville, Martin, McAfee, McDonald, Meldrim, Morgan, Neal, Norman, Oliver, Parker,
Peeples, Pike, Polhill, Rouse, Smith, Tatum, Thompson, Walker, Yow, Mr. President.

Those not voting are Messrs.—

Bush, DeWolf, Eakes,
Gustin, Guyton, Knight,

N. L. Hutchins 36.
Not voting 8.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Hutchins are Messrs.—

Head, Hoge, Howell, Hulse, Humber, Hudson of Jackson, Hudson of Webster, Irwin, James, Jacoway, Jenkins, Jordan, Johnson of Echols, Johnson of Lee, Jones of Bartow, Jones of DeKalb, Jones of Twiggs, Julian, Key, Kimsey, Lewis, Little,
Rankin, Ray of Coweta, Ray of Crawford, Redding, Redwine, Reese, Rice, Rich of Paulding, Rich of Wayne, Robins, Robertson, Rountree, Russell of Clarke, Shipp, Silman, Sinquefield, Simmons, Spence, Spengler, Smith of Bryan, Smith of Wilkinson, Stallings,
Those not voting are Messrs.—

<table>
<thead>
<tr>
<th>Alexander</th>
<th>Griffin</th>
<th>Osborn</th>
</tr>
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<tbody>
<tr>
<td>Brinson</td>
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<td>Camp</td>
<td>Jones of Elbert</td>
<td>Robbe</td>
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<td>Carroll</td>
<td>McCants</td>
<td>Russel of Decatur</td>
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<td>Calvin</td>
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<td>Cox</td>
<td>Moore of Taliaferro</td>
<td>Withrow</td>
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<td>Falligant</td>
<td>Murray</td>
<td>Witcher</td>
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<td>Gary</td>
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</table>

N. L. Hutchins 152.

Not voting 22.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 188—necessary to a choice, 95—that

N. L. Hutchins had received 188 votes. The same
being a majority of all the votes cast, N. L. Hutchins was declared duly elected Judge of the Superior Courts of the Western Circuit for the full term of four years, beginning January 1, 1883.

The next circuit drawn was the Brunswick Circuit, in which there was to be elected a Judge for the full term of four years, beginning January 1, 1883.

Senator McDonald nominated Hon. M. L. Mershon, of Glynn.

Upon calling the roll of the Senate, the vote was as follows:

**Those voting for Mr. Mershon are Messrs.—**

<table>
<thead>
<tr>
<th>Baker,</th>
<th>Lamar,</th>
<th>Parks,</th>
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<tbody>
<tr>
<td>Beall,</td>
<td>Mandeville,</td>
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<td>Bush,</td>
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<td>McAfee,</td>
<td>Pike,</td>
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<td>Foster,</td>
<td>McDonald,</td>
<td>Polhill,</td>
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<tr>
<td>Frederick,</td>
<td>Meldrim,</td>
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<td>Walker,</td>
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<td>Hoyt,</td>
<td>Oliver,</td>
<td>Mr. President,</td>
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<tr>
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<tr>
<td>Knight,</td>
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**Those not voting are Messrs.—**

<table>
<thead>
<tr>
<th>Davis,</th>
<th>Guyton,</th>
<th>Tutt,</th>
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</thead>
<tbody>
<tr>
<td>DeWolf,</td>
<td>Jones,</td>
<td>Wilcox,</td>
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<tr>
<td>Eakes,</td>
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<tr>
<td>Greer,</td>
<td>Smith,</td>
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M. L. Mershon 33.
Not voting 11.

Upon calling the roll of the House, the vote was as follows:

**Those voting for Mr. Mershon are Messrs.—**

<table>
<thead>
<tr>
<th>Alsabrook,</th>
<th>Hawks,</th>
<th>Pringle,</th>
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<tbody>
<tr>
<td>Avary,</td>
<td>Harris,</td>
<td>Proctor,</td>
</tr>
</tbody>
</table>
Awbry, Head, Rankin,
Barksdale of Lincoln, Hoge, Ray of Coweta,
Barksdale of Wilkes, Howell, Ray of Crawford,
Bartlett, Hulse, Redding,
Beauchamp, Humber, Redwine,
Beck, Hudson of Jackson, Reese,
Bishop, Hudson of Webster, Rice,
Bonner, Irwin, Rich of Paulding,
Brewer, James, Rich of Wayne,
Brewster, Jacoway, Robins,
Broyles, Jenkins, Robertson,
Brown, Jordan, Russell of Clarke,
Brooks, Johnston, Silman,
Burch, Johnson of Echols, Sinquefield,
Bush, Johnson of Lee, Simmons,
Carter, Jones of Bartow, Spence,
Cannon, Jones of DeKalb, Spengler,
Carithers, Julian, Smith of Bryan,
Chancey, Key, Smith of Wilkinson,
Crenshaw, Kimsey, Stallings,
Crittenden, Lewis, Stapleton,
Crumbley, Little, Stoddard,
Coursen, Lofton, Sutton,
Dart, Logue, Sweat of Clinch,
Davis, Lott, Sweat of Pierce,
Daniel, Maddox, Tate,
Dawson, Mason, Teasley,
Deaton, McRae, Thompson,
Dews, McKay, Tucker,
DeLacy, McBride, Walthall,
Drewry, McCurry, Watson,
DuPree, McKinney, Watts,
Eason, McIntosh, Wilder,
Everett, McElvaney, Wimberley,
Fite, Mitchell, Winningham,
Flynt, Mobley, Wilson of Bulloch,
Ford, Moore of Hancock, Wilson of Sumter,
Foster, Morrow, Wilson of McIntosh,
Foy, Owens, Whatley,
Fuller, Park, Wolfe,
Geer, Patton, Wood,
Glisson, Paulk of Berrien, Wright of Floyd,
Gordon, Paulk of Coffee, Wright of Washington,
Graham, Payne, Young,
Gray, Peek, Zachry,
Griffin, Pendleton, Mr. Speaker.
Those not voting are Messrs.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Jones of Elbert,</th>
<th>M. L. Mershon 145.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atkinson,</td>
<td>McCants,</td>
<td>Not voting 29.</td>
</tr>
<tr>
<td>Brinson,</td>
<td>McDonough,</td>
<td></td>
</tr>
<tr>
<td>Camp,</td>
<td>McGregor,</td>
<td></td>
</tr>
<tr>
<td>Carroll,</td>
<td>McWhorter,</td>
<td></td>
</tr>
<tr>
<td>Calvin,</td>
<td>Middlebrooks,</td>
<td></td>
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<tr>
<td>Cox,</td>
<td>Moore of Taliaferro,</td>
<td></td>
</tr>
<tr>
<td>Falligant,</td>
<td>Murray,</td>
<td></td>
</tr>
<tr>
<td>Gary,</td>
<td>Osborn,</td>
<td></td>
</tr>
<tr>
<td>Perkins,</td>
<td>M. L. Mershon</td>
<td></td>
</tr>
</tbody>
</table>

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 178—necessary to a choice, 90—that

Mr. M. L. Mershon had received 178 votes. The same being a majority of all the votes cast, Mr. M. L. Mershon was declared duly elected Judge of the Superior Courts of the Brunswick Circuit for the full term of four years, beginning January 1, 1883.

The next circuit drawn was the Ocmulgee Circuit, in which there was to be elected a Judge for the full term of four years, beginning January 1, 1883.

Mr. Humber nominated Thomas G. Lawson, of Putnam.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Lawson are Messrs.—

<table>
<thead>
<tr>
<th>Baker,</th>
<th>Jones,</th>
<th>Parker,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beall,</td>
<td>Knight,</td>
<td>Parks,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Lamar,</td>
<td>Paul,</td>
</tr>
<tr>
<td>DuBignon,</td>
<td>Martin,</td>
<td>Polhill,</td>
</tr>
<tr>
<td>Frederick,</td>
<td>McAfee,</td>
<td>Rouse,</td>
</tr>
<tr>
<td>George,</td>
<td>McDonald,</td>
<td>Tatum,</td>
</tr>
<tr>
<td>Greer,</td>
<td>Meldrim,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Gustin,</td>
<td>Morgan,</td>
<td>Walker,</td>
</tr>
<tr>
<td>Harris,</td>
<td>Neal,</td>
<td>Mr. President</td>
</tr>
<tr>
<td>Hoyt,</td>
<td>Oliver,</td>
<td></td>
</tr>
</tbody>
</table>
Those not voting are Messrs.—

Davis, Hughes, Pike,
DeWolf, Livingston, Smith,
Eakes, Mandeville, Tutt,
Foster, Norman, Wilcoxs,
Guyton, Peeples, Yow.

Ths. G. Lawson 29.
Not voting 15.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Lawson are Messrs.—

Alsabrook, Hoge, Rankin,
Avary, Howell, Ray of Coweta,
Awbry, Hulse, Ray of Crawford,
Barksdale of Lincoln, Humber, Redding,
Barksdale of Wilkes, Hudson of Jackson, Redwine,
Beck, Hudson of Webster, Reese,
Bishop, Irwin, Rice,
Bonner, James, Rich of Paulding,
Brewer, Jacoway, Rich of Wayne,
Brewster, Jenkins, Robins,
Brinson, Jordan, Robertson,
Brown, Johnston, Routree,
Brooks, Johnson of Echols, Russell of Clarke,
Burch, Johnson of Lee, Shipp,
Bush, Jones of Bartow, Silman,
Carter, Jones of DeKalb, Sinquesfield,
Cannon, Jones of Twiggs, Simmons,
Carithers, Julian, Spence,
Chancey, Key, Spengler,
Crenshaw, Kimsey, Smith of Bryan,
Crittenden, Lewis, Smith of Wilkinson,
Crumbley, Little, Stallings,
Courson, Lofton, Stapleton,
Dart, Logue, Stoddard,
Davis, Lott, Sutton,
Daniel, Maddox, Sweat of Clinch,
Dawson, Mason, Sweat of Pierce,
Deaton, McRae, Tate,
Dews, McKay, Teasley,
DeLacy, McBride, Thompson,
Those not voting are Messrs.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Cox,</th>
<th>Murray,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atkinson,</td>
<td>Falligant,</td>
<td>Osborn,</td>
</tr>
<tr>
<td>Bartlett,</td>
<td>Gary,</td>
<td>Perkins,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Jones of Elbert,</td>
<td>Robbe,</td>
</tr>
<tr>
<td>Broyles,</td>
<td>McCants,</td>
<td>Russell of Decatur,</td>
</tr>
<tr>
<td>Camp,</td>
<td>McDonough,</td>
<td>Wisdom,</td>
</tr>
<tr>
<td>Carroll,</td>
<td>Middlebrooks,</td>
<td>Withrow,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Moore of Taliaferro,</td>
<td>Witcher.</td>
</tr>
</tbody>
</table>

**Thos. G. Lawson 150.**

**Not voting 24.**

Upon consolidating the vote, it appeared that the total number of votes cast was 179—necessary to a choice 90—that

Thos G. Lawson had received 179 votes. This being a majority of all the votes cast, Thomas G. Lawson was declared duly elected Judge of the Superior Courts of the Ocmulgee Circuit for the full term of four years, beginning January 1, 1883.

The next circuit drawn was the Middle Circuit, in
which there is to be elected a Judge for the full term of four years, beginning January 1, 1883.


Mr. Pringle nominated John W. Gilmore, of Washington.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Gilmore are Messrs.—

<table>
<thead>
<tr>
<th>Baker</th>
<th>Livingston</th>
<th>Rouse</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beall</td>
<td>McAfee</td>
<td>Tatum</td>
</tr>
<tr>
<td>DuBignon</td>
<td>Norman</td>
<td>Walker</td>
</tr>
<tr>
<td>Frederick</td>
<td>Parks</td>
<td>Yow</td>
</tr>
<tr>
<td>Greer</td>
<td>Peeples</td>
<td></td>
</tr>
</tbody>
</table>

Those voting for Mr. Carswell are Messrs.—

<table>
<thead>
<tr>
<th>Bush</th>
<th>Knight</th>
<th>Oliver</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foster</td>
<td>Lamar</td>
<td>Parker</td>
</tr>
<tr>
<td>George</td>
<td>Mandeville</td>
<td>Paul</td>
</tr>
<tr>
<td>Gustin</td>
<td>Martin</td>
<td>Pike</td>
</tr>
<tr>
<td>Harris</td>
<td>McDonald</td>
<td>Polhill</td>
</tr>
<tr>
<td>Hoyt</td>
<td>Meldrim</td>
<td>Thompson</td>
</tr>
<tr>
<td>Hughes</td>
<td>Morgan</td>
<td>Mr. President</td>
</tr>
<tr>
<td>Jones</td>
<td>Neal</td>
<td></td>
</tr>
</tbody>
</table>

Those not voting are Messrs.—

<table>
<thead>
<tr>
<th>Davis</th>
<th>Guyton</th>
<th>Tutt</th>
</tr>
</thead>
<tbody>
<tr>
<td>DeWolf</td>
<td>Smith</td>
<td>Wilcox</td>
</tr>
<tr>
<td>Eakes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

R. W. Carswell 23.
John W. Gilmore 14.
Not voting 7.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Gilmore are Messrs.—

<table>
<thead>
<tr>
<th>Alsabrook</th>
<th>Head</th>
<th>Pringle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bartlett</td>
<td>Hoge</td>
<td>Proctor</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Hudson of Webster</td>
<td>Rankin</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Eakes</th>
<th></th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>R. W. Carswell</th>
<th>John W. Gilmore</th>
<th>Not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>23</td>
<td>14</td>
<td>7</td>
</tr>
</tbody>
</table>
Bishop,  
Broyles,  
Burch,  
Chancey,  
Crittenden,  
Courson,  
Dart,  
Davis,  
Deaton,  
Dews,  
Fite,  
Ford,  
Gordon,  
Graham,  
Gray,  
Griffin,  
Hawks,  
Harris,  
Irwin,  
James,  
Jacoway,  
Jordan,  
Johnston,  
Johnson of Lee,  
Lofton,  
Logue,  
McCurry,  
McKinney,  
McIntosh,  
McElvaney,  
McWhorter,  
Mitchell,  
Moore of Hancock,  
Peeke,  
Pendleton,  
Ray of Coweta,  
Ray of Crawford,  
Redding,  
Redwine,  
Rich of Paulding,  
Robertson,  
Russell of Clarke,  
Simmons,  
Stallings,  
Tate,  
Teasley,  
Tucker,  
Winningham,  
Wilson of Sumter,  
Wilson of McIntosh,  
Wright of Floyd,  
Wright of Washington.

Those voting for Mr. Carswell are Messrs.—

Avary,  
Awbry,  
Barksdale of Lincoln,  
Barksdale of Wilkes,  
Beck,  
Bonner,  
Brewer,  
Brewster,  
Brown,  
Brooks,  
Bush,  
Carter,  
Cannon,  
Carithers,  
Crenshaw,  
Crumbley,  
Daniel,  
Dawson,  
DeLacy,  
Drewry,  
DuPree,  
Eason,  
Everett,  
Flynt,  
Foster,  
Foy,  
Howell,  
Hulsey,  
Humber,  
Hudson of Jackson,  
Jenkins,  
Johnson of Echols,  
Jones of Bartow,  
Jones of DeKalb,  
Jones of Twiggs,  
Julian,  
Key,  
Kimsey,  
Lewis,  
Little,  
Lott,  
Maddox,  
Mason,  
McRae,  
McKay,  
McBride,  
McGregor,  
Mobley,  
Morrow,  
Owens,  
Park,  
Patten,  
Rich of Wayne,  
Robins,  
Rountree,  
Shipp,  
Silman,  
Sinquefield,  
Spence,  
Spengler,  
Smith of Bryan,  
Smith of Wilkinson,  
Stapleton,  
Stoddard,  
Sutton,  
Sweat of Clinch,  
Sweat of Pierce,  
Thompson,  
Waldrop,  
Walthall,  
Watson,  
Watts,  
Wilder,  
Wimberly,  
Wilson of Bulloch,  
Wilson of Greene,  
Whatley,  
Wolfe,
Those not voting are Messrs.—

Alexander, Gary, Payne,
Atkinson, Jones of Elbert, Perkins,
Brinson, McCants, Robbe,
Camp, McDonough, Russell of Decatur,
Carroll, Middlebrooks, Wisdom,
Calvin, Moore of Taliaferro, Withrow,
Cox, Murray, Witcher.
Falligant, Osborn,

R. W Carswell 90.
John W Gilmore 61.
Not voting 23.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 188—necessary to a choice, 95—that

R. W Carswell had received 113.
John W Gilmore had received 75 votes.

R. W Carswell having received a majority of all the votes cast, he was declared duly elected Judge of the Superior Courts of the Middle Circuit for the full term of four years, beginning January 1, 1883.

The next circuit drawn from the box was the Pataula Circuit, in which there was to be elected a Judge for the full term of four years, beginning January 1, 1883.

Mr. Crittenden nominated Arthur Hood, of Randolph.

Senator Meldrim nominated John T. Clarke, of Randolph.

Senator Parks nominated L. C. Hoyle, of Terrell.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Hood are Messrs.—

Baker, Hoyt, Peeples,
Beall, Livingston, Polhill,
Bush, Mandeville, Yow.
Those voting for Mr. Clarke are Messrs.—

Davis, Lamarr, Parker,
DuBignon, Martin, Paull,
Foster, McDonald, Smith,
Frederick, Meldrim, Tatum,
George, Morgan, Thompson,
Harris, Neal, Walker,
Hughes, Norman, Mr. President,
Knight, Oliver,

Those voting for Mr. Hoyle are Messrs.—

Greer, McAfee, Pike,
Gustin, Parks Rouse,
Jones,

Those not voting are Messrs.—

DeWolf, Guyton, Wilcox,
Eakes, Tutt,
John T. Clarke 23.
Arthur Hood 9.
L. C. Hoyle 7.
Not voting 5.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Hood are Messrs.—

Alsabrook, Foster, Pendleton,
Avary, Gary, Redding,
Bartlett, Geer, Rice,
Beck, Howell, Rich of Paulding,
Brooks, Johnston, Rountree,
Burch, Johnson of Echols, Spence,
Bush, Key, Spengler,
Carithers, Little, Sweat of Clinch,
Chancey, Maddox, Thompson,
Crittenden, McRae, Watson,
Crumbley, McBride, Winberly,
Dart, McIntosh, Winningham,
Deaton, Morrow, Wright of Floyd,
Fite, Patton,

Those voting for Mr. Clarke are Messrs.—

Awbry, Head, Paulk of Coffee,
Barkdale of Lincoln, Hoge, Proctor,
Barksdale of Wilkes, Hulsey, Ray of Coweta,  
Bishop, Humber, Ray of Crawford,  
Bonner, Irwin, Reese,  
Brewer, James, Rich of Wayne,  
Brewster, Jacoway, Robins,  
Brown, Jenkins, Robertson,  
Carter, Jordan, Russell of Clarke,  
Cannon, Johnson of Lee, Shipp.  
Crenshaw, Jones of DeKalb, Sinquefield,  
Courson, Jones of Twiggs, Smith of Bryan,  
Davis, Julian, Smith of Wilkinson,  
Daniel, Kimsey, Stallings,  
Dawson, Lewis, Stapleton,  
Dews, Lofton, Stoddard,  
DeLacy, Logue, Sutton,  
Drewry, Lott, Sweat of Pierce,  
Eason, McKay, Tucker,  
Everett, McCurry, Waldrop,  
Flynt, McKinney, Walhalla,  
Fuller, McElvaney, Watts,  
Glisson, McGregor, Wilson of Bulloch,  
Gordon, McWhorter, Wilson of Greene,  
Graham, Mitchell, Wilson of Sumter,  
Gray, Mobley, Wilson of McIntosh,  
Griffin, Moore of Hancock, Whatley,  
Griffith, Owens, Wolfe,  
Hawks, Park, Wood,  
Harris, Paulk of Berrien, Mr. Speaker.  

Those voting for Mr. Hoyle are Messrs.—

Beauchamp, Jones of Bartow, Simmons,  
Broyles, Mason, Tate,  
DuPree, Payne, Teasley,  
Ford, Pringle, Wilder,  
Foy, Rankin, Wright of Washington,  
Hudson of Jackson, Redwine, Young.  
Hudson of Webster, Silman,  

Those not voting are Messrs.—

Alexander, Jones of Elbert, Perkins,  
Atkinson, McCants, Robbe,  
Brinson, McDonough, Russell of Decatur,  
Camp, Middlebrooks, Wisdom,  
Carroll, Moore of Taliaferro, Withrow,  
Calvin, Murray, Witcher,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 190—necessary to a choice, 96—that

John T. Clarke had received 113 votes.
Arthur Hood had received 50 votes.
L. C. Hoyle had received 27 votes.

John T. Clarke having received a majority of all the votes cast, he was declared duly elected Judge of the Pataula Circuit for the full term of four years, beginning January 1, 1883.

On motion of Mr. McGregor, the joint session of the General Assembly was dissolved.

Mr. Little offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Authorizing the Treasurer to advance to Berry Austin, Peter Fannin, Howard Garner, Samuel Steele, John Sims, and Gordon Jackson, porters of the House of Representatives, and of the water-closets, one dollar per day.

On motion of Mr. Jordan, the House then adjourned until 10 o’clock a. m. Monday.

ATLANTA, GEORGIA,
Monday, November 13, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and, opened with prayer by the Chaplain.
The roll was called and the following members answered to their names:

Those present are Messrs.—

Alexander, Alexander
Atkinson, Howell
Avary, Hulsey
Awbry, Humber
Barksdale of Lincoln, Hudson of Jackson
Barksdale of Wilkes, Irwin
Bartlett, James
Beauchamp, Jacoway
Beck, Jenkins
Bishop, Jordan
Bonner, Johnston
Brewer, Johnson of Echols
Broyles, Johnson of Lee
Brown, Jones of Bartow
Brooks, Jones of DeKalb
Burch, Jones of Elbert
Bush, Jones of Twiggs
Calvin, Julian
Carithers, Key
Chancey, Kimsey
Crenshaw, Lewis
Crittenden, Little
Crumbley, Lofton
Courson, Logue
Dart, Lott
Daniel, Maddox
Dawson, Mason
Deaton, McRae
Dews, McKay
DeLacy, McCants
Drewry, McBride
DuPree, McCurry
Eason, McKinney
Everett, McIntosh
Falligant, McElvaney
Fite, McGregor
Flynt, Middlebrooks
Ford, Mitchell
Foster, Mobley
Foy, Morrow
Fuller, Owens
Gary, Park
Ray of Coweta, Ray of Crawford
Redding, Redwine
Reese, Rice
Rich of Paulding, Rich of Wayne
Robbe, Robins
Robertson, Rountree
Russell of Clarke, Russell of Decatur
Shipp, Silman
Sinquifield, Simmons
Spence, Spengler
Smith of Bryan, Smith of Wilkinson
Stallings, Stapleton
Stoddard, Sutton
Sweat of Clinch, Sweat of Pierce
Tate, Teasley
Thompson, Tucker
Waldrop, Walthall
Wattson, Watson
Watts, Wilder
Wimberly, Winningham
Wilson of Bulloch, Wilson of Greene
Wilson of Sumter,
MONDAY, NOVEMBER 13, 1882.


Those absent are Messrs.—


The Journal was then read and approved.

The following resolution, introduced by Mr. Jordan on Saturday, was taken up as unfinished business, to-wit:

A resolution—

By the House, the Senate concurring, that on Tuesday, the 14th instant, the House and Senate shall proceed to take one ballot in each house, first for a United States Senator for the unexpired term of Hon. B. H. Hill, and then for a Senator of the United States for the full term of six years, beginning March 4, 1883, and that the General Assembly then proceed with the elections as prescribed by the United States statutes.

For this Mr. Harris offered a substitute, which provided that the election for the full term should be held first, and then the election for the unexpired term, as prescribed by law.

The following message was taken up and read:

The following communication was received from his
Excellency the Governor through Mr. Avery, his Secretary, to-wit:

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House a communication in writing.

EXECUTIVE DEPARTMENT,
STATE OF GEORGIA,
ATLANTA, GA., November 11, 1882.

To the General Assembly:

I hereby give you official notification of the death of the late Hon. Benjamin H. Hill, United States Senator from Georgia in the Congress of the United States. He departed this life on the 16th day of August last.

The duty therefore will devolve upon you to fill the vacancy of his unexpired term.

ALEXANDER H. STEPHENS.

Mr. Johnston called for the previous question.
The call was sustained and the main question ordered.
The substitute was not adopted.
The resolution was agreed to, and, on motion of Mr. Jordan, ordered at once transmitted to the Senate.

On motion of Mr. Sweat, of Clinch, the following message was taken up and read:

EXECUTIVE DEPARTMENT,
ATLANTA, GEORGIA.

To the House of Representatives:

I herewith submit to your consideration a communication received from Hon. John F DeLacy, Hon. D. M. Roberts, and Hon. John M. Stubbs, which fully explains itself.

I suggest that it be referred to the appropriate com-
mittee, and that such compensation be awarded these gentlemen, for the very extraordinary services rendered by them, as may be deemed by your honorable body reasonable and just.

If directed to be paid out of the Contingent Fund, it will be necessary that an appropriation of that character be made, as the amount of the existing Contingent Fund unexpended is very small, being reduced to less than one hundred dollars.

Alexander H. Stephens.

On motion, Mr. Sweat, of Clinch, the message and accompanying documents were referred to the Committee on Finance.

The following message was read, and, on motion of Mr. Jordan, of Hancock, the same, with accompanying documents, referred to the Committee on Agriculture:

Executive Department,
Atlanta, Ga.

To the General Assembly:

I herewith submit to each of your bodies, a copy of a letter recently received from the New England Manufacturers and Mechanics Institute of Boston, Mass., inviting the State of Georgia to make an exhibit of its agricultural products and resources at that Institute next year, which letter explains itself very fully.

I think it proper to submit this matter to your consideration for such action as you may deem proper in the premises.

Alexander H. Stephens.

[Copy-]

New England Manufacturers' and Mechanics' Institute,
Treasurer's Office, 38 Haverly Street,
Boston, Mass., October 30, 1882.

To his Excellency the Governor of Georgia:

Dear Sir—In behalf of the New England Manu-
facturers' and Mechanics' Institute, and by the au-

authority of the official board, I hereby extend to the 

State of Georgia a cordial invitation to make an ex-
hibit of its agricultural products and resources at the 

Third Annual Fair of the Institute, which will be 
opened the first week of September, 1883, and continue 
until a day in November, to be determined thereafter. 

An invitation of like tenor has been sent to the Gov-
ernor of every one of the Southern States. The pur-
pose of the proposed exhibition is to afford an oppor-
tunity to all those States and Territories which wish 

for settlers from the North to present, in practical 
shape, examples of the products of the soil illustra-
tive of its adaptability to the various branches of 

planting, farming and horticulture. The new railway 
system of the great West will be invited to make a 
similar exhibition at the Institute, that the North may 
thus become, for the time being, the arena in which 

the South and West may compete with each other for 

that surplus population which yearly leaves New 
England in search of home elsewhere. 

The invitation is forwarded at this early day that 
your Excellency may have ample time to consider the 

subject, and to make such suggestions thereon to the 
Legislature of your State as you may deem appro-

priate. 

With high consideration, I am, sir, yours most re-

spectfully,

FREDERICK D. GRIFFIN, Secretary.

The following message was received from the Senate 

through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has concurred in the following resolution 
of the House of Representatives, to-wit:

A resolution—

Prescribing the time for the election of a United
States Senator to fill the unexpired term of Hon. B. H. Hill, deceased, and also for the full term of six years from March 4, 1883.

The roll of counties was then called.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Fite—
A bill to amend section 4151 of the Code of 1882, which provides for proving accounts against non-residents.

By Mr. Lofton—
A bill to provide for the distribution of fines and forfeitures collected in criminal cases transferred from the Superior Courts to the County Courts, or to any other court for the trial of misdemeanors that may hereafter be created in this State.

By Mr. Bonner—
A bill to amend section 610 of the Revised Code of Georgia.

By Mr. Shipp—
A bill to alter and amend section 451 of the Code of 1882, allowing suit to be brought in any adjoining district when no Justice lives in defendant’s district.

By Mr. Irwin—
A bill to amend section 3554 of the Code of 1882, which exempts wages from garnishment.

By Mr. James—
A bill to amend the Constitution of this State by striking therefrom and repealing paragraphs 15 and 16 of section 7, article 3 thereof.

By Mr. Jordan—
A bill to amend section 1421 of the Code of 1882.

By Mr. McCurry—
A bill to provide for the selection of efficient and competent superintendents of elections, to fix the fees of said superintendents, and for other purposes.
By Mr. DuPree—
A bill to authorize the Governor to subscribe for — copies of the "Georgia Form Book," and to appropriate money to pay for the same.

By Mr. Gary—
A bill to further amend an act to repeal section 1711 of the Code of 1873, and to insert another section in lieu thereof, approved September 1, 1881, amending the divorce laws.

By Mr. Eason—
A bill to amend section 2573 of the Code of 1882 in relation to the setting apart of a year's support, so as to shorten the time in which the appraisers must act, and in which a caveat may be filed.

By Mr. Patton—
A bill to repeal section 317 of the Code of 1882.

By Mr. Hudson of Webster—
A bill to alter and amend section 3695 of the Code of 1882.

By Mr. Jordan—
A bill to prescribe trial by special juries in certain cases.

By Mr. Kimsey—
A bill to provide an additional mode for taking testimony in civil cases in the Superior and County Courts.

The following local bills were introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Paulk of Berrien—
A bill fixing the license fees for the sale of intoxicating liquors in the county of Berrien.

By Mr. Harris—
A bill to amend the charter of the city of Macon, and the acts amendatory thereof, in regard to the number, terms of office and compensation of the Aldermen, and to regulate registration of voters.
By Mr. Owens—
A bill to amend section 6 of an act to enlarge the jurisdiction of the City Court of Savannah, approved September 15, 1881, so far as relates to the deposit of costs.

Also, a bill to amend section 4875 of the Code, conferring upon the Mayor and Aldermen of the city of Savannah power to require the abatement of nuisances within the jurisdictional limits of said city.

By Mr. Shipp—
A bill to extend the jurisdiction of Justices of the Peace in the county of Chattahoochee.

By Mr. Russell of Decatur—
A bill to compel the Judge of the Superior Court to transfer all misdemeanors in Decatur county to the County Court of said county.

Also, a bill to repeal the act requiring the Justices of the Inferior Court of Decatur county to order the payment of superintendents, clerks and managers of elections, approved December 4, 1866.

Also, a bill to authorize the Commissioners of Decatur county to levy an additional tax for county purposes, and to pay off indebtedness.

Also, a bill to incorporate the Spring Creek Canal and Improvement Company.

By Mr. Jones of DeKalb—
A bill to incorporate the town of Clarkston, in DeKalb county

By Mr. DeLacy—
A bill to repeal an act prescribing the method of granting license to sell liquors in the town of Eastman and the county of Dodge.

By Mr. Julian—
A bill to amend an act to incorporate the Cumming and Suwannee Railroad Company.

By Mr. Hoge—
A bill to incorporate the town of East Point, in the county of Fulton.
By Mr. Rice—

A bill to authorize the Mayor and General Council of Atlanta to acquire land by condemnation for cemetery purposes, and also land on which to deposit filth and refuse removed from the city of Atlanta.

Also, a bill to authorize the Mayor and Council of Atlanta to prevent the running of freight trains through the city, and regulate where and at what rate of speed any train shall run through the city.

Also, a bill to amend the act to establish a new charter for the city of Atlanta, so as to strike from section 31 so much thereof as authorizes the sale of books, maps and mathematical instruments in said city free from tax.

By Mr. Hulsey—

A bill to amend the charter of the Atlanta and Great Western Canal Company

By Mr. Redwine—

A bill to incorporate the Chattahoochee Navigation Company.

By Mr. Atkinson—

A bill to prohibit the sale of spirituous, malt or intoxicating liquors within three miles of Bethel Baptist Church, in Meriwether county.

Also, a bill to prohibit the sale of liquors within three miles of the Methodist Church, at Rocky Mount, Meriwether county.

By Mr. Bush—

A bill to compel the transfer of all misdemeanor cases from the Superior to the County Court, in Miller county.

By Mr. Little—

A bill to amend the act to vest the title to the Common of the city of Columbus in Commissioners, approved February 18, 1873, so as to empower said Commissioners to reserve a certain portion of said Commons for railroad purposes.
By Mr. Robbe—
A bill to amend the charter of the Bank of Augusta.

By Mr. McCants—
A bill to authorize and empower the Board of Commissioners of Taylor county to let out the building of public bridges in said county without requiring from the contractor bond and security.
Also, a bill to amend the charter of the town of Butler.

By Mr. Lott—
A bill to fix the license for retailing liquors in Ware county at $10,000, and to provide a penalty.

By Mr. Wright of Washington—
A bill to repeal an act to fix the license for the retailing of spirituous liquors at $20,000 in the county of Washington.

By Mr. Pringle—
A bill to prohibit the sale of intoxicating liquors in the county of Washington by submitting the question to the voters of said county.

By Mr. Reese—
A bill to prohibit the sale of intoxicating liquors at Rehoboth Church, in Wilkes county, and within a radius of three miles of said church.

By Mr. Ford—
A bill to incorporate the town of Sumner, in the county of Worth.

By Mr. Walthall—
A bill to amend the charter of the town of McIntosh, at Indian Spring, in Butts county, assented to December 25, 1837, and amended December 20, 1866, and to change the name of said town.

The following bill, reported back by the Committee on Local and Special Bills as incapable of consolidation, was read the first time, and referred to the Committee on Military Affairs, to-wit:
A bill to grant to the Floyd Rifles, of the city of
Macon, certain exemptions from jury duty, and for other purposes.

The following bills were introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Teasley—
A bill to amend section 1455 of the Code of 1882, and to amend the fence and stock law.

By Mr. Flynt—
A bill to make more reliable contracts of service in this State.

Also, a bill to amend section 4500 of the Code of Georgia, which refers to the illegal employment of servants and prescribes a punishment therefor.

The following bill was introduced, read the first time and referred to the Committee on Railroads, to-wit:

By Mr. Jordan—
A bill to make all railroad companies in this State liable for over-charges.

The following bills were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Beck—
A bill to appropriate $10,000 to the University of Georgia to rebuild the North Georgia Agricultural College at Dahlonega.

By Mr. Watson—
A bill to amend section 534 of the Code, so as to allow disabled soldiers to peddle sewing machines.

By Mr. Little—
A bill making appropriations for the Executive, Legislative and Judicial expenses of the government, and for other purposes herein mentioned, per annum for the years 1883 and 1884.
By Mr. Burch—
A bill to exempt to each tax-payer in this State $200 worth of household and kitchen furniture from taxation.

By Mr. Ray of Coweta—
A bill to authorize the Governor to draw his warrant on the Treasurer for the payment to Mrs. Barbara A. Davis of the excess of $28.02 received on the sale of her wild lands.

The following bill was introduced, read the first time and referred to the Special Committee on the Judiciary, to-wit:

By Mr. Spence—
A bill to amend the act fixing the time of holding Superior Court in Mitchell county, approved September 24, 1881.

The following resolution was introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Harris—
A resolution to authorize W H. Harrison to publish the public acts of this General Assembly.

The following resolutions were introduced, read the first time and agreed to, to-wit:

By Mr. Maddox—
A resolution requesting the Governor to furnish the General Committee on the Judiciary with the inventory of the rolling stock, etc., of the Western and Atlantic Railroad.

By Mr. Sweat of Clinch—
A resolution providing for the indexing of the Journals of the present session by J. T. Taylor.

The following resolution was introduced, read and laid over under the Rules, to-wit:

By Mr. Hoge—
A resolution instructing the General Committee on
the Judiciary to inquire into the expediency of limiting the liability of municipal corporations for injuries done to persons and property by reason of the negligence of the officers and agents of such corporations.

The following resolution was introduced, read the first time and referred to the Committee on Education, to-wit:

By Mr. Mitchell—

A resolution in favor of national aid to education in the States.

On motion of Mr. Hulsey, the following resolution was taken up and referred to the Committee on Finance, to-wit:

A resolution—

Authorizing H. H. Cabaniss to print the public acts of this General Assembly.

The following resolution was introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Drewry—

A resolution providing for the appointment of a committee to have a life-size portrait of Hon. Benjamin H. Hill painted at the State’s expense.

The following bill was introduced, read the first time and referred to the Committee on Education, to-wit:

By Mr. Middlebrooks—

A bill to abolish the office of County School Commissioner, and to regulate the public and free schools of this State, and to provide a more equitable manner of disbursing the school fund.

The following bills, reported back by the Committee
on Local and Special Bills for a first reading, were read the first time and referred to the appropriate committees, to-wit:

By Mr. Rice—

A bill to incorporate the Metropolitan Street Railroad Company, and to define its rights, powers and privileges, and for other purposes.

Referred to the Committee on Railroads.

By Mr. Robins—

A bill to amend the charter of the town of Talbotton, so as to authorize the Mayor and Council of said town to pay off a certain mortgage execution against LeVert Female College, and to take from the trustees of said college a fee-simple title to the same; to provide for revenue for aiding in maintaining a school thereat, and also for aiding in maintaining a school for colored children in said town, and for other purposes.

Mr. Wright, of Floyd, chairman of the special committee to report resolutions to this House in memory of the Hon. W W Singleton, late member-elect to the House of Representatives from the county of Marion, submitted the following report:

Mr. Speaker:

The special committee appointed to report resolutions to this House in memory of the Hon. W W Singleton, late member-elect to the House of Representatives from the county of Marion, beg leave to make the following report, which is most respectfully submitted:

Whereas, It has pleased Almighty God to remove from the sphere of his usefulness, by death, on the 19th day of October, 1882, the Hon. W W Singleton, late member-elect to the House of Representatives from the county of Marion: therefore, be it—

1. Resolved, That it is with feelings of the most pro-
found and heart-felt sorrow we note the death of the Hon. W W Singleton, of the county of Marion.

2. Resolved, That in his death the State of Georgia has lost the services of one who, in our opinion, had he been spared to his country, would have made a most faithful, reliable and conscientious legislator, and the county of Marion, as well as the State of Georgia, a model of upright and worthy citizenship, and the church of Christ a most sincere and exemplary member.

3. Resolved, That these proceedings be entered on the Journal of this House, and a copy thereof be transmitted to his bereaved family.

4. Resolved, That in respect to the memory of the deceased, this House do adjourn until 10 o’clock on Monday next.

Wright of Floyd, Chairman;
Watson of McDuffie,
Dupree of Macon,
Hudson of Webster,
Eason of Telfair.

On motion of Mr. DuPree, the report of the committee was made the special order for Friday next at 12 o’clock m.

Leave of absence was granted to Mr. Zachry.

On motion, the House then adjourned until 10 o’clock a. m. to-morrow.

Atlanta, Georgia,
Tuesday, November 14, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.
The roll was called and a quorum found to be present, the following members being absent:

Those present are Messrs.—

Alexander, Harris, Proctor,
Alsabrook, Head, Rankin,
Atkinson, Hoge, Ray of Coweta,
Avary, Howell, Ray of Crawford,
Awbry, Hulsey, Redding,
Barksdale of Lincoln, Humber, Redwine,
Barksdale of Wilkes, Hudson of Jackson, Reese,
Bartlett, Hudson of Webster, Rice,
Beauchamp, Irwin, Rich of Paulding,
Beck, James, Rich of Wayne,
Bishop, Jacoway, Robbe,
Bonner, Jenkins, Robins,
Brewer, Jordan, Robertson,
Brewster, Johnston, Rountree,
Brinson, Johnson of Echols, Russell of Clarke,
Broyles, Johnson of Lee, Russell of Decatur,
Brown, Jones of Bartow, Shipp,
Brooks, Jones of DeKalb, Silman,
Burch, Jones of Elbert, Sinquefield,
Bush, Jones of Twiggs, Simmons,
Carroll, Julian, Spence,
Carter, Key, Spengler,
Calvin, Kinsey, Smith of Bryan,
Carithers, Lewis, Smith of Wilkinson,
Chancey, Little, Stallings,
Crenshaw, Lofton, Stapleton,
Crittenden, Logue, Stoddard,
Crumbley, Lott, Sutton,
Courson, Maddox, Sweat of Clinch,
Cox, Mason, Sweat of Pierce,
Dart, McRae, Tate,
Davis, McKay, Teasley,
Daniel, McCants, Thompson,
Dawson, McBride, Tucker,
Deaton, McCurry, Waldrop,
Dews, McKinney, Walthall,
DeLacy, McIntosh, Watson,
Drewry, McElvaney, Watts,
DuPree, McGregor, Wilder,
Eason, McWhorter, Wimberley,
Everett, Middlebrooks, Winningham,
Falligant, Mitchell, Wilson of Bulloch,
Fite, Mobley, Wilson of Greene,  
Flynt, Moore of Hancock, Wilson of Sumter,  
Ford, Moore of Taliaferro, Wilson of McIntosh,  
Foster, Morrow, Wisdom,  
Foy, Osborn, Withrow,  
Fuller, Owens, Witcher,  
Gary, Park, Whatley,  
Geer, Patton, Wolfe,  
Glisson, Paulk of Berrien, Wood,  
Gordon, Paulk of Coffee, Wright of Floyd,  
Graham, Payne, Wright of Washington.  
Gray, Peck,  
Griffin, Pendleton, Zachry,  
Griffith, Perkins, Mr. Speaker.  
Hawks, Pringle,  

Those absent are Messrs.—  
Camp, McDonough, Murray.  
Cannon,  
The Journal was then read and approved.  
Hon. D. O. Osborne, member-elect from Franklin county, presented himself, and was duly sworn in.  

Mr. Little, chairman of the Committee on Finance, submitted the following report:  
Mr. Speaker:  
The Committee on Finance have had under consideration the following bills, which they recommend do not pass, to-wit:  

A bill to amend section 534 of Code, so as to allow disabled soldiers to peddle sewing machines.  
Also, a bill to exempt to each tax-payer in this State from taxation household and kitchen furniture to the value of two hundred dollars.  
The committee return the following bill with the recommendation that the introducer be allowed to withdraw, to-wit:  

A bill to amend the road laws of this State.  
Respectfully submitted.  

W A. LITTLE, Chairman.
Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr Speaker:

The General Committee on the Judiciary have had under consideration the following bills, which they recommend do not pass, to-wit:

A bill to amend section 2046 of the Code of 1882.
Also, a bill to amend an act to provide for the compensation of certain public officers.
Also, a bill to make it legal to receive verdicts of juries on Sundays.
Also, a bill to exempt Road Commissioners from jury duty.

The following joint resolution is returned to the House with recommendation that the introducer be allowed to withdraw, to-wit:

A resolution—
To amend the Constitution by submitting said amendment to the people for ratification, etc.

The committee recommend that the following bill do pass, to-wit:

A bill to allow the Judges of the County Courts of this State to hold court in other counties than their own in certain cases.

They also recommend that the following bill do pass, as amended, to-wit:

A bill to amend section 1762 of the Code of 1882, so that the wife, upon the payment of the debts of the husband, may take possession of his estate without administration.

Respectfully submitted.

M. P Reese, Chairman.
Mr. Peek, chairman of the Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following bill, which they recommend do not pass, to-wit:

A bill to provide for pleading and proving the failure of the consideration of any note given for commercial fertilizers.

Respectfully submitted.

W. L. Peek, Chairman.

Mr. Hulsey, chairman of the Committee on the Special Judiciary, submitted the following report:

Mr. Speaker:

The Committee on Special Judiciary have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to be entitled an act to amend an act fixing time of holding Superior Court of Mitchell county, and provide for two weeks for each term, instead of one, as now provided, approved September 24, 1881, as to provide that one Grand Jury shall be drawn and summoned to serve for both weeks of said term.

Respectfully submitted.

W. M. Hulsey,
Chairman Special Judiciary Committee.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which the concurrence of the House is asked, to-wit:

A resolution—

Requesting our Senators and Representatives in
Congress to use their influence and efforts to procure the passage of an act aiding the States in a system of general education.

By permission of the House, Mr. Beck withdrew House bill No. 46.

At the request of the Committee on Blind Academy, through Mr. Mitchell, chairman, the following members were added to said committee, to-wit: Messrs. Broyles and McRae.

By permission of the House, Mr. Calvin withdrew House resolution No. 18, with reference to amending the Constitution.

On motion of Mr. Russell, of Clarke, the rules were suspended and the following resolution taken up for action, to-wit:

A resolution—

Providing for the appointment of a committee of seven to whom shall be referred all bills, except local bills, on the subject of roads and bridges.

The resolution was agreed to.

At the request of the Special Committee on the Judiciary, through Mr. Hulsey, chairman, Mr. Teasley was added to said committee.

The following bills, reported adversely by the committees to which they had been respectively referred, were taken up, the bills read the second time, the report of the committee agreed to, and the bills lost, to-wit:

A bill to alter and amend section 2046 of the Code of 1882, providing for suit against any officer knowingly levying on or selling exempt property of debtors.

Also, a bill to amend an act providing for the compensation of certain public officers of this State, approved September 28, 1881.

Also, a bill to make it legal to receive verdicts of juries in the Superior Courts on Sundays.
Also, a bill to exempt the Road Commissioners of this State from jury duty.

The following bills were read the second time, to-wit:

A bill to amend section 1762 of the Code of 1882, so that the wife, upon the payment of the individual debts of the husband, may take possession of his estate without administration.

Also, a bill to allow Judges of the County Courts of this State to hold court in other counties than their own in certain cases.

The following bill was taken up for a second reading, to-wit:

A bill to provide for pleading and proving a failure of the consideration of any note given for commercial fertilizers.

The report of the committee was adverse to the passage of the bill.

Mr. Ray, of Coweta, moved to disagree to the report of the committee, and on this question called for the yeas and nays.

The call was sustained, and on calling the roll the vote was as follows:

Those voting affirmative are Messrs.—

TUESDAY, NOVEMBER 14, 1882.

Courson, Maddox, Tate,
Cox, Mason, Teasley,
Dart, McKay, Thompson,
Davis, McCants, Tucker,
Dawson, McBride, Waldrop,
Deaton, McCurry, Walthall,
Dews, McElvaney, Wilder,
Drewry, McWhorter, Wimberly,
Eason, Middlebrooks, Winningham,
Fite, Mitchell, Wilson of Bulloch,
Flynt, Mobley, Wilson of Greene,
Ford, Moore of Hancock, Wilson of Sumter,
Fuller, Moore of Taliaferro, Wilson of McIntosh,
Geer, Morrow, Wisdom,
Glisson, Osborn, Withrow,
Graham, Park, Witcher,
Griffin, Patton, Whatley,
Griffith, Payne, Wolfe,
Head, Proctor, Wood,
Howell, Rankin, Wright of Floyd,
Humber, Ray of Coweta, Young,
Hudson of Jackson, Ray of Crawford,

Those voting in the negative are Messrs.—

Atkinson, Foy, Peek,
Avary, Gordon, Pendleton,
Barksdale of Lincoln, Gray, Perkins,
Barksdale of Wilkes, Hawks, Pringle,
Bartlett, Harris, Redding,
Beauchamp, Hoge, Reese,
Bonner, Hulsey, Rice,
Brewer, Irwin, Robbe,
Brewster, Jenkins, Rountree,
Brown, Jones of Twiggs, Shipp,
Brooks, Little, Silman,
Burch, Logue, Sinquesfield,
Calvin, McRae, Spengler,
Crumbley, McKinney, Stapleton,
Daniel, McIntosh, Sutton,
DeLacy, McGregor, Watson,
DuPree, Owens, Watts,
Everett, Paulk of Berrien, Wright of Washington,
Falligant, Paulk of Coffee, Zachry,
Foster,
Those not voting are Messrs.—

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Yeas 107  
Nays 58.  
Not voting 9.

The report of the committee was disagreed to, and the bill read the second time.

The following bill was taken up for a second reading, the report of the committee was adverse to the passage of the bill, to-wit:

A bill to amend section 534 of the Code, so as to allow disabled soldiers to peddle sewing machines.

On motion of Mr. Watson, the bill was recommitted to the Committee on Finance.

The following bill was taken up, the report of the committee adverse to the passage of the bill was agreed to, and the bill lost, to-wit:

A bill to exempt to each tax-payer $200 worth of household and kitchen furniture from taxation.

The following bill was read the second time, to-wit:

A bill to amend an act fixing the time of holding Superior Court in Mitchell county, approved September 24, 1881.

Mr. Key, of Jasper, by permission, withdrew House resolution No. 34.

The following resolution was read the second time, and amended and agreed to as amended, to-wit:

A resolution—

Providing for the appointment of a committee of two from each Congressional District, to whom all bills on the subject of temperance shall be referred.
On motion of Mr. Little, the resolution providing for an election in the Northeastern Circuit was made the special order for Thursday next immediately after the reading of the Journal.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Crenshaw—
A bill to encourage the propagation of fish in the waters of the State of Georgia, and for the protection of the same.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Patton—
A bill to give defendants convicted in the County Courts of this State the right of appeal to the Superior Courts.

By Mr. Jenkins—
A bill to alter and amend section 282 of the Revised Code of 1882 in reference to the jurisdiction of the County Courts in said State.

The following bills were introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Hawks—
A bill to amend the charter of Americus.

By Mr. Watts—
A bill to alter and amend an act to fix the fees of the Sheriff and Jailer of Stewart county for dieting prisoners confined in the common jail of said county, approved February 1, 1877, so as to increase the same.

By Mr. Crittenden—
A bill to provide for one grand jury to be drawn for each term of the Superior Court of the county of Randolph.
The following bill was introduced, read the first time and referred to the Committee on the Lunatic Asylum, to-wit:

By Mr. Drewry—
A bill to establish an inebriate asylum in the State of Georgia, and for other purposes.

The following bill was introduced, read the first time and referred to the Committee on Temperance, to-wit:

By Mr. Humber—
A bill to prevent the evils of intemperance, and to adopt a general local option law for the State, and for other purposes.

The hour of 12 o'clock m. having arrived, the House proceeded to the election of a Senator, as provided by law, to represent this State in the Congress of the United States for the remainder of the term that began on the 4th of March, 1877, to fill the vacancy caused by the death of Hon. Benjamin H. Hill, and also to elect a Senator, as provided by law, to represent this State in the Congress of the United States for the full term of six years, to begin on the 4th day of March, 1883, and to end on the 4th day of March, 1889.

The election for the unexpired term was first in order.
Mr. Crenshaw nominated Hon. Ben. H. Hill, Jr., of Fulton.
Mr. Falligant nominated Hon. Pope Barrow, of Clarke.
The vote was taken viva voce, and the result was as follows:
Benjamin H. Hill, Jr., received 91 votes.
Pope Barrow received 79 votes.
Not voting 4.
Those voting for Mr. Hill are Messrs.—

| Alexander | Geer,          | Paulk of Berrien,          |
| Atkinson  | Glisson,       | Paulk of Coffee,           |
| Avary     | Graham,        | Pendleton,                 |
| Awbry     | Harris,        | Pringle,                   |
| Beauchamp | Hoge,          | Rankin,                    |
| Bonner    | Howell,        | Ray of Crawford,           |
| Brewster  | Hulsey,        | Rice,                      |
| Brinson   | Humber,        | Rich of Paulding,          |
| Broyles   | Irwin,         | Robertson,                 |
| Brown     | James,         | Russell of Decatur,        |
| Brooks    | Jacoway,       | Shipp,                     |
| Bush      | Johnston,      | Simmons,                   |
| Carroll   | Johnson of Echols, | Smith of Bryan,         |
| Carter    | Johnson of Lee,| Smith of Wilkinson,         |
| Calvin    | Jones of Bartow,| Stoddard,                  |
| Chancey   | Jones of DeKalb,| Sutton,                   |
| Crenshaw  | Jones of Twiggs,| Tate,                     |
| Cox       | Lewis,         | Teasley,                   |
| Dawson    | Logue,         | Thompson,                  |
| Deaton    | Lott,          | Tucker,                    |
| Dews      | McRae,         | Wilder,                    |
| DuPree    | McKay,         | Wimberly,                  |
| Eason     | McCants,       | Winningham,                |
| Everett   | McIntosh,      | Wisdom,                    |
| Fite      | McElvaney,     | Withrow,                   |
| Flynt     | Mitchell,      | Whatley,                   |
| Ford      | Mobley,        | Wolfe,                     |
| Foster    | Moore of Hancock, | Wright of Floyd, |
| Foy       | Morrow,        | Young,                     |
| Fuller    | Patten,        | Zachry,                    |
| Gary      |               |                            |

Those voting for Mr. Barrow are Messrs.—

| Alsabrook, | Jordan, | Reese,          |
| Barksdale of Lincoln, | Jones of Elbert, | Rich of Wayne,          |
| Barksdale of Wilkes, | Julian,  | Robbe,          |
| Bartlett,  | Key,    | Robins,         |
| Beck,      | Kimsey, | Rountree,       |
| Bishop,    | Little, | Russell of Clarke, |
| Brewer,    | Lofton, | Silman,         |
| Burch,     | Maddox, | Sinquefield,    |
| Carithers, | Mason,  | Spence,         |
| Crittenden,| McBride, | Spengler,       |
| Crumbley,  | McCurry, | Stallings,      |
Mr. Hill receiving a majority of all the votes cast. The election for a Senator for the full term came next.

Mr. Rankin nominated Hon. Alfred H. Colquitt.
Mr. DuPree nominated Hon. James Jackson.
Mr. Harris nominated Hon. Clifford Anderson.
Mr. Gary nominated Hon. J. C. C. Black.
Mr. Wilder nominated Hon. James Longstreet.

The vote was taken *viva voce*, and the result was as follows:

Alfred H. Colquitt received 82 votes.
James Jackson received 36 votes.
J. C. C. Black received 29 votes.
Clifford Anderson received 18 votes.
James Longstreet received 3 votes.

Not voting 7.
Those voting for Mr. Colquitt are Messrs.—


Those voting for Mr. Jackson are Messrs.—


Those voting for Mr. Anderson are Messrs.—

Bartlett, Hudson of Webster, Redding,
Eason,  Jones of Twiggs,  Rountree,  
Geer,  Lofton,  Simmons,  
Gordon,  McKay,  Spence,  
Gray,  Mobley,  Smith of Wilkinson,  
Harris,  Ray of Crawford,  Wright of Washington.  

Those voting for Mr. Black are Messrs.—
Beauchamp,  Foy,  McKinney,  
Brewer,  Gary,  McGregor,  
Brinson,  Graham,  Owens,  
Brown,  Hoge,  Paulk of Berrien,  
Bush,  Humber,  Pendleton,  
Carter,  Jenkins,  Robbe,  
Calvin,  Jordan,  Sinquefield,  
Dews,  Jones of DeKalb,  Spengler,  
Falligant,  Logue,  Watson,  
Ford,  Mason,  

Those voting for Mr. Longstreet are Messrs.—
Wilder,  Wimberly,  Wilson of McIntosh,  

Those not voting are Messrs.—
Camp,  McDonough,  Perkins,  
Cannon,  Murray,  Wisdom,  
Davis,  

A. H. Colquitt 82.  
James Jackson 36.  
J. C. C. Black 29.  
Clifford Anderson 18.  
James Longstreet 3.  
Not voting 7.  

No one having received a majority of all the votes cast.  
On motion, the House adjourned until 10 o’clock a. m. to-morrow.  

ATLANTA, GEORGIA,  
Wednesday, November 15, 1882.  
The House met pursuant to adjournment, was called
to order by the Speaker, and opened with prayer by
the Chaplain.

The roll was called and the following members an-
swered to their names:

Those present are Messrs.—

Alexander, Alexander
Alsabrook, Alsabrook
Atkinson, Atkinson
Avary, Avary
Awbry, Awbry
Barksdale of Lincoln, Barksdale of Lincoln
Barksdale of Wilkes, Barksdale of Wilkes
Bartlett, Bartlett
Beauchamp, Beauchamp
Beck, Beck
Bishop, Bishop
Bonner, Bonner
Brewer, Brewer
Brewster, Brewster
Brinson, Brinson
Broyles, Broyles
Brown, Brown
Brooks, Brooks
Brinson, Brinson
Brobles, Broyles
Brown, Brown
Brooks, Brooks
Burch, Burch
Bush, Bush
Carroll, Carroll
Carter, Carter
Cannon, Cannon
Calvin, Calvin
Carithers, Carithers
Chancey, Chancey
Crenshaw, Crenshaw
Crittenden, Crittenden
Crumbley, Crumbley
Courson, Courson
Cox, Cox
Dart, Dart
Davis, Davis
Daniel, Daniel
Dawson, Dawson
Deaton, Deaton
Dews, Dews
DeLacy, DeLacy
Harris, Harris
Head, Head
Hoge, Hoge
Howell, Howell
Hulsey, Hulsey
Humber, Humber
Hudson of Jackson, Hudson of Jackson
Hudson of Webster, Hudson of Webster
Irwin, Irwin
James, James
Jacoway, Jacoway
Jenkins, Jenkins
Jordan, Jordan
Johnston, Johnston
Johnson of Echols, Johnson of Echols
Johnson of Lee, Johnson of Lee
Jones of Bartow, Jones of Bartow
Jones of DeKalb, Jones of DeKalb
Jones of Elbert, Jones of Elbert
Jones of Twiggs, Jones of Twiggs
Julian, Julian
Key, Key
Kimsey, Kimsey
Lewis, Lewis
Little, Little
Lofton, Lofton
Logue, Logue
Lott, Lott
Maddox, Maddox
Mason, Mason
McRae, McRae
McKay, McKay
McCants, McCants
McBride, McBride
McCurry, McCurry
McKinney, McKinney
McDonough, McDonough
McIntosh, McIntosh
Pringle, Pringle
Proctor, Proctor
Rankin, Rankin
Ray of Coweta, Ray of Coweta
Ray of Crawford, Ray of Crawford
Redding, Redding
Redwine, Redwine
Reese, Reese
Rice, Rice
Rich of Paulding, Rich of Paulding
Rich of Wayne, Rich of Wayne
Robbe, Robbe
Robins, Robins
Robertson, Robertson
Rountree, Rountree
Russell of Clarke, Russell of Clarke
Russell of Decatur, Russell of Decatur
Shipp, Shipp
Silman, Silman
Sinquefield, Sinquefield
Simmons, Simmons
Spence, Spence
Spengler, Spengler
Smith of Bryan, Smith of Bryan
Smith of Wilkinson, Smith of Wilkinson
Stallings, Stallings
Stapleton, Stapleton
Stoddard, Stoddard
Sutton, Sutton
Sweat of Clinch, Sweat of Clinch
Sweat of Pierce, Sweat of Pierce
Tate, Tate
Teasley, Teasley
Thompson, Thompson
Tucker, Tucker
Waldrop, Waldrop
Walthall, Walthall
Watson, Watson
Present 172.

Absent 2.

The Journal was then read and approved.

Mr. Little offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Authorizing the Treasurer to advance to J. E. Bowen and T. L. Sutton, gallery keepers of the House of Representatives two dollars per diem to be credited in final settlement on the per diem, to be hereafter fixed, for such gallery keepers.

Mr. Hulsey, chairman of the Special Judiciary Committee, submitted the following report:

Mr Speaker:

The Committee on the Special Judiciary have had
under consideration the following bill, which they recommend that leave be granted Mr. Shipp, the author thereof, to withdraw the same, to-wit:

A bill to be entitled an act to repeal section 1675 of the Code of Georgia.
Respectfully submitted.

W. M. H. Hulsey, Chairman Special Judiciary Committee.

Mr. Peek, chairman of the Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following bill, which they recommend that the introducer be allowed to withdraw, to-wit:

A bill to be entitled an act to amend section 4500 of the Code of Georgia, which refers to the illegal employment of servants, and prescribes a penalty therefor.
Respectfully submitted.

Peek, Chairman.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr Speaker:

The Committee on Local and Special Bills have had under consideration the following bills, which they herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading, and reference to appropriate committees, to-wit:

A bill to prohibit the sale of spirituous liquors in Marion county, etc.
Also, a bill to regulate the pay of juries in Early county.
Also, a bill to prohibit the sale of spirituous liquors in the county of Decatur.
Also, a bill to incorporate the National Debt Assurance Company.

Also, a bill to fix the license fees for the sale of intoxicating liquors in the county of Berrien and town of Alapaha, of said county.

Also, a bill to amend section 6 of an act approved September 15, 1851, enlarging the jurisdiction of the City Court of Savannah.

Also, a bill to amend section 4895 of the Code.

Also, a bill to extend the jurisdiction of Justices of the Peace in certain cases in the county of Chattahoochee.

Also, a bill to provide for the transfer of all cases below felony arising in the Superior Court of Decatur county, to the County Court of said county.

Also, a bill to repeal an act authorizing the Justices of the Inferior Court of Decatur county to order the payment of superintendents, clerks and consolidators of returns of elections of said county for their services.

Also, a bill to empower the Board of Commissioners of Decatur county to levy an additional tax for county purposes.

Also, a bill to incorporate the Spring Creek Canal and Improvement Company.

Also, a bill to incorporate the town of Clarkston, in DeKalb county.

Also, a bill to repeal an act prescribing the methods of granting liquor licenses in the town of Eastman and county of Dodge.

Also, a bill to incorporate the Cumming and Sewannee Railroad Company.

Also, a bill to incorporate the town of East Point, in Fulton county.

Also, a bill to authorize the Mayor and General Council of the city of Atlanta to acquire land by condemnation proceedings for cemetery purposes, etc.

Also, a bill to authorize the Mayor and General
Council of the City of Atlanta to prevent freight trains from running through the incorporate limits, etc.

Also, a bill to amend an act to establish a new charter for the city of Atlanta, etc.

Also, a bill to amend the charter of the Atlanta and Great Western Canal Company, and for other purposes.

Also, a bill to incorporate the Chattahoochee Navigation Company.

Also, a bill to prohibit the sale of intoxicating liquors within three miles of the Bethel Baptist Church in Meriwether county.

Also, a bill to prohibit the sale of intoxicating liquors within three miles of the Methodist Church at Rocky Mount, in Meriwether county.

Also, a bill to authorize the Clerk of the Superior Court of Miller county to transfer cases of misdemeanor to the County Court of said county.

Also, a bill to amend an act to vest the title of the Common of the city of Columbus in Commissioners to sell the same and apply proceeds, etc.

Also, a bill to amend the charter of the Bank of Augusta.

Also, a bill to authorize the Board of Roads and Revenues of Taylor county to let out the building of public bridges in said county, etc.

Also, a bill to incorporate the town of Butler, in Taylor county, etc.

Also, a bill to fix the license for the sale of spirituous liquors in Ware county.

Also, a bill to repeal an act fixing the license for the sale of intoxicating liquors in Washington county.

Also, a bill to prohibit the sale of intoxicating liquors in Washington county, by submitting it to a popular vote.

Also, a bill to prohibit the sale of intoxicating liquors within three miles of Rehoboth Church, in Wilkes county.
Also, a bill to incorporate the town of Sumner, in Worth county.

Also, a bill to amend an act to incorporate the town of McIntosh, at Indian Spring, in Butts county.

Also, a bill to amend the charter of the City of Americus.

Also, a bill to alter and amend an act to fix the fees of the Sheriff and Jailer of Stewart county for dieting prisoners in the common jail of said county.

Respectfully submitted.

J. W MADDOX, Chairman.

Mr. Lofton, chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:

The Committee on Corporations has had under consideration the following bill, which they recommend do pass.

The proper legal notices required by law of the intention to apply for the passage of said bill were presented to the committee and found correct, to-wit:

A bill to amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski, and to grant certain powers and privileges to said town, and for other purposes.

Respectfully submitted.

W A. LOFTON, Chairman.

The call of the roll of counties was continued, commencing at the point where it was interrupted on yesterday.

The following bills were introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Beauchamp—

A bill to prescribe the manner of granting license
for the sale of liquors in Jefferson, Burke and Washington counties.

By Mr. Head—

A bill to incorporate the Merchants' and Planters' Bank, of Forsyth.

By Mr. Sutton—

A bill to provide for the drawing of only one grand jury for each term of Meriwether Superior Court to serve for both weeks.

By Mr. Young—

A bill to change the road laws of this State in so far as they relate to Irwin county.

By Mr. Redwine—

A bill to repeal an act to establish a City Court in the county of Hall, approved December 7, 1880, and to provide for a disposition of causes now pending in said court.

By Mr. Wisdom—

A bill to incorporate the town of Chipley, in the county of Harris.

By Mr. Rice—

A bill to amend section 3 of the act amending the new charter of Atlanta, approved September 3, 1881.

By Mr. Avary—

A bill fixing the license for the sale of spirituous or malt liquors in Columbia county.

By Mr. Alsabrook—

A bill to repeal an act to consolidate the offices of Tax-Collector and County Treasurer of the county of Fannin, approved February 17, 1876.

By Mr. Morrow—

A bill to prohibit the sale of liquors in the county of Clayton, and to point out the manner in which it may be done.

By Mr. Bonner—

A bill to create a County Court for the county of Carroll, and for other purposes.
By Mr. Geer—
A bill to amend an act to incorporate the town of Leary, in the county of Calhoun.

By Mr. Harris—
A bill to exempt certain members of the Macon Volunteers from jury duty.

Also, a bill to amend the charter of Macon, so as to confer additional powers upon the Mayor and Council in regard to licenses and taxes, and the establishment of a city market.

Also, a bill to amend the charter of the city of Macon by authorizing the Mayor and Council to submit to the qualified voters of said city the question of building a market-house and increasing the debt of said city by $40,000.

Also, a bill to incorporate the town of Holton, in Bibb county.

By Mr. Zachry—
A bill to regulate the sale of liquors in Henry county.

By Mr. Harris—
A bill to prevent the sale of spirituous liquors within three miles of Holton Academy and Church, in Holton, Bibb county, Ga.

By Mr. Murray—
A bill to prohibit the sale of spirituous or malt liquors in the county of Randolph in any quantity whatever.

By Mr. Murray—
A bill to amend an act to create a Board of Commissioners of Roads and Revenues for the counties of Floyd, Berrien, Effingham, Schley, Sumter and Greene, approved December 13, 1881, so far as relates to the county of Schley.

By Mr. Hawks—
A bill to amend an act approved February 27, 1875, in reference to the bridge across Flint River.

Also, a bill to amend the laws and charter of the city of Americus in relation to recognizance.
By Mr. Simmons—

A bill to submit to the voters of Terrell county the question of granting license to sell intoxicating liquors in said county.

By Mr. McGregor—

A bill to prohibit the sale of spirituous, malt or other intoxicating liquors in the county of Warren, and to provide a punishment for the violation of the same.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Calvin—

A bill to amend section 1455 of the Code of Georgia of 1882, which provides for submitting to the lawful voters of any county of this State, upon the petition of fifty freeholders of such county, the question of "fence" or "no fence," and for other purposes.

The following bill was introduced, read the first time, and referred to the Committee on Temperance, to-wit:

By Mr. Griffith—

A bill to establish a general local option liquor law, and to provide for holding elections under the same.

The following bills, reported back by the Committee on Local and Special Bills as incapable of consolidation, were read the first time, and referred to appropriate committees, to-wit:

By Mr. Little—

A bill to amend an act to vest the title to the Common of the city of Columbus in Commissioners, to sell the same and apply the proceeds to certain purposes, approved February 18, 1873, so as to empower said Commissioners to reserve and set apart, at the request of the Mayor and Council certain portions of said Common for railroad purposes.

Referred to Special Committee on Judiciary
By Mr. Flynt—

A bill to prohibit the sale of intoxicating, alcoholic, spirituous or malt liquors or intoxicating bitters in the county of Monroe, after submitting the same to the qualified voters of said county, to provide a penalty, and for other purposes.

Referred to the Committee on Temperance.

By Mr. Atkinson—

A bill to prohibit the sale of spirituous, malt, vinous or intoxicating liquors within three miles of Bethel Baptist Church, near Rocky Mount, Meriwether county.

Referred to the Committee on Special Judiciary.

By Mr. Bush—

A bill to compel the Clerk of the Superior Court of the county of Miller to transfer, immediately after the adjourning of each term, all misdemeanor cases to the County Court of said county.

Referred to the Committee on Special Judiciary.

By Mr. Atkinson—

A bill to prohibit the sale of spirituous or intoxicating liquors within three miles of the Methodist Church at Rocky Mount, Meriwether county.

Referred to the Committee on Special Judiciary.

By Mr. Redwine—

A bill to incorporate the Chattahoochee Navigation Company, and to define its rights, powers and immunities.

Referred to the Committee on Corporations.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Key—

A bill to change the appointment of Judges of the County Courts by the Governor to an election by the legal voters of the several counties in which they reside.
By Mr. Beck—
A bill to amend the garnishment laws of Georgia, and for other purposes.

By Mr. Silman—
A bill to amend section 4184 of the Code of 1882, prescribing the time for filing and serving bills in equity.

By Mr. Awbry—
A bill to change and fix the times for holding the Superior Courts of the counties of Fayette and Heard.

By Mr. McBride—
A bill to amend section 4372 of the Code of 1882.

By Mr. Jordan—
A bill to amend section 4612 of the Code of 1882.

By Mr. Julian—
A bill to prescribe the fees of Sheriffs in this State.
Also, a bill to fix the fees of Clerks of the Superior Courts in this State.

By Mr. Brooks—
A bill to authorize the amendment of equitable pleadings in common law cases in the courts of this State, as in equity cases.

By Mr. Hoge—
A bill to enable sureties on the official bonds of State and county officers to limit their liability on such bonds, and for other purposes.

By Mr. Irwin—
A bill to amend article 9, section 3, paragraph 1, of the Constitution.

By Mr. Geer—
A bill to amend section 2525 of the Code of 1882 by striking out the word "July" and inserting in lieu thereof the word "January," in the second line of said section.

By Mr. Payne—
A bill to confer upon the Judges of the Superior Courts of this State revisory powers upon the recommendation of the Grand Jury over the decisions of the
Ordinaries or County Commissioners concerning county matters.

By Mr. Wilson of Sumter—

A bill to create the office of commissioner of interrogatories in each county in this State; to provide for the appointment; to define the duties and to regulate the fees of the same.

By Mr. Robbe—

A bill to amend section 1981 of the Code of 1882 relating to the liens of mechanics on personalty, and to provide the means of enforcing such liens.

The following bill was introduced, read the first time and referred to the Committee on Education, to-wit:

By Mr. Lewis—

A bill to provide for the payment of the balance due public school officers and teachers for services rendered in the year 1871.

The following bill was introduced, read the first time and referred to the Committee on Temperance, to-wit:

By Mr. Key—

A bill to submit to the voters of this State the question of the manufacture or sale of spirituous or intoxicating liquors in this State.

The following resolution was introduced, read the first time and referred to the Committee on the State of the Republic, to-wit:

By Mr. Beck—

A resolution requesting our Senators and Representatives in Congress to procure the passage of a law authorizing the introduction and prosecution of claims for cotton seized by Federal troops during the war, despite the lapse of time.
By Mr. McCurry—
A resolution with reference to the repeal of the United States law authorizing the transfer of certain State cases, growing out of the collection of Internal Revenue.

The following bill were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Rankin—
A bill to amend the 2d section of the act regulating railroad freight and passenger tariffs, and to appoint Commissioners, and prescribe their powers and duties.

The following bills were introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Wilson of Greene—
A bill to repeal an act to authorize proceedings in equity in certain cases of insolvency, and for other purposes, approved September 28, 1881.

By Mr. Russell of Clarke—
A bill to change the times of holding elections in this State, so that all elections, except municipal elections, shall be held on one and the same day, to-wit, on the 1st Wednesday in October, 1884, and biennially thereafter, except elections for Electors for President and Vice-President, Ordinaries, Justices of the Peace and Constables, who shall be elected on the 1st Wednesday in October, 1884, and on the same day in every fourth year thereafter.

By permission of the House, Mr. Flynt withdrew House bill No. 95, Mr. Shipp withdrew House bill 22, and Mr. Rice withdrew House bill No. 80.

The hour of 12 o'clock meridian having arrived, the Senate appeared in the Hall of the House of Representatives, and the General Assembly was called to order by Hon. J. S. Boynton, President of the Senate,
and the Journal of the Senate and the Journal of the House were read showing the result of the balloting in each House for a Senator in the Congress of the United States to fill the vacancy caused by the death of Hon. B. H. Hill, said term expiring March 4, 1883, when it appeared that neither Benj. H. Hill, Jr., nor Pope Barrow had received a majority of all the votes in each House.

The President declared there had been no election for the short term, and a ballot was ordered for a Senator for the unexpired term.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Hill are Messrs.—

Baker, Beall, Eakes, Gustin, Guyton, Harris, Hoyt, Hughes, Mandeville, Norman, Oliver, Rouse, Wilcox, Mr. President.

Those voting for Mr. Barrow are Messrs.—

Bush, Davis, DeWolf, DuBignon, Foster, Frederick, George, Greer, Jones, Knight, Lamar, Livingston, Martin, McAfee, McDonald, Morgan, Neal, Parker, Parks, Paull, Peeples, Pike, Polhill, Smith, Tatum, Thompson, Tutt, Walker, Yow.

Excused—Mr. Meldrim.
Pope Barrow 29.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Hill are Messrs.—

Alexander, Atkinson, Glisson, Graham, Pendleton, Pringle,

Those voting for Mr. Barrow are Messrs.—

Those not voting are Messrs.—

Camp, Murray.

Pope Barrow 87.
B. H. Hill 85.
Not voting 2.

Upon consolidating the vote, it appeared that Hon. Pope Barrow, of Clarke, had received 116 votes and Hon. B. H. Hill, Jr., had received 99 votes.

Hon. Pope Barrow having received a majority of all the votes cast, he was declared duly elected Senator to represent this State in the Congress of the United States for the remainder of the term, which will expire March 4, 1883, to fill the vacancy caused by the death of Hon. B. H. Hill.

The Journals of the House and of the Senate were then read, showing the result of the ballot taken separately in each house for a Senator for the full term, from which it appeared that no one had received a majority of all the votes cast in each house.

The President so announced, and a ballot was ordered in joint session to fill the full term in the Senate of the United States, said term to begin March 4, 1883, and to expire March 4, 1889.
Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Colquitt are Messrs.—

| Baker,        | Guyton,     | Parks,      |
| Beall,        | Harris,     | Peeples,    |
| Davis,        | Hoyt,       | Pike,       |
| Eakes,        | Jones,      | Tatum,      |
| Foster,       | Livingston, | Thompson,   |
| Frederick,    | McAfee,     | Yow,        |
| George,       | McDonald,   | Mr. President, |
| Greer,        | Norman,     |             |

Those voting for Mr. Black are Messrs.—

| Bush,         | Oliver,     | Polhill,   |
| Morgan,       | Parker,     | Wilcox,    |
| Neal,         |             |            |

Those voting for Mr. Jackson are Messrs.—

| Dewolf,       | Mandeville, | Smith,    |
| Knight,       | Martin,     | Tutt,     |
| Lamar,        | Meldrim,    | Walker,   |

Those voting for Mr. Anderson are Messrs.—

| Dubignon,     | Hughes,     | Rouse,    |
| Gustin,       | Paull,      |           |

Alfred H. Colquitt 23.
James Jackson 9.
Clifford Anderson 5.
J. C. C. Black 7.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Colquitt are Messrs.—

| Alexander,    | Geer,       | Pringle,   |
| Alsabrook,    | Gilsson,    | Proctor,   |
| Atkinson,     | Graham,     | Rankin,    |
| Avary,        | Griffith,   | Ray of Coweta, |
| Awbry,        | Howell,     | Redwine,   |
| Barksdale of Wilkes, | Hulsey, | Rice,    |
Those voting for Mr. Jackson are Messrs.—

Barksdale of Lincoln,  McRae,  Stallings,
Beck,  McBride,  Stoddard,
DeLacy,  McCurry,  Sutton,
DuPree,  McDonough,  Thompson,
Falligant,  Mitchell,  Watts,
Fuller,  Owens,  Wilson of Bulloch,
Griffin,  Payne,  Wilson of Sumter,
Hawks,  Reese,  Wood,
Head,  Robins,  Young,
Hudson of Jackson,  Russell of Clarke,  Mr. Speaker,
Little,  -

Those voting for Mr. Anderson are Messrs.—

Bartlett,  Lofton,  Rountree,
Gordon,  McKay,  Simmons,
Gray,  Mobley,  Spence,
Harris, Jones of Twiggs, Ray of Crawford, Redding, Smith of Wilkinson, Wright of Washington.

Those voting for Mr. Black are Messrs.—

Beauchamp, Gary, McGregor,
Brinson, Hoge, Moore of Hancock,
Brown, Humber, Paulk of Berrien,
Carter, Jenkins, Pendleton,
Calvin, Jordan, Perkins,
Daniel, Logue, Robbe,
Dews, Maddox, Sinquefield,
Ford, Mason, Spengler,
Foy, McKinney, Watson.

Those not voting are Messrs.—

Camp, Murray.

James Jackson 31.
Clifford Anderson 15.
J. C. C. Black 27.
Not voting 2.

Upon counting and consolidating the vote, it appeared that
Alfred H. Colquitt had received 123 votes.
James Jackson had received 40 votes.
James C. C. Black had received 33 votes.
Clifford Anderson had received 20 votes.

Alfred H. Colquitt having received a majority of all the votes cast, he was declared duly elected Senator to represent this State in the Congress of the United States for the full term of six years, from March 4, 1883.

On motion, the joint session was dissolved.

At the request of the Committee on the Penitentiary, through Mr. Perkins, chairman, the following members were added to said committee, to-wit: Messrs. Park, Carithers, Cox, Julian, Proctor and Wright of Floyd.

At the request of the committee, through Mr. Park,
chairman, the following members were added to the Committee on the Lunatic Asylum, to-wit: Messrs. Jacoway, Sutton, Bishop and Rich of Paulding.

The following leaves of absence were granted, to-wit: Messrs. Tucker, Thompson, Wilson of Sumter, Smith of Bryan, Barksdale of Lincoln, Peek, Wilson of Bulloch, Jones of Bartow, Irwin, Hudson of Webster and Patton.

On motion of Mr. McCants, the House then adjourned until 10 o’clock a. m. to-morrow.

ATLANTA, GEORGIA,
Thursday, November 16, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Alexander, Hawks, Perkins,
Alsabrook, Harris, Pringle,
Atkinson, Head, Proctor,
Avary, Hoge, Rankin,
Awbry, Howell, Ray of Coweta,
Barksdale of Lincoln, Hulsey, Ray of Crawford,
Barksdale of Wilkes, Humber, Redding,
Bartlett, Hudson of Jackson, Redwine,
Beauchamp, Hudson of Webster, Reese,
Beck, Irwin, Rice,
Bishop, James, Rich of Paulding,
Bonner, Jacoway, Rich of Wayne,
Brewer, Jenkins, Robbe,
Brewster, Jordan, Robins,
Brinson, Johnston, Robertson,
Broyles, Johnson of Echols, Rountree,
Brown, Johnson of Lee, Russell of Clarke,
THURSDAY, NOVEMBER 16, 1882.

Brooks,          Jones of Bartow,  Russell of Decatur,
Burch,          Jones of DeKalb,    Shipp,
Bush,           Jones of Elbert,    Silman,
Carroll,        Jones of Twiggs,    Sinquefield,
Carter,         Julian,            Simmons,
Cannon,         Key,               Spence,
Calvin,         Kimsey,            Spengler,
Carithers,      McDonough,         Smith of Bryan,
Chancey,        Lewis,             Smith of Wilkinson,
Crenshaw,       Little,            Stallings,
Crittenden,     Lofton,            Stapleton,
Crumbley,       Logue,             Stoddard,
Courson,        Lott,              Sutton,
Cox,            Maddox,            Sweat of Clinch,
'Dart,          Mason,             Sweat of Pierce,
Davis,          McRae,             Tate,
Daniel,         McKay,             Teasley,
Dawson,         McCants,           Thompson,
Deaton,         McBride,           Waldrop,
Dews,           McCurry,           Walthall,
DeLacy,         McKinney,          Watson,
Drewry,         McIntosh,          Watts,
DuPree,         McElvaney,         Wilder,
Eason,          McGregor,          Wimberley,
Everett,        McWhorter,         Winningham,
Falligant,      Middlebrooks,      Wilson of Greene,
Fite,           Mitchell,          Wilson of Sumter,
Flynt,          Mobley,            Wilson of McIntosh,
Ford,           Moore of Hancock,  Wisdom,
Foster,         Moore of Taliaferro, Withrow,
Foy,            Morrow,            Witcher,
Fuller,         Osborn,            Whatley,
Gary,           Owens,             Wolfe,
Geer,           Park,              Wood,
Glisson,        Paulk of Berrien,  Wright of Floyd,
Gordon,         Paulk of Coffee,   Wright of Washington,
Graham,         Payne,             Young,
Gray,           Peek,              Zachry,
Griffin,        Pendleton,         Mr. Speaker.
Griffith,       

Those absent are Messrs.—

Camp,           Patton,           Wilson of Bulloch.
Murray,         Tucker,           

Present 69. Absent 5.
The Journal was then read and approved.

15
Leave of absence was granted to the Committee on the Academy for the Blind for a few days on account of the business of the committee.

Mr. Drewry offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Requesting the Governor to furnish to the several committees from this House upon the Lunatic, Blind, and Deaf and Dumb Asylums all the itemized accounts of expenditures returned to his office by the officers of said institutions as required by sections 1348, 1349 of the Code of Georgia.

The special order for the day was taken up, to wit:

A resolution—

Declaring that there is a vacancy in the office of Judge and of Solicitor-General of the Northeastern Circuit to be filled by election at the present session of the General Assembly—reported by the General Committee on the Judiciary.

At the request of Mr. Jordan, the question of adopting the resolution was divided so that separate votes might be taken in regard to the Judgeship and the office of Solicitor-General.

Mr. Gary offered as a substitute a resolution declaring that there was no vacancy in either office to be filled at this session.

Mr. Humber called for the previous question.

The call was sustained and the main question ordered.

The substitute was not adopted.

The resolution was agreed to.

Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bills, which they
recommend be referred to the Committee on Temperance, to-wit:

A bill to alter and amend section 4565 of the Code, in reference to retailing spirits without a license.

The committee recommend that the following bill do pass, as amended, to-wit:

A bill to amend an act entitled an act to carry into effect article 6, section 7, paragraph 2 of the Constitution as to appeals in Justices Court and therefrom, approved December 16, 1878.

The committee recommend that the following bill do pass, to-wit:

A bill to amend section 874 (B) of the Code of 1882.

The committee recommend that the following bill do pass, by substitute, to-wit:

A bill to repeal section 1278 of the new Code of Georgia.

The committee recommend that the following bill do not pass, to-wit:

A bill to amend the Constitution of this State in relation to the election of Judges of the Supreme and Superior Courts of this State.

Respectfully submitted.

M. P. REESE, Chairman.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr. Speaker:

The Committee on Local and Special Bills have had under consideration the following bills, which they herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading and reference to proper committees, to-wit:

A bill to amend an act prescribing the manner of granting licenses for the sale of intoxicating liquors in
the counties of Jefferson, Burke and Washington, extending the same to the county of Pike.

Also, a bill to incorporate the Merchants and Planters' Bank of Forsyth.

Also, a bill to provide for the drawing of only one Grand Jury for each term of Meriwether Superior Court.

Also, a bill to change the road laws of the State as to Irwin county.

Also, a bill to repeal an act to establish a City Court in the county of Hall, etc.

Also, a bill to incorporate the town of Chipley, in Harris county.

Also, a bill to amend section third of an act amending the new charter of the city of Atlanta.

Also, a bill to consolidate the offices of Tax-Collector and County Treasurer in Fannin county.

Also, a bill to fix the license for the sale of intoxicating liquors in Columbia county.

Also, a bill to prohibit the sale of intoxicating liquors in Clayton county.

Also, a bill to create a County Court in Carroll county.

Also, a bill to amend an act to incorporate the town of Leary, in Calhoun county.

Also, a bill to exempt from jury duty certain members of the Macon Volunteers.

Also, a bill to incorporate the town of Holton, in Bibb county.

Also, a bill to prevent the sale of spirituous liquors within three miles of Holton Academy and Church, in Holton, Bibb county.

Also, a bill to prevent the sale of spirituous liquors in any quantity whatever in Randolph county.

Also, a bill to amend an act creating a Board of Commissioners of Roads and Revenues for the counties of Floyd, Berrien, Effingham, Schley, Sumter and
Greene, approved December 13, 1881, so far as it relates to the county of Schley.

Also, a bill to amend an act, approved February 27, 1875, in reference to the bridges across Flynt River.

Also, a bill to amend the laws and charter of the city of Americus in regard to recognizances.

Also, a bill to submit the question of granting licenses to sell intoxicating liquors to the voters of Terrell county.

Also, a bill to prohibit the sale of spirituous liquors in Warren county.

Respectfully submitted.

J. W Maddox, Chairman.

The Speaker announced as the committee on the part of the House to redistrict the State—

Messrs. Harris, Chairman.

First District—Sweat of Clinch, Foy of Effingham.

Second District—Spence of Mitchell, Pendleton of Lowndes.

Third District—Eason of Telfair, DuPree of Macon.

Fourth District—Little of Muscogee, Crenshaw of Troup.

Fifth District—Rice of Fulton, Gordon of Houston.

Sixth District—Harris of Bibb, Middlebrooks of Newton.

Seventh District—McBride of Haralson, Payne of Catoosa.

Eighth District—Wright of Washington, Gary of Richmond.

Ninth District—Redwine of Hall, Tate of Pickens.

As Committee on Temperance:

Pringle, Chairman.

First District—Owens of ——, Lott of ——.

Second District—Paulk of Berrien, Crittenden of Randolph.

Third District—Wilson of Sumter, McRae of Montgomery.

Fourth District—Whatley of Troup, Ray of Coweta.
Fifth District—Morrow of Clayton, McKinney of Upson.
Sixth District—Humber of Putnam, Key of Jasper.
Seventh District—Irwin of Cobb, Wood of Walker.
Eighth District—Pringle of Washington, Stapleton of Jefferson.
Ninth District—Bishop of Dawson, Kimsey of White.

Committee on Roads and Bridges—Russell of Clarke, Chairman; Messrs. Witcher, Watts, Cannon, Ford, Shipp and Young.

On motion of Mr. Harris, the use of the Hall of the House of Representatives was granted to Rev. Dr. J. E. Evans for the purpose of addressing the members of the General Assembly on Tuesday evening next.
Leave of absence was granted to the Committee on the Lunatic Asylum until Monday next.
Leave of absence was granted to Messrs. Brewer, Bishop, Brown, Crumbley, Dawson, Gordon, Logue, Maddox, Pendleton, Wimberly and Wolfe on business.
On motion, the House adjourned until 10 o'clock a. m. to-morrow.

Atlanta, Georgia,
Friday, November 17, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.
On motion of Mr. Mitchell, the roll-call was dispensed with.
The Journal was then read and approved.
On motion of Mr. Jordan, the use of the Hall of the House of Representatives was tendered to Rev. Sam. P. Jones for Thursday evening next, the 23d instant, to address the General Assembly.
Mr. McIntosh offered the following resolution, which was read and agreed to, to-wit:

A resolution—
To appoint a joint committee of six from the House and three from the Senate to consider the question of an early adjournment, and the business necessary to be transacted before an adjournment can be had.

On motion of Mr. McIntosh, the action of the House on this resolution was ordered at once transmitted to the Senate.

Mr. McCurry offered the following resolution, which was read and agreed to by substitute, to-wit:

A resolution—
Fixing the hour of 12 o'clock m., on Tuesday next, for the meeting in joint session of the General Assembly for the purpose of electing a Judge and Solicitor-General for the Northeastern Circuit.

Mr. McCurry offered the following resolution, which was read and agreed to, to-wit:

A resolution—
To appoint a committee of three from the Senate and five from the House to take into consideration the report of the committee on the obstructions in the Savannah River near Augusta.

Mr. Atkinson, chairman pro tem. of the Committee on Local and Special Bills, submitted the following report:

Mr. Speaker:

The Committee on Local and Special Bills have had under consideration the following bill, which they herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading and proper reference, to-wit:
A bill to regulate the sale of spirituous liquors in the county of Henry, and for other purposes. Respectfully submitted.

T. A. ATKINSON, Chairman pro tem.

The following message was received from the Senate, through Mr. Harris, Secretary thereof, to-wit:

Mr. Speaker:

The Senate has agree to the following resolution, in which the concurrence of the House is respectfully asked, to-wit:

A resolution—

Appointing a joint committee to take into consideration the report on the obstructions of the Savannah River, near Augusta, and have appointed on the part of the Senate, Messrs. Davis, Polhill and Hughes.

Mr. Sweat, of Clinch, chairman of the Committee on Wild Lands, submitted the following report:

Mr. Speaker:

The Committee on Wild Lands have had under consideration the following bill, which they recommend do pass, by substitute, to-wit:

A bill to extend the time for the payment of taxes on wild lands in this State for the year 1882. Respectfully submitted.

J. L. SWEAT, Chairman.

Mr. Lofton, chairman pro tem. of the General Committee on the Judiciary, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bill, which they recommend do pass, to-wit:
A bill to amend section 4527 of the Code of 1882 in reference to carrying concealed weapons.
Also, a bill to change the time of holding the Superior Courts for the county of Twiggs, which they recommend do pass, as amended.
The following bill is returned for reference to the Committee on Temperance, to-wit:

A bill to regulate the sale of intoxicating liquors in this State, outside of an incorporated town or city.
Respectfully submitted.

W A. Lofton, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the amendment of the House of Representatives to the Senate resolution fixing a time for the bringing on the election of Judge and Solicitor-General of the Northeastern Judicial Circuit.

Also, the Senate has concurred in the resolution of the House of Representatives, appointing a committee of three from the Senate and six from the House to inquire into and report upon the feasibility of an early adjournment, with a view of meeting during next summer.

The committee on the part of the Senate is Messrs. Parks, Polhill and Livingston.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which the concurrence of the House is respectfully asked, to-wit:

A resolution—

Declaring a vacancy in the Northeastern Circuit for Judge and Solicitor-General.
Also, a resolution fixing the time for the election of Judge and Solicitor-General of the Northeastern Judicial Circuit.

On motion of Mr. Davis, the resolution of the Senate, just reported, was taken up, and, on motion, read and concurred in, to-wit:

A resolution—
Appointing a joint committee to take into consideration the report on the obstructions of the Savannah River near Augusta.

Upon motion of Mr. Sweat, of Clinch, the Rules were suspended, and the following bill taken up and read the second time, to-wit:

A bill to extend the time for the payment of taxes on wild lands in this State for the year 1882.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Harris—
A bill to provide for the payment of the expenses of Judges of the Superior Court designated by the Governor to preside in certain cases in the Supreme Court.

By Mr. McDonough—
A bill to provide for the taking of land belonging to private parties for the purpose of erecting light-houses, beacons or range lights by the General Government to improve the navigation of rivers and harbors.

By Mr. Jones of DeKalb—
A bill to provide for the compensation of managers and clerks at elections held under the laws of Georgia, and for other purposes.

The following bills were introduced, read the first time and referred to the Committee on Education, to-wit:
By Mr. Lofton—
A bill to consummate the gift of $50,000 by Senator J. E. Brown to the Board of Trustees of the University of Georgia.

By Mr. Perkins—
A bill to impose an annual tax of one-tenth of one per cent. on the taxable property of the State for the support of common schools.

The following bills, reported back by the Committee on Local and Special Bills as incapable of consolidation, were read the first time, and referred to appropriate committees, to-wit:

By Mr. Paulk of Berrien—
A bill to fix the license fees for the sale of intoxicating liquors in the county of Berrien and in the town Alapaha, in said county, and to appropriate the money arising from the sale of license to educational purposes.

Referred to the Committee on Temperance.

By Mr. Walthall of Butts—
A bill to amend the act incorporating the town of McIntosh in Butts county by changing the name to that of Indian Springs, and reducing the bounds of said county.

By Mr. Owens—
A bill to amend section 4875 of the Code, conferring upon the Mayor and Aldermen of the city of Savannah powers to require the abatement of nuisances within the jurisdictional limits of said city.

Referred to the Committee on Corporations.

Also, a bill to amend section six of an act to enlarge the jurisdiction of the City Court of Savannah, and for other purposes, approved September 15, 1881, so far as relates to the deposit of costs provided for in said section.

Referred to the Special Committee on the Judiciary.

By Mr. Shipp—
A bill to extend the jurisdiction of Justices of the Peace in the county of Chattahoochee.
Referred to the Special Committee on the Judiciary.
By Mr. Russell of Decatur—
A bill to require and compel the Judge presiding in the Superior Court of Decatur county to transfer to the County Court of said county all cases less than felonies arising in the Superior Court, and to require the Clerk of the Superior Court so to do, should the Judge fail or refuse to do so, and to regulate the distribution of costs.
Referred to the Committee on Special Judiciary.
Also, a bill to repeal an act authorizing and requiring the Justices of the Inferior Court to order the payment of election expenses in Decatur county, assented to December 4, 1866.
Referred to the Committee on Special Judiciary.
Also, a bill to authorize and empower the Board of Commissioners of Decatur county to assess, levy and collect an additional tax for county purposes, not to exceed fifty per cent. on the State tax.
Referred to the Committee on Finance.
Also, a bill to prohibit the sale or disposal of alcoholic, spirituous and malt liquors or intoxicating bitters in Decatur county.
Referred to the Committee on Temperance.
Also, a bill to incorporate the Spring Creek Canal and Improvement Company; to grant certain privileges therein named, and for other purposes.
Referred to the Committee on Corporations.
By Mr. Jones—
A bill to incorporate the town of Clarkston, in Dekalb county, and to grant powers, privileges, etc.
Referred to the Committee on Corporations.
By Mr. DeLacy—
A bill to repeal an act prescribing the methods of granting license to sell spirituous liquors in the town of Eastman and county of Dodge, and to fix the
license thereof, and to prescribe the penalties for a violation of the requirements thereof.

Referred to the Committee on Temperance.

By Mr. Chancey—

A bill to regulate the pay of jurors for the county of Early.

Referred to the Committee on Special Judiciary

The following resolution was introduced, read the first time and agreed to, to-wit:

A resolution—

Authorizing the Committee on the Penitentiary to make an investigation concerning the lease of convicts, etc.

Mr. Teasley offered the following resolution, which was read and laid over, to-wit:

A resolution—

That this General Assembly do adjourn on the 6th day of December next at 12 o'clock m. without a day

Mr. Watson offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Requiring the Committee on the Penitentiary to make certain inquiries as to the treatment of convicts, and to report thereon.

By a two-thirds vote—yeas 109, nays 0—the following bill was introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Jones of Elbert—

A bill to authorize the municipal authorities of the town of Elberton to issue bonds, and to levy a tax, and for other purposes.

By a two-thirds vote—yeas 100, nays 0—the follow-
ing bill was introduced, and, without being read, re­ferred to the Committee on Local and Special Bills, to-wit:
By Mr. Alsabrook—
A bill to incorporate the town of Morganton, in the county of Fannin.

By a two-thirds vote—yeas 93, nays 0—the follow­ing bill was introduced, and by a two-thirds vote—
yeas 95, nays 0—read the first time and referred to the Committee on Corporations, to-wit:
By Mr. Brooks—
A bill to incorporate the Rome and Decatur Rail­road Company with power to build branch roads, and to define its rights, powers and privileges, and for other purposes.

At the request of the Committee on the Lunatic Asylum, leave of absence was granted until Monday next for Messrs. Griffith, Jordan, Rountree, Jenkins and Wright of Floyd to visit the asylum.

Leave of absence was granted to Mr. Sinquefield and Mr. Carithers on account of sickness, and to Messrs. Foy, Gray, Rich of Paulding, James, Spence, Avary, Mason, Crenshaw and Foster on business, and to Mr. Atkinson for a few days.

The hour of 12 o’clock m. having arrived, the special order was taken up, to-wit, the report of the committee on the death of W W Singleton, late member-elect of the House of Representatives, and the follow­ing resolutions were adopted by a unanimous rising vote, to-wit:

W H R E A S, It has pleased Almighty God to remove from the sphere of his usefulness, by death, on the 19th day of October, 1882, the Hon. W W Singleton, late member-elect to the House of Representatives from the county of Marion: therefore, be it—

1. R e s o l v e d, That it is with feelings of the most pro­found and heart-felt sorrow we note the death of the Hon. W W Singleton, of the county of Marion.
2. Resolved, That in his death the State of Georgia has lost the services of one who, in our opinion, had he been spared to his country, would have made a most faithful, reliable and conscientious legislator, the county of Marion, as well as the State of Georgia, a model of upright and worthy citizenship, and the Church of Christ a most sincere and exemplary member.

3. Resolved, That these proceedings be entered on the Journal of this House, and a copy thereof be transmitted to his bereaved family.

4. Resolved, That in respect to the memory of the deceased, this House do adjourn until 10 o'clock a.m. on Monday next.

The Speaker then declared the House adjourned until 10 o'clock a.m. Monday.

ATLANTA, GEORGIA,
Monday, November 20, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by Rev. Henry Quigg, of Conyers.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Alexander, Alsabrook, Atkinson, Awbry, Bartlett, Beauchamp, Beck, Bonner, Brewster, Head, Hoge, Howell, Hulsey, Humber, Irwin, James, Jacoway, Jordan, Peek, Perkins, Pringle, Proctor, Rankin, Ray of Coweta, Ray of Crawford, Redding, Redwine,
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Brinson, Johnson, Johnston, Reese,
Broyles, Johnson of Echols, Rice,
Brooks, Johnson of Lee, Rich of Wayne,
Burch, Jones of Bartow, Robbe,
Bush, Jones of DeKalb, Robins,
Carroll, Jones of Elbert, Robertson,
Carter, Julian, Rountree,
Calvin, Key, Russell of Clarke,
Chancey, Kinsey, Russell of Decatur,
Crenshaw, Lewis, Silman,
Crittenden, Little, Simmons,
Courson, Lofton, Spengler,
Daniel, Logue, Smith of Bryan,
Dawson, Maddox, Smith of Wilkinson,
Deaton, McKay, Stapleton,
DeLacy, McCants, Stoddard,
Drewry, McKinney, Sutton,
DuPree, McDonough, Sweat of Clinch,
Eason, McIntosh, Sweat of Pierce,
Fite, McElvaney, Tate,
Foster, McGregor, Teasley,
Foy, McWhorter, Watts,
Fuller, Middlebrooks, Wilson of Bulloch,
Gary, Mitchell, Wilson of McIntosh,
Geer, Mobley, Wisdom,
Glisson, Morrow, Withrow,
Gordon, Osborn, Witcher,
Gray, Park, Wright of Floyd,
Griffin, Patton, Wright of Washington,
Griffith, Paulk of Berrien, Young,
Hawks, Paulk of Coffee, Mr. Speaker,
Harris, Payne,

Those absent are Messrs.—

Avary, Graham, Sinquefield,
Barksdale of Lincoln, Hudson of Jackson, Spence,
Barksdale of Wilkes, Hudson of Webster, Stallings,
Bishop, Jenkins, Thompson,
Brewer, Jones of Twiggs, Tucker,
Brown, Lott, Waldrop,
Camp, Mason, Walthall,
Cannon, McRae, Watson,
Carithers, McBride, Wilder,
Crumbley, McCurry, Wimberly,
Cox, Moore of Hancock, Winningham,
Dart, Moore of Taliaferro, Wilson of Greene,
Present 122.
Absent 52.

The Journal was then read and approved.

Leave of absence was granted to Messrs. Falligant and Owens for to-day, and to Mr. Johnston, of Baldwin, for a few days on account of a death in his family, and to Mr. Dart on account of sickness in his family.

The following bills, reported back by the Committee on Local and Special Bills as incapable of consolidation, were read the first time, and referred to appropriate committees, to-wit:

By Mr. Julian—
A bill to amend an act to incorporate the Cumming and Suwannee Railroad Company.
Referred to the Committee on Corporations.

By Mr. Rice—
A bill to amend an act to incorporate the National Mercantile Debt Assurance Company, approved October 17, 1879, amended September 8, 1881, and to change the name to that of the National Mercantile Company, and for other purposes.
Referred to the Committee on Corporations.

By Mr. Hoge—
A bill to incorporate the town of East Point, in the county of Fulton.
Referred to the Committee on Corporations.

By Mr. Rice—
A bill to authorize the Mayor and General Council of Atlanta to prevent railroad freight trains from run-
ning through any portion of the corporate limits of said city, and to provide through what portion of said corporate limits such trains may run, and to regulate the rate of speed thereof; also, to regulate the rate of speed and manner in which passenger trains may be run in and through said city; also, to provide safeguards at points where railroads are crossed by public streets of said city; also, to pass proper ordinances and to adopt suitable regulations to carry the above into effect, and to provide and enforce penalties for non-compliance with such ordinance or regulations.

Referred to the Committee on Corporations.

By Mr. Rice—

A bill to amend an act to establish a new charter for the city of Atlanta, so as to strike from section 31 so much thereof as authorizes the sale of books, maps and mathematical instruments in said city free from tax.

Referred to the Committee on Corporations.

Also, a bill to amend section 3 of an act amending the new charter of the city of Atlanta, approved September 3, 1881, so as to strike from said section so much thereof as requires a request of persons owning at least one-third of the property fronting on a street for paving or otherwise improving a street or portion of a street before such improvement can be made, and the cost assessed, as provided in said act.

Referred to the Committee on Corporations.

By Mr. Hulsey—

A bill to amend the charter of the Atlantic and Great Western Canal Company, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Redwine—

A bill to repeal an act to establish a City Court in the county of Hall, and to provide for the appointment of a Judge and Solicitor-General thereof, approved December 7, 1880, and to provide for a disposition of causes now pending in said court.

Referred to the Committee on Corporations.
By Mr. Wisdom—
A bill to incorporate the town of Chipley, in the county of Harris, and to provide for the election of Mayor and Aldermen and Recorder; to define the corporate limits of said town, and for other purposes.
Referred to the Committee on Corporations.

By Mr. Zachry—
A bill to regulate the sale of liquors in the county of Henry, and for other purposes.
Referred to the Committee on Temperance.

By Mr. Young—
A bill to change the road laws of this State in so far as they relate to Irwin county.
Referred to the Committee on Roads and Bridges.

By Mr. Sutton—
A bill to provide for the drawing of only one grand jury for each term of Meriwether Superior Court to serve for both weeks, or so long as may be necessary.
Referred to the Committee on General Judiciary.

By Mr. Head—
A bill to incorporate the Merchants' and Planters' Bank, of Forsyth.
Referred to the Committee on Banks.

By Mr. Beauchamp—
A bill to amend an act to prescribe the mode of granting license to sell intoxicating liquor in the counties of Jefferson, Burke and Washington, approved February 20, 1873, the provisions of which act are extended to the county of Pike by act approved March 5, 1875.
Referred to the Committee on Temperance.

By Mr. Crittenden—
A bill to prohibit the sale of spirituous or malt liquors in the county of Randolph in any quantity whatever, except by a physician's prescription for his patients.
Referred to the Committee on Temperance.

By Mr. Robbe—
A bill to amend the charter of the Bank of Augusta, located at Augusta.
Referred to the Committee on Banks.

By Mr. Watts—
A bill to alter and amend an act to fix the fees of the Sheriff or Jailer of Stewart county for dieting prisoners confined in the jail of said county, approved February 1, 1877, so as to increase the same.
Referred to the Committee on Special Judiciary.

By Mr. Murray—
A bill to amend an act to create a Board of Commissioners of Roads and Revenues for the counties of Floyd, Berrien, Effingham, Schley, Sumter and Greene, approved December 13, 1881, so far as relates to the county of Schley.
Referred to the General Committee on Judiciary.

By Mr. Hawks—
A bill to amend the charter of Americus.
Referred to the Committee on Special Judiciary.
Also, a bill to amend an act of the General Assembly, assented to on the 27th day of February, 1875, in reference to the bridge across Flint River.
Referred to the General Committee on the Judiciary.
Also, a bill to amend the laws and charter of the city of Americus in relation to recognizances.
Referred to the General Committee on the Judiciary.

Mr. Calvin introduced the following resolution, which was read and referred to the Committee on the State of the Republic:

A resolution—
Instructing our Senators and requesting our Representatives in Congress to use their efforts to secure the repeal of the ten per cent. tax on State Banks now levied under an act of Congress approved March 3, 1865.

Mr. Watts introduced the following resolution, which was read the first time and referred to the Committee on Public Property, to-wit.
A resolution—

Authorizing the appointment of a committee to inquire into the condition and character of the property belonging to this State, and what portion thereof is unproductive and may be sold and proceeds applied as contemplated in article 7, section 13, of the Constitution.

Mr. Hoge withdrew, by permission, House bill No. 79.

The following communication was received from his Excellency the Governor through Mr. Warren, his Secretary, to-wit:

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House of Representatives a communication in writing, with accompanying document.

The following bill was introduced by a two-thirds vote—yeas 91, nays 0—and by a three-fourths vote—yeas 91, nays 0—read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Rice—

A bill to authorize the Mayor and General Council of the city of Atlanta to acquire land by condemnation proceedings for cemetery purposes, and also land on which to deposit filth and refuse matter of all kinds removed from the city of Atlanta by the authorities thereof.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 93, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Withrow—

A bill to incorporate the town of Elijay, in the county of Gilmer, and to grant election powers, etc.
By a two-thirds vote—yeas 97, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 92, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Gordon—

A bill to amend an act to incorporate the town of Perry, in the county of Houston, and to extend the limits of the same, and to repeal an act to incorporate the town of Perry, Houston county, and to define the authority of the Commissioners of the same, etc.

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and by a three fourths vote—yeas 88, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Gordon—

A bill to amend an act to incorporate the town of Perry, in Houston county, and to extend the limits of the same, and to repeal an act to incorporate the town of Perry, and to define the authority of the Commissioners, etc.

By a two-thirds vote—yeas 88, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 90, nays 0—read the first time and referred to the Committee on Finance, to-wit:

By Mr. Head—

A bill to repeal an act to fix the compensation allowed for feeding prisoners in Monroe county jail.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 98, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Stoddard—

A bill to amend the stock law, so far as the county of Morgan is concerned, so as to provide for a new
election in said county on the question of "fence" or "no fence."

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 91, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Howell—

A bill to amend an act to authorize the Town Commissioners of the town of Spring Place, in the county of Murray, to issue license for the retail of ardent spirits, and for other purposes, approved March 20, 1869.

The following bill was introduced, read the first time and ordered to be engrossed, to-wit:

By Mr. Middlebrooks—

A bill to repeal an act to provide for the keeping, in each county of this State, of the wild lands lying and being therein, and to regulate the manner of giving in wild lands for taxation in this State, approved September 28, 1881.

Mr. Sweat, of Clinch, gave notice of a motion to reconsider the action of the House in ordering said bill engrossed.

By a two-thirds vote—yeas 88, nays 0—the following bill was introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Crittenden—

A bill to incorporate the town of Ward, in the county of Randolph; to grant certain privileges to the same, and for other purposes.

The following bill was introduced, read the first time and referred to the Committee on Roads and Bridges, to-wit:
By Mr. Witcher—
A bill to limit the power of Road Commissioners' courts to punish for contempt.

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Crittenden—
A bill to amend an act to submit to the voters of Randolph county the question of granting license to retail spirituous liquors in said county for two years ensuing the election and biennially thereafter, to resubmit said question September 23, 1881.

By a two-thirds vote—yeas 97, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 90, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Robbe—
A bill to withdraw from the corporate limits of the village of Summerville the lands of the Augusta Land Company, and others lying North of Washington road.

By a two-thirds vote—yeas 97, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 93, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Gary—
A bill to extend the limits of the city of Augusta, to regulate the taxation within said extended limits, and for other purposes.

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 93, nays 0—read the first time and referred to the Committee on Corporations, to-wit:
By Mr. Gary—

A bill to authorize the City Council of Augusta to exercise police control over the property of the city at the head of the Augusta canal and the dam across Savannah River.

The following bills were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Hoge—

A bill to appropriate the sum of $2,975.00 for the payment of the balance due by the State of Georgia to the Hon. Thomas L. Snead for professional services rendered to said State as an attorney-at-law.

By Mr. Rice—

A bill to appropriate money to refund taxes illgally collected by the State from the Piedmont and Arlington Life Insurance Company.

Also, a bill to appropriate money to refund triple taxes illgally collected by the State from the Penn Mutual Life Insurance Company.

Also, a bill to appropriate money to refund triple taxes illgally collected by the State from the Penn Fire Insurance Company.

Also, a bill to appropriate money to refund double taxes illgally collected by the State from the Queen Insurance Company of England.

Also, a bill to appropriate money to refund double taxes illgally collected by the State from the Manhattan Life Insurance Company.

Also, a bill to appropriate money to refund to the Condon Assurance Corporation double taxes illgally collected by the State.

Also, a bill to refund taxes illgally collected by the State from the Virginia Fire and Marine Insurance Company.
Also, a bill to appropriate money to refund double taxes illegally collected by the State from the Girard Mutual Life Insurance Company.

By a two-thirds vote—yeas 92, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 95, nays 0—read the first time and referred to the Committee on Education, to-wit:

By Mr. Robins—

A bill to authorize the Trustees of LeVert Female College, located at Talbotton, Ga., to transfer the legal title to the college buildings, grounds, apparatus, furniture, etc., together with the rights, powers and franchises to the Mayor and Council of Talbotton for educational purposes.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Hoge—

A bill to amend section 2632 of the Code of 1882.

By Mr. Gordon—

A bill to enlarge the jurisdiction of the County Courts of this State.

By Mr. Key—

A bill to amend section 4325 of the Code of this State.

Also, a bill to allow parties, their heirs or legal representatives, the right to redeem their lands when sold by virtue of any execution issued from any court of this State.

Also, a bill to amend the 18th paragraph, 7th section, 3d article of the Constitution of this State, and to repeal the 15th, 16th and 19th paragraphs of said section and article.

On motion of Mr. Ray, of Coweta, the following message from the Governor was taken up and read,
and the accompanying documents therein referred to referred to the Committee on General Judiciary, to-wit:

EXECUTIVE DEPARTMENT,
STATE OF GEORGIA,
ATLANTA, November 20, 1882.

To the House of Representatives:

In response to a resolution of the House of Representatives, I have the honor to transmit herewith a copy of the "inventory and schedule of all the rolling stock and appurtenances thereto belonging," of the Western and Atlantic Railroad, and "all property of every character, and the condition of said road at the time it was leased," said inventory and schedule having been made by A. L. Harris, W. L. Clark and J. N. Dubarry, commissioners appointed for that purpose by Governor Bullock.

I also transmit a copy of the rectified inventory of the property of said road, made by George G. Hull, Charles B. Wallace and James W Robertson, commissioners, in accordance with a joint resolution of the General Assembly, approved August 22, 1872.

ALEXANDER H. STEPHENS.

The following bill was introduced, read the first time and referred to the Committee on Railroads, to-wit:

By Mr. Rankin—

A bill to define the status and liability of all foreign railroad companies or corporations, firms or individuals or associations doing business in or operating railroads in this State, by lease or by virtue of any law of this State or otherwise, and to provide for the enforcement of such liability, and for other purposes relating thereto.

The following bill was introduced, read the first time and referred to the Committee on Education, to-wit:
By Mr. Brinson—

A bill to amend the school laws of this State in certain particulars therein named.

At the request of the Committee on the Deaf and Dumb Asylum, Messrs. Geer, Spence, Wilson of Sumter and Tate were added to said committee.

On motion of Mr. Wright, of Floyd, the House then adjourned until 10 o'clock a. m. to-morrow.

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ATLANTA, GEORGIA,

Tuesday, November 21, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Tuesday, November 21, 1882.


Those absent are Messrs.—

Avary, Barksdale of Lincoln, Barksdale of Wilkes, Brooks, Camp, Carithers, Dart,


Present 155.
Absent 19.
The Journal was then read and approved.
Mr. Sweat, of Clinch, moved to reconsider so much of the Journal as relates to the action of the House in ordering the following bill engrossed, to-wit:

A bill to repeal an act to provide for the keeping in each county of this State of a register of the wild lands lying and being therein, and to regulate the manner of giving in wild lands for taxation, approved September 28, 1881.

The motion to reconsider did not prevail.

Leave of absence was granted to Messrs. Maddox, Brooks and Barksdale, of Wilkes, on account of sickness, and to Mr. Alexander on account of important business, and also to Mr. Rice, of Fulton, on business for one day. Leave of absence was granted to the sub-committee on Penitentiary from Wednesday for a few days to visit the camps in Oglethorpe and Jefferson counties.

The following bills, reported back by the Committee on Local and Special Bills as incapable of consolidation, were read the first time, and referred to appropriate committees, to-wit:

By Mr. McCants—

A bill to amend an act to incorporate the town of Butler, in the county of Taylor, so as to extend the corporate limits of said town, to authorize and empower the Mayor and Council to issue fi. fas., and to make valid all fi. fas. heretofore issued by order of said Mayor and Council.

Referred to the General Committee on the Judiciary.

Also, a bill to authorize and empower the Board of Commissioners of Roads and Revenues of Taylor county to let out the building of public bridges in said county without requiring bond and security from the builder or contractor.

Referred to the Special Committee on the Judiciary
By Mr. Simmons—
A bill to submit to the voters of Terrell county the question of granting license to sell intoxicating liquors in said county.
Referred to the Committee on Special Judiciary.

By Mr. Lott—
A bill to fix the license for retailing spirituous, intoxicating or malt liquors in Ware county at ten thousand dollars, and to provide a penalty for violation of the same.
Referred to the Committee on Temperance.

By Mr. Wright—
A bill to repeal an act to fix the license for the retailing of spirituous liquors at $20,000 in the county of Washington.
Referred to the Committee on Temperance.

By Mr. Pringle—
A bill to prohibit the sale of intoxicating liquors in the county of Washington, by submitting the question to the qualified voters of said county, to provide penalties for its violation, and for other purposes.

By Mr. McGregor—
A bill to prohibit the sale of spirituous, malt or other intoxicating liquors in the county of Warren, and to provide a punishment for a violation of the same.
Referred to the Committee on Temperance.

By Mr. Reese—
A bill to prohibit the sale of intoxicating liquors at Rehoboth Church, in Wilkes county, Georgia, and within a radius of three miles of said church.
Referred to the Committee on Temperance.

Mr. Peek, chairman of the Committee on Agriculture, submitted the following report:

Mr. Speaker:
The Committee on Agriculture have had under consideration the following bill, which they recommend do not pass, to-wit:
A bill to be entitled an act to amend the 1455th section of the Code of 1882, to amend the fence and stock law.

Also, the following bills, which they recommend do pass, as amended:

A bill entitled an act to alter and amend section 1456 of the Revised Code in relation to firing woods, lands and marshes in this State.

Also, a bill to be entitled an act to amend section 1455 of the Code of Georgia of 1882, which provides for submitting to the lawful voters of any county of this State, upon the petition of fifty freeholders of such county, the question of "fence" or "no fence," and for other purposes.

Respectfully submitted.

W L. Peek, Chairman.

Mr. Atkinson, chairman pro tem. of the Committee on Local and Special Bills, submitted the following report:

Mr Speaker:

The Committee on Local and Special Bills have had under consideration the following bills, which they herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading and proper reference, to-wit:

A bill to amend the charter of the city of Macon, so as to prescribe the number, qualification, term of office, etc., of Aldermen of said city; to regulate the method of registration of voters therein, and for other purposes.

Also, a bill to amend the charter of the city of Macon, so as to confer additional powers upon the Mayor and Council of said city in regard to the levying and collecting of licenses and taxes therein; also, power to locate and establish a city market, etc.

Also, a bill to amend the charter of the city of
Macon, authorizing the Mayor and Council to submit the question of building a market in said city to the qualified voters thereof, and whether the debt of said city shall be increased to an amount not exceeding $40,000 therefor; to authorize and provide for the issue of six per cent. interest-bearing bonds, and for the creation of a commission to regulate the same, etc.

Also, a bill to authorize the municipal authorities of the town of Elberton to issue bonds, levy a tax, and for other purposes.

Also, a bill to incorporate the town of Morganton, in Fannin county.

Respectfully submitted.

T. A. ATKINSON, Chairman pro tem.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bill, which they report back to be read a second time and recommitted, with leave to have printed as amended, to-wit:

A bill making appropriations for the Executive, Legislative and Judicial expenses of the Government, and for other purposes therein mentioned, for the years 1883 and 1884.

They have also had under consideration the following resolution, which they recommend be referred to the General Committee on the Judiciary, to-wit:

A resolution—

To reimburse the county of Dodge certain money expended.

They recommend that the following resolution do pass, as amended, to-wit:
A resolution—
To appoint a committee to procure a life-size oil painting of the late Hon. Benj. H. Hill.
Respectfully submitted.

W A. LITTLE, Chairman.

Mr. Lofton, chairman pro tem. of the General Committee on the Judiciary, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bills, which they recommend do pass, by substitute, to-wit:

A bill to repeal the 1st section of an act to regulate and fix the time of holding elections by the General Assembly, approved September 28, 1881.
Also, a bill to alter and amend section 1419 of the Code of 1882.
Respectfully submitted.
W. A. LOFTON, Chairman pro tem.

Mr. Gary, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to withdraw from within the corporate limits of the village of Summerville the lands of the Augusta Land Company, and others lying north of the Washington road, and for other purposes.
Respectfully submitted.
W T. GARY, Chairman, pro tem.
Mr. Geer, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

_Mr. Speaker:_

The Committee on Hygiene and Sanitation have had under consideration the following bill, which they recommend do pass, _to-wit:_

A bill to make more effective section 1409 of the Code of 1882.

Respectfully submitted.

P. F Geer, Chairman.

Mr. Hulsey, chairman of the Committee on the Special Judiciary, submitted the following report:

_Mr. Speaker:_

The Committee on Special Judiciary have had under consideration the following bill, which they recommend do pass, _to-wit:_

A bill to vest the title to the Commons of the city of Columbus in Commissioners to sell the land and apply the proceeds to certain purposes, approved February 18, 1873, so as to empower said Commissioners to reserve and set apart at the request of the Mayor and Council certain portions of said Commons for railroad purposes.

Also, a bill to amend the acts incorporating the town of Canton, which they recommend do pass, as amended.

Respectfully submitted.

Wm. H. Hulsey, Chairman.

The following message was received from the Senate, through Mr. Harris, Secretary thereof, _to-wit:_

_Mr. Speaker:_

The Senate has agreed to the following resolution, in which the concurrence of the House is respectfully asked, _to-wit:_
A resolution—

Requesting the Governor to furnish for the information of the General Assembly and the people of the State of Georgia any information which may appear upon the minutes of the Executive Department as to the reprieves, pardons and commutations granted by the late Executive since the 20th of October, 1882, (the date of the biennial report of the Principal Keeper of the Georgia Penitentiary) with the reasons therein contained for Executive clemency.

The following bills were introduced, read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Crenshaw—

A bill to alter and amend section 3137 of the Code of Georgia.

By Mr. Kimsey—

A bill to provide for the trial of causes at law and in equity when from any cause the regular term of the court to which they are returnable has not been held, and in cases where service has been perfected by publication, and for other purposes.

By a two-thirds vote—yeas 114, nays 0—the following bill was introduced, and by a three fourths vote—yeas 119, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Simmons—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Terrell; to define their powers and duties, and to repeal an act, approved February 15, 1873, to create a Board of Commissioners of Roads and Revenues for the county of Gilmer, and a Board of Commissioners for the county of Terrell, so far as the same relates to Terrell county.

By a two-thirds vote—yeas 100, nays 0—the follow-
ing bill was introduced, and by a three-fourths vote—
yeas 95, nays 0—read the first time and referred to the
Committee on Special Judiciary, to-wit:

By Mr. Crenshaw—
A bill to exempt the operatives and employes of
Troup Factory from road and jury duty.

The following bills were introduced, read the first
time and referred to the Committee on Education,
to-wit:

By Mr. Wood—
A bill to appropriate the remaining half rental of
the Western and Atlantic Railroad to the support of
common schools.
By Mr. Robertson—
A bill to regulate the time within which public
schools may be taught in any school sub-district in
this State.

The following bill was introduced, read the first
time and referred to the special joint committee on
redistricting the State, to-wit:

By Mr. Crenshaw—
A bill to provide for the redistricting of the State into
ten Congressional Districts.

By a two-thirds vote—yeas 102, nays 0—the follow-
ing bill was introduced, and by a three-fourths vote—
yeas 104, nays 0—read the first time and referred to the
Committee on Corporations, to-wit:

By Mr. Lott—
A bill to consolidate, amend and supercede the sev-
eral acts incorporating the town of Waycross, in the
county of Ware; to repeal conflicting laws, to provide
for a Mayor and Council, prescribe their duties, and
for other purposes.
On motion of Mr. Little, the rules were suspended, and the following bill taken up and read the second time, to-wit:

A bill making appropriations for the Legislative, Executive and Judicial expenses of the Government, and for other purposes therein mentioned, per annum for the years 1883 and 1884.

On motion of Mr. Little, the bill was then recommitted to the Committee on Finance, with authority to have four hundred copies of said bill, as perfected by the committee, printed for the use of the House.

The following bill, reported back from the Committee on Local and Special Bills as incapable of consolidation, was read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Ford—

A bill to incorporate the town of Sumner, in the county of Worth, on the Brunswick and Albany Railroad.

On motion of Mr. Shipp, the use of the Hall was tendered to Hon. Gustavus J. Orr to address the General Assembly on Monday night, 27th instant, 1882.

The hour of 12 o’clock m. having arrived, the Senate appeared in the Hall of the House of Representatives, and the joint session of the General Assembly was called to order by Hon. James S. Boynton, President of the Senate, and the joint resolution was read, after which the President announced that the first business in order was the election of a Judge of the Superior Courts of the Northeastern Circuit for the term of four years, beginning January 1, 1883.

Senator McAfee nominated Hon. C. J. Wellborn, of Union.

Senator Pike nominated Hon. J. B. Estes, of Hall.

Upon calling the roll of the Senate, the vote was as follows:
TUESDAY, NOVEMBER 21, 1882.

Those voting for Mr. Wellborn are Messrs.—

Baker, Beall, Bush, DuBignon, Eakes, Foster, George, Greer, Gustin, Harris, Hoyt, Jones, Mandeville, Martin, McAfee, Morgan, Parks, Smith, Tatum, Thompson, Tutt, Wilcox, Mr. President.

Those voting for Mr. Estes are Messrs.—

Frederick, Guyton, Hughes, Lamar, Livingston, Neal, Oliver, Pike, Walker.

Those not voting are Messrs.—

Davis, DeWolf, Knight, McDonald, Meldrim, Norman, Parker, Paul, Peeples, Polhill, Rouse, Yow.

C. J. Wellborn 23.
J. B. Estes 9.
Not voting 12.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Wellborn are Messrs.—

Those voting for Mr. Estes are Messrs.—

Atkinson, James, Rice,
Beauchamp, Jenkins, Robbe,
Brewster, Jordan, Robins,
Brinson, Jones of DeKalb, Robertson,
Bush, Jones of Elbert, Rountree,
Carter, Jones of Twiggs, Russell of Clarke,
Calvin, Key, Russell of Decatur,
Crumbley, Lewis, Shipp,
Cox, Lofton, Silman,
Davis, Lott, Simmons,
Daniel, McCants, Spence,
Deaton, McBride, Smith of Bryan,
DeLacy, McKinney, Stallings,
Drewry, McIntosh, Stapleton,
DuPree, McElvaney, Stoddard,
Everett, McGregor, Sutton,
Flynt, Middlebrooks, Sweat of Pierce,
Foy, Mitchell, Watson,
Fuller, Moore of Hancock, Wilder,
Graham, Moore of Taliaferro, Wimberly,
Griffin, Morrow, Wilson of Bulloch,
Griffith, Osborn, Wilson of Sumter,
Hawks, Patton, Wilson of McIntosh,
Harris, Paulk of Coffee, Wisdom,
Hulsey, Peek, Witcher,
Hummer, Perkins, Wright of Floyd,
Hudson of Jackson, Redding, Zachry,
Hudson of Webster, Redwine,

Those not voting are Messrs.—

Avary, Dawson, Pendleton,
Barksdale of Lincoln, Dews, Rankin,
Barksdale of Wilkes, Johnston, Sinquefield,
Brewer, Julian, Thompson,
Brooks, Maddox, Tucker,
Camp, McCurry, Wilson of Greene,
Carithers, Murray, Whatley,
Crenshaw, Park, Wolfe.
Dart,

C. J. Wellborn 66.
J. B. Estes 83.
Not voting 25.

Upon counting and consolidating the votes, it appeared that the total number of votes cast was 181; necessary to a choice, 91; that

Hon. C. J. Wellborn had received 89 votes.
J. B. Estes had received 92 votes.

The President announced as the next business in order the election of a Solicitor-General for the Northeastern Circuit for the term of four years from the 1st day of January, 1883.

Senator Parks nominated Howard Thompson, of Hall.

Senator DuBignon nominated W S. Erwin, of Habersham.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Thompson are Messrs.—

Baker, Hughes, Oliver,
Bush, Jones, Parks,
Eakes, Mandeville, Peeples,
Frederick, Martin, Pike,
Guyton, Morgan, Thompson,
Harris, Neal, Walker.

Those voting for Mr. Erwin are Messrs.—

Beall, Gustin, Smith,
DuBignon, Hoyt, Tatum,
Foster, Lamar, Tutt,
George, Livingston, Wilcox,
Greer, McAfee, Mr. President.
Those not voting are Messrs.—

Davis, DeWolf, Knight, McDonald, Meldrim, Norman, Parker, Paull, Polhill, Rouse, Yow, Howard Thompson 18.
W S. Erwin 15.
Not voting 11.

Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Thompson are Messrs.—


Those voting for Mr. Erwin are Messrs.—

Alsabrook, Bartlett, Beck, Bishop, Howell, Humber, Irwin, Jacoway, Perkins, Proctor, Rankin, Ray of Crawford.

Those not voting are Messrs.—


W S. Erwin 77.
Howard Thompson 72.
Excused—Mr. Gary
Not voting 24.

Upon consolidating the vote, it appeared that the total number of votes cast was 182—necessary to a choice, 92—that

W S. Erwin had received 92 votes.
Howard Thompson had received 90 votes.
W. S. Erwin having received a majority of all the
votes cast, he was declared duly elected Solicitor-General of the Northeastern Circuit for the term of four years, beginning January 1, 1883.

Upon motion of Senator George, the joint session of the two houses was then dissolved.

The Speaker announced, as the committee on the part of the House to consider and report upon the feasibility of an early adjournment of this session of the General Assembly, Messrs. McIntosh, chairman; Jordan, Mobley, McDonough and James; and as the committee on the part of the House to report on the obstructions in the Savannah River at Augusta, Messrs. McCurry, chairman; Robbe, Davis, Wright of Washington and Owens.

Leave of absence was granted to the following sub-committee from the Committee on the Penitentiary to visit convict camps in Dodge and Dougherty counties: Messrs. Dews, DeLacy, Chancey, Geer, Proctor, Awbry and Bush; and to the following sub-committee from the same committee to visit the camps at Cedartown, to-wit: Messrs. Deaton, DeLacy, Foy, Johnson of Echols and Wright of Floyd.

Leave of absence was granted to Messrs. Bonner, Falligant and Head on business.

At the request of the committee, Messrs. Carter and Maddox were added to the Committee on the Penitentiary.

On motion, the House then adjourned till 10 o’clock a. m. to-morrow.

Atlanta, Georgia,
Wednesday, November 22, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.
On motion of Mr. Jordan, the roll-call was dispensed with.

The Journal was then read and approved.

Leave of absence was granted to Mr. Robins on account of a death in his family.

Mr. Hulsey, chairman of the Special Judiciary Committee, submitted the following report:

Mr Speaker:

The Committee on the Special Judiciary have had under consideration the following bills, which they report back to the House, with a recommendation that they do pass, to-wit:

A bill to be entitled an act to provide for a Solicitor for the County Court of Oconee county, and to provide compensation for the same.

Also, a bill to amend the charter of the city of Americus.

Also, a bill to amend an act to incorporate the town of Perry, in Houston county, to extend the limits of the same, and to repeal an act to incorporate the town of Perry, in Houston, and to define the authority of the Commissioners of the same.

Also, the following bills, with a recommendation that they do pass, as amended, to-wit:

A bill to amend an act to incorporate the town of Perry, in Houston county

Also, a bill to repeal an act to authorize and require the Justices of the Inferior Court of Decatur county to order the payment of the superintendents, clerks, and those who consolidate the returns of elections of said county, for their services, assented to December 4, 1866.

Also, the following bill, with a recommendation to allow the introducer to withdraw, to-wit:

A bill to amend section 6 of an act entitled an act to enlarge the jurisdiction of the City Court of Savannah, approved September 15, 1881.

Respectfully submitted.

WM. H. HULSEY, Chairman.
Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following bill, which they report to the House and recommend the same be read a second time and recommitted, with leave to print two hundred copies, as amended, to-wit:

A bill to levy and collect a tax for the support of the State government and public institutions, to pay the interest and maturing principal of the public debt, and for educational and other purposes therein mentioned, for the fiscal years 1883 and 1884.

Respectfully submitted.

WM. A. LITTLE, Chairman.

Mr. Calvin, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, which they report back to the House with a recommendation that it do pass, to-wit:

A bill prescribing regulations as regards the donation of Hon. Joseph E. Brown to the State University.

The committee recommend that five hundred copies of said bill be printed for the use of the House.

Also, a resolution in favor of national aid to education in the State, with a recommendation that it do pass.

Respectfully submitted.

M. V CALVIN, Chairman.
Mr. Gary, chairman of the Committee on the State of the Republic, submitted the following report:

Mr. Speaker:

The Committee on the State of the Republic have had under consideration the following joint resolution, which they recommend do pass, to-wit:

A resolution—

Regarding the presentation of certain claims for cotton against the United States.

Also, a resolution requesting our Senators and Representatives in the United States Congress to use their efforts to secure a repeal or modification of the present revenue laws, etc.

Respectfully submitted.

Wm. T. Gary, Chairman.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr. Speaker:

The Committee on Local and Special Bills have had under consideration the following bills, which they herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading, and reference to appropriate committees, to-wit:

A bill to regulate the trial of cases in the Superior Court of Gwinnett county, and for other purposes.

Also, a bill to incorporate the town of Ward, in the county of Randolph.

Also, a bill to amend an act, approved September 23, 1881, to submit the question of granting license to retail spirituous liquors to the voters of Randolph county.

Respectfully submitted.

J. W. Maddox, Chairman.
Mr. Pringle, chairman of the Committee on Temperance, submitted the following report:

Mr Speaker:

The Committee on Temperance have had under consideration the following bills, which they recommend do pass, to-wit:

A bill to prohibit the sale of alcoholic, spirituous or malt liquors or intoxicating bitters in the county of Monroe.

Also, a bill to prohibit the sale or disposal of alcoholic, spirituous or malt liquors in the county of Decatur.

Also, a bill to fix the license fees for the sale of intoxicating liquors in the county of Berrien.

Also, a bill to fix the license for retailing or vending spirituous, intoxicating or malt liquors in Ware county at $10,000.

Also, a bill to repeal an act to fix the license for the retailing of spirituous liquors at twenty thousand dollars in the county of Washington.

Also, a bill to prohibit the sale of intoxicating liquors in the county of Washington by submitting the question to the qualified voters of said county.

Also, a bill to prohibit the sale of intoxicating liquors at Rehoboth Church, or within three miles thereof, in Wilkes county.

Also, a bill to regulate the sale of spirituous, vinous or malt liquors in the county of Henry.

Also, a bill to prohibit the sale of spirituous or malt liquors in the county of Randolph.

The proofs accompanied each of the above bills, and were examined and found correct.

Respectfully submitted.

C. R. Pringle, Chairman.

The following bill was introduced, read the first time and referred to the Committee on Finance, to-wit:
By Mr. Crittenden—

A bill to appropriate ten thousand dollars to the University of Georgia to establish and furnish a suitable boarding department for the Southwest Georgia College at Cuthbert.

On motion of Mr. Little, the rules were suspended and the following bill was taken up and read the second time, to-wit:

A bill to levy and collect a tax for the support of the State government and public institutions, to pay the interest and maturing principal of the public debt, and for educational and other purposes, for each of the fiscal years 1883 and 1884.

On motion of Mr. Little, the bill was recommitted to the Committee on Finance, with authority to said committee to have 400 copies of said bill printed for the use of the House.

On motion of Mr. Calvin, the rules were suspended and the following bill taken up and read the second time, to-wit:

A bill to consummate the gift of fifty thousand dollars by Senator Joseph E. Brown to the Board of Trustees of the University of Georgia.

Mr. Calvin moved that five hundred copies of the bill be printed for the use of the House, and the bill made the special order for Tuesday next at 10 o'clock a. m.

Mr. Bartlett moved, as a substitute, that 500 copies be printed, and the bill recommitted to the Committee on General Judiciary

The substitute was not adopted.

The motion of Mr. Calvin prevailed, and 500 copies were ordered printed, and the bill made the special order for Tuesday next at 10 o'clock.

By permission of the House, Mr. Owens withdrew House bill No. 65.
Upon motion of Mr. Jordan, the rules were suspended and the following Senate resolution was taken up, and on motion of Mr. Ray, of Coweta, was committed to the Committee on the Penitentiary, to-wit:

A resolution—
Requesting the Governor to furnish to the General Assembly the reasons why certain pardons were not reported, as required by the Constitution.

By a two-thirds vote—yeas 112, nays 0—the following bill was introduced, and by a three fourths vote—yeas 110, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Ford—
A bill to exempt the county of Worth from the operation of all road laws now in force, which exempt road hands from being compelled to work on roads more than three miles from their residence.

The following bills were introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Ford—
A bill to change the time of holding the Superior Courts of the county of Worth.

By Mr. Waldrop—
A bill to amend an act, approved October 14, 1879, creating a Board of Commissioners of turnpike roads for this State.

By Mr. Patton—
A bill to prevent any person in this State from herding and driving sheep from the range or ranges where they use or graze without first giving notice, and for other purposes.

By a two-thirds vote—yeas 89, nays 0—the following bill was introduced, and by a three-fourths vote—yeas
89, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Hawkes—
A bill to amend the revised charter of the city of Americus, approved February 22, 1872.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 106, nays 0—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Hawkes—
A bill to amend the revised charter of the city of Americus, and for other purposes.

Mr. Gary offered the following resolution, which was read the first time and referred to the Committee on Education, to wit:

A resolution—
Authorizing and directing a subscription for five hundred copies of the History of Georgia by Colonel Charles C. Jones, at a cost not to exceed five dollars per volume.

By a two-thirds vote—yeas 95, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 96, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Crittenden—
A bill to amend the charter of the city of Cuthbert, in Randolph county, in relation to the receiving of taxes in said city.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 91, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:
By Mr. Crittenden—

A bill to amend the charter of Cuthbert in relation to the sale of spirituous or malt liquors in the incorporate limits of said city.

By a two-thirds vote—yeas 92, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 99, nays 0—read the first time and referred to the Committee on Roads and Bridges, to-wit:

By Mr. Cannon—

A bill to provide for the constructing a road from Clayton, in the county of Rabun, to Hiwassee, in the county of Towns, and to appropriate certain taxes to that object.

The following bill was introduced, read the first time and referred to the Committee on the State of the Republic, to-wit:

By Mr. Cannon—

A bill to establish the State line between Georgia and North Carolina, so far as the same is the line between Rabun county, Georgia, and Macon county, North Carolina, and provide for the survey of the same.

By a two-thirds vote—yeas 92, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 97, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Brown—

A bill to protect the public bridges of Pulaski county.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Flynt—

A bill to permit land owners living in counties where the stock law is of force to erect gates on public or neighborhood roads passing through their lands whenever such gates be necessary to enclose lands.

The following bill was introduced by a two-thirds
vote—yeas 103, nays 0—and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Johnson of Lee—
A bill to amend an act to regulate the manner of letting out contracts to build or repair public bridges, etc., in the county of Lee.

The following bill was introduced, read the first time and referred to the Committee on Temperance, to-wit:

By Mr. Johnson of Lee—
A bill making it illegal to carry to or near any church during the day or night set apart for service any liquors of any kind.

The following bills were introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Gordon—
A bill to amend section 1453 of the Code of 1882, which makes it a misdemeanor to illegally impound animals by making it a misdemeanor to break a pound and release animals legally impounded.
Also, a bill to authorize County Judges to hold monthly terms of the courts in towns other than the county site.

By a two-thirds vote—yeas 101, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 96, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Zachry—
A bill to authorize the County Commissioners of the county of Henry to pay over certain money to David Knott, Treasurer of said county.

By a two-thirds vote—yeas 98, nays 0—the following bill was introduced, and by a three-fourths vote—yeas
101, nays 0—read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Jordan—
A bill to authorize the Ordinary of Hancock county to submit to the voters of said county the question of issuing bonds to pay for a new court-house, and to provide for a building committee.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Davis—
A bill to provide for the erection of fences around the counties adopting the provisions of the stock law, and for other purposes.

The following bill was introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Mitchell—
A bill to provide for the payment of tales jurors, whether they serve or not.

The following bill was introduced, read the first time and referred to the Committee on Education, to-wit:

By Mr. Mitchell—
A bill to provide a more correct and efficient mode of taking the enumeration of the school population.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 92, nays 0—read the first time and referred to the Committee on Finance, to-wit:

By Mr. Park—
A bill to appropriate the money arising from the
hire of convicts of Greene county to the payment of the insolvent costs of the officers of said county.

The following bills were introduced, read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Gary—

A bill to carry into effect the 6th paragraph of section 16, article 6, and the 1st paragraph of section 17 of the same article of the Constitution of this State, so far as relates to the change of venue in civil cases in the Superior Court.

Also, a bill to amend an act to provide for the probate of foreign wills, and the appointment of administrators in this State, approved December 16, 1878.

By Mr. Tate—

A bill to change the time of holding the Superior Courts for the county of Pickens.

Also, a bill to amend section 4484 of the Code of 1882, which prescribes the punishment for escapes from the penitentiary in felony cases.

By Mr. Flynt—

A bill to make persons who reside in counties where the stock law is of force liable in damages for trespass or waste committed by their stock in counties where such law is not of force.

By Mr. Atkinson—

A bill to amend section 3523 of the Code of 1882, by striking out certain words and inserting others.

By Mr. Johnson of Lee—

A bill to provide for compensation of Coroners jurors in this State.

By Mr. Key—

A bill to authorize and require the Clerks of the Superior Courts of this State to cancel the record of all paid or settled mortgages, deeds to secure debts and other liens in certain cases.
By Mr. McBride—

A bill to provide for contesting the election for the office of Governor.

By Mr. Davis—

A bill to regulate the disbursement of certain taxes raised from the sale of liquor.

The following bills, reported back by the Committee on Local and Special Bills as incapable of consolidation, were read the first time and referred to appropriate committees, to-wit:

By Mr. Crittenden—

A bill to amend an act to submit to the voters of Randolph county the question of granting license to retail spirituous liquors in said county for two years ensuing the election, and biennially thereafter to re-submit said question, approved September 23, 1881.

Referred to the Committee on Special Judiciary.

Also, a bill to incorporate the town of Ward, in the county of Randolph, and to grant certain privileges to the same.

Referred to the Committee on Special Judiciary.

By Mr. McElvaney—

A bill to regulate the trial of cases in the Superior Courts of Gwinnett county, etc.

Referred to the General Committee on the Judiciary.

Mr. Little offered the following resolution, which was read and referred to the Committee on Military Affairs, to-wit:

A resolution—

Requesting the Governor to furnish guns to Buena Vista High School for the use of the cadets.

Leave of absence was granted to the Committee on the Deaf and Dumb Asylum to visit said institution.

Leave of absence was granted to sub-committee No.
1 for the purpose of visiting the camps at the Dade coal mines, and to Mr. Drewry, of the Committee on Hygiene and Sanitation, for the purpose of visiting said camps.

Leave of absence was granted to Mr. Lofton and to Mr. Griffin.

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

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ATLANTA, GEORGIA,
Thursday, November 23, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Wright, of Floyd, the roll-call was dispensed with.

The Journal was then read and approved.

Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bills, which they recommend do not pass, to-wit:

A bill to regulate the sales of trust estates in certain cases.

Also, a bill to make it the duty of Judges of the Superior Courts to publish in what order they will call the dockets of their courts.

Also, a bill to amend section 451 of the Code of 1882, allowing suits to be brought in any adjoining district when no Justices resides in defendant's district.

Also, a bill to amend section 610 of the Code of 1882.

Also, a bill to amend section 3554 of the Code, which
exempts daily, weekly and monthly wages of journey-
men, mechanics and day laborers from garnishment.

Also, a bill to amend section 2573 of the Code of 1882, in relation to setting apart a year's support, so as to shorten the time in which the appraisers must act, and in which a caveat may be filed.

Also, a bill to repeal section 317 of the Code of 1882.

Also, a bill to alter and amend section 3695 of the Revised Code of 1882.

Also, a bill to provide an additional mode for taking testimony in civil cases in the Superior, City and County Courts of this State, and for other purposes.

The committee have also considered the following bills, which they recommend do pass, as amended, to-wit:

A bill to change the time of holding the Superior Courts for the county of Crawford, and for other purposes.

Also, a bill to amend section 4083 of the Code, so as to allow tenants distrained, if unable from poverty to give bond and security, to file defenses in *in forma pauperis*.

The following bill is returned with the recommendation that the introducer be allowed to withdraw, to-wit:

A bill to amend section 1421 of the Code of 1882.

Respectfully submitted.

M. P. Reese, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

*Mr. Speaker:*

The Senate has concurred in the following resolution of the House, to-wit:

A resolution—

Providing for indexing the Journals of the present session.

Also, the following resolution has been agreed to, in
which the concurrence of the House is respectfully asked, to-wit:

A resolution—

Requesting our Representatives in Congress to use their influence in establishing a mail route from Traders' Hill to Willisville.

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

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House a communication in writing, with an accompanying document.

Upon motion, the message was taken up and read.

EXECUTIVE DEPARTMENT,
STATE OF GEORGIA,
ATLANTA, November 22, 1882.

To the General Assembly:

I herewith transmit to your respective bodies a copy of a letter received to-day from the Hon. George Hillyer, wherein he resigns the office of Judge of the Superior Courts of the Atlanta Judicial Circuit, to take effect so soon as a successor is chosen and qualified. The duty will therefore devolve upon you, at your convenience, to provide for filling the vacancy by an election of a successor according to law.

ALEXANDER H. STEPHENS.

[Copy.]

ATLANTA, GA., November 22, 1882.

Hon. A. H. Stephens, Governor:

DEAR SIR—I hereby respectfully tender my resignation of the office of Judge of the Atlanta Circuit, to take effect as soon as a successor is chosen and quali-
fied. This action is taked pursuant to a cherished desire of resuming the practice of my profession.

Very respectfully

GEO. HILLYER.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bill, which they recommend do pass, as amended, to-wit:

A bill to be entitled an act to appropriate the hire of convicts from the county of Greene to the payment of insolvent costs due the different officers of said county.

Respectfully submitted.

WM. A. LITTLE, Chairman.

Mr. Peek, chairman of the Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following bill, which they recommend do pass, by substitute, to-wit:

A bill to be entitled an act to punish willful trespass upon the lands of another, and for other purposes.

Respectfully submitted.

W. L. PEEK, Chairman.

Mr. Atkinson, chairman pro tem. of the Committee on Local and Special Bills, submitted the following report:

Mr Speaker:

The Committee on Local and Special Bills have had under consideration the following bill, which they
herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading and reference to proper committees, to-wit:

A bill to amend an act to regulate the manner of letting out contracts, to build or repair public bridges, so far as the same applies to Lee county

Respectfully submitted.

T. A. Atkinson, Chairman pro tem.

Mr. Hulsey, chairman of the Special Judiciary Committee, submitted the following report:

Mr Speaker:

The Committee on the Special Judiciary have had under consideration the following bills, which they report back to the House, with a recommendation that they do pass, the proofs being correct, to-wit:

A bill to extend the jurisdiction of Justices of the Peace in the county of Chattahoochee, in certain cases.

Also, a bill to authorize and empower the Board of Roads and Revenues of Taylor county, to let out the building of public bridges in said county, without requiring from the builder or contractor bond or security therefor.

Also, a bill to amend an act entitled an act to incorporate the town of Butler, in Taylor county.

Also, a bill to incorporate the town of Sumner, in Worth county.

Also, a bill to submit to the voters of Terrell county the question of granting license to sell intoxicating liquors in said county.

Also, a bill to create a Board of Commissioners of Roads and Revenues for the county of Terrell.

Also, the following bills, which they recommend do pass, by substitute, the proofs being correct, to-wit:

A bill to prohibit the sale of spirituous, malt or intoxicating liquors within three miles of the Methodist Church at Rocky Mount, Meriwether county.
Also, a bill to prohibit the sale of spirituous, malt or intoxicating liquors within three miles of Bethel Baptist Church, near Rocky Mount, Meriwether county.

Respectfully submitted.

J. S. James, Chairman pro tem.

The following bill was introduced, read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Hoge—

A bill to be entitled an act to prevent illegal voting in this State, and for other purposes.

Mr. Hoge also introduced the following resolution, which was read and agreed to, to-wit:

A resolution—

Providing for a joint session of the two houses of the General Assembly at 12 o'clock m. on Friday next, the 24th instant, for the purpose of electing a Judge of the Superior Courts of the Atlanta Circuit to fill the vacancy caused by the resignation of Judge Hillyer.

On motion of Mr. Hoge, the resolution was ordered at once to be transmitted to the Senate.

The following bills were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Rice—

A bill to appropriate money to refund triple taxes illegally collected by the State of Georgia from the Alabama Gold Life Insurance Company.

Also, a bill to appropriate money to refund double taxes illegally collected from the Continental Life Insurance Company, of New York.

Also, a bill to appropriate money to refund double
taxes illegally collected from the Springfield Fire and Marine Insurance Company, of Massachusetts.

Also, a bill to appropriate money to refund double taxes illegally collected by the State of Georgia from the Hoffman Fire Insurance Company, of New York.

Also, a bill to appropriate money to refund double taxes illegally collected from the Citizens' Insurance Company, of New York.

Also, a bill to appropriate money to refund double taxes illegally collected by the State from the Howard Insurance Company, of New York.

Also, a bill to appropriate money to refund double taxes illegally collected by the State from the North American Life Insurance Company, of New York.

Also, a bill to appropriate money to refund double taxes illegally collected by the State from the New England Mutual Life Insurance Company.

Also, a bill to appropriate money to refund double taxes illegally collected by the State from the Mutual Life Insurance Company of New York.

Also, a bill to appropriate money to refund double taxes illegally collected by the State of Georgia from the Saint Paul Fire and Marine Insurance Company of Minnesota.

Also, a bill to appropriate money to refund double taxes illegally collected by the State from the Washington Insurance Company of New York.

Also, a bill to appropriate money to refund double taxes illegally collected by the State from the Knickerbocker Life Insurance Company of New York.

By Mr. Jones of Elbert—

A bill to compel Tax-Collectors to receive jury scrip in payment of county taxes.

Upon motion of Mr. Little, the rules were suspended and the following bill introduced and referred to the Committee on Finance, to-wit:

By Mr. Little—

A bill to provide for the sale of certain bonds of the
United States, the property of the State of Georgia, and to designate the manner of disbursing the proceeds.

Mr. Lofton, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they recommend do pass, the proofs being correct, to-wit:

A bill to amend section three (3) of an act amending the new charter of the city of Atlanta, approved September 3, 1881.

Also, the following bill, which they recommend do pass, as amended, the proofs being correct, to-wit:

A bill to incorporate the Spring Creek Canal and Improvement Company.

Also, the following bill, which they recommend do pass, by substitute, proofs being correct, to-wit:

A bill to incorporate the town of Chipley, in the county of Harris.

Also, the following bills, which they return to the House and recommend that they be referred to the Committee on Railroads, to-wit:

A bill to amend the act to incorporate the Cumming and Sewanee Railroad Company.

Also, a bill to incorporate the Rome and Decatur Railroad Company.

Also, the following bill, which they report back to the House, with a recommendation that it be referred to the Committee on Special Judiciary, to-wit:

A bill to repeal an act to establish a City Court in the county of Hall.
Also, the following bill, which they return to the House, and recommend do pass, as amended, to-wit:

A bill to amend an act to establish a new charter for the city of Atlanta.

Also, the following bill, which they recommend do pass, the proofs being correct, to-wit:

A bill to amend section 4875 of the Code.
Respectfully submitted.

W A. Lofton, Chairman.

The following message was received from the Senate, through Mr. Harris, Secretary thereof, to-wit:

Mr. Speaker:

The Senate has agreed to the following resolution, in which the concurrence of the House is respectfully asked, to-wit:

A resolution—
Fixing the day for the election of a Judge of the Atlanta Circuit on Tuesday next, 28th instant, at 12 o'clock m.

Upon motion of Mr. Hoge, the rules were suspended and the following Senate resolution taken up, read and concurred in, to-wit:

A resolution—
Providing for the convening of the General Assembly in joint session at 12 o'clock m. on Tuesday next, the 28 inst., for the purpose of electing a Judge of the Atlanta Circuit, to fill the vacancy caused by the resignation of Judge George Hillyer.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 89, nays 0—read the first time and referred to the Committee on Temperance, to-wit:
By Mr. Chancey—
A bill to prevent the sale of intoxicating liquors within five miles of Damascus Church, in the 854th District, G. M., in Early county, and to provide a penalty.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. James—
A bill to make all persons, corporations and companies selling fertilizers, manures, and other articles usually sold to farmers and others to warrant the same to be merchantable and reasonably suited to the use intended, and that no one can, by any contract, release said sellers from such warranty

The following bill was introduced by a two-thirds vote—yeas 92, nays 0—and by a three-fourths vote—yeas 92, nays 0—read the first time and referred to the Committee on Railroads, to-wit:

By Mr. James—
A bill to incorporate the Georgia, Alabama and Tennessee Railroad Company, to grant certain privileges, and to provide for the building of branches, and authorize its consolidation with other roads.

Two successive votes having been taken by rising, and no quorum voting, the Speaker ordered a call of the roll of the House.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Atkinson, Jenkins, Redding;
Avary, Jordan, Redwine,
Barksdale of Lincoln, Johnston, Reese,
Barksdale of Wikes, Jones of Bartow, Rice,
THURSDAY, NOVEMBER 23, 1882.

Bartlett,
Beauchamp,
Beck,
Bishop,
Brewer,
Broyles,
Brown,
Burch,
Carroll,
Calvin,
Crenshaw,
Crittenden,
Crumbley,
Courson,
Eason,
Everett,
Fite,
Flynt,
Gary,
Glisson,
Gordon,
Graham,
Gray,
Hawks,
Harrie,
Head,
Hoge,
Howell,
Humber,
Irwin,
James,
Jacoway,
Bartlett,
Jones of Twiggs,
Key,
Kimsey,
Lewis,
Little,
Lofton,
Logue,
Mason,
McRae,
McKay,
McCants,
McBride,
McCurry,
McDonough,
McIntosh,
McWhorter,
Middlebrooks,
Mitchell,
Moore of Taliaferro,
Morrow,
Owens,
Park,
Patton,
Paulk of Berrien,
Payne,
Peek,
Pringle,
Rankin,
Ray of Coweta,
Ray of Crawford,
Rich of Wayne,
Robbie,
Rountree,
Russell of Clarke,
Shipp,
Silman,
Simmons,
Spengler,
Smith of Bryan,
Smith of Wilkinson,
Stallings,
Stapleton,
Stoddard,
Sutton,
Sweat of Clinch,
Sweat of Pierce,
Teasley,
Thompson,
Waldrop,
Walthall,
Watson,
Watts,
Winningham,
Osborn,
Paulk of Coffee,
Pendleton,
Perkins,
Proctor,
Rich of Paulding,
Robins,
Robertson,
Russell of Decatur,
Sinquefield,
Spence,
Tate,

Those absent are Messrs.—
By a two-thirds vote—yeas 100, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 102, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. James—
A bill to incorporate the town of Salt Spring, in the county of Douglas, and to grant certain powers and privileges to said corporation.

By a two-thirds vote—yeas 100, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 97, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. James—
A bill to incorporate the town of Temple, in the county of Carroll, and to provide for a Mayor and Council, and to grant certain powers and privileges to said Mayor and Council.

By a two-thirds vote—yeas 102, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 101, nays 0—read the first time and referred to the Committee on Railroads, to-wit:

By Mr. James—
A bill to incorporate the Sweetwater Manufacturing
Railroad Company, and to define its rights, powers and privileges, and to authorize said railroad company to consolidate its road with any other road or roads.

By a two-thirds vote—yeas 99, nays 0—the following bill was introduced—and by a three-fourths vote—yeas 88, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Ray of Coweta—
A bill to amend the charter of the city of Newnan.

By a two-thirds vote—yeas 101, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 99, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Sweat of Clinch—
A bill to amend an act to prohibit camp-hunting in the county of Clinch by non-residents by requiring the written consent of at least five freeholders, resident in the militia district wherein such camp-hunting is to be engaged in.

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 98, nays 0—read the first time and referred to the Committee on Temperance, to-wit:

By Mr. Sweat of Clinch—
A bill to amend an act fixing the license-fee for the selling of spirituous liquors in the county of Clinch at fifteen hundred dollars, and for other purposes, by increasing the amount of said license to ten thousand dollars.

By a two-thirds vote—yeas 97, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 99, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:
By Mr. Owens—

A bill to amend section 6 of an act to enlarge the jurisdiction of the City Court of Savannah, etc., approved September 15, 1881, so far as relates to the deposit of costs.

By a two-thirds vote—yeas 100, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 100, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Owens—

A bill to amend an act to provide for the registration of voters to vote at municipal elections in the city of Savannah, etc., approved September 29, 1881, by changing and adding to the qualifications of voters, as prescribed in section 1 of said act, and by changing the method, manner and time of selecting the board of registration and election managers, and by the addition of certain provisions concerning the custody and keeping of the registration, as therein prescribed for.

By a two-thirds vote—yeas 99, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 98, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Smith of Bryan—

A bill to repeal the several acts creating, organizing and establishing a County Court for the county of Bryan, to provide for the proper disposition of the business of said court, and to abolish said court.

By a two-thirds vote—yeas 99, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 98, nays 0—read the first time and referred to the Committee on Temperance, to-wit:

By Mr. Smith of Bryan—

A bill to fix the amount of license at five thousand
dollars for selling or vending intoxicating liquors in
the county of Bryan, and to prescribe a punishment
for a violation of this act.

By a two thirds vote—yeas 100, nays 0—the following
bill was introduced, and by a three fourths vote—yeas
99, nays 0—read the first time and referred to the Com-
mittee on Special Judiciary, to-wit:

By Mr. Smith of Bryan—
A bill to establish a Board of Road Commissioners,
and to provide a system for working the public roads
in the county of Bryan.

The following bills were introduced, read the first
time and referred to the Committee on General Judi-
ciary, to-wit:

By Mr. Osborne—
A bill to alter the garnishment laws of this State in
reference to the wages of laborers.

By Mr. Beck—
A bill to require the State Librarian to represent the
State in certain cases in the United States Courts, and
prescribe his fees therefor.

By Mr. Sweat—
A bill to make it a felony for any person to utter,
or pass, or be concerned in uttering, or passing, any
deed or other written instrument of title to land in this
State, knowing the same to be forged and fraudulent,
or to sell or lease any land, or the timber thereon, for
any purpose whatever, or occupy or use the same un-
der title, knowing the same forged and fraudulent, to
fix the venue, prescribe rules of evidence, and prescribe
a punishment.

By Mr. Rountree—
A bill to amend section 4652 of the Code of 1882,
which prescribes the oath of witnesses before the grand
jury.
The following bills, reported back by the Committee on Local and Special Bills as incapable of consolidation, were read the first time and referred to appropriate committees, to-wit:

By Mr. Alsabrook—

A bill to repeal an act to consolidate the offices of Tax-Collector and County Treasurer of the county of Fannin, approved February 17, 1876.

Referred to the Special Committee on the Judiciary.

Also, a bill to incorporate the town of Morganton, in Fannin county.

Referred to the Committee on Corporations.

By Mr. Jones of Elbert—

A bill to authorize the municipal authorities of the town of Elberton to issue bonds, and to levy a tax, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Avary—

A bill fixing the license for the sale of spirituous or malt liquors in the county of Columbia.

Referred to the Committee on Temperance.

By Mr. Morrow—

A bill to prohibit the sale of spirituous or intoxicating or malt liquors in the county of Clayton, and to point out the manner in which it may be done.

Referred to the Committee on Temperance.

By Mr. Bonner—

A bill to create a County Court for the county of Carroll, and for other purposes, so that the provisions of said act, as amended, shall apply to the county of Carroll.

Referred to the Committee on Special Judiciary.

By Mr. Geer—

A bill to amend an act to incorporate the town of Leary, in Calhoun county, etc., approved September 15, 1881.

Referred to the Committee on Special Judiciary.
THURSDAY, NOVEMBER 23, 1882.

By Mr. Harris—

A bill to amend the charter of the city of Macon, and acts amendatory thereof, so as to prescribe the number, qualifications, term of office and compensation of the Aldermen of said city; to regulate the method of registration of voters therein.

Referred to the Committee on Corporations.

Also, a bill to exempt from jury duty certain members of the Macon Volunteers.

Referred to the Special Committee on the Judiciary

Also, a bill to amend the charter of the city of Macon, so as to confer additional powers upon the Mayor and Council of said city in regard to the levying and collecting of licenses and taxes therein, and full power to locate a city market and pass all ordinances necessary to regulate and control the same, and punish for violations thereof.

Referred to the Committee on Corporations.

Also, a bill to amend the charter of the city of Macon by authorizing the Mayor and Council thereof to submit to the voters of said city the question of building a market-house, and whether the debt of said city shall be increased to an amount not exceeding $40,000 therefor.

The following bills were introduced, read the first time and referred to the Committee on Education, to-wit:

By Mr. Bishop—

A bill to amend section 1272 of the Code of 1882, prescribing the mode of raising the public school fund of this State, so as to increase said fund.

By Mr. Russell of Clarke—

A bill to enable the Trustees of the University of Georgia to continue a system of free tuition in that institution.

The following bill was introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:
By Mr. Jones of Elbert—

A bill to amend section 326 of the Code of 1882, providing for the disposition of cases in the Court of Ordinary where the Ordinary is disqualified, and for other purposes.

Leave of absence was granted to Messrs. Hulsey, Jones of Bartow, McWhorter and McElvaney

On motion of Mr. Reese, the House then adjourned until 10 o'clock a. m. to morrow.

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ATLANTA, GEORGIA,
Friday, November 24, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Russell, of Clarke, the roll-call was dispensed with.

Mr. Jordan offered a resolution providing for an afternoon session to-day, commencing at 3:30 o'clock p. m., for the purpose of reading the second time bills favorably reported.

The resolution was agreed to.

Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had before them a bill to authorize the Governor to subscribe for —— number of the Georgia Form Book, to supply the public officers of this State, and to appropriate money to pay for the same.

The committee respectfully suggest that the passage
of the bill and the purchase of the Form Book would be a public benefit. The book is admirably suited for the purposes and uses for which it was designated, and will supply a want in the State. The committee return the bill with this indorsement, and move its reference to the Committee on Finance. Respectfully submitted.

M. P Reese, Chairman.

Mr. Reese, chairman of the General Committee on the Judiciary, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bills, which they recommend do not pass, to-wit:

A bill to change the appointment of Judges of the County Courts by the Governor to an election by the legal voters of the county.
Also, a bill to amend the garnishment laws of Georgia, and for other purposes.
Also, a bill to amend section 4612 of the Code of 1882.
Also, a bill to amend section 1981 of the Code, relating to the liens of mechanics.
Also, a bill to repeal an act to prescribe the fees of Sheriffs of this State.
Also, a bill to repeal an act to fix the fees of Clerks of the Superior Courts of this State.
Also, a bill to amend article 9, section 3, paragraph 1, of the Constitution of 1877.
Also, a bill to amend section 2525 of the Revised Code of this State, so as to require administrators to make their returns in January instead of July.
Also, a bill to provide for the payment of the expenses of Judges of the Superior Courts designated to preside in certain cases in the Supreme Court.

The committee return the following bills, with the
recommendation that the introducers be allowed to withdraw them, to-wit:

A bill to give defendants convicted in the County Courts the right of appeal to the Superior Courts.

Also, a bill to amend an act, assented to February 27, 1875, in reference to the bridge across Flint River.

Also, a bill to amend the laws and charter of the city of Americus in relation to recognizances.

The committee recommend that the following bill do pass, to-wit:

A bill to amend section 4184 of the Code of 1882, prescribing the time for filing and serving bills in equity.

The committee have also considered the following local bill, which they recommend do pass. The proper legal notices of the intention to apply for the introduction of the bill were examined by the committee and found correct, to-wit:

A bill to provide for the drawing of only one grand jury for each term of Meriwether Superior Court, and for other purposes.

The committee return the following bill to the House, and recommend its reference to the Special Committee on the Judiciary, to-wit:

A bill to amend an act creating a Board of Commissioners of Roads and Revenues for the counties of Floyd, Berrien, Effingham, Schley, Sumter and Greene, approved December 13, 1881, so far as the same relates to the county of Schley.

Respectfully submitted.

M. P. REESE, Chairman.

Mr. Gary, chairman of the Committee on the State of the Republic, submitted the following report:
Mr. Speaker:

The Committee on the State of the Republic have had under consideration the following joint resolution, which they recommend do pass, to-wit:

A resolution—

Instructing our Senators and requesting our Representatives in Congress to use their efforts to secure the repeal of the ten per cent. tax on State banks now levied under an act of Congress, approved March 3, 1865.

Respectfully submitted.

WM. T. GARY, Chairman.

Mr. Middlebrooks, chairman pro tem. of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following bill, which they report back to the House, with a recommendation that it do pass, the proofs being correct, to-wit:

A bill to amend the revised charter of the city of Americus, approved February 22, 1872.

Also, the following bill, which they recommend the introducer be allowed to withdraw, to-wit:

A bill to prevent any person in this State from herding and driving of sheep from the range where they use or graze without first giving notice.

Also, the following bill, which they return to the House, with the recommendation that it do not pass, to-wit:

A bill to provide for the payment of tales jurors, whether they be sworn and serve or not.

Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman pro tem.
The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following bills of the Senate, to-wit:

A bill to change the time of holding the Superior Court in the county of Macon.

Also, a bill to revise the Superior Court calendar for all the counties composing the Brunswick Judicial Circuit, and for other purposes.

Mr. Lofton, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they return to the House, and recommend that the introducer be allowed to withdraw the same, to-wit:

A bill to amend an act to incorporate the town of McIntosh, at Indian Springs, in Butts county, and appoint Commissioners for said town.

Very respectfully

W. A. Lofton, Chairman.

Mr. McIntosh, chairman, on the part of the House, of the committee on the question of adjournment, submitted the following majority and minority reports:

MAJORITY REPORT.

To the Senate and House of Representatives:

The committee appointed by virtue of the joint resolution instructing them to report as to the feasibility of an early adjournment, beg leave to submit the following report:

We find that there have been already introduced and
now awaiting action by the houses (424) four hundred and twenty-four bills and resolutions. Your committee are of the opinion that it will now be impossible to properly perform the necessary business of legislation at the present session within the forty days prescribed by the Constitution, and that it will be absolutely necessary to prolong the present session by the Constitution, and that it will be absolutely necessary to prolong the present session beyond the constitutional term. This is attributable to the fact that the important duty of electing United States Senators, Judges of the Supreme and Superior Courts and Solicitors-General has consumed about half of the constitutional session, and has prevented proper attention to other public business so that committees having charge of the educational, financial, railroad, and penitentiary interests of the State and other public institutions and interests, have not had the opportunity for the proper discharge of their several important duties.

We believe that the public business cannot be finished at this time without protracting the session far into the winter, which would most certainly result in causing much sickness among the members, (owing to the poor facilities for making the capitol building comfortable), and in this way the progress of legislation would be hindered by the necessary absence of members of the two houses. Your committee are of the opinion that the business of the session can be facilitated, and the best interests of the State subserved, by taking a recess at an early day, and recommencing at sometime during the month of July next, as hereinafter stated. We would therefore recommend the adoption of the following resolution, to-wit:

Resolved by the Senate and House of Representatives of the State of Georgia, That the General Assembly will take a recess from Tuesday, the 5th day of December next, until the first Wednesday in July, 1883, and
will prolong the present session, after the said recess, and beyond the constitutional time of forty days, for so long a time as the proper attention to the public interest may require.

All of which is respectfully submitted, this November 22, 1882.

JAMES G. PARKS, Chairman,
J H. POLHILL,
L. F. LIVINGSTON,
Committee on part of the Senate.

H. M. McINTOSH, Chairman,
J. T. JORDAN,
J. J. McDONOUGH,
J. S. JAMES,
From committee on part of the House.

MINORITY REPORT.

To the Senate and House of Representatives:

The undersigned, members on the House of Representatives of the committee appointed under joint resolution to report as to the feasibility of an early adjournment, disagree to the majority report, and respectfully submit the following:

We find that much of the matter before the House is of a most important character, and demands early attention.

Up to this date, not a single bill or joint resolution has reached the Governor. Almost all the completed work of the General Assembly has been the election of Senators, Judges and Solicitors-General. These elections have been held, and the committees have now opportunity for the consideration of the bills before them; hence, the business of the two houses can be dispatched with rapidity.

Owing to the poor construction of the capitol, we believe that the health of the members will be as much impaired by the excessive heat of the summer months as by the cold of winter.
We believe that the length of the session will be much shortened by continuous legislation, as during the recess there will be opportunity for advertising a multitude of local bills, many of these of very small importance.

Since the adoption of the present Constitution, which declares that the sessions of the General Assembly shall be biennial, there has been an adjourned session of each Legislature. We believe the spirit of the Constitution should be followed, as well as the letter, and we think that the line of precedents already set should now be broken. We, therefore, disagree to the majority report, and recommend the adoption of the following resolution:

Resolved by the Senate and House of Representatives, That the General Assembly will continue in session until the necessary legislation of the State shall be accomplished, at which time the adjournment shall be final.

All of which is respectfully submitted.

R. E. Mitchell,
L. W. Mobley,
Of Committee on part of the House.

On motion of Mr. Jordan, the consideration of these reports was made the special order for Monday next immediately after the reading of the Journal.

The following bills were recommitted, to wit:

A bill to abolish the City Court of Hall county
Referred to Committee on Special Judiciary.

A bill to amend section 4565 of the Code.
Referred to Committee on Temperance.

A bill to amend the act incorporating the Cumming and Suwannee Railroad Company.
Referred to the Committee on Railroads.
A bill to incorporate the Rome and Decatur Railroad Company
Referred to the Committee on Railroads.

A bill to regulate the sale of intoxicating liquors in this State outside of an incorporated town.
Referred to the Committee on Temperance.

The following bills, reported back from the Committee on Local and Special Bills as incapable of consolidation, were read the first time and referred to the appropriate committees, to-wit:

By Mr. Harris—
A bill to incorporate the town of Holton, in Bibb county, and to appoint Commissioners for the same, and for other purposes.
Referred to the Committee on Corporations.

Also, a bill to prevent the sale of spirituous liquors within three miles of Holton Academy and Church, in Holton, Bibb county, Georgia.
Referred to the Committee on Special Judiciary.
The following bills were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Bartlett—
A bill to fix the salary of the State Librarian.

By Mr. Harris—
A bill to appropriate certain sums of money for the purposes herein specified to supply a deficiency in the Contingent Fund, and for other purposes.

Also, a bill to provide for the furnishing of the Code and acts of the Legislature to the Solicitors-General of this State.

By Mr. Patton—
A bill to appropriate $10,000 to the University of Georgia to enable the Trustees thereof to erect and furnish a chapel for the South Georgia Agricultural and Mechanical College, located at Thomasville, Georgia.
By Mr. Shipp—
A bill to repeal the usury laws of this State, and to fix the rate of interest in cases where contracting parties make no contract in writing.

By Mr. Johnston—
A bill to appropriate money for the purpose of enlarging the State Lunatic Asylum.

By a two-thirds vote—yeas 89, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 88, nays 0—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Johnston—
A bill to repeal an act to alter and amend the several laws incorporating the city of Milledgeville in reference to the election of a Marshal and Deputy Marshal, approved August 30, 1881, and to require said election to be made by the Mayor and Aldermen of said city

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 90, nays 0—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Johnston—
A bill to authorize the Road Commissioners of the county of Baldwin to use the labor of certain convicts in working the public roads of the county.

Mr. Redwine, chairman of the Enrolling Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and President of the Senate, the following resolution, to-wit:
A resolution—
That Jackson T. Taylor be, and he is hereby, au­thorized and directed to make an index for the Senate and House Journals of the present session of the General Assembly, and that the Public Printer be in­structed to furnish him advance-sheets of said Journals in order to facilitate said work and prevent delay in the completion of said Journals.

Respectfully submitted.

J. E. REDWINE, Chairman.

By a two-thirds vote—yeas 89, nays 0—the following bill was introduced, and, without being read, referred to the Committee on Local and Special Bills, to-wit:

By Mr. Harris—
A bill to compel the keeping up of cattle and stock in the county of Bibb, and to provide penalties for the violation thereof.

By a two-thirds vote—yeas 96, nays 0—the follow­ing bill was introduced, and, without being read, was referred to the Committee on Local and Special Bills, to-wit:

By Mr. Ray of Coweta—
A bill to prohibit the sale of liquors within the cor­porate limits of the town of Grantville, and for other purposes.

By a two-thirds vote—yeas 98, nays 0—the follow­ing bill was introduced, and by a three-fourths vote—yeas 95, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Jacoway—
A bill for the relief of Enoch B. Koetchersides, and for other purposes.
By a two-thirds vote—yeas 92, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 99, nays 0—read the first time and referred to the Committee on Roads and Bridges, to-wit:

By Mr. Dawson—
A bill to apportion the road hands in the county of Emanuel, and for other purposes.

The following bill was introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Foster—
A bill to make penal the selling of property, real or personal, which has been valued and set apart as a homestead or exemption without an order of a Judge of a Superior Court, as is provided by law, and to prescribe a penalty.

By a two-thirds vote—yeas 98, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 100, nays 0—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Jordan—
A bill to authorize the Ordinary of Hancock county to submit to the voters of said county the question of issuing county bonds to pay for building a new court-house, and in case two-thirds of the voters favor the issuing of said bonds, to provide by whom and how they shall be issued and sold.

Mr. Atkinson, chairman pro tem. of the Committee on Local and Special Bills, submitted the following report:

Mr Speaker:
The Committee on Local and Special Bills have had under consideration the following bill, which they
herewith return to the House as incapable of consolidation with any other bill or bills for a first reading and proper reference, to-wit:

A bill to compel the keeping up of cattle and stock in the county of Bibb.

Respectfully submitted.

T. A. Atkinson, Chairman pro tem.

Mr. Humber, chairman of the Committee on Banks, submitted the following report:

Mr Speaker:

The Committee on Banks have had under consideration the following bill, which they recommend do pass, as amended, the proper proofs required by law having been examined and found correct, to-wit:

A bill to amend the charter of the Bank of Augusta.

Respectfully submitted.

R. C. Humber, Chairman.

The following bill, reported back by the Committee on Local and Special Bills, was read the first time and referred to the Committee on Finance, to wit:

By Mr. Johnson of Lee—

A bill to amend an act regulating the making out contracts to build or repair public bridges, so far as relates to Lee county.

By a two-thirds vote—yeas 99, nays 0—the following bill was introduced—and by a three-fourths vote—yeas 119, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. DuPree—

A bill to incorporate the Montezuma, Brunswick and Savannah Railroad Company, and for other purposes.
By a two-thirds vote—yeas 96, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 95, nays 0—read the first time and referred to the Committee on Temperance, to-wit:

By Mr. Sweat of Pierce—

A bill to amend an act fixing the license fees for the sale of spirituous liquors in the county of Pierce and town of Blackshear, approved October 20, 1879, by increasing such license fees to ten thousand dollars.

By a two-thirds vote—yeas 103, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 107, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Jenkins—

A bill to authorize the Mayor and City Council of Eatonton to establish and maintain public schools, in the city of Eatonton, by local taxation.

By a two-thirds vote—yeas 103, nays 0—the following bill was introduced, and, by a three-fourths vote—yeas 97, nays 0—read the first time and referred to the Committee on Education, to-wit:

By Mr. Cannon—

A bill to require the teachers of public schools of Rabun county to be paid for the average attendance of pupils, and not according to the grade of teaching.

The following bills were introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Peek—

A bill to amend an act to carry into effect the last clause of paragraph 1, section 1, article 7 of the Constitution of 1877, approved September 20, 1879.
The following bills were recommitted, to-wit:

A bill to authorize the Governor to subscribe for copies of the Georgia Form Book.
Referred to Committee on Finance.

Also, a bill to amend an act creating a Board of Commissioners in the counties of Floyd, Berrien, Effingham, Schley, Sumter and Greene, approved December 13, 1881, so far as relates to the county of Schley.
Referred to the Committee on Special Judiciary.

Mr. Harris offered the following resolution, which was read and referred to the Committee on Education, to-wit:

A resolution—
To provide for a committee to consider the establishment of a school of technology.

Mr. Irwin, of Cobb, introduced the following resolution, which was read and referred to the Committee on Finance, to-wit:

A resolution—
To procure an oil painting of the Hon. Alexander H. Stephens.

Mr. Jordan offered the following resolution, which was read and laid over under the rules, to-wit:

A resolution—
To appoint a committee to investigate the trial and settlement of certain cases in Fulton Superior Court.

Also, the following resolution, which was read and agreed to, to-wit:

A resolution—
Requiring the Committee on Public Printing to inquire into and report the cause of the delay in the dis-
tribution of the Revised Code to the officers of this State entitled thereto.

Mr. Watts introduced the following resolution, which was read the first time and referred to the Committee on Printing, to wit:

A resolution—
Providing for the distribution of the Code of 1882 to the several officers and institutions entitled to the same as declared therein.

The following bills were introduced, read the first time and referred to the Committee on General Judiciary, to wit:

By Mr. Bartlett—
A bill to repeal section 217 of the Code of 1882, prescribing how a decision of the Supreme Court of this State may be reversed or materially changed.

Also, a bill to prescribe the cost of cases in the Supreme Court of this State which shall be withdrawn or dismissed.

By Mr. Lofton—
A bill to authorize the examination of witnesses by interrogatories on commission in injunction cases.

By Mr. Harris—
A bill to regulate the manner of conducting elections by the General Assembly, and to prevent members from changing their votes after being taken down.

Also, a bill to provide for the taking of testimony on applications for injunction and other similar cases, and for other purposes.

By Mr. Fite—
A bill to repeal section 3974 of the Code, which provides for giving notice to mortgagors of proceedings to foreclose chattel mortgages.

By Mr. Head—
A bill to require physicians to serve as jurors in the
examination of persons for whom guardianship or commitment to the lunatic asylum is sought.
By Mr. Everett—
   A bill to amend section 787 of the Code.
By Mr. Glisson—
   A bill to alter and amend section 3710 of the Code of 1882, with reference to the appointment of Jury Commissioners.

Mr. Johnston, chairman of the special committee appointed to visit the lunatic asylum, submitted the following report:

Mr. Speaker:

The special committee appointed to visit the lunatic asylum, beg leave to submit the following report, to wit:

The committee on the part of the House visited the State Lunatic Asylum, and found the duties of inspection so diversified that it was impossible for them to investigate the various departments of said institution with that care and deliberation which the interests of the State or justice to the officers required. We take great pleasure in testifying that the institution, so far as we were able to discern, was in most excellent condition, reflecting great credit upon the trustees and the corps of officers connected with the management.

The Medical Department, in the opinion of your committee, is entrusted to able and competent physicians, quick to discern their duty, faithful and constant attention to the unfortunate inmates, and ever ready to render prompt obedience to their many necessities. The State is to be congratulated upon putting at the head of her Medical Department a gentleman so well qualified by ability and experience as Dr. T. O. Powell.

The Laundry and Engineering Departments your
committee found in excellent condition, fully able to cope with the necessities of the institution, kept and managed in an admirable manner. The Treasurer's and Steward's Departments deserve special mention at our hands. These officers have fully discharged their duties to the State. They seem to realize the great responsibility resting upon them to have met that responsibility and discharged it.

Your committee found the books of these officers kept in compliance with law, with proper vouchers to correspond with all disbursements.

Your committee found no trouble in ascertaining from the books of these gentlemen all the facts necessary to a full understanding of the cost of subsistence per month of said institution.

The Matron's Department your committee found in almost perfect condition, she having displayed, in the management of this department, that same painstaking and economical method found in the management of the best-regulated institutions. Your committee made a careful and thorough examination of the sleeping apartments of the institution, and found them models of neatness.

The beds are kept clean and well provided with sufficient and comfortable bedding and covering, and the floors well scoured.

The Culinary Department was found to be in excellent condition, and well adapted to the wants of the institution, and fully capacitated to meet the future demands.

The Garden has proven a valuable adjunct to the Culinary Department, and will have a tendency to lessen the expenses of the institution.

Your committee have had under consideration the suggestion again made and urged by the Trustees of the asylum as to the propriety of insuring the buildings and property of said institution. We believe the property should be insured, and earnestly recommend
an annual appropriation for this purpose of —— dollars.

The committee, in view of the bountiful harvest just garnered by the people of Georgia, and other States of the Union, and the consequent reduction which must follow in the price of breadstuffs, but mindful of the well-grounded prediction of a large increase in the number of patients during the coming two years, unanimously recommend the annual appropriation, for the year 1883, for subsistence and salaries, $160,000 (one hundred and sixty thousand dollars).

For subsistence and salaries for the year 1884, the sum of $190,000 (one hundred and ninety thousand dollars).

Your committee visited the new building now being built just in rear of the old building, and found the same far advanced towards completion; the work upon the same has gone forward as fast as could be expected under the circumstances. Providential and other difficulties of an unavoidable nature have somewhat deterred the progress of the same; still, the building is far advanced towards completion, with a strong probability of being entirely finished by March 1, 1883.

The building presents a very sightly appearance, situated upon the brow of a hill just in rear of the old building; is devoid of ornamentation; is plain in its plans; appears to be substantially built out of good material, and will contain, when finished, five hundred rooms. This building, when finished, will be occupied by the colored patients, thereby making room for two hundred and twenty white patients in the old building, thus affording provision for the stress now upon the asylum, as, we are informed, over two hundred applicants are now pressing for admission to its wards.

Your committee find, after investigation, that, to finish and complete the new building now being built, an additional appropriation will be necessary, and recommend an appropriation, for completing a large
brick building for colored patients, of $30,416 (thirty thousand four hundred and sixteen dollars).

We also recommend the following appropriations:
For completing two convalescent buildings $29,085, (twenty-nine thousand and eighty-five dollars.)
For completing hospital buildings, $1,556, (one thousand five hundred and fifty-six dollars.)
For completing amusement hall, $1,882, (one thousand eight hundred and eighty-two dollars.)
For completing water-closets, bath tubs, water and gas pipes for new colored building, $2,973.30, (two thousand nine hundred and seventy-three dollars and thirty cents.)
For completing water-closets, bath-tubs, water and gas pipes in convalescent buildings, $3,773, (three thousand seven hundred and seventy-three dollars.)
For extending, enlarging and removing gas works, $4,569.52, (four thousand five hundred and sixty-nine dollars and fifty-two cents.)
For furniture for all of the new buildings, $15,000, (fifteen thousand dollars.)
Making a total for the two ensuing years, of $430,254.82 (four hundred and thirty thousand, two hundred and fifty-four dollars and eighty-two cents)—exclusive of the Superintendent's salary of $2,500 (two thousand five hundred dollars.)
Your committee would respectfully make reference to the following facts:
That there is now in the institution 970 (nine hundred and seventy) patients, and the Superintendent estimates that for the year 1883 there will be an average of 1,200 (twelve hundred); and for the year 1884, when all of the projected new buildings will be completed and occupied, 1,400 (fourteen hundred) patients.
The appropriations for the years 1883 and 1884, aggregating $350,000, for subsistence and salaries, being at the rate of 35 cents per patient per day, and including the payment of all expenses of every kind, viz:
salaries of officers, except Superintendent’s salary, employes, clothing, wages, subsistence, fuel and transportation, ordinary and extraordinary repairs, and improvements of all the buildings and other property of the State, medical supplies, and various contingencies which cannot be foreseen and estimated.

Your committee would further recommend an additional appropriation of $5,000 to defray the expenses of the various amusements for the patients, deemed advisable by the resident physician.

Your committee would further recommend that, owing to the magnitude of the investigation, and the length of time that would be required to arrive at a satisfactory conclusion in regard to the various departments connected with said institution, and in view of the great financial interests involved to the State of Georgia that in the event of an adjourned session of the Legislature, a joint committee of five from the House and three from the Senate, be appointed to investigate all the various departments of said institution, including the new building now in course of erection, and make a written report to the Legislature at its adjourned session.

Your committee, without further amplifying upon the several departments of this institution, would say, in conclusion, that the State of Georgia has done all that a great State should do for this class of her unfortunate citizens; and that this institution is a living monument of her people’s charity and philanthropy, and the State may well point with a finger of pride to this institution, replete with every advantage that Christianity could suggest or money provide.

Very respectfully submitted.

MARK JOHNSTON, Jr., Chairman,

H. A. JENKINS, C. R. PENDLETON,
JAMES STAPLETON, C. C. HOWELL,
J. D. SUTTON, J. W CARROLL,
C. E. MCGREGOR, J. W GRAHAM,
D. W. ROUNTREE.
By a two-thirds vote—yeas 98, nays 0—the following bill was introduced, and by a three fourths vote—yeas 100, nays 0—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. McKinney—

A bill to amend an act to make applicable to Upson county an act, approved March 17, 1869, creating a Board of Commissioners of Roads and Revenues for the county of Harris, and for other purposes, approved February 1, 1877.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Spengler—

A bill to prohibit any person or persons from driving sheep or cattle, other than their own, from the ranges where they use, and to provide a penalty for the same.

By a two-thirds vote—yeas 89, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 96, nays 0—read the first time and referred to the Committee on Finance, to-wit:

By Mr. Jones of Twiggs—

A bill to reimburse the estates of James Hammock, J. T. Glover, H. Hughes and J. H. Burkett, securities on the bond of H. Martin, Tax-Collector of Twiggs county for the years 1873 and 1874, for the sum of $3,500 wrongfully and illegally collected from said securities.

By a two-thirds vote—yeas 88, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 94, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:
By Mr. Ford—
A bill to incorporate the town of Ty Ty, in Worth county.

By a two-thirds vote—yeas 99, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 92, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Ford—
A bill to amend an act to order an election to determine if the sale of liquors shall be prohibited in the county of Worth, and prescribing a penalty for the violation of the same.

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced, and by a three fourths vote—yeas 92, nays 0—read the first time and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Stallings—
A bill to prohibit the sale of intoxicating liquors within three miles of the churches in the town of Grantville.

By a two thirds vote—yeas 97, nays 0—the following bill was introduced, and by a three fourths vote—yeas 92, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Silman—
A bill to amend the 21st section of an act incorporating the town of Jefferson, in Jackson county, approved August 14, 1872, for the purpose of adjusting the amount of damage to property-holders in opening new streets or widening or altering old streets and sidewalks.

The following bill was introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:
By Mr. Patton—

A bill to give defendants convicted of misdemeanors in the County Courts of this State the right of appeal to the Superior Courts in certain cases and under certain restrictions, and for other purposes.

The following bill was taken up for a third reading, to-wit:

A bill to extend the time for the payment of taxes on wild lands for the year 1882.

Pending the consideration of this bill, upon motion of Mr. Russell, of Decatur, the House adjourned until 3:30 o'clock p. m.

3:30 o'clock p. m.

The House reassembled, the Speaker in the chair.

On motion of Mr. Rice, the roll-call was dispensed with.

The following bills were read the second time, to-wit:

A bill to amend the acts incorporating the town of Canton.

Also, a bill to amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski, and to grant certain powers and privileges to said town, and for other purposes.

Also, a bill to provide for a Solicitor for the County Court of Oconee county, and for compensation of the same.

Also, a bill to prohibit the sale of intoxicating, alcoholic, spirituous or malt liquors, or intoxicating bit­ters, in the county of Monroe, after submitting the same to the qualified voters of said county, to provide a penalty, and for other purposes.

Also, a bill to prohibit the sale or disposal of alco­holic, spirituous, malt liquors, or intoxicating bitters, in the county of Decatur, and for other purposes.
Also, a bill to amend section 874 (B) of the Code of 1882.

Also, a bill to carry into effect article 6, section 7, paragraph 2 of the Constitution of this State, as to appeals in Justice Courts and therefrom, approved December 16, 1877.

Also, a bill to repeal section 1278 of the Code of 1882.

Also, a bill to amend section 1456 of the Revised Code, in relation to firing woods, etc.

Also, a bill to repeal the first section of an act to regulate and fix the time of holding elections by the General Assembly, approved September 28, 1881.

Also, a bill to punish willful trespass upon the lands of another, and for other purposes.

Also, a bill to amend section 1419 of the Code of 1882.

Also, a bill to change the time of holding Superior Court of Twiggs county

Also, a bill to amend section 4527 of the Code of 1882, by striking certain words in the third line of said section.

Also, a bill to repeal an act to authorize and require the Justices of the Inferior Courts of Decatur county to order the payment of the superintendents, clerks, and those who consolidate the returns of elections of said county, for their services, assented to December 4, 1866.

Also, a bill to make more effective section 1409 of the Code of 1882.

Also, a bill to change the time of holding Superior Court of Crawford county.

Also, a bill to amend section 4083 of the Code to allow tenants distrained, if unable from poverty to give bond and security, to file a bond in forma pauperis, and be entitled to the defenses provided for in said section.

Also, a bill to fix the license fees for the sale of intoxicating liquors in the county of Berrien, and in the
town of Alapaha in said county, and to appropriate the money arising from the sale of license in said places to educational purposes in said county.

Also, a bill to amend section 4875 of the Code, conferring upon the Mayor and Aldermen of the city of Savannah power to require the abatement and removal of nuisances within the jurisdictional limits of the said city.

Also, a bill to extend the jurisdiction of Justices of the Peace in the county of Chattahoochee in certain cases.

Also, a bill to incorporate the Spring Creek Canal and Improvement Company, to grant certain privileges therein named, and for other purposes.

Also, a bill to amend an act to establish a new charter for the city of Atlanta, so as to strike from section 31 so much thereof as authorizes the sales of books, maps, charts and mathematical instruments in said city free from tax.

Leave of absence was granted to Messrs. Carroll, Beck, Mason, Ford, Calvin, Hudson of Webster, Jones of Elbert, and Humber; and the leave of absence of Messrs. Wolfe and Broyles was extended.

On motion of Mr. Russell, of Decatur, the House then adjourned until 10 o'clock a. m. to-morrow.

ATLANTA, GEORGIA,
Saturday, November 25, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Beauchamp, the roll-call was dispensed with.

The Journal was then read and approved.
Leave of absence was granted to Mr. Brinson on account of sickness in his family.

On motion of Mr. Little, the Rules were suspended, and the following bills were read the second time, to-wit:

A bill to provide for the sale of certain United States bonds now in the State Treasury, and to designate the manner of disbursing the proceeds of said sale.

Also, a bill to appropriate certain sums of money, for the purposes therein specified, to supply a deficiency in the Contingent Fund, and for other purposes.

On motion of Mr. Reese, the Rules were suspended, and the following Senate bill was taken up and read the first time and referred to the Committee on General Judiciary, to-wit:

A bill to change the time of holding the Superior Courts of Macon county.

Mr. Reese, chairman of the General Committee on the Judiciary, submitted the following report:

Mr Speaker:

The General Committee on the Judiciary have had under consideration the following local bill, which they recommend do pass, the proper legal notices required by law of the intention to apply for the passage of the bill having been examined by the committee and found correct, to-wit:

A bill to authorize the Ordinary of Hancock county to submit to the qualified voters of said county the question of the issuance of county bonds to pay for the erection of a new court-house in said county, and to authorize the Judge of the County Court and the County Treasurer to issue said bonds in case two-thirds of the voters voting at said election cast their
ballots in favor of said bonds; also, for the sale and redemption of said bonds, etc.

Respectfully submitted.

M. P Reese, Chairman.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr Speaker:

The Finance Committee have had under consideration the following bill, which they recommend do pass, as amended, to-wit:

A bill to appropriate certain sums of money, for the purposes therein specified, to supply a deficiency in the Contingent Fund, and for other purpose.

Also, a bill—which they recommend do pass—to be entitled an act to provide for the sale of certain United States bonds now in the State Treasury, and to designate the manner of disbursing the proceeds.

Also, a bill—which they recommend do pass as amended—to be entitled an act making appropriations for the Executive, Legislative and Judicial expenses of the government, and for other purposes, for the fiscal years of 1883 and 1884.

Respectfully submitted.

Wm. A. Little, Chairman.

Mr. Russell of Clarke, chairman pro tem. of the Committee on Education, submitted the following report:

Mr Speaker:

The Committee on Education have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to be entitled an act to impose an annual tax
of one-tenth of one per cent. on the taxable property of the State for the support of common schools.

Respectfully submitted.

R. B. RUSSELL, Chairman pro tem.

Mr. Spence, chairman pro tem. of the Special Judiciary Committee, submits the following report:

Mr Speaker:

The Committee on the Special Judiciary have had under consideration the following bills, which they recommend do not pass, to-wit:

A bill to be entitled an act to change the times of holding elections in this State, so that all elections in this State (except municipal elections) shall be held on one and the same day, to-wit, on the first Wednesday in October, 1884, and biennially thereafter, except elections for Electors for President and Vice-President, Ordinaries, Justices of the Peace and Constables who shall be elected on the first Wednesday in October, 1884, and on the same day in every fourth year thereafter.

Also, a bill to be entitled an act to compel the Judges presiding in the Superior Court of Decatur county to transfer to the County Court of said county all cases less than felonies arising in said Superior Court, whether by presentment or indictment, and in case of refusal, neglect or omission of said Judge so to do, to provide that it shall be the duty of the Clerk of said Superior Court, immediately after the adjournment thereof, to transfer and deliver said bills, together with papers appertaining thereto, to said County Court for trial, and also to provide and regulate the distribution of costs in said cases between the officers of said courts respectively.

Also, the following bills, which they recommend do pass, to-wit:
A bill to exempt the county of Worth from the operation of all road laws now in force which exempts road hands from being compelled to work on roads more than three miles from their residence.

Also, a bill to be entitled an act to amend an act, approved October 14, 1879.

Also, a bill to be entitled an act to amend an act to provide for the registration of voters to vote at municipal elections in the city of Savannah; to fix, regulate and determine the time, place and manner in which such elections shall be held; to prescribe the qualifications of voters at all such elections, and provide suitable penalties for all violations thereof, approved September 29, 1881, by changing and adding to the qualification of voters, as prescribed in section one of said act, by altering and amending the method, manner and time of selecting the members of the Board of Registration and Election Managers in said city, as prescribed in said act by the addition of certain provisions concerning the custody and keeping of the books of registration, as therein provided for, and for other purposes.

Respectfully submitted.

W N. SPENCE, Chairman pro tem.

The unfinished business of yesterday was taken up, and the following bill was read the third time, the report of the committee agreed to, and the bill recommitted to the Committee on Finance, to-wit:

A bill to extend the time for the payment of taxes on wild lands in this State for the year 1882.

Mr. Russell, of Clarke, moved to suspend the Rules for the purpose of reading the second time the following bill, to-wit:

A bill to levy an additional tax of one-tenth of one per cent. for educational purposes.

The motion to suspend the Rules did not prevail.
The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 116, nays 0—to-wit:

A bill to amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski, and to grant certain powers and privileges to said town, and for other purposes.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was amended and agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 101, nays 0—to-wit:

A bill to consolidate, amend and supersede the acts incorporating the town of Canton, in the county of Cherokee; to repeal all conflicting laws; to provide for a Mayor and Council, prescribe their powers and duties, and for other purposes.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 95, nays 0—to-wit:

A bill to prohibit the sale of intoxicating, alcoholic, spirituous or malt liquors, or intoxicating bitters, in the county of Monroe, after submitting the same to the qualified voters of said county; to provide a penalty, and for other purposes.

The following bill was laid on the table, to-wit:

A bill to provide for a Solicitor of the County Court of Oconee county.
The following bill was read the third time, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 105, nays 0—to-wit:

A bill to amend section 1762 of the Code of 1882, so that the wife, upon the payment of the individual debts of the husband, may take possession of his estate without administration.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 99, nays 0—to-wit:

A bill to prohibit the sale or disposal of alcoholic, spirituous or malt liquors, or intoxicating bitters, in the county of Decatur, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 99, nays 1—to-wit:

To amend an act to carry into effect article 6, section 7, paragraph 2, of the Constitution of this State, as to appeals in Justice Courts and therefrom, approved December 16, 1878.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed by substitute by the requisite constitutional majority—yeas 90, nays 1—to-wit:

A bill to repeal section 1278 of the new Code of Georgia.

On motion of Mr. Redwine, the rules were suspended and the General Appropriation Bill, and the Supplemental Appropriation Bill, were made the special
order for Monday next, immediately after the reports already made the special order for Monday are disposed of, and to be taken up in the order named.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 92, nays 0—to-wit:

A bill to allow the Judges of the County Courts of this State to hold court in other counties than their own, in certain cases.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed by substitute by the requisite constitutional majority—yeas 98, nays 0—to-wit:

A bill to repeal the first section of an act to regulate and fix the time of holding elections by the General Assembly, approved September 28, 1881.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 93, nays 0—to-wit:

A bill to amend section 874 (B) of the Code of 1882.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 89, nays 1—to wit:

A bill to alter and amend section 1456 of the Revised Code in relation to firing woods, lands and marshes in this State.

On motion of Mr. Ray, of Coweta, the following bill was made the special order for Tuesday next, immedi-
ately after the election of a Judge for the Atlanta Circuit is completed, to-wit:

A bill to provide for pleading and proving a failure of the consideration of any note given for commercial fertilizers.

The following bill was, on motion, recommitted to the General Judiciary Committee, to-wit:

A bill to punish willful trespass upon the lands of another, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 95, nays 0—to-wit:

A bill to change the time of holding the Superior Court of Twiggs county.

Upon motion of Mr. Lott, the rules were suspended and the following bill taken up, and read the second time, to-wit:

A bill to fix the license for retailing or vending spirituous, intoxicating or malt liquors in Ware county at ten thousand dollars, and to provide a penalty for the violation of the same.

Leave of absence was granted to Messrs. Foster, Flynt, Spence and Owens.

Upon motion of Mr. Shipp, the use of the Hall of the House of Representatives was granted to Dr. J. L. M. Curry and Hon G. J. Orr to address the members of General Assembly on the subject of common schools.

On motion of Mr. Johnston, the House then adjourned till 10 o'clock a. m. Monday.
ATLANTA, GEORGIA,
Monday, November 27, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Rountree, the roll was dispensed with.

The Journal was then read and approved.

Leave of absence was granted to Mr. Bartlett on account of sickness, to Messrs. Irwin, Middlebrooks and Wilder.

By permission, Mr. Beauchamp withdrew House bill No. 125.

Mr. Pringle, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration the following bills, which they recommend do pass, to-wit:

A bill to repeal an act prescribing the methods of granting license to sell spirituous liquors in the town of Eastman.

Also, a bill to prevent the sale of intoxicating liquors within five miles of Damascus Church, in Early county.

Also, a bill to amend an act fixing the license for selling spirituous liquors in the county of Clinch at fifteen hundred dollars.

The proper legal notices, as required by law, have been examined and found to be correct on the above mentioned bills.

The committee have also had under consideration the following bill, which they return to the House and recommend that the introducer be allowed to withdraw, to-wit:
A bill to amend an act entitled an act to prescribe the mode of granting licenses to sell intoxicating liquors in the counties of Jefferson, Burke and Washington, so far as relates to Pike county.

Respectfully submitted.

C. R. PRINGLE, Chairman.

Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following Senate bill, which they recommend do pass, to wit:

A bill to change the time of holding the Superior Court of Macon county, and for other purposes.

They also recommend that the following bill do pass, to-wit:

A bill to change the time of holding the Superior Court of the county of Pickens.

Respectfully submitted.

M. P. REESE, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has passed the following bill of the Senate, to-wit:

A bill to amend an act entitled an act to enable the purchasers of railroads to form corporations and to exercise corporate powers, and to define their rights, powers and privileges, said act approved February 29, 1876, and to amend section 1689 (Y) of the Code of 1882,
which contains the same provision of law hereby sought to be amended.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bill, which they report back to the House and recommend that the same do pass, as amended, to-wit:

A bill to be entitled an act to levy and collect a tax for the support of the State Government and public institutions, to pay the interest and maturing principal of the public debt, and for educational and other purposes therein mentioned for each of the fiscal years 1883 and 1884.

Respectfully submitted.

W. A. Little, Chairman.

On motion of Mr. McDonough, the rules were suspended and the following bill taken up and read the second time, to-wit:

A bill to amend an act to provide for the registration of voters to vote at municipal elections in the city of Savannah; to fix, regulate and determine the time, place and manner in which such election shall be held; to prescribe the qualifications of voters at all such elections, and provide suitable penalties for all violations thereof, approved September 28, 1881, by changing and adding to the qualifications of voters as prescribed in section 1 of said act, by altering and amending the method, manner and time of selecting the members of the Board of Registration and Election Managers in said city, as prescribed in said act, by the addition of certain provisions concerning the custody and keeping of the books of registration, as therein provided for, and for other purposes.
Mr. Lofton, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bills, which they return to the House, and recommend that they do pass, as amended, the proofs being correct, to-wit:

A bill to incorporate the town of Clarkston, in Dekalb county, Ga., to grant powers and privileges, and for other purposes.

Also, a bill to incorporate the town of Salt Springs, in the county of Douglas.

Respectfully submitted.

W A. Lofton, Chairman.

Upon motion of Mr. Jordan, the rules were suspended and the following bills read the second time, to-wit:

A bill to authorize the Ordinary of Hancock county to submit, at an election, to the qualified voters of said county the question of issuing county bonds to pay for the building of a new court house, and in case two-thirds of the qualified voters favor the issuing of said bonds, to authorize the County Judge to issue said bonds and provide for their sale and redemption.

Also, a bill to authorize and empower the Board of Roads and Revenue of Taylor county to let out the building of public bridges in said county without requiring from the builder or contractor bond and security therefor.

Also, a bill to amend an act incorporating the town of Butler, in the county of Taylor, so as to extend the corporate limits of said town to authorize and empower the Mayor and Council of said town to issue fl. fas., and to make valid all fl. fas. heretofore issued by order of said Mayor and Council.
Also, a bill to incorporate the town of Chipley, in the county of Harris, to provide for an election of Mayor, Councilmen and Recorder for the same, to define the corporate limits of said town, and for other purposes.

The following Senate bill was read the first time and referred to the Committee on Railroads, to-wit:

A bill to amend an act to enable the purchasers of railroads to form corporations, to exercise corporate powers, and to define their rights, powers and privileges, approved February 29, 1876.

Upon motion of Mr. Reese, the rules were suspended for the purpose of reading two bills the third time.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority, yeas 111, nays 0, to-wit:

A bill to change the time of holding the Superior Court of Crawford county, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed, as amend, by the requisite constitutional majority—yeas 107, nays 0—to-wit:

A bill to incorporate the Spring Creek Canal and Improvement Company; to grant certain privileges therein named, and for other purposes.

Under a suspension of the Rules, the following resolution was read the second time, to-wit:

A resolution—

To appoint a committee to procure a life-size oil painting of the Hon. Benjamin H. Hill, to be hung in the Hall of the House of Representatives.
Also, the following bill was read the second time, to-wit:

A bill to amend the charter of the Bank of Augusta, located at Augusta, Georgia.

The special order for the day was taken up, to-wit: the reports of the majority and minority of the committee appointed to consider and report upon the question of an early adjournment and a recess of the General Assembly.

Mr. Crenshaw moved to indefinitely postpone the consideration of the reports, and upon this motion called for the previous question.

The call for the previous question was not sustained. The motion to indefinitely postpone was lost.

The reports were read, and Mr. Jordan, of Hancock, called for a division of the question, so that the vote might be taken separately on the questions of a recess and of prolongation.

The Speaker ruled that the question could not be divided.

Mr. McIntosh offered the following as a substitute for the resolutions reported by the committee, to-wit:

A resolution—

By the House of Representatives, the Senate concurring, That the General Assembly will take a recess from Friday, December 8, next, at 12 o'clock m., and each house will adjourn on that day until 10 o'clock a. m. on the first Wednesday in July next (1883).

Mr. Russell, of Decatur, called for the previous question.

The call was sustained, and the main question was ordered on the substitute.

The Speaker ruled that it would require a two-thirds vote of all the members-elect to adopt the resolutions.

Mr. Crenshaw called for the yeas and nays.

The call was sustained.
Mr. Jordan appealed from the ruling of the Speaker, requiring a two-thirds vote to adopt the resolutions. The Speaker ruled that the appeal came too late.

The call for the yeas and nays having been made and acted upon between the decision appealed from and the appeal.

Mr. Rountree appealed from this ruling of the Chair and the Speaker ruled this appeal out of order.

Upon calling the roll the vote was as follows:

Those voting in the affirmative are Messrs.—

Awbry, 
Beck, 
Bonner, 
Brewer, 
Brown, 
Carroll, 
Carter, 
Cannon, 
Calvin, 
Carithers, 
Crittenden, 
Crumbley, 
Courson, 
Dart, 
Daniel, 
Dawson, 
DuPree, 
Eason, 
Everett, 
Foster, 
Foy, 
Fuller, 
Gary, 
Glisson, 
Gordon, 
Graham, 
Gray, 
Harris, 
Hoge, 
Hulsey, 
Hudson of Jackson, 
James, 
Jenkins, 
Jordan, 
Johnston, 
Johnson of Echols, 
Jones of Bartow, 
Jones of Twiggs, 
Key, 
Little, 
Logue, 
Lott, 
Mason, 
McRae, 
McCurry, 
McDonough, 
McIntosh, 
McGregor, 
Moore of Hancock, 
Moore of Taliaferro, 
Morrow, 
Park, 
Patton, 
Paulk of Berrien, 
Paulk of Coffee, 
Pendleton, 
Pringle, 
Ray of Coweta, 
Rice, 
Rich of Paulding, 
Rich of Wayne, 
Rountree, 
Russell of Clarke, 
Russell of Decatur, 
Shipp, 
Sinquefield, 
Simmons, 
Spengler, 
Smith of Bryan, 
Stallings, 
Stapleton, 
Stoddard, 
Sutton, 
Sweat of Clinch, 
Sweat of Pierce, 
Thompson, 
Tucker, 
Waldrop, 
Walthall, 
Watson, 
Wilson of Bulloch, 
Wilson of Sumter, 
Witcher, 
Whatley, 
Wolfe, 
Wright of Washington, 
Young.

Those voting in the negative are Messrs.—

Alexander, 
Atkinson, 
Barksdale of Lincoln, 
Johnson of Lee, 
Jones of DeKalb, 
Julian, 
Ray of Crawford, 
Redding, 
Redwine,
MONDAY, NOVEMBER 25, 1882.

Barksdale of Wilkes, Kimsey, Reese,
Beauchamp, Lewis, Robbe,
Bishop, Lofton, Silman,
Brewster, Maddox, Smith of Wilkinson,
Broyles, McKay, Tate,
Brooks, McCants, Watts,
Burch, McBride, Wimberley,
Crenshaw, McElvaney, Winningham,
DeLacy, Mitchell, Wilson of McIntosh,
Drewry, Mobley, Wisdom,
Fite, Osborn, Withrow,
Hawks, Payne, Wright of Floyd,
Howell, Peek,
Jacoway, Rankin,

Those not voting are Messrs.—

Alsabrook, Ford, Owens,
Avary, Geer, Perkins,
Bartlett, Griffin, Proctor,
Brinson, Griffith, Robins,
Bush, Head, Robertson,
Camp, Humber, Spence,
Chancey, Hudson of Webster, Teasley,
Cox, Irwin, Wilder,
Davis, Jones of Elbert, Wilson of Greene,
Deaton, McKinney, Wood,
Deats, McWhorter, Zachry,
Felligant, Middlebrooks, Mr. Speaker,
Flynt, Murray,

Yeas, 87.
Nays, 49.
Not voting, 38.

So the substitute was adopted.

Mr. Little moved that the further consideration of the report be postponed until Wednesday next, when it shall be made the special order immediately after the reading of the Journal.

Mr. Rountree moved to recommit the whole matter to the General Judiciary Committee.
Mr. Dart moved to adjourn till 10 o'clock a.m. tomorrow, which motion prevailed, and the House adjourned to that hour.

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ATLANTA, GEORGIA,
Tuesday, November 28, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Jordan, the roll-call was dispensed with.

Mr. McIntosh gave notice of a motion to reconsider.

The Journal was read and approved.

Mr. McIntosh moved to reconsider the action of the House in adopting the substitute for the reports of the minority and majority of the Committee on Adjournment.

The motion prevailed.

Mr. John R. Shorte, member elect from Marion, presented himself and was duly sworn in by the Speaker.

Mr. Jordan offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Providing for an afternoon session of this House for to-day at 3 o'clock, for the purpose of reading bills, favorably reported, the second time.

Under a suspension of the rules, the following bill was introduced, and read the first time, and referred to the Committee on General Judiciary, to-wit:
By Mr. Harris—

A bill to provide for the punishment of convicts in the county chain gang, and for other purposes.

Mr. Reese, Chairman of the General Committee on the Judiciary, submitted the following report:

*Mr Speaker:*

The General Committee on the Judiciary have had under consideration the following bill, which they recommend do pass, by substitute, to-wit:

A bill to regulate the practice in claim cases in the Superior Courts of this State.
Respectfully submitted.

M. P. Reese, Chairman.

Mr. Pringle, chairman of the Committee on Temperance, submitted the following report:

*Mr Speaker:*

The Committee on Temperance have had under consideration the following bills, which they recommend do pass, to-wit:

A bill to fix the amount of license for selling spirituous, intoxicating or malt liquors in the county of Columbia, etc.

Also, a bill to prohibit the sale of spirituous, intoxicating or malt liquors in the county of Clayton.

Also, a bill to prohibit the sale of spirituous, malt or intoxicating liquors in the county of Warren.

Also, a bill to amend an act fixing the license fees for the sale of spirituous, intoxicating and malt liquors in the county of Pierce and town of Blackshear in said county.

Proper proofs of intention to apply for the passage of said bills, published according to law, were before the committee.
The committee have also had under consideration the following bill, which they recommend do pass, to-wit:

A bill to alter and amend section 4565 of the Revised Code of 1882, and the acts amendatory thereof.

Also, do pass, by substitute, the following, to-wit:
A bill to prevent the evils of intemperance, and to adopt a general local option law for the State.

Also, the following bills, which they recommend that the introducers be allowed to withdraw, to-wit:
A bill to submit to the legal voters of this State the question of the manufacture and sale of spirituous liquors.

Also, a bill making it illegal to carry, or have carried, to or near any church, during the day or night, set apart for services, any spirituous or intoxicating liquors.

Respectfully submitted.

C. R. Pringle, Chairman.

Mr. Peek, chairman of the Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following bill, which they recommend do not pass, to-wit:

A bill to be entitled an act to provide for the erection of fences around the counties adopting the provisions of the stock law, and for other purposes.

Also, the following bill, which they recommend that the introducers be allowed to withdraw, to-wit:

A bill to be entitled an act to permit land-owners, living in counties where the stock law is in force, to erect gates on public or private roads, passing through their lands, whenever such gates shall be necessary to enclose such lands.
Also, a bill, which they recommend do pass, by substitute, to be entitled an act to encourage the propagating of fish in the waters of the State of Georgia, and for the protection of the same.

Respectfully submitted.

W. L. Peek, Chairman.

Mr. Rankin, chairman Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following Senate bill, which they have instructed me to report back, with the recommendation that it do pass, to-wit:

A bill to be entitled an act to amend an act entitled an act to enable the purchasers of railroads to form corporations and to exercise corporate powers, and to define their rights, powers and privileges, approved February 29, 1876.

Respectfully submitted.

W R. Rankin, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following bills to-wit:

A bill regulating the sale of formulas, patent or otherwise, for composting fertilizers, and for other purposes.

Also, a bill declaring betting on an election a misdemeanor, and prescribing a penalty for the same.

Mr. Hulsey, chairman of the Committee on the Special Judiciary, submitted the following report:
Mr. Speaker:

The Committee on Special Judiciary have had under consideration the following bills, which they recommend do pass, to-wit:

A bill to be entitled an act to give defendants, convicted of misdemeanors in the County Courts of this State, the right of appeal to the Superior Courts, in certain cases, under certain restrictions, etc.

Also, a bill to be entitled an act to authorize the Mayor and City Council of Eatonton to establish and maintain schools in the city of Eatonton, Ga., by local taxation, etc.

Also, a bill to be entitled an act to repeal the several acts creating, organizing and establishing a County Court for the county of Bryan, in this State; to provide for the proper disposition of the business, civil and criminal, now pending in said court; to abolish said court, and for other purposes.

Also, the following bill, which they recommend do pass, as amended, to-wit:

A bill to be entitled an act to amend an act entitled an act to authorize the town commissioners of the town of Spring Place, Murray county, to issue license for the retail of ardent spirits, etc., approved March 20, 1869.

Also, the following bill, which they recommend do not pass, to-wit:

A bill to create a County Court for the county of Carroll, and for other purposes, so that the provisions of said act, as amended, shall apply to the county of Carroll.

The proofs of all the foregoing bills, which required any proofs, have been examined and found correct with each bill, which was recommended that the same do pass.

Respectfully submitted.

Wm. H. Hulsey, Chairman.
By a two-thirds vote—yeas 105, nays 6—the following bill was introduced—and by a three-fourths vote—yeas 107, nays 0—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Crenshaw—
A bill to incorporate the Chattahoochee Navigation Company.

By a two-thirds vote—yeas 99, nays 10—the following bill was introduced, and by a three-fourths vote—yeas 96, nays 3—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Head—
A bill to abolish the County Court of Monroe county.

Under a suspension of the Rules, the following bill was introduced, read the first time, and referred to the Committee on Education:

By Mr. Johnston—
A bill to establish a State Normal School in Milledgeville, and to provide for keeping up in connection therewith a public grammar school and a public high school, and to repeal and supersede an act to establish the Middle Georgia Military and Agricultural College, etc., approved October 14, 1879.

By a two-thirds vote—yeas 90, nays 2—the following bill was introduced, and by a three-fourths vote—yeas 89, nays 0—read the first time and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Jones of DeKalb—
A bill to create a Board of Commissioners of Roads and Revenues for the county of DeKalb, and for other purposes.

By a two-thirds vote—yeas 94, nays 6—the following bill was introduced, and by a three-fourths vote—yeas
94, nays 9—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Wright of Floyd—
A bill to exempt Dr. C. S. Harris, of the county of Floyd, from the operation and penalties of an act regulating the practice of medicine in this State, approved September 28, 1881.

By a two-thirds vote—yeas 89, nays 3—the following bill was introduced, and by a three-fourths vote—yeas 94, nays 2—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Maddox—
A bill to incorporate the town of Raccoon Mills, in the county of Chattooga; to confer municipal powers on said town, and for other purposes.

The following message was received from his Excellency the Governor, through Mr. Avery, his Secretary:

Mr. Speaker:
I am directed by the Governor to deliver to the House a communication, in writing, with an accompanying document.

On motion of Mr. Redwine, the message was taken up and read.

EXECUTIVE DEPARTMENT,
STATE OF GEORGIA,
ATLANTA, November 28, 1882.

To the General Assembly:
After your adjournment, yesterday evening, a letter reached the Executive Department from the Hon. Geo. Hillyer, of which I think it proper to give you prompt notice A copy of that letter, which accompanies this communication, sufficiently explains itself. The former
letter of Judge Hillyer, resigning his office of Judge, etc., so soon as his successor should be chosen and qualified, I did think and do think quite clear enough and explicit to authorize the General Assembly to proceed to the election of a successor. The Judge, while entertaining the same opinion, still, however, to remove all doubt, has thought fit to send in an absolute resignation, which has been accepted. If any members of the General Assembly have heretofore entertained any doubts upon this point, these are by this communication removed; and your bodies will, therefore, without hesitation, proceed to fill the place as the dictates of your duty may direct.

ALEXANDER H. STEPHENS.

[Copy.]

ATLANTA, Ga., November 25, 1882.

Hon. A. H. Stephens, Governor:

DEAR SIR—Upon further consideration, it has occurred to me that some doubt may be suggested as to the power of the Legislature to proceed with an election until after a vacancy has been fully consummated. I have myself no doubt on the point, and suppose you have none by your message to the General Assembly. However, to remove any sort of hesitancy or debate, I hereby respectfully ask that my resignation be deemed as absolute from the delivery to you of this letter on Monday next, and that the same take effect then instead of “when a successor is qualified.” I write now because I am going out of the city this (Saturday) night.

Very respectfully,

GEORGE HILLYER,
Judge S. C. A. C.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has agreed to the following resolution by
the requisite constitutional majority of yeas 33, nays 10, and the concurrence of the House of Representatives is asked, to-wit:

A resolution—

Prolonging the session beyond forty days for such time as may be required to transact the public business.

Mr. Mitchell, chairman of the Committee on the Blind Asylum, submitted the following report:

Mr Speaker:

The Committee, of both the Senate and House of Representatives, on the Georgia Academy for the Blind, having obtained leave therefor, on the morning of the 16th instant, visited that institution.

An exhibition was made before the committee of the progress of the pupils in their respective departments of literature, music and industrial pursuits of the peculiar modes of instruction; not only giving entire satisfaction but drawing forth the warmest commendation.

They found by inspection, in a body and personally, the home and grounds of those unfortunates kept in a neat and cleanly condition, and the arrangements generally well suited for the comfort and well being of the inmates. Sixty-six pupils were reported as then present in the academy, all having the appearance of well cared for youths and children.

The committee take pleasure in commending the management in all particulars. We recommend that the annual appropriation for the maintainance and support of the institution be as usual. We would recommend, in order that the building for the colored blind, which is now in process of erection, be completed, that the sum of five thousand dollars ($5,000) be appropriated for that purpose.

We also recommend that the sum of four thousand
dollars ($4,000) be appropriated for repairs on the main building, which is very much in need of repairs for the health and comfort of the inmates.

Signed on part of the House,

R. E. MITCHELL, Chairman.

Y A. DANIEL, J. L. CAMP,
P F GEER, A. STODDARD,
W A. LOFTON, W M. RAY,
N. R. SPENGLER, G. W T. McCAY,
W D. MURRAY, W F SWEAT,
W T. STALLINGS, J YOUNG,
J. G. RICH, M. G. SMITH,
R. THOMPSON.

Under a suspension of the Rules, the following bill was taken up, read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 117, nays 0—to-wit:

A bill to authorize the Ordinary of Hancock county to submit, at an election, to the qualified voters of said county the question of issuing county bonds to pay for the building of a new court house, and in case two-thirds of the qualified voters favor the issuing of said bonds, to authorize the County Judge of said county to issue said bonds and to provide for their sale and redemption.

By a two-thirds vote—yeas 97, nays 5—the following bill was introduced, and by a three fourths vote—yeas 94, nays 3—read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Rice—

A bill to amend an act to incorporate the Southside Street Railroad Company for the purpose of building a street railroad on Pryor and Richardson streets, in the city of Atlanta, approved September 30, 1881, so
as to authorize said company to construct, maintain and operate other lines of street railroad, and for other purposes.

Under a suspension of the Rules, the following bill was taken from the table, read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 94, nays 3—to-wit:

A bill to provide for a Solicitor for the County Court of Oconee county, and to provide compensation for the same.

By a two-thirds vote—yeas 88, nays 3—the following bill was introduced, and by a three-fourths vote—yeas 104, nays 5—read the first time and referred to the Committee on Banks, to-wit:

By Mr. Crenshaw—
A bill to incorporate the Merchants' and Planters' Bank, of West Point, Georgia.

By a two-thirds vote—yeas 105, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 98, nays 0—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Key—
A bill to reduce the bonds of the Sheriff of Jasper county to the sum of five thousand dollars.

Under a suspension of the Rules, the following bill was taken up and read the second time, to-wit:

A bill to impose an annual tax of one-tenth of one per cent. on the taxable property of the State for the support of common schools.
The hour of 12 m. having arrived, the Senate appeared upon the floor of the Hall of the House of Representatives, and the joint session of the General Assembly was called to order by Hon. James S. Boynton, President of the Senate, when the joint resolution was read, convening the General Assembly in joint session for the purpose of electing a Judge of the Superior Courts of the Atlanta Circuit to fill the vacancy caused by the resignation of Judge George Hillyer for the unexpired term, said term to expire on the 1st day of January, 1885.

Mr. Pringle nominated R. L. Rodgers, of Fulton.
Mr. Hulsey nominated Marshall J. Clarke, of Fulton.
Mr. Hoge nominated Wm. R. Hammond, of Fulton.

Upon calling the roll of the Senate, the vote was as follows:

Those voting for Mr. Clarke are Messrs.—

Baker, Lamar, Smith,
Frederick, Livingston, Tatum,
George, Morgan, Thompson,
Gustin, Oliver, Walker.
Guyton, Parks,
Hoyt, Paull,

Those voting for Mr. Hammond are Messrs.—

Beall, Jones, Peeples,
Bush, Knight, Pike,
Davis, Martin, Rouse,
DuBignon, McAfee, Tutt,
Eakes, McDonald, Wilcox,
Foster, Meldrim, Yow,
Greer, Neal, Mr. President.
Harris, Norman,
Hughes, Parker,

Those not voting are Messrs.—

DeWolf, Mandeville, Polhill,
M. J. Clarke, 16.
W. R. Hammond, 25.
Not voting, 3.
Upon calling the roll of the House, the vote was as follows:

Those voting for Mr. Hammond are Messrs.—


Those voting for Mr. Clarke are Messrs.—

TUESDAY, NOVEMBER 28, 1882.

Chancey,                      Jacoway,               Stapleton,
Crittenden,                   Johnson of Lee,         Sutton,
Crumbley,                     Julian,                 Thompson,
Davis,                        Little,                 Watts,
Daniel,                       Maddox,                Winningham,
Dews,                         McCurry,               Wilson of Bulloch,
DeLacy,                       McElvaney,            Wilson of McIntosh,
Drewry,                       McGregor,              Wisdom,
DuPree,                       Moore of Taliaferro,  Wolfe,
Everett,                      Park,                  Zachry,
Fite,                         Peek,                  Mr. Speaker.
Foster,                       Redding,

Those voting for Mr. Rogers are Messrs.—
Jordan,                       Pringle,               Wright of Washington.
Mason,                        Russell of Clarke,

Those not voting are Messrs.—
Alsabrook,                    Irwin,                  Perkins,
Brinson,                       James,                 Proctor,
Broyles,                       Jones of Elbert,        Rankin,
Camp,                          Lofton,                Spence,
Cannon,                        McBride,              Waldrop,
Falligant,                     Murray,                Wilson of Greene.
Ford,                          Owens,

W. R. Hammond, 97.
M. J. Clarke, 53.
R. L. Rogers, 5.
Not voting, 20.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 196—necessary to a choice, 99—that
W. R. Hammond had received 122 votes.
M. J. Clarke had received 69 votes.
R. L. Rodgers had received 5 votes.
William R. Hammond having received a majority of all the votes cast, he was declared duly elected Judge of the Superior Courts of the Atlanta Circuit for the unexpired term, said term to expire January 1, 1885.

23
Upon motion of Mr. Little, the Rules were suspended, and the following resolution of the Senate was taken up, to-wit:

A resolution—

Prolonging the session of this General Assembly beyond the forty days for such time as may be required to transact the public business.

Mr. Reese moved to amend by striking out the words "for such time as may be required to transact the public business," and insert in lieu thereof, "until the 20th day of December next."

Mr. Atkinson called for the previous question on the amendment and the original resolution.

Mr. Reese called for the yeas and nays.

The call was not sustained.

The amendment was not adopted.

Upon the question of concurring in the Senate resolution, the yeas and nays were ordered.

Upon calling the roll, the vote was as follows:

Those voting in the affirmative are Messrs.—

Alexander, Hawks, Ray of Coweta,
Atkinson, Harris, Ray of Crawford,
Avary, Head, Redding,
Awbry, Hoge, Redwine,
Barksdale of Lincoln, Hulsey, Rice,
Barksdale of Wilkes, Humber, Rich of Paulding,
Bartlett, Hudson of Jackson, Rich of Wayne,
Beauchamp, Hudson of Webster,
Beck, Jenkins, Robertson,
Bonner, Jordan, Rountree,
Brewer, Johnston, Russell of Clarke,
Brown, Johnson of Echols, Russell of Decatur,
Burch, Johnson of Lee, Shipp,
Carroll, Jones of Bartow, Silman,
Carter, Jones of DeKalb, Shorte,
Calvin, Jones of Twiggs, Sinquefield,
Carithers, Julian, Simmons,
Chancey, Key, Smith of Bryan,

Smith of Wilkinson,
TUESDAY, NOVEMBER 28, 1882. 355

| Crittenden | Little, | Stallings, |
| Crumbley,  | Logue,  | Stapleton, |
| Courson,   | Lott,   | Stoddard, |
| Cox,       | Maddox, | Sutton,   |
| Dart,      | Mason,  | Sweat of Clinch, |
| Davis,     | McRae,  | Sweat of Pierce, |
| Daniel,    | McKay,  | Tucker,   |
| Dawson,    | McCants,| Waldrop,  |
| Deaton,    | McCurry,| Walthall, |
| Dews,      | McKinney,| Watson,  |
| DeLacy,    | McDonough,| Wilder, |
| Drewry,    | McIntosh,| Winningham, |
| DuPree,    | McGregor,| Wilson of Bulloch, |
| Eason,     | McWhorter,| Wilson of Sumter, |
| Everett,   | Middlebrooks,| Wilson of McIntosh, |
| Flynn,     | Moore of Hancock,| Wisdom, |
| Foster,    | Moore of Taliaferro,| Withrow, |
| Foy,       | Morrow,| Witcher, |
| Fuller,    | Osborn,| Whatley, |
| Gary,      | Patton,| Wolfe, |
| Glisson,   | Paulk of Berrien,| Wright of Washington, |
| Gordon,    | Paulk of Coffee,| Young, |
| Graham,    | Peek,| Zachry, |
| Gray,      | Pendleton,|        |
| Griffith,  | Pringle,|        |

Those voting in the negative are Messrs.—

| Bishop, | Kimsey, | Robins, |
| Brewster, | Lewis, | Spengler, |
| Brooks, | McBride, | Tate, |
| Bush, | McElvaney, | Teasley, |
| Crenshaw, | Mitchell, | Thompson, |
| Fite, | Mobley, | Watts, |
| Geer, | Payne, | Wimberly, |
| Griffin, | Rankin, | Wood, |
| Howell, | Reese, | Wright of Floyd, |
| Jacoway, | Robbe, |        |

Those not voting are Messrs.—

| Alsabrook, | Irwin, | Perkins, |
| Brinson, | James, | Proctor, |
| Broyles, | Jones of Elbert, | Spence, |
| Camp, | Lofton, | Wilson of Greene, |
| Cannon, | Murray, | Mr. Speaker, |
| Falligant, | Owens, |        |
| Ford, | Park, |        |

So the necessary two-thirds of the members-elect having voted in the affirmative, the resolution was concurred in.

Leave of absence was granted to Mr. Carter on account of sickness, and to Mr. Lofton for the same cause, and to Mr. James on account of business.

On motion of Mr. Redwine, the House then adjourned until 3 o’clock p.m.

3 o’CLOCK P. M.

The House reassembled, the Speaker in the chair.

On motion of Mr. Rice, the roll-call was dispensed with.

The following bills were read the second time, to-wit:

A bill to alter and amend section 4565 of the Revised Code of 1882, and the acts amendatory thereof.

Also, a bill to regulate the practice in claim cases in the Superior and County Courts of this State.

Also, a bill to incorporate the town of Clarkston, in the county of DeKalb.

Also, a bill to repeal an act prescribing the method of granting licenses to sell spirituous liquors in the town of Eastman, in the county of Dodge, and to fix the license thereof.

Also, a bill to prohibit the sale of spirituous, malt, vinous or intoxicating liquors within three miles of Bethel Baptist Church in Meriwether county.

Also, a bill to prohibit the sale of spirituous, malt, vinous or intoxicating liquors within three miles of the Methodist Church at Rocky Mount, in Meriwether county.

Also, a bill to amend an act to vest the title to the Commons of the city of Columbus in Commissioners, to sell the same and apply the proceeds to certain purposes.
Also, a bill to repeal an act entitled an act to fix the license for the retailing of spirituous liquors at twenty thousand dollars in Washington county.

Also, a bill to prohibit the sale of intoxicating liquors in Washington county by submitting the question to the qualified voters of said county.

Also, a bill to prohibit the sale of intoxicating liquors within three miles of Rehoboth Church, in the county of Wilkes.

Also, a bill to incorporate the town of Sumner, in the county of Worth.

Also, a bill to encourage the propagation of fish in the waters of Georgia, and for the protection of the same.

Also, a bill to amend the charter of the city of Americus, and for other purposes.

Also, a bill to prevent the evils of intemperance, and to adopt a general local option law for the State, and for other purposes.

Also, a bill to provide for the drawing of only one grand jury for each term of the Superior Court of Meriwether county.

Also, a bill to amend section 4184 of the Code of 1882.

Also, a bill to amend section 3 of an act amending the new charter of the city of Atlanta, approved September 3, 1881, so as to strike the section requiring a request from certain persons, etc.

Also, a bill to fix the license for the sale of intoxicating liquors in the county of Columbia.

Also, a bill to prohibit the sale of intoxicating liquors in Clayton county, and to point out the manner in which it may be done.

Also, a bill to regulate the sale of spirituous, vinous or malt liquors in Henry county.

Also, a bill to amend section 1455 of the Code of 1882, providing for submitting the question of "fence" or "no fence" to the lawful voters of any county, etc.
Also, a bill to prohibit the sale of intoxicating liquors within Randolph county, except by physicians in certain cases.

Also, a bill to submit to the votes of Terrell county the question of granting licenses to sell intoxicating liquors.

Also, a bill to prohibit the sale of intoxicating liquors in the county of Warren.

Also, a bill to amend an act to incorporate the town of Perry, in Houston county, so as to extend the limits of the same, and for purposes.

Also, a bill to amend an act to incorporate the town of Perry, in Houston county, and to extend the limits of the same, and to repeal an act to incorporate the town of Perry, and to define the authority of the Commissioners of the same, etc.

Also, a bill to amend an act to authorize the Town Commissioners of the town of Spring Place, Murray county, to issue license for the retail of ardent spirits, and for other purposes, approved March 20, 1869.

Also, a bill to withdraw from within the corporate limits of the village of Summerville the lands of the Augusta Land Company, and others lying north of Washington road.

The following Senate bill was also read the second time, to-wit:

A bill to amend an act to enable the purchasers of railroads to form corporations, and to exercise corporate powers, and to define their rights, powers and privileges, approved February 29, 1876, etc.

Leave of absence was granted to sub-committee No. 3 of the Penitentiary to visit camps assigned them.

On motion of Mr. McElvaney, the House then adjourned until 10 o'clock a. m. to-morrow.
The House met pursuant to adjournment, was called
to order by the Speaker, and opened with prayer by
the Chaplain.
*On motion of Mr. Russell, of Clarke, the roll-call
was dispensed with.
The Journal was then read and approved.

Mr. Shorte, of Marion, was placed on the following
committees, to-wit: Agriculture, Railroads, Peniten-
tiary.

Mr. Reese, chairman of the General Committee on
the Judiciary, submitted the following report:

Mr Speaker:
The General Committee on the Judiciary have had
under consideration the following bills, which they rec-
ommend do pass, to-wit:

A bill to change and fix the times for holding the
Superior Courts of the counties of Fayette and Heard.
Also, a bill to amend section 4484 of the Code of 1882,
which prescribes the punishment for escapes from pen-
itentiary in felony cases.

They recommend that the following bill do pass, by
substitute, to-wit:

A bill to enable sureties on official bonds of State
and county officers to limit their liability on such bonds,
and for other purposes.

The following bill is returned to the House with rec-
ommendation that the introducer be allowed to with-
draw it, to-wit:

A bill to amend the revised charter of the city of
Americus.
The committee have also considered the following bills, which they recommend do not pass, to-wit:

A bill to regulate the trial of cases in the Superior Court of the county of Gwinnett, and for other purposes.

Also, a bill to amend section 2632 of the Code of 1882, with reference to protection of bona fide purchasers.

Respectfully submitted.

M. P. Reese, Chairman.

Mr. Mitchell, chairman pro tem. of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, which they recommend do pass, as amended, to-wit:

A bill entitled an act to amend the school laws of this State in certain particulars therein named.

Respectfully submitted.

R. E. Mitchell, Chairman pro tem.

Mr. Calvin, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following resolution, which they report favorably by a unanimous vote, with a recommendation that the same be referred to the Committee on Finance, to-wit:

A resolution—

Authorizing and directing a subscription for five hundred copies of the History of Georgia, by Colonel Charles C. Jones, Jr., at a cost not to exceed five dol-
lars per volume, to be paid for when delivered at the State-house.

Respectfully submitted.

M. V CALVIN, Chairman.

Mr. Peek, chairman of the Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to be entitled an act to prohibit any person from driving sheep or cattle, other than their own, from the ranges where they use, and to provide a penalty for the same.

Also, the following bill, which they return to the House, with the recommendation that it be referred to the General Judiciary Committee, to-wit:

A bill to be entitled an act to make all persons, corporations and companies selling fertilizers, manures and other articles usually sold to farmers and other persons, to warrant the same to be merchantable and reasonably suited to the use or purpose intended, and to provide that no person can buy any contract, relieve or release said sellers from such warranty, and for other purposes.

Respectfully submitted.

W L. PECK, Chairman.

Mr. McBride, chairman pro tem. of the Committee on Military Affairs, submitted the following report:

Mr. Speaker:

The Committee on Military Affairs have had under
consideration the following bill, which they recommend do pass, the proofs being correct, to-wit:

A bill to grant to the Floyd Rifles, a volunteer military company, in the city of Macon, certain exemptions from jury duty, and for other purposes.

Respectfully submitted.

J. M. McBride, Chairman pro tem.

Mr. Calvin, chairman pro tem. of the Agricultural Committee, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the communication received from the Secretary of the New England Manufacturers and Mechanics Institute, extending an invitation to the State of Georgia, through his Excellency the Governor, to make a display of her products at an exposition, to be held in the city of Boston, Mass., September, 1883, and begs leave respectfully to report as follows:

Pursuant to said invitation, the committee has drafted and herewith presents a bill which it reports favorably with a recommendation that the said bill and accompanying communication be referred to the Committee on Manufactures, to-wit:

A bill to be entitled an act to provide for the collection of specimens of the minerals and forestry of manufactured goods and of agricultural and horticultural products of this State to be displayed at an exposition to be held in Boston, Mass., 1883, and for other purposes.

Respectfully submitted.

M. V Calvin, Chairman pro tem.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:
Mr. Speaker:

The Committee on Local and Special Bills have had under consideration the following bill, which they herewith report back to the House as incapable of consolidation with any other bill or bills, for a first reading, and reference to appropriate committee, to-wit:

A bill to create a Board of Commissioners of Roads and Revenues for the county of DeKalb, and for other purposes.

Respectfully submitted.

J. W Maddox, Chairman.

Mr. DuPree, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they recommend do pass, by substitute, the proofs of same being correct, to-wit:

A bill to be entitled an act to amend the charter of the city of Macon, and acts amendatory thereof, so as to prescribe the number, qualification, term of office, and compensation of the Aldermen of said city, to regulate the methods of registration of voters therein, and for other purposes.

Respectfully submitted.

J. M. DuPree, Chairman pro tem.

Mr. Hulsey, chairman of the Committee on the Special Judiciary, submitted the following report:

Mr. Speaker:

The Committee on Special Judiciary have had under consideration the following bill, which they recom-
mend do pass, the proofs being first examined and approved, to-wit:

A bill to be entitled an act to amend section 6 of an act entitled an act to enlarge the jurisdiction of the City Court of Savannah to prevent the Judge thereof from practicing law, and for other purposes, approved September 15, 1881, so far as relates to the deposit of costs provided for in said section.

Also, the following bill, which they recommend that leave be granted the author thereof to withdraw the same, to-wit:

A bill to be entitled an act to amend an act to incorporate the town of Leary, in the county of Calhoun, to grant election powers and privileges to the same, and for other purposes, approved September 15, 1881.

Respectfully submitted.

WM. H. HULSEY, Chairman.

Mr. Humber, chairman of the Committee on Banks, submitted the following report:

Mr Speaker:

The Committee on Banks have had under consideration the following bill, which they return to the House with the recommendation that the introducer be allowed to withdraw the same, to-wit:

A bill to incorporate the Merchants and Planters Bank of Forsyth.

Respectfully submitted.

R. C. HUMBER, Chairman.

The following resolution was recommitted to the Committee on Finance, to-wit:

A resolution—Authorizing and directing a subscription for five
hundred copies of the History of Georgia by Colonel C. C. Jones, Jr., at a cost not to exceed five dollars per volume, to be paid for when delivered at the Statehouse.

Under a suspension of the Rules, the following bill was read the second time, to-wit:

A bill to give defendants convicted of misdemeanors in the County Courts of this State the right of appeal to the Superior Courts in certain cases and under certain restrictions, and for other purposes.

Under a suspension of the Rules, the following Senate bill was taken up, read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 110, nays 0—to-wit:

A bill to amend an act to enable the purchasers of railroads to form corporations and to exercise corporate powers, and to define their rights, powers and privileges, said act approved February 29, 1876, and to amend section 1689 (Y) of the Code of 1882, which contain the same provision of law hereby sought to be amended.

On motion of Mr. Calvin, the following bill was made the special order for Friday next, immediately after the reading of the Journal, and from day to day until disposed of, to-wit:

A bill to consummate the gift of $50,000 by Senator Joseph E. Brown to the Board of Trustees of the University of Georgia.

Mr. Jordan, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they recommend
do pass, as amended, requisite proofs of advertising having been produced, to-wit:

A bill to authorize the municipal authorities of the town of Elberton to issue bonds and levy a tax, and for other purposes.

Respectfully submitted.

J. T. Jordan, Chairman pro tem.

Mr. Rankin, chairman Committee on Railroads, submitted the following report:

Mr Speaker:
The Committee on Railroads have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to be entitled an act to incorporate the Metropolitan Street Railroad Company, and to define its rights, powers and privileges, and for other purposes.

Also, the following bill, which they recommend do pass, as amended, to-wit:

A bill to be entitled an act to incorporate the Georgia, Alabama and Tennessee Railroad Company, and to grant certain powers and privileges to the same, and to provide for the building of its branches, and to authorize said road to consolidate its road with any railroad incorporated in the State of Georgia, Alabama or Tennessee, and for other purposes.

Also, the following bill, which I am instructed to report back with the recommendation that it be read the second time and recommitted, with leave to the committee to have same printed, to-wit:

A bill to be entitled an act to require railroad companies of this State to return their property for taxa-
tion by the counties of this State, to prescribe the mode of making such returns, and for other purposes connected therewith.

Respectfully submitted.

W R. Rankin, Chairman.

Mr. Russell, of Clarke, on behalf of the following members of the Special Committee on Judiciary, submitted the following minority report:

Mr Speaker:

The Committee on the Special Judiciary have had under consideration the following bill, which they recommend do not pass, to-wit:

A bill to be entitled an act to change the times of holding elections in this State, so that all elections in this State (except municipal elections) shall be held on one and the same day, to-wit: On the first Wednesday in October, 1884, and biennially thereafter, except elections for electors for President and Vice-President, Ordinaries, Justices of the Peace, and Constables who shall be elected on the first Wednesday in October, 1884, and every fourth year thereafter.

The undersigned members of the Special Committee on Judiciary beg leave to disagree with the majority, and respectfully recommend that the bill do pass.

Respectfully submitted.

R. B. Russell,
F O. Irwin,
R. F. C. Smith,
John C. Key,
W A. Teasley,
W W Jacoway,
J. E. D. Shipp,
L. L. Middlebrooks,
Jesse Wimberley.
The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which the concurrence of the House of Representatives is asked, to-wit:

A resolution—
That on the 8th day of December, 1882, the General Assembly do take a recess until the first Wednesday of July, 1883.

Also, the Senate has passed, with an amendment, the following bill of the House, by a vote of yeas 29, nays 0, to-wit:

A bill to prohibit the sale of alcoholic, spirituous or malt liquors, or intoxicating bitters, in the county of Monroe, after submitting the same to the qualified voters of said county.

Also, the Senate has agreed to the following resolution, in which the concurrence of the House of Representatives is asked, to-wit:

A resolution—
That when the General Assembly adjourns to-day, it adjourn until Friday morning for the purpose of observing thanksgiving day to-morrow, the 30th instant.

Under a suspension of the Rules, the following bill was taken up, to-wit:

A bill making appropriations for the Legislative, Executive and Judicial Departments of the State Government, etc., for the years 1883 and 1884.

The House went into the Committee of the Whole House, Mr. Ranking in the chair.
Mr. Rankin, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration the following bill, to-wit:

A bill making appropriations for the Legislative, Executive and Judicial Departments of this State, etc., for the years 1883 and 1884, and for other purposes.

They have instructed me to report that they have made some progress, and ask leave to sit again.

By a two-thirds vote—yeas 95, nays 15—the following bill was introduced, and by a three-fourths vote—yeas 94, nays 5—read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Redwine—

A bill to relieve James J. Findley, James A. Findley and James B. Gaston, securities on the bond of John Moore, (colored), charged with bestiality in the county of Gwinnett, and for other purposes.

The following resolution was introduced, read the first time and laid over, to-wit:

By Mr. Morrow—

A resolution to appoint a joint committee to represent the General Assembly at the sesqui-centennial celebration at Savannah.

Upon motion of Mr. Harris, the following Senate resolution was taken up under a suspension of the rules, to-wit:

A resolution—

Providing for taking a recess by the General Assembly on the 8th day of December, 1882, until the 1st Wednesday in July, 1883.
On motion of Mr. Jordan, the resolution was so amended as to make it read "12 o'clock meridian" instead of "12 o'clock."

Mr. Sweat called for the previous question.

The call was sustained and the main question ordered.

Mr. McBride called for the yeas and nays.

The call was sustained, and on calling the roll, the vote was as follows:

Those voting in the affirmative are Messrs.—

Avary, Harris, Pendleton,
Awbry, Head, Perkins,
Barksdale of Lincoln, Hoge, Pringle,
Barksdale of Wilkes, Hulsey, Proctor,
Beck, Humber, Ray of Coweta,
Bonner, Hudson of Jackson, Ray of Crawford,
Brewer, James, Rice,
Brisston, Jenkins, Rich of Paulding,
Brown, Jordan, Rich of Wayne,
Burch, Johnston, Robertson,
Carroll, Johnson of Echols, Rountree,
Cannon, Jones of Bartow, Russell of Clarke,
Calvin, Jones of Elbert, Russell of Decatur,
Carithers, Jones of Twiggs, Shipp,
Chancey, Key, Sinquefield,
Crittenden, Lewis, Simmons,
Crumbley, Little, Spengler,
Courson, Logue, Smith of Bryan,
Cox, Lott, Stallings,
Dart, Mason, Stapleton,
Daniel, McRae, Stoddard,
Dawson, McCurry, Sweat of Clinch,
Deaton, McKinney, Sweat of Pierce,
Dews, McDonough, Tucker,
DuPree, McIntosh, Waldrop,
Eason, McGregor, Watson,
Flynt, McWhorter, Watts,
Ford, Middlebrooks, Wilder,
Foster, Moore of Hancock, Wilson of Bulloch
Foy, Moore of Taliaferro, Wilson of Sumter,
Fuller, Morrow, Witcher,
Gary, Park, Whatley,
Grisson, Patton, Wolfe,
WEDNESDAY, NOVEMBER 29, 1882.

Those voting in the negative are Messrs.—

Atkinson, Hawks, Robbe,
Bartlett, Howell, Silman,
Bishop, Jacoway, Shorte,
Brewster, Kimsey, Smith of Wilkinson,
Broyles, Maddox, Sutton,
Brooks, McKay, Teasley,
Bush, McBride, Thompson,
Crenshaw, McElvaney, Walthall,
DeLacy, Mitchell, Wimberley,
Drewry, Mobley, Winningham,
Everett, Payne, Wisdom,
Fite, Redding, Wood,
Geer, Redwine, Wright of Floyd.
Griffin, Reese, 

Those not voting are Messrs.—

Alexander, Johnson of Lee, Rankin,
Alsabrook, Jones of DeKalb, Robins,
Beauchamp, Julian, Spence,
Camp, Lofton, Tate,
Carter, McCants, Wilson of Greene,
Davis, Murray, Wilson of McIntosh,
Falligant, Osborn, Withrow,
Hudson of Webster, Owens, Mr. Speaker,
Irwin, 

Yeas, 109.
Nays, 41.
Not voting, 25.

So the resolution, as amended, was concurred in.

Upon motion of Mr. Reese, the Rules were suspended, and the following Senate resolution taken up, read and concurred in, to-wit:

A resolution—
That when the General Assembly adjourns finally
to-day, it will adjourn until 10 o'clock a. m. Friday for the purpose of observing Thanksgiving Day.

On motion, the House then adjourned until 3 o'clock p. m.

3:30 O'CLOCK P. M.

The House reassembled, the Speaker in the chair.

On motion of Mr. Foster, the roll-call was dispensed with.

Mr. Daniel, of Madison, in behalf of the following members of the Committee on Agriculture, submitted the following minority report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following bill, which they recommend do pass by substitute, to-wit:

A bill to be entitled an act to encourage the propagation of fish in the waters of the State of Georgia, and for the introduction of the same. The undersigned members of the Committee on Agriculture beg leave to disagree with the majority report, and recommend that the bill do not pass.

Respectfully submitted.

Y. A. Daniel,
A. J. Julian,
H. A. Carithers,
W. F. Sweat,
D. R. A. Johnson,
N. R. Spengler,
John Burch.

Mr. DuPree, chairman of the Committee on Privi-
leges and Elections, submitted the following report for
the majority of the committee, to-wit:

Mr. Speaker:

The Committee on Privileges and Elections respect­fully submit that they have had under consideration
the following contested election, to-wit: Anthony Wil­
son, contestant, against Daniel R. Proctor, the sitting
member from the county of Camden.

Upon a careful consideration of the facts that gave
rise to said contest, the committee find that at an elec­
tion, held on the 4th day of October, 1882, in the
county of Camden, for members of the General As­
sembly, elections were held at six precincts in said
county, to-wit, St. Mary’s, Casey’s, Bailey’s Mills,
Satillo Bluff, Tarboro and Horse Stamp; that the re­
turns from only two of said precincts—to-wit, St.
Mary’s and Casey’s—were consolidated by the super­
intendents; that two of the said four returns which
were rejected—to-wit, those from Tarboro and Horse
Stamp precincts—were refused consolidation by said
superintendents, because they did not reach the
county-site the next day after said election until after
the hour of 12 m., which act of said superintendents
the committee consider was proper and lawful. The
other two precincts—to-wit, Bailey’s Mills and Satillo
Bluff—were carried to the county-site on the day fol­
lowing said election by a manager from each of said
two precincts, and delivered to said superintendents
for consolidation before the hour of 12, as required by
law, and were by them refused consolidation, because
they were directed “to the Clerk of the Superior
Court,” which action of said superintendents, in ref­
susing to consolidate said returns from said two pre­
cincts, the committee say was wrong, and without the
slightest authority of law. The testimony forwarded
to the Executive Department discloses the facts that
the two returns—to-wit, those from St. Mary’s and
Casey's precincts—which were consolidated, gave Daniel R. Proctor forty majority; that at Satillo Bluff precinct he received twenty-seven majority, and at Bailey's Mills precinct Anthony Wilson received ninety-five majority. The returns from said last two-named precincts—to-wit, Satillo Bluff and Bailey's Mills—forwarded to the Executive Department, were by the committee opened and carefully examined, and disclosed the following results, to-wit, seventy-one majority for Anthony Wilson. The returns from Satillo Bluff, which gave a majority of twenty-four votes for Daniel R. Proctor, were rejected by the committee, because neither of the three lists of voters was the three tally-sheets kept at said precincts had placed thereon the signatures of the superintendents, as is required by law. The returns from Bailey's Mills precinct, which gave Anthony Wilson a majority of ninety-five votes, the committee find were in every particular made out in strict conformity to law. By adding the returns from Bailey's Mills precinct to those from the two said consolidated precincts, the committee find that Anthony Wilson has a majority of fifty-five votes, and thereby duly elected, or should the returns from Satillo Bluff precinct, which gave a majority of twenty-four votes for Daniel R. Proctor, and by the committee rejected, for the reasons before given, be added to the last-named returns—to-wit, those from St. Mary's, Casey's and Bailey's Mills precincts—said Wilson would then have a majority of thirty-one votes, and thereby duly elected.

To carry out their findings in said case, as above set forth, the committee submit the following resolution, and recommend its adoption by the House, to-wit:

Resolved, That at an election, held in the county of Camden, on the 4th day of October, 1882, for members of the House of Representatives of Georgia, Anthony Wilson received the highest number of legal votes.
polled for Representative of the county of Camden, and is entitled to said seat.
Respectfully submitted.

James M. DuPree, Chairman.

Upon motion of Mr. Little, the Rules were suspended for the purpose of further considering the General Appropriation bill.
The House went into Committee of the Whole House.

Mr. DuPree, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:
The Committee of the Whole House have had under consideration—

A bill making appropriations for the Legislative, Executive and Judicial expenses, etc., for the years 1883 and 1884.

Which I am instructed to report back to the House, with the recommendation that it do pass as amended.
The bill was then read the third time, the title of which is as follows:

A bill making appropriations for the Executive, Legislative and Judicial expenses of the Government, and for other purposes herein mentioned, per annum for the fiscal years 1883 and 1884.

The report of the committee was agreed to, and, on the question of the passage of the bill, the yeas and nays were required to be recorded, and on calling the roll, the vote was as follows:

Those voting in the affirmative are Messrs.—

Atkinson, Griffin, Redwine,
Avary, Hawks, Reese,
Awbry, Harris, Rice,
Barksdale of Lincoln, Head, Rich of Paulding,
Those absent and not voting are Messrs.—

Alexander, Hudson of Webster, Pendleton,
Alsabrook, Irwin, Pringle,
Beauhamp, James, Ray of Crawford.
Beck, Johnston, Redding,
Bonner, Johnson of Lee, Robins,
Brewster, Jones of DeKalb, Rountree,
Camp, Jones of Elbert, Russell of Decatur,
Carter, Julian, Silman,
Cannon, Lofton, Spence,
Carithers, McCants, Tate,
Cox, McBride, Tucker,
Dart, McDonough, Waldrop,
Davis, McIntosh, Walthall,
Yeas, 104.
Mr. Jacoway voted nay
Absent and not voting, 70.

So the requisite constitutional majority having voted in the affirmative, the bill passed as amended.

By permission of the House, Mr. Geer withdrew House bill No. 155.

Mr. Redwine, chairman of the Enrolling Committee, submitted the following report:

**Mr. Speaker:**

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and President of the Senate, the following act, to-wit:

An act to amend an act entitled an act to enable the purchasers of railroads to form corporations and to exercise corporate powers, and to define their rights, powers and privileges, approved February 29, 1876, in certain particulars therein named.

Respectfully submitted.

J. E. REDWINE, Chairman.
Mr. Jordan, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they return to the House with the recommendation that it do pass, as amended, the requisite proofs of advertising have been submitted, to wit:

A bill to incorporate the Chattahoochee Navigation Company.

Respectfully submitted.

J. T. Jordan, Chairman pro tem.

Under a suspension of the Rules, the following bill was introduced, read the first time and referred to the Committee on Manufactures to-wit:

By Mr. Calvin—

A bill to provide for the collection of minerals, forestry, manufactured goods, and agricultural and horticultural products, to be exhibited at the Mechanics Institute in Boston, Mass., in 1883.

By permission of the House, Mr. Walthall withdrew House bill No. 114.

Under a suspension of the Rules, the following bill was introduced, read the first time and referred to the Committee on the General Judiciary, to-wit:

A bill to further prescribe the manner in which foreign insurance companies shall obtain license in this State.

Leave of absence was granted to Messrs. Mobley, Waldrop and D. O. Osborn.

Upon motion, the House then adjourned until 10 o'clock a. m. Friday.
ATLANTA, GEORGIA,
Friday, December 1, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Patton, the roll-call was dispensed with.

The following bill was recommitted to the Committee on General Judiciary, to-wit:

A bill to make all persons, corporations and companies selling fertilizers, manures, etc., warrant the same to be merchantable and reasonably suited to the use intended, and to provide that no person can, by any contract, release the sellers from such warranty.

Under a suspension of the Rules, the following bill was taken from the table, read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 123, nays 0—to-wit:

A bill to amend an act to provide for the registration of voters to vote at municipal elections in the city of Savannah; to fix, regulate and determine the time, place and manner in which such election shall be held; to prescribe the qualifications of voters at all such elections, and provide suitable penalties for all violations thereof, approved September 28, 1881, by changing and adding to the qualifications of voters as prescribed in section 1 of said act, by altering and amending the method, manner and time of selecting the members of the Board of Registration and Election Managers in said city, as prescribed in said act, by the addition of certain provisions concerning the custody and keeping of the books of registration, as therein provided for, and for other purposes.
By a vote of yeas 110, nays 3, the following resolution, introduced by Mr. Little, and amended on motion of Mr. Harris, was adopted and is as follows, to-wit:

A resolution—

That the following bills be considered in the order named, and be made the special order from day to day until they are finally disposed of, to-wit:

1. The Supplemental Appropriation Bill.
3. The bill to carry into effect the donation of Joseph E. Brown to the University of Georgia.
4. The bill providing for the sale of the United States bonds, now in the treasury, and disposing of the proceeds.

Provided, that this house shall hold a session, commencing at 7:30 o'clock this evening, for the purpose of reading bills and resolutions favorably reported a second time.

Mr. Hulsey, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following bill, which they recommend do pass, the proofs of the same being examined and approved, to-wit:

A bill to amend the charter of the city of Cuthbert, in Randolph county, Georgia, in relation to the sale and license of spirituous or malt liquors in the corporate limits of said city.

Also, a bill to reduce the bonds of Sheriffs of Jasper county to the sum of five thousand dollars.

Also, a bill to amend section 1453 of the Code of 1882.

Also, the following bill, which they recommend do
pass, as amended, the proofs thereof being examined and approved, to-wit:

A bill to provide for one grand jury to be drawn for each term of the Superior Court of the county of Randolph.

Also, the following bills, which they recommend that leave be granted the introducers thereof to withdraw, to-wit:

A bill to regulate the pay of jurors for the county of Early.

Also, a bill to compel the Clerk of the Superior Court of the county of Miller to transfer, immediately after the adjournment of each term, all misdemeanor cases to the County Court of said county.

Respectfully submitted.

WM. H. HULSEY, Chairman.

Mr. Gary, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bills, which they return to the House, and recommend that the same do pass, the proofs being correct, to-wit:

A bill to extend the limits of the city of Augusta, to regulate taxation within said extended limits, and for other purposes.

Also, a bill to authorize the City Council of Augusta to exercise police control over the city property at the head of the Augusta canal and dam across Savannah river, and for other purposes.

Respectfully submitted.

WM. T. GARY, Chairman pro tem.
Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed by the President of the Senate and Speaker of the House of Representatives, and delivered to his Excellency the Governor the following act, to-wit:

An act to amend an act entitled an act to enable the purchasers of railroads to form corporations, and to exercise corporate powers, and to define their rights, powers and privileges, approved February 29, 1876, in certain particulars therein named.

Respectfully submitted.

J. E. Redwine, Chairman.

Mr. Rountree, for the minority of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections have had under consideration the contested election case of Anthony Wilson versus Daniel R. Proctor, sitting member of the House of Representatives from Camden county, and the undersigned members of said committee beg leave to submit the following minority report, to-wit:

After a careful and exhaustive examination of all the evidence in said case, we find nothing that could in the least justify an alteration of the result of the election held in said county of Camden, as evidenced by the certificate of the consolidating board of superintendents, and being satisfied that Daniel R. Proctor, the contestant in said case, is entitled to his seat.
in the House, we recommend the adoption of the following resolution, to-wit:

Resolved, That Daniel R. Proctor is the duly elected member of the House of Representatives from Camden county, and that he retain his seat in said House.

Respectfully submitted.

D. W. Rountree,
J. E. Dart,
S. E. Jones,
Jesse Brewer,
W W Dews,
Thos. M. Awbrey.

The House went into Committee of the Whole House.
Mr. Ray, of Coweta, chairman of the Committee of the Whole House, made the following report, to-wit:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A bill to appropriate certain sums of money for the purposes herein specified to supply a deficiency in the Contingent Fund, and for other purposes.

They have instructed me to report that they have made some progress, and ask leave to sit again.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following bills, which they return to the House with the recommendation that they do pass, as amended, to-wit:

A bill to appropriate ten thousand dollars to the
University of Georgia to rebuild the North Georgia Agricultural College at Dahlonega.

Also, a bill to authorize the Governor, in behalf of the State, to subscribe for copies of the Georgia Form Book, and appropriate money for the payment of the same.

They return to the House the following bill, which they recommend do pass, by substitute, to-wit:

A bill to relieve crippled and disabled Confederate soldiers.

They return to the House the following bill, which they recommend do pass, by substitute, as amended, to-wit:

A bill to extend the time for the payment of taxes on wild lands in this State for the year 1882.

They return to the House the following bill, with the recommendation that the introducer be allowed to withdraw the same, to-wit:

A bill to reimburse the estates of Jas. Hammock, J. T. Glover, H. Hughes, and J. Burkette, securities in the tax-bond of H. Martin, Tax-Collector of Twiggs county, for the years 1873-74.

They have considered the following resolution, which they recommend do pass, as amended, to-wit:

A resolution—
To authorize the printing of the public acts.

They return to the House the following joint resolution, which they recommend do pass, to wit:

A resolution—
To appropriate the sum of one hundred and seventy-five dollars ($175) to purchase certain books for McDuffie county.

Respectfully submitted.

Wm. A. Little, Chairman.
Mr. Crenshaw submitted the following minority report from the Committee on Finance:

Mr. Speaker:

The undersigned members of the Finance Committee, being unable to concur in the conclusions and recommendations of a majority of the committee, beg leave to submit the following minority report upon House bill No. 89, being—

A bill to be entitled an act to authorize the Governor, in behalf of the State, to subscribe for fourteen hundred (1400) copies of the Georgia Form Book, and to appropriate money to pay for the same.

The minority of the committee are of the opinion that the subscription for fourteen hundred copies of the Georgia Form Book is in conflict with the spirit and intention of section 5, article 7, paragraph 1, of the Constitution. We think it is not sound public policy for the State to aid a private enterprise of this kind by a subscription for books which the State has no need for, and which will be of no practical benefit to the State, and will result in the end to a total loss by reason of the frequent changes of the officers in whose hands said books may be placed.

We are still further of the opinion that it is not the duty of the State to furnish to its officers this book, inasmuch as the new Code of Georgia is furnished to all her officers, which is a thorough presentation of our laws. The minority of the committee are opposed to the passage of the bill as reported by the majority of the committee, for the additional reason that said bill, as reported in section 1, "The Governor is authorized to subscribe for such number of copies of the Georgia Form Book as may be necessary to supply the public officers of the State who are now entitled by law to receive a copy of the Code of 1882," and the last part of said section, as amended by the ma-
ajority of the Finance Committee, says the subscription "not to exceed fourteen hundred copies."

To supply all the officers of the State, who are now entitled by law to receive the Code of 1882, as provided in section 1 of said bill, it would require not less than 3,473 copies of the Georgia Form Book, as 1,400 copies of said book will not supply one-half of the public officers of the State. Therefore, we think some provision should have been made directing what public officers are to receive the 1,400 copies that the Governor is authorized to subscribe for. The minority of the committee are of the opinion that if the State is to appropriate money to subscribe for books, it would be the better policy to buy books to be distributed for the instruction of her children instead of the purchase of books for the education of her grown men and public officers; that it is a useless expenditure of money, and such appropriations should be discontinued, as the State has heretofore expended $18,000 for Cobb's Analysis and Forms, and several thousand dollars for Hines' Forms for the same purpose. It is a bad precedent and a useless expenditure for the State to invest so much money in every form book that is gotten up.

For these reasons we recommend that the bill, as amended, do not pass.

All of which is respectfully submitted.

T. C. Crenshaw, Jr.,
R. C. Humber,
W. M. Gordon,
T. F. Brewster,
M. P. Reese.

Mr. Calvin, chairman of the Committee on Education, submitted the following report:

Mr Speaker:

The Committee on Education have had under consideration the following bills, which they return to the
House with the recommendation that they do pass, to-wit:

A bill to amend the charter of the town of Talbotton, and for other purposes.

Also, a bill to authorize the trustees of Levert Female College, located at Talbotton, Ga., to transfer the legal title to the college building, grounds, apparatus, furniture, etc., together with the rights, powers and franchises to the Mayor and Council of said town, to be used and occupied for educational purposes.

They return the following bill to the House, with the recommendation that the introducer be allowed to withdraw the same, to-wit:

A bill to relieve W J. Hicks, of Randolph county.

They return the following bill to the House, with the recommendation that it do not pass, to-wit:

A bill to provide for the payment of the balance due public school officers and teachers for services rendered in the year 1871.

Respectfully submitted.

M. V Calvin, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof, to-wit:

Mr. Speaker:

The Senate has passed the following House bill, to-wit:

A bill to change the time of holding the Superior Court of Twiggs county, which was passed by a requisite constitutional majority of yeas 28, nays none.

The Senate refused to pass the following bill of the House, to-wit:
A bill to alter and amend section 1456 of the Code of 1882.

The following Senate bills were passed, to-wit:

A bill to amend an act to regulate the rates and manner of legal advertising in this State, which was passed by a constitutional majority of yeas 29, nays 0. Also, a bill to amend an act providing for the keeping of a record in each county of this State of wild lands lying and being therein, and to regulate the manner of giving in wild lands for taxes in this State, passed by a constitutional majority of yeas 25, nays 5. Also, a bill prohibiting the Railroad Commissioners, or their clerk, from receiving fees in certain cases, passed by a constitutional majority of yeas 24, nays none.

Leave of absence was granted to Messrs. McIntosh, Wimberly, Wright of Washington, Jones of Bartow, Teasley and McElvaney.

On motion, the House then adjourned until 3 o'clock p. m.

3 O'CLOCK P. M.

The House reassembled, the Speaker in the chair. Mr. Watts moved to dispense with the call of the roll.

On a division, the yeas were 50 and nays 50, and the Speaker cast the deciding vote in the negative.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Alexander, Alsabrook, Atkinson, Avary, Awbry, Barksdale of Lincoln, Harris, Head, Hoge, Hulsey, Humber, Hudson of Webster, Rankin, Ray of Coweta, Ray of Crawford, Redding, Redwine, Reese,


Those absent are Messrs.—

Beauchamp, Howell, Owens,
Brinson, Brion, Broyles, Camp, Carter, Ford, Graham, Griffith, Hudson of Jackson, Jones of DeKalb, Lofton, McIntosh, Mobley, Moore of Taliaferro, Murray, Osborn, Rich of Paulding, Sweat of Pierce, Teasley, Thompson, Waldrop, Wilder, Wimberly, Wilson of Greene,

Present 148.
Absent 27.

Mr. Geer, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

Mr. Speaker:
The Committee on Hygiene and Sanitation have had under consideration the following bill, which they recommend do pass as amended, to-wit:

A bill to promote the science and practice of medicine, surgery and obstetrics.

Respectfully submitted.

P F Geer, Chairman.

Mr. Humber, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:
The Committee on Banks have had under consideration the following bill, which they recommend do pass, the proofs of same having been examined and approved, to-wit:

A bill to incorporate the Mechanics and Planters Bank of West Point, Ga.

Respectfully submitted.

R. C. Humber, Chairman.

Mr. Hulsey, chairman of the Special Judiciary Committee, submitted the following report:
Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following bill, which they recommend do pass, the proofs of the same being examined and approved, to-wit:

A bill to exempt from jury duty certain members of the Macon Volunteers.

Respectfully submitted.

WM. H. HULSEY, Chairman.

Mr. Pringle, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration the following bill, which they return to the House with the recommendation that it do pass, the requisite proofs of publication having been produced, to-wit:

A bill to fix the amount of license at five thousand dollars for selling or vending spirituous, intoxicating or malt liquors in the county of Bryan.

Respectfully submitted.

C. R. PRINGLE, Chairman.

Mr. Mobley, chairman of the Committee on Deaf and Dumb Institute, submitted the following report:

Mr. Speaker:

The short time allotted the committee to examine the management, finances, etc., of the Institute for the Deaf and Dumb, rendered such examination formal and superficial. We would therefore recommend the appointment of a committee of three—two from the House and one from the Senate—to thoroughly investigate the different departments, the books and financial
management of the institution, and make report of same to the adjourned session.

So far as our examination extended, we can speak favorably and commendatory of the school discipline and the efficiency of the present officers. We find the sleeping rooms very much crowded for want of space, and we recommend that improvements be made so as not to have so many occupants in a room. The shoe-shop building needs repairs, and we recommend that the upper story be so remodeled as to be converted into sleeping apartments for the male pupils if necessary.

The water-wheel and dam need immediate overhauling and repairs.

Wire-fencing has been purchased to fence the property, and we advise that stone or light iron posts be used therefor instead of wood.

In the purchase of provisions and necessary supplies, we recommend that the present law be so amended as to require the Board of Trustees to advertise for proposals to supply the same at least four times a year, said advertisements to be inserted in the Rome, Atlanta and Chattanooga papers having the largest circulation, the lowest responsible bid to be accepted. An itemized account of all expenditures and receipts should be published in the future reports of said institution to the Governor. We find that while the shoeshop is not self-sustaining, we recommend its continuance, as it is invaluable as a school of industry to the male pupils.

The building for the instruction of the colored mutes is in good condition, and ample for the purpose. We recommend that hereafter no pupil be admitted in said institution, either white or colored, who cannot furnish satisfactory evidence of having been a resident of this State two years previous to his application.

We recommend the following appropriations, or so
much thereof as may be necessary, for the next two years:

The appropriation of three thousand dollars ($3,000), in addition to the appropriation of five thousand dollars ($5,000) of the last appropriation, to be used in putting another story on the present building, should the trustees so decide, and in the event they decide not to so build, then so much of this sum shall be drawn as is necessary to repair the roof, etc., of the present building.

$3,000

For repair fund for workshop and fencing. $600

For repair fund for water-wheel and dam. 250

Total. $3,850

All of which is respectfully submitted.

Mobley, Chairman, Foster,
Wilson, Paulk,
Jones, Brewster,
Spence, Osborne,
Rich, Ford,
Hudson, McGregor,
Committee of the House.

The House went into Committee of the Whole House.

Mr. Ray, of Coweta, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A bill to appropriate certain sums of money for the purposes herein specified to supply a deficiency in the Contingent Fund, and for other purposes.

Which they have instructed me to report back to the House with the recommendation that it do pass as amended.

The bill was read the third time, and the report of the committee was agreed to, and the title is as follows:
A bill to appropriate certain sums of money, for the purposes herein specified, to supply a deficiency in the Contingent and other funds for the year 1882, and for other purposes.

Upon the question of the passage of the bill, the yeas and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative are Messrs.—

Alexander, Griffith, Rankin,
Alsabrook, Hawks, Ray of Coweta,
Atkinson, Harris, Ray of Crawford.
Avary, Head, Redding,
Awbry, Hoge, Redwine,
Barksdale of Lincoln, Hulsey, Rice,
Barksdale of Wilkes, Humber, Rich of Paulding,
Bartlett, Hudson of Jackson, Rich of Wayne,
Beauchamp, Hudson of Webster, Robbe,
Beck, Irwin, Robins,
Bishop, James, Robertson,
Bonner, Jacoway, Rountree,
Brewer, Jenkins, Russell of Clarke,
Brewster, Jordan, Russel of Decatur,
Brown, Johnston, Shipp,
Brooks, Johnson of Echols, Silman,
Burch, Johnson of Lee, Shorte,
Bush, Jones of Bartow, Sinquesfield,
Carroll, Jones of Elbert, Simmons,
Cannon, Jones of Twiggs, Spence,
Calvin, Julian, Spengler,
Carithers, Key, Smith of Bryan,
Chancey, Kimsey, Smith of Wilkinson,
Crenshaw, Lewis, Stallings,
Crittenden, Little, Stapleton,
Crumbley, Logue, Stoddard,
Courson, Lott, Sutton,
Cox, Maddox, Sweat of Clinch,
Daniel, Mason, Sweat of Pierce,
Dawson, McRae, Tate,
Deaton, McKay, Thompson,
Dews, McCants, Tucker,
DeLacy, McCurry, Watson,
Drewry, McKinney, Watts,
DuFrees, McDonough, Wimberly,

Those voting in the negative are Messrs.—
McBride, Payne.

Those absent and not voting are Messrs.—

Yea's 146.
Nay's 2.
Not voting 26.

So the requisite constitutional majority having voted in the affirmative, the bill passed as amended.

Under a suspension of the Rules, Mr. Johnston introduced the following resolution, which was read and laid over under the Rules, to-wit:

A resolution—
Providing for the appointment of a joint committee to visit the Lunatic Asylum during the recess.

On motion of Mr. DuPree, the special order was
temporarily suspended, and the reports of the ma-
majority and minority of the Committee on Privileges
and Elections were made the special order for Wednes-
day next immediately after the reading of the Journal.
The General Tax act was then taken up by sections
for amendment.
Pending the consideration of this bill, Mr. Redding
moved to adjourn, which motion prevailed.
Leave of absence was granted to Messrs. Wilson of
Greene, Moore of Taliaferro, and Atkins.
The House then adjourned until 7:30 o’clock p.m.

7:3 O’CLOCK P. M.

The House reassembled, the Speaker in the chair.
On motion of Mr. Jordon, the roll-call was dispensed
with.
The following bills were read the second time, to-
wit:

A bill to exempt certain members of the Floyd Rifles,
a volunteer military company of the city of Macon,
from jury duty, and for other purposes.
Also, a bill to exempt certain ex Confederate soldiers
from poll tax, and for other purposes.
Also, a bill for the relief of W J. Hicks, of Randolph
county.
Also, a bill to promote the science and practice of
medicine, surgery and obstetrics in this State.
Also, a bill to incorporate the Metropolitan Street
Railroad Company, and define its rights, powers and
privileges.
Also, a bill to amend the charter of the town of Tal-
bottom, so as to authorize the Mayor and Aldermen of
said town to pay off a mortgage against Levert Female
College, and to take a fee simple title to said college
buildings and grounds from the trustees of said college,
and to maintain public schools in said town, and for
other purposes.
Also, a bill to require railroad companies in this State to return their property for taxation by the several counties through which their roads run, and prescribe the method of collecting said tax, and for other purposes.

On motion of Mr. Rankin, this bill was re-committed to the Committee on Railroads, and 300 copies ordered printed for the use of the House.

The following bills were read the second time, to-wit:

A bill to amend the charter of the city of Macon and acts amendatory thereof, so as to prescribe the number, qualifications, term of office and compensation of the Aldermen of said city, to regulate the method of registration of voters, and for other purposes.

Also, a bill to appropriate the sum of $10,000 to the State University for the purpose of rebuilding the North Georgia Agricultural College at Dahlonega.

Also, a bill to authorize the Governor to subscribe for —— copies of the Georgia Form Book, and to appropriate money to pay therefor.

Also, a bill to provide that only one grand jury shall be drawn for each term of the Superior Court of Randolph county.

Also, a bill to change the time of holding the Superior Courts in the counties of Fayette and Heard.

Also, a bill to enable the securities on official bonds to limit their liability.

Also, a bill to exempt from jury duty certain members of the Macon Volunteers.

Also, a bill to authorize the municipal authorities of Elberton to issue bonds, and to provide for the sale and redemption thereof, to pay off the present bonded debt.

Also, a bill to repeal an act to provide for the keeping of a registration of the wild lands in each county, and for other purposes, approved September 28, 1881.

Also, a bill to extend the corporate limits of the city
of Augusta, and to regulate taxation in said extended limits.

Also, a bill to authorize the city authorities of Augusta to exercise police control over the property of the city at the locks of the Augusta Canal.

Also, a bill to amend the school laws of this State in certain particulars.

Also, a bill to authorize the trustees of Levert Female College to transfer the legal title to said college buildings, grounds, apparatus and furniture to the Mayor and Council of Talbotton, in fee simple, for the purpose of maintaining schools therein.

Also, a bill to create a Board of Commissioners of Roads and Revenue for the county of Terrell, and to repeal an act approved February 15, 1873, creating a Board of Commissioners for the counties of Gilmer and Terrell, so far as the same relates to Terrell county.

Also, a bill to exempt the county of Worth from all laws which exempt road hands from working on roads more than three miles from their residence.

Also, a bill to amend section 7 of an act to create a Board of Commissioners for turnpike roads in this State, and to confer certain powers upon the same, approved October 14, 1879.

Also, a bill to amend the revised charter of the city of Americus, approved February 22, 1872.

Also, a bill to change the time of holding the Superior Courts in the county of Pickens.

Also, a bill to amend the charter of the city of Cuthbert in relation to the sale of license to retail spirituous or malt liquors in the said city, and for other purposes.

Also, a bill to amend section 4484 of the Code of 1882, which prescribes the punishment for escapes from the penitentiary in felony cases.

Also, a bill to amend section 1453 of the Code of 1882, which makes it a misdemeanor to illegally impound animals by making it a misdemeanor to break a pound and release animals impounded.
Also, a bill to appropriate the proceeds of the hire of convicts from the county Greene to the payment of insolvent costs due the different officers of said county.

Also, a bill to prevent the sale of intoxicating liquors within five miles of Damascus Church, in the 854th district, G. M., in the county of Early, and to provide a penalty for a violation of the same.

Also, a bill to incorporate the Georgia, Alabama and Tennessee Railroad Company, and to grant certain powers and privileges to the same, and to provide for the building of its branches, and to authorize said road to consolidate its road with any other road incorporate in the State of Georgia, Alabama or Tennessee, and for other purposes.

Also, a bill to incorporate the town of Salt Spring, in the county of Douglas, and to provide a Mayor and Council thereof, and for other purposes.

Also, a bill to amend an act fixing the license-fee for selling spirituous, intoxicating and malt liquors in the county of Clinch at fifteen hundred dollars, and for other purposes, by increasing the amount of said license-fee to ten thousand dollars.

Also, a bill to amend section 6 of an act entitled an act to enlarge the jurisdiction of the City Court of Savannah; to prevent the Judge thereof from practicing law, and for other purposes, approved September 15, 1881, so far as relates to the deposit of costs provided for in said section.

Also, a bill to repeal the several acts creating a County Court for the county of Bryan; to provide for the proper disposition of the business, civil and criminal, now pending in said court; to abolish said court, and for other purposes.

Also, a bill to fix the amount of license at $5,000 for selling or vending spirituous, intoxicating or malt liquors in the county of Bryan, and prescribe a penalty.

Also a bill to amend an act fixing the license fee for the sale of spirituous, intoxicating or malt liquors in
the county of Pierce and town of Blackshear, approved October 20, 1879, by increasing the amount of said license to ten thousand dollars.

Also, a bill to authorize the Mayor and City Council of Eatonton to establish and maintain public schools in said city by local taxation.

Also, a bill to prohibit any person or persons from driving sheep or cattle, other than their own, from the ranges where they use, and to provide a penalty.

Also, a bill to incorporate the Chattahoochee Navigation Company

Also, a bill to create a Board of Commissioners of Roads and Revenues for the county of DeKalb, and for other purposes.

Also, a bill to incorporate the Merchants and Planters' Bank of West Point, Ga.

Also, a bill to reduce the bonds of Sheriffs of Jasper county to the sum of five thousand dollars.

The following resolution was read the second time, to-wit:

A resolution—
To authorize H. H. Cabaniss to publish the public acts of this General Assembly.

By permission of the House, Mr. Jones, of Twiggs, withdrew House bill No. 316.

The following resolution was read the second time, to-wit:

A resolution—
To appropriate one hundred and seventy-five dollars to purchase books for McDuffie county.

The following resolution was read and agreed to, to-wit:

A resolution—
Looking to the passage of a bill by Congress to re-
open the cotton claims case now barred by lapse of time.

The following resolution was read and agreed to, to-wit:

A resolution—
Favoring national aid to education in the States.

The following resolution was read the second time and agreed to, to-wit:

A resolution—
Instructing our Senators and requesting our Representatives in Congress to use their efforts to secure the repeal of the 10 per cent. tax on State banks, now levied under an act of Congress, approved March 3, 1865.

The following resolution was read and agreed to, to-wit:

A resolution—
Looking to a repeal or modification of the present revenue laws in certain respects.

The following resolution was read and agreed to, to-wit:

A resolution—
To appoint a committee to visit the Sesqui-Centennial at Savannah, and represent the General Assembly at said celebration.

The following resolution was introduced, read and referred to the Committee on Finance, to-wit:

By Mr. Dart—
To appoint a joint committee to ascertain cost of suitable headstones at the graves of the dead of Georgia, killed or who died in service during the late war.
Upon motion, the House then adjourned until 10 o’clock a. m. to-morrow.

ATLANTA, GEORGIA,
Saturday, December 2, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Atkinson, the roll was dispensed with.

The Journal was then read and approved.

Mr. Pendleton moved to reconsider the action of the House in adopting an amendment proposed by Mr. Jordan to paragraph 9, section 2, of the General Tax act.

The motion to reconsider prevailed.

Mr. Russell, of Decatur, chairman of the Committee on Printing, submitted the following report:

Mr. Speaker:

The Committee on Printing have had under consideration a joint resolution, which they report back with the recommendation that it do pass, as amended, to-wit:

A resolution—

Providing for the distribution of the Code of 1882 to the several officers and institutions entitled to the same as declared therein.

Respectfully submitted.

B. E. Russell, Chairman.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Finance Committee have had under considera-
tion the following bill, which they return to the House with the recommendation that it do pass, to-wit:

A bill to be entitled an act to appropriate money for the purpose of enlarging the State Lunatic Asylum, and for other purposes.

Respectfully submitted.

Wm. A. Little, Chairman.

Mr. Hulsey, chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following bills, which they recommend do pass, the proofs of same having been examined and approved, to-wit:

A bill to establish a Board of Road Commissioners, and to provide a system for working the roads in Bryan county.

Also, a bill to amend an act entitled an act to order elections, to determine if intoxicating liquors of any kind shall be prohibited in the county of Worth and State of Georgia.

Also, a bill to be entitled an act to repeal an act entitled an act to consolidate the offices of Tax-Collector and County Treasurer of the county of Fannin, in this State, approved February 17, 1876.

Respectfully submitted.

Wm. H. Hulsey, Chairman.

The following communication was received from his Excellency the Governor through Mr. Warren, his Secretary, to-wit:

Mr. Speaker:

I am directed by his Excellency the Governor to
deliver to the House of Representatives a communication, in writing, with an accompanying document.

By a two-thirds vote—yeas 103, nays 0—the following bill was introduced—and by a three-fourths vote—yeas 105, nays 0—read the first time and referred to the Committee on Hygiene and Sanitation, to-wit:

By Mr. Falligant—

A bill to authorize the Mayor and Aldermen of the city of Savannah to lay down and construct, in the streets and lanes of said city, such sewers or drains as may be necessary, and assess upon the owners of lots abutting on so much of such street or lane in which sewers or drains may be laid under this act, the cost of such improvement pro rata to the assessed value of said lots, and to provide for the manner of collecting such assessment.

The following bill was read the third time, the report of the committee was agreed to, and the bill passed by substitute by the requisite constitutional majority—yeas 96, nays 4—to-wit:

A bill to extend the time for the payment of taxes on wild lands in this State for the year 1882.

By a two-thirds vote—yeas 92, nays 1—the following bill was introduced, and by a three fourths vote—yeas 89, nays 0—read the first time and referred to the Committee on Railroads, to-wit:

By Mr. Graham—

A bill to incorporate the Fayetteville Branch Railroad Company, and for other purposes therewith connected.

On motion of Mr. Little, it was resolved to hold an afternoon session to-day, commencing at 3 o'clock p.m., for the purpose of completing the regular order and reading bills the second and third time.
The consideration of the General Tax bill was resumed.

The amendment of Mr. Jordan, reconsidered this morning, was amended so as to tax any news agent, selling certain papers and periodicals on any train, one hundred dollars. Adopted.

Mr. Sweat moved to amend the sixteenth paragraph by striking $25 as the tax on the sale of liquors, and inserting $100 in lieu thereof.

Mr. Rice called for the yeas and nays on this amendment.

The call was sustained, and on calling the roll the vote was as follows:

Those voting in the affirmative are Messrs.—

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<th>Avary</th>
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Those voting in the negative are Messrs.—

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Broyles, Hudson of Jackson, Robbe,
Brown, Hudson of Webster, Robins,
Brooks, James, Robertson,
Burch, Jacoway, Russell of Clarke,
Bush, Jordan, Silman,
Cannon, Johnson of Echols, Simmons,
Calvin, Jones of DeKalb, Spence,
Carithers, Jones of Elbert, Smith of Bryan,
Chancey, Kimsey, Smith of Wilkinson,
Crumbley, Lewis, Stoddard, j
Cox, Little, Sutton,
Daniel, Lofton, Tate,
Dawson, Maddox, Thompson,
Deaton, McRae, Tucker,
Dews, McKay, Walthall,
DeLacy, McCants, Watson,
Drewry, McBride, Watts,
DuPree, McCurry, Winningham,
Eason, McKinney, Wilson of Bulloch,
Falligant, McWhorter, Wilson of Sumter,
Fite, Moore of Hancock, Withrow,
Foster, Morrow, Witcher,
Foy, Park, Whatley,
Gary, Patton, Wood.

Those not voting are Messrs.—

Brinson, McElvaney, Teasley,
Camp, Middlebrooks, Waldrop,
Carter, Mobley, Wimberley,
Crenshaw, Moore of Taliaferro, Wilson of Greene,
Davis, Murray, Wright of Floyd,
Howell, Osborn, Wright of Washington,
Jones of Bartow, Owens, Zachry,
Jones of Twiggs, Shorte, Mr. Speaker.
McIntosh,

Yeas, 44.
Nays, 106.
Not voting, 25.

So the amendment was not adopted.
The amendment of the Finance Committee, fixing the tax on all manufacturers of oleomargarine at $100, was adopted.
Mr. Watson proposed an amendment to paragraph 17 of section 2, which provided that the tax on sewing machine agents should not apply to maimed Confederate soldiers, to which Mr. Rice offered the following amendment: "Provided further, that said ex-soldiers shall peddle said machines in their own right, and not as the agent of another."

Mr. Atkinson called for the previous question.

The call was sustained and the main question ordered.

The amendment to the amendment was adopted, and the amendment, as amended, was adopted.

Mr. Key offered, as an amendment, a paragraph, to be known as paragraph 18 of section 2, taxing all dealers in pistols, Bowie-knives, etc., twenty five dollars per annum.

The amendment was adopted.

On motion of Mr. Little, the figures "18" were inserted before the words "of section II." in the 3d and 4th sections of the bill.

Pending the consideration of an amendment by the Finance Committee to section 5, imposing a tax of $100 for each county in which they do business, by themselves or agents, upon all non-resident corporations or associations engaged in the business of loaning money on real estate, which Mr. Ray, of Coweta, proposed to amend by making the amount $20, the House voted to adjourned.

Leave of absence was granted to Messrs. Wisdom, Eason, Flynt, Crenshaw, McDonough, Jordan and Lewis.

The House then adjourned until 3 o'clock p. m.

3 o'clock p. m.

The House reassembled, the Speaker in the chair.
The roll was called and the following members answered to their names:

Those present are Messrs.—

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Those absent are Messrs.—


Present 121.
Absent 54.

The consideration of the tax act was resumed.
Mr. Sweat called for the previous question on the first sub-division of the committee’s amendment, and the amendment thereto.

The amendment to the amendment was stricken out.
The amendment of the Finance Committee was voted down.
The second sub-division of the Finance Committee’s amendment to the 5th section, which imposes a tax, $200 per annum, on all dealers in futures was adopted.
The proviso added to the 6th section by the Finance Committee was adopted.

Mr. Hoge, of Fulton, proposed to amend the 8th section by adding, ‘Provided the amount which any express company actually pays to the railroad or other public conveyances, within this State, for transportation of their freight shall not be included in the computation of gross receipts.’
On this Mr. Gary called for the previous question.
The call was sustained and the main question ordered.
The amendment was not adopted.
The amendment of the Finance Committee to the 10th section was not adopted.
The title to the bill is as follows:

A bill to be entitled an act to levy and collect a tax for the support of the State government and the public institutions, to pay the interest and maturing principal of the public debt, and for educational and other purposes herein mentioned, for each of the fiscal years 1883 and 1884.

The bill was read the third time, the report of the committee, as amended, was agreed to, and the bill passed, as amended, by the requisite constitutional majority—yeas 100, nays 3.

Mr. Gary, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr Speaker:
The Committee on Corporations have had under consideration the following bill, which they recommend do pass, the proofs of same having been examined and approved, to-wit:

A bill to amend an act to incorporate the Southside Street Railroad Company for the purpose of building a street railroad on Pryor and Richardson streets, and other streets in Atlanta, Georgia, and for other purposes, approved September 30, 1881, so as to extend the lines contemplated by that act.

Also, the following bill, which they recommend do pass, by substitute, proofs of the same having been examined and approved, to-wit:
A bill to be entitled an act to amend the charter of
the city of Newnan.

Also, the following bill, which they recommend do
pass, as amended, proofs of the same having been ex-
amained and approved, to-wit:

A bill to consolidate, amend and supersede the sev-
eral acts incorporating the town of Waycross, in the
county of Ware; to repeal conflicting laws; to provide
for a Mayor and Councilmen; prescribe their duties,
and for other purposes.

Respectfully submitted.

WM. G. ARY, Chairman pro tem.

Mr. Calvin, chairman of the Committee on Educa-
tion, submitted the following report:

Mr. Speaker:
The Committee on Education have had under con-
sideration the following bill, which they recommend
do pass, to-wit:

A bill to exempt members of the different County
Boards of Education from road, militia and jury duty.

Also, the following bill, which they recommend do
pass, as amended, to-wit:

A bill to provide a more correct and efficient mode of
taking the enumeration of the school population, and
to supersede existing laws upon that subject.

Also, the following resolution, which they recom-
mend do pass, by substitute, to-wit:

A resolution—
To appoint a committee on schools of technology.

Respectfully submitted.

M. V. CALVIN, Chairman.
Mr. Geer, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

Mr. Speaker:

The Committee on Hygiene and Sanitation have had under consideration the following bill, which they report back with the recommendation that it do pass, to-wit:

A bill to authorize the Mayor and Aldermen of the city of Savannah to lay down and construct, in the streets and lanes of said city, such sewers and drains as may be necessary, and to provide for the assessment of the cost, etc.

Respectfully submitted.

P. F. Geer, Chairman.

On motion of Mr. Awbry, the Hall of the House of Representatives, for to-morrow afternoon at 3 o'clock, was tendered to Rev. Jasper Wilson to hold religious services.

Leave of absence for the afternoon was granted to Messrs. DeLacy, Tate and Dart to perform duties assigned them by the Committee on the Penitentiary.

Leave of absence was granted to Mr. Barksdale, of Wilkes.

The House then adjourned until 10 o'clock a. m. Monday.

Atlanta, Georgia,
Monday, December 4, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. McCants, the roll-call was dispensed with.
Mr. Wright, of Floyd, gave notice of a motion to reconsider.

The Journal was read and approved.

Mr. Wright, of Floyd, moved to reconsider the action of the House, upon Saturday, upon the General Tax act.

Mr. Sweat, of Clinch, moved to lay the motion to reconsider on the table, which motion prevailed.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following bill, to-wit:

A bill defining the status and liability of all foreign railroad companies or corporations, firms or individuals or associations doing business in or operating railroads in this State by lease, and for other purposes, which was passed by a requisite constitutional majority of yeas 23, nays 15.

Also, the following bill of the House has been passed, to-wit:

A bill providing for a Solicitor for the County Court of Oconee county, and to provide compensation for the same, passed by a requisite constitutional majority of yeas 33, nays 0.

The Senate has agreed to the following resolution, in which the concurrence of the House is asked, to-wit:

A resolution—

Providing for a committee to visit and examine into the books of the Academy for the Deaf and Dumb.

The following resolutions of the House have been concurred in, to-wit:
A resolution—
Requesting our Senators and Representatives in the United States Congress to use their efforts to secure a repeal or modification of the present Internal Revenue laws.

Also, a resolution instructing our Senators and requesting our Representatives in Congress to use their efforts to secure the repeal of the ten per cent. tax on State banks now levied under an act of Congress, approved March 3, 1865.

Also, a resolution appointing a joint committee to attend the Savannah celebration.

Mr. Crenshaw offered the following resolution, to-wit:

A resolution—
Providing for an afternoon session to-day for the purpose of reading local bills the third time.

Mr. Sweat offered the following as a substitute, to-wit:

A resolution—
Providing for an afternoon session from 3 to 5 o’clock p. m., and a night session, commencing at 7:30 o’clock, for the purpose of reading bills the second and third time, provided that the special orders be first disposed of.

The substitute was adopted, and the resolution was agreed to by substitute.

Upon motion of Mr. Reese, the Rules were suspended, and the following message from the Governor was taken up, read and referred to the General Committee on the Judiciary, to-wit:
To the General Assembly:

I herewith transmit to you a copy of a letter just received from Hon. Timothy O. Howe, Postmaster-General of the United States, to which I invite your attention, and bespeak for the subject that consideration, on your part, which its importance deserves.

The existing conflict between the State and Federal laws, in the matter referred to, it seems, might be readily removed without any detriment to the public interest, and in this way perfect harmony be preserved between the State and Federal authorities.

I suggest that the State law be so changed as that when interrogatories or depositions are sent by mail, as our law now prescribes that the postmaster who receives the package shall be authorized immediately to deliver it to the Clerk of the Superior Court where the case is pending, whether during term time or not, under the same restrictions as are now prescribed for him, on the delivery in open court.

Alexander H. Stephens.

Copy.

Post Office Department,
Washington, D. C., Nov. 29, 1882.

His Excellency Hon. Alexander H. Stephens,
Governor of Georgia.

Sir—I have the honor to call your attention to a statement received from the postmaster at Vienna, Ga., advising this office that the Clerk of the Superior Court refuses to take from that office a sealed communication, addressed to him as "Clerk," containing interrogatories under seal of Commissioners appointed by a State Court, and advising the postmaster that he must retain in his possession, under the State law, the package
until the next term of the court, which, in this instance, is five months distant, when he will be required to carry the communication in person into court; must testify under oath as to its arrival in due course of mail, and that it has been in his possession, and in the possession of none else, since its arrival at the post-office.

I am not advised what process or what methods are employed to enforce this duty upon postmasters; but I beg respectfully to observe that postmasters are now required at certain periods to return to the Dead Letter office all letters refused or unclaimed. I have, however, directed the postmaster at Vienna to retain in his custody the letter to which he refers, until he can deliver it in compliance with your statute. Yet I think you will readily admit that the law referred to imposes upon postmasters a responsibility from which they ought to be relieved.

The testimony to be returned seems to be a proper part of the records of the court, and I would be glad if your laws would permit the officers of the court to have custody of it.

If you concur with me in the propriety of such an amendment of your laws, I hope you will invite the attention of the Legislature to the subject.

Very respectfully,

T. O. Howe, Postmaster-General.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has passed the following bills, to-wit:

A bill providing how insolvent cost due Justices and Constables shall be paid in certain cases, which was passed by a constitutional majority of yeas 31, nays 0.

Also, a bill changing the time of holding the Supe-
rior Courts of the counties of Banks and Franklin, in the Western Judicial Circuit, which was passed by a constitutional majority of yeas 32, nays 0.

Mr. Redwine, chairman of the Enrolling Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and President of the Senate, the following act, to-wit:

An act to prohibit the sale of alcoholic, spirituous or malt liquors or intoxicating bitters in the county of Monroe, after submitting the same to the qualified voters of said county; to provide a penalty, and for other purposes.

Respectfully submitted.

J. E. REDWINE, Chairman.

Mr. Sweat, of Clinch, offered the following resolution, which was read and agreed to, to-wit:

A resolution—

Providing that from and after to-day, until the adjournment on the 8th instant, the action of the House on all bills, resolutions and other matters be at once transmitted to the Senate, unless notice of a motion to reconsider be given at the time, when it shall require a three-fourths vote to transmit such action.

By a two thirds vote—yeas 85, nays 8—the following bill was introduced, and by a three fourths vote—yeas 96, nays 9—read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Carithers—

A bill to reduce the fees of the Solicitor of the County
Court of Walton county, to advance the costs of the Judge of said court in criminal cases, and to fix the fees and compensation of Tax-Receiver, Tax-Collector and County Treasurer as to collections and disbursements of county funds of said county.

By a two-thirds vote—yeas 90, nays 0—the following bill was introduced, and by a three-fourths vote—yeas 93, nays 0—read the first time and referred to the Committee on Temperance, to-wit:

A bill to prohibit the sale of spirituous, malt or intoxicating liquors within three miles of Round Oak Methodist Church, Jones county, Ga.

By a two-thirds vote—yeas 100, nays 4—the following bill was introduced, and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Humber—
A bill to alter and amend the road laws of this State, so far as the same relates to the county of Putnam.

By a two-thirds vote—yeas 86, nays 16—the following bill was introduced, and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Drewry—
A bill to amend an act to establish and define the corporate limits of the city of Griffin, Spalding county, Ga.; to limit the number of officers of said city; to limit the current expenses of said city; to define the powers and duties of the Mayor and Council of said city.

By a two-thirds vote—yeas 91, nays 5—the following bill was introduced, and referred to the Committee on Local and Special Bills, to wit:

By Mr. Drewry—
A bill to amend an act to amend the charter of the city of Griffin, so as to authorize the Mayor and Coun-
cil to establish a system of public schools, and provide revenue for the support of the same.

Under a suspension of the rules, the following bill was introduced, read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Wolfe—

A bill to amend an act, approved July 19, 1881, to change the time of holding the Superior Court of the county of Laurens; to provide for the drawing of juries and the terms of service, and to legalize said juries.

By permission of the House, Mr. Bush withdrew House bill No. 93.

Under a suspension of the Rules, Mr. Dart introduced the following resolution, which was read the first time and referred to the Committee on General Judiciary, to-wit:

A resolution—

To appoint a committee from the House and Senate to report upon the practicability of amending the Constitution.

Under a suspension of the Rules, the following resolution was read and agreed to, to-wit:

By Mr. McIntosh—

A resolution that the roll of the counties be called immediately after the reading of the Journal on Thursday next for the purpose of introducing bills and having them read the first time, and that the introduction of such bills be the special order for that day until the call of the roll of the counties is complete.

The special order—the bill to consummate the donation of Senator Joseph E. Brown to the State University—was then taken up.
Mr. Rountree moved to lay the bill on the table, which motion did not prevail.

Mr. McGregor moved to recommit the bill. 

Upon this motion, Mr. Humber called for the yeas and nays.

The call was sustained, and upon calling the roll the vote was as follows:

**Those voting in the affirmative are Messrs.—**

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**Those voting in the negative are Messrs.—**

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Those not voting are Messrs.—

Atkinson, Barksdale of Wilkes, Brinson, Carter, Dart, Eason, Flynn, Fuller, Hudson of Jackson,

Jordan, Julian, Lewis, McKinney, Mobley, Moore of Hancock, Murray, Owens,

Peek, Sinquefield, Waldrop, Wilder, Wimberly, Wilson of Greene, Wisdom, Mr. Speaker.

Yeas 66.
Nays 84.
Not voting 25.

So the motion to recommit to the General Committee on the Judiciary did not prevail.

The House went into Committee of the Whole House.
Mr. Rankin, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration the following bill, to-wit:

A bill to consummate the gift of $50,000 by Senator Joseph E. Brown to the State University.
They have instructed me to report that they have made some progress, and ask leave to sit again.

The following communication was received from his Excellency the Governor through Mr. Warren, his Secretary, to-wit:

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House of Representatives a communication in writing, with an accompanying document.

Mr. Falligant, chairman of the Committee on Military Affairs, submitted the following report:

Mr. Speaker:

The Committee on Military Affairs, having considered joint resolution No. 64—being a resolution requesting the Governor to furnish guns to the Buena Vista High School for the use of the cadets—beg leave to report upon the same unfavorably, and that it do not pass.

Respectfully submitted.

R. Falligant, Chairman.

Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report the following resolutions, as properly enrolled and ready for the signatures of the Speaker of the House and President of the Senate, to-wit:

A resolution—

Requesting our Senators and Representatives in the United States Congress to use their efforts to secure a repeal or modification of the present Internal Revenue laws.
Also, a resolution instructing our Senators and requesting our Representatives to use their efforts to secure the repeal of the ten per cent. tax on State banks now levied under an act of Congress, approved March 3, 1865.

Also, a resolution to appoint a joint committee to attend the Oglethorpe Centennial Celebration at Savannah on February 12, 1883.

Also, the following act, to-wit:

An act to provide for a Solicitor for the County Court of Oconee county, and to provide compensation for the same.

Respectfully submitted.

J. E. REDWINE, Chairman.

Leave of absence was granted to Messrs. Carithers, Robertson, Spence, Brewster and Mr. Fuller.

On motion of Mr. Mitchell, the House then adjourned until 3 o'clock p. m. to day.

3 o’clock p. m.

The House reassembled, the Speaker in the chair.

On motion of Mr. Gary, the roll-call was dispensed with.

Under the suspension of the Rules, the bill to prevent the evils of intemperance and adopt a general local option law, was taken up and made the special order for to-morrow, immediately after reading the Journal, after the present special orders are disposed of.

By permission of the House, Mr. Withrow withdrew House bill No. 191.

The House went into the Committee of the Whole House.

Mr. DuPree, chairman of the Committee of the Whole House, made the following report:
Mr Speaker:

The Committee of the Whole House have had under consideration—

A bill to consummate the gift of $50,000 by Joseph E. Brown to the State University.
Which they have instructed me to report back with the statement that they have made some progress, and ask leave to sit.

On motion of Mr. Sweat, of Clinch, the afternoon session was extended until the consideration of this bill is disposed of.

The House went into Committee of the Whole House.

Mr. DuPree, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A bill to consummate the gift of $50,000 by Joseph E. Brown to the State University.
Which they have instructed me to report back to the House with the recommendation that the bill do not pass.

On the question of agreeing to the report of the committee, Mr. Bishop called for the yeas and nays.

Mr. Sweat, of Clinch, called for the previous question.

The call was sustained and the main question ordered.

Upon calling the roll, the vote was as follows:

Those voting in the affirmative are Messrs.—

Avary, Hudson of Webster, Rich of Wayne,
Awbry, Johnson of Echols, Robins,
Barksdale of Lincoln, Johnson of Lee, Robertson,
Bartlett, Bartlett, Jones of DeKalb, Rountree,
Bonner, Bonner, Jones of Elbert, Russell of Decatur,
Brewer, Brewer, Jones of Twiggs, Shipp,
Broyles, Broyles, Kimsey, Silman,
Brown, Brown, Little, Shorte,
Brooks, Brooks, Logue, Simmons,
Bush, Bush, Mason, Spence,
Carroll, Carroll, McRae, Smith of Bryan,
Carithers, Carithers, McCants, Stallings,
Chancey, Chancey, McBride, Stoddard,
Crumbley, Crumbley, McCurry, Sutton,
Courson, Courson, McKinney, Sweat of Clinch,
Davis, Davis, McDonough, Sweat of Pierce,
Daniel, Daniel, McIntosh, Tate,
Dawson, Dawson, McGregor, Thompson,
Deaton, Deaton, Moore of Hancock, Tucker,
Dews, Dews, Moore of Taliaferro, Walthall,
DeLacy, DeLacy, Patton, Watson,
Falligant, Falligant, Paulk of Berrien, Watts,
Ford, Ford, Paulk of Coffee, Wilder,
Foy, Foy, Payne, Winningham,
Glisson, Glisson, Pendleton, Wilson of Bulloch,
Griffin, Griffin, Proctor, Wilson of McIntosh,
Graham, Graham, Ray of Crawford, Wisdom,
Gray, Gray, Redding, Withrow,
Gordon, Gordon, Reese, Whatley,
Head, Head, Rice, Wright of Washington,
Howell, Howell, Rich of Paulding, Young,
Hudson of Jackson,

Those voting in the negative are Messrs.—

Alexander, James, Pringle,
Alsabrook, Jacoway, Ray of Coweta,
Beauchamp, Jenkins, Redwine,
Bishop, Johnston, Robbe,
Calvin, Jones of Bartow, Russell of Clarke,
Crenshaw, Julian, Smith of Wilkinson,
Crittenden, Key, Stapleton,
Drewry, Lofton, Teasley,
DuPree, Lott, Wilson of Sumter,
Everett, McKay, Witcher,
Griffith, McElvaney, Wolfe,
Hawks, McWhorter, Wood,
Harris, Mitchell, Wright of Floyd,
Hoge, Morrow, Zachry,
Humber, Perkins,
Those not voting are Messrs.—


Yeas 94.
Nays 44.
Not voting 37.

Mr. Beck would have voted nay, but was paired with Mr. Foster, who was absent, but would have voted yea if present.

Mr. Maddox would have voted yea, but was paired with Mr. Hulsey, who, if present, would have voted nay

So the report of the Committee of the Whole, adverse to the passage of the bill, was agreed to, and the bill lost.

Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed by the Speaker of the House of Representatves and President of the Senate, and delivered to the Governor the following act, to-wit:

An act to prohibit the sale of alcoholic, spirituous or malt liquors or intoxicating bitters in the county of Monroe, after submitting the same to the qualified
voters of said county; to provide a penalty, and for other purposes.

Respectfully submitted.

J. E. REDWINE, Chairman.

Leave of absence was granted to Mr. Dawson for one day, and to Mr. Stapleton after Friday next.

On motion, the House then adjourned until 8 o’clock p. m.

8 O’CLOCK P. M.

The House reassembled, the Speaker in the chair.

On motion of Mr. Chancey, the roll-call was dispensed with.

Under a suspension of the Rules, the following resolution was introduced, read and agreed to, to-wit:

By Mr. Sweat of Clinch—

A resolution that, after the completion of the special order, the House proceed to read bills the second time favorably reported, and after that local and special bills favorably reported for a third reading be in order.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr. Speaker:

The Committee on Local and Special Bills have had under consideration the following bills, which they return to the House with the recommendation that they be consolidated, to-wit:

A bill to prohibit the sale of intoxicating, malt, vinous or spirituous liquors within the corporate limits of Grantville, and for other purposes.

A bill to prohibit the sale of intoxicating, malt or vinous liquors within three miles of the churches
situated within the corporate limits of the town of Grantville.

A bill to prohibit the sale of intoxicating, vinous or malt liquors within the town of Grantville, and within three miles of the corporate limits of the same, and for other purposes.

Respectfully submitted.

J. W Maddox, Chairman.

Mr. Rountree moved to suspend the regular order for the purpose of recommitting the reports of the majority and minority of the Committee on Privileges and Elections, which motion did not prevail.

The House went into the Committee of the Whole House.

Mr. Sweat, of Clinch, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A bill to provide for the sale of certain U. S. bonds, now in the State Treasury, and provide how the proceeds shall be disbursed.

Which they have instructed me to report back with the recommendation that it do pass.

The report of the committee was agreed to, and the bill read the third time, and the title is as follows, to-wit:

A bill to provide for the sale of certain U. S. registered bonds, the property of the State, and to designate the manner of disbursing the proceeds.

The yeas and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative are Messrs.—

Alexander, Humber, Rich of Paulding,
Alsabrook, Hudson of Webster, Rich of Wayne,
Awbry,
Barksdale of Lincoln,
Brewer,
Brown,
Brooks,
Carroll,
Calvin,
Carithers,
Chancey,
Crenshaw,
Crittenden,
Crumbley,
Davis,
Daniel,
Deaton,
Dews,
DeLacy,
Drewry,
Everett,
Falligant,
Ford,
Foy,
Glisson,
Griffin,
Graham,
Gray,
Gordon,
Griffith,
Hawks,
Harris,
Head,

Jenkins,
Jones of Bartow,
Jones of Elbert,
Julian,
Key,
Kimsey,
Little,
Logue,
Lott,
Mason,
McRae,
McKay,
McCants,
McKinney,
McDonough,
McIntosh,
McElvaney,
McGregor,
Middlebrooks,
Mitchell,
Moore of Taliaferro,
Morrow,
Patten,
Paulk of Berrien,
Paulk of Coffee,
Pendleton,
Ray of Coweta,
Ray of Crawford,
Redding,
Redwine,
Rice,
Robbe,
Robins,
Robertson,
Russell of Clarke,
Russell of Decatur,
Shipp,
Shorte,
Simmons,
Spence,
Smith of Bryan,
Smith of Wilkinson,
Stallings,
Stapleton,
Stoddard,
Sweat of Clinch,
Sweat of Pierce,
Tate,
Teasley,
Thompson,
Tucker,
Walthall,
Wilson of Bulloch,
Wisdom,
Withrow,
Witcher,
Whatley,
Wood,
Wright of Floyd,
Wright of Washington,
Young,
Zachry.

Those not voting are Messrs.—

Atkinson,
Avary,
Barkesdale of Wilkes,
Bartlett,
Beauchamp,
Beck,
Bishop,
Bouner,
Brewster,
Brinson,
Broyles,
Burch,
Bush,

Gary,
Geer,
Hoge,
Howell,
Hulsey,
Hudson of Jackson,
Irwin,
James,
Jacoway,
Jordan,
Johnston,
Johnson of Echols,
Johnson of Lee,
Owens,
Park,
Payne,
Peek,
Perkins,
Pringle,
Proctor,
Rankin,
Reese,
Rountree,
Silman,
Sinquefield,
Spengler,
Mr. Speaker.

So the requisite constitutional majority having voted in the affirmative, the bill passed.

The following bills were read the second time, to-wit:

A bill to be entitled an act to exempt members of the different County Boards of Education from road, militia and jury duty.

Also, a joint resolution providing for the distribution of the Code of 1882 to the several officers and institutions entitled to the same, as declared therein.

Also, a bill to be entitled an act to provide a more correct and efficient mode of taking the enumeration of the school population, and to supersede existing laws upon that subject.

Also, a bill to be entitled an act to repeal an act entitled an act to consolidate the offices of Tax-Collector and County Treasurer of the county of Fannin, in this State, approved February 17, 1876.

Also, a bill to consolidate, amend and supersede the several acts incorporating the town of Waycross, in the county of Ware; to repeal conflicting laws; to provide for a Mayor and Councilmen and prescribe their duties, and for other purposes.

Also, a bill to be entitled an act to authorize the
Mayor and Aldermen of the city of Savannah to lay down and construct, in the streets and lanes of said city, such sewers or drains as may be necessary, and assess upon the owners of lots abutting on so much of such streets or lanes in which sewers may be laid under this act, the cost of such improvements *pro rata* to the assessed value of said lots, and to provide for the manner of collecting such assessments.

Also, a bill to be entitled an act to amend an act to incorporate the Southside Street Railroad Company for the purpose of building a street railroad on Pryor and Richardson streets, and other streets in Atlanta, Georgia, and for other purposes, approved September 30, 1881, so as to authorize and empower said Southside Street Railroad Company to construct, maintain and use other lines of street railroad in addition to those mentioned and provided for in said original act, so as to extend the lines contemplated by this act.

Also, a bill to be entitled an act to amend an act entitled an act to order an election to determine if the sale of intoxicating liquors, malt drinks or intoxicating spirits of any kind shall be prohibited in the county of Worth, State of Georgia, prescribing a penalty for the violation of the same.

Also, a bill to be entitled an act to appropriate money for the purpose of enlarging the State Lunatic Asylum, and for other purposes.

Also, a bill to be entitled an act to establish a Board of Road Commissioners, and to provide a system for working the public roads in the county of Bryan, and for other purposes, and to repeal conflicting laws.

Also, a bill to be entitled an act to amend the charter of the city of Newnan.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 97, nays 0—to-wit:
A bill to be entitled an act to incorporate the Metropolitan Street Railroad Company, and to define its rights, powers and privileges, and for other purposes.

Mr. Reese, chairman of the General Committee on the Judiciary, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to be entitled an act to provide for the taking of land belonging to private persons for the purpose of erecting light house, beacons, or range lights by the General Government to improve the navigable rivers and harbors of the State.

Respectfully submitted.

M. P. Reese, Chairman.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 93, nays 0—to-wit:

A bill to amend section 4875 of the Code, conferring upon the Mayor and Aldermen of the city of Savannah power to require the abatement and removal of nuisances within the jurisdictional limits of said city.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 88, nays 0—to-wit:

A bill to extend the jurisdiction of Justices of the Peace in the county of Chattahoochee in certain cases.
The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 98, nays 0—to-wit:

A bill to be entitled an act to amend the charter of the city of Macon and acts amendatory thereof, so as to prescribe the number, qualification, term of office, and compensation of the Aldermen of said city; to regulate the method of registration of voters therein, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 92, nays 0—to-wit:

A bill to be entitled an act fixing the license fees for the sale of intoxicating liquors in the county of Berrien and in the town of Alapala, in said county, and appropriating the money arising from the sale of license in said places to educational purposes in the county of Berrien, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 92, nays 0—to wit:

A bill to be entitled an act to amend the charter of the town of Talbotton, etc., so as to authorize the Mayor and Council of said town to pay off a mortgage fi. fa. against Levert Female College, and to take a fee simple title to buildings, ground, etc., and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the pub-
lication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 89, nays 0, to-wit:

A bill to grant to the Floyd Rifles—a volunteer military company of the city of Macon—certain exemptions from jury duty.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 90, nays 0, to-wit:

A bill to incorporate the town of Clarkston, in the county of DeKalb; to grant powers and privileges thereto, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 98, nays 0, to-wit:

A bill to repeal an act prescribing the methods of granting licenses to sell spirituous liquors in the town of Eastman and county of Dodge, and to fix the license therefor, and to prescribe the penalty for a violation of the requirements of the within act.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 95, nays 0, to-wit:

A bill to amend an act to establish a new charter for the city of Atlanta, so as to strike from section 31 so much thereof as authorizes the sale of books, maps, charts and mathematical instruments in said city free from tax.
The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by substitute by the requisite constitutional majority of yeas 89, nays 0, to-wit:

A bill to prohibit the sale of spirituous, malt or vinous or intoxicating liquors within three miles of Bethel Baptist Church, near Rocky Mount, Meriwether county.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by substitute by the requisite constitutional majority of yeas 91, nays 0, to-wit:

A bill to prohibit the sale of spirituous, malt or vinous or intoxicating liquors within three miles of the Methodist Church at Rocky Mount, Meriwether county.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 97, nays 0, to-wit:

A bill to amend an act to vest the title to the Commons of the city of Columbus in Commissioners to sell the same, and to apply the proceeds to certain purposes, approved February 18, 1873, so as to empower said Commissioners to reserve and set apart, at the request of the Mayor and Council, certain portions of said Commons for railroad purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited,
and the bill passed, as amended, by the requisite constitutional majority of yeas 91, nays 0, to wit:

A bill to amend the charter of the Bank of Augusta, located at Augusta, Georgia.

By permission of the House, House bills Nos. 10, 72, 166, 168 and 224 were withdrawn by the introducers.

The following bill was read the second time, to-wit:

A bill to provide for the taking of land, belonging to private persons, for the purpose of erecting lighthouses, beacons or range-lights by the General Government to improve the navigable rivers and harbors of the State.

Several votes having been taken, and no quorum voting, the Speaker ordered a call of the House.

On calling the roll the following members answered to their names:

Those present are Messrs.—

Alexander,             Jones of Twiggs,           Robbe,
Awbry,                Key,               Robins,
Barksdale of Lincoln,  Little,           Robertson,
Beck,                 Lott,              Routree,
Bishop,               Maddox,            Russell of Decatur,
Brooks,               Mason,            Shipp,
Carroll,              McRae,         Silman,
Calvin,               McKay,           Shorte,
Chancey,              McCants,         Simmons,
Crenshaw,             McBride,        Spence,
Crittenden,           McCurry,         Smith of Bryan,
Courson,              McKinney,      Smith of Wilkinson,
Davis,                McDonough,        Stallings,
Deaton,               McIntosh,       Stapleton,
DeLacey,              McElvaney,      Sutton,
DuPree,               McGregor,       Sweat of Clinch,
Everett,              Mitchell,       Sweat of Pierce,
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Those absent are Messrs.—

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Present 88.
Absent 87.
On motion the House then adjourned until 10 o'clock a. m. to-morrow.

ATLANTA, GEORGIA,
Tuesday, December 5, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Rev. Jasper Wilson, of Bulloch.

On motion of Mr. Patton, the roll-call was dispensed with.

Mr. Hoge gave notice of a motion to reconsider.

The Journal was read and approved.

Mr. Hoge moved to reconsider the action of the House upon the bill to consummate the donation of Senator Joseph E. Brown to the State University.

Mr. Falligant moved to lay the motion to reconsider on the table, which motion prevailed.

On motion of Mr. Pringle, House bill No. 123—the General Local Option bill, the special order for the day—was recommitted to the Committee on Temperance.

On motion of Mr. Beck, the Rules were suspended for the purpose of putting upon its passage the bill to appropriate ten thousand dollars to the North Georgia College.

Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following bill, which they recommend the introducer be allowed to withdraw, to-wit:

A bill to change the time of holding the Superior
Courts of the county of Worth, and for other purposes.

Respectfully submitted.

M. P. Reese, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolutions, in which the concurrence of the House of Representatives is asked, to-wit:

A resolution—

Authorizing and directing the joint Committee on the Penitentiary to investigate whether any of the lessees of this State have violated the terms of their lease and section 6 of the General Lease act, approved February 25, 1876.

Also, a resolution memorializing Congress in reference to public buildings at Brunswick, Georgia.

The Senate has passed the following House bills, to-wit:

A bill authorizing the Ordinary of Hancock county to submit to the qualified voters of said county the question of the issuance of county bonds, and for other purposes, which was passed by a constitutional majority of yeas 36, nays 0.

Also, a bill incorporating the Spring Creek Canal and Improvement Company, which was passed by a constitutional majority of yeas 29, nays 0.

Also, the following bills of the Senate, to-wit:

A bill changing the times of holding the Superior Courts of the Northeastern Circuit, which was passed by a constitutional majority of yeas 28, nays 0.

Also, a bill giving the Railroad Commissioners power and authority to require the several railroads
in this State to furnish agents and warehouses, at such points on their roads as may be considered necessary by the Commissioners, and for other purposes, which was passed by a constitutional majority of yeas 30, nays 0.

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

Mr. Speaker:

The Governor has approved and signed the following act, to-wit:

An act to prohibit the sale of alcoholic, spirituous or malt liquors or intoxicating bitters in the county of Monroe, after submitting the same to the qualified voters of said county; to provide a penalty, and for other purposes.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has passed the following House bills, to-wit:

A bill changing the time of holding the Superior Court of Crawford county, which was passed by a constitutional majority of yeas 25, nays 0.

Also, a bill amending the several acts incorporating the town of Canton, which was passed by a constitutional majority of yeas 27, nays 0.

Also, a bill altering and amending the several acts incorporating the town of Hawkinsville, which was passed by a constitutional majority of yeas 30, nays 0.

Also, the following bills of the Senate have been passed, to-wit:

A bill transferring the county of Laurens from the
Oconee Circuit to the Ocmulgee Judicial Circuit, which passed by a constitutional majority of yeas 31, nays 0.

Also, a bill declaring of full force and effect an act of the General Assembly, assented to December 22, 1857, which was passed by a constitutional majority of yeas 25, nays 0.

Also, a bill defining the jurisdiction of the County Courts of this State, and for other purposes, which was passed by a constitutional majority of yeas 28, nays 0.

The House went into Committee of the Whole House.

Mr. Peek, chairman of the Committee of the Whole House, submitted the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A bill to appropriate the sum of ten thousand dollars to the University of Georgia for the purpose of completing the college buildings at Dahlonega.

Which they have instructed me to report back to the House with the recommendation that it do pass as amended.

The bill was read the third time, the report of the Committee of the Whole House was agreed to, and the title of the bill is as follows, to-wit:

A bill to appropriate the sum of ten thousand dollars to the University of Georgia to complete the rebuilding of its branch college at Dahlonega, known as the North Georgia Agricultural College, which was destroyed by fire.

Upon the question of the passage of the bill, the yeas and nays were required to be recorded, and on calling the roll the vote was as follows:
Those voting in the affirmative are Messrs.—


Those voting in the negative are Messrs.—

Glisson, Payne, Wright of Washington,
Jacoway, Proctor, Young,
Johnson of Lee, Ray of Coweta, Zachry,
McCants, Rich of Wayne,

Those not voting are Messrs.—

Atkinson, Flynt, Rankin,
Barksdale of Wilkes, Foster, Reese,
Brewster, Fuller, Robertson,
Camp, Jordan, Simmons,
Cannon, Johnston, Spence,
Cox, Johnson of Echols, Tucker,
Dart, Jones of DeKalb, Waldrop,
Dawson, Lewis, Watts,
DeLacy, Middlebrooks, Wimberley,
Eason, Moore of Taliaferro, Wilson of Greene,
Everett, Murray, Mr. Speaker,
Fite, Owens,

Yeas, 108.
Nays, 32.
Not voting, 35.

So the bill passed, as amended, by the requisite constitutional majority.

On motion of Mr. Beck, the bill was ordered at once transmitted to the Senate.

Mr. James offered the following resolution, to-wit:

A resolution—
That to-day, during the three sessions of the House, the first business in order shall be the reading of local and special bills the third time.

Mr. Bishop proposed to amend by striking out the words "local and special."

The amendment did not prevail.

The resolution was agreed to.

The following resolution was read the third time, the report of the committee was agreed to, and the resolution was adopted by the requisite constitutional majority of yeas 108, nays 0, to-wit:
A resolution—
Authorizing H. H. Cabaniss and W H. Harrison to publish the public acts of this General Assembly.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 95, nays 0—to-wit:

A bill to authorize and empower the Board of Commissioners of Roads and Revenues of Taylor county to let out the public buildings and bridges in said county without requiring bond and security from the contractors.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 108, nays 0, to-wit:

A bill to amend an act to incorporate the town of Butler, in the county of Taylor, so as to extend the corporate limits of said town; to authorize and empower the Mayor and Council of said town to issue fi. fas. and to make valid all fi. fas. heretofore issued by said Mayor and Council.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 99, nays 0, to-wit:

A bill to fix the license for retailing or vending spirituous, intoxicating or malt liquors in Ware county at ten thousand dollars, and to provide a penalty for the violation of the same.
Mr. Wright, of Washington, chairman of the Committee on Manufactures, submitted the following report:

Mr. Speaker:

The Committee on Manufactures have had under consideration the following bill, and report the same back to the House with the recommendation that it be referred to the Committee on Finance, to-wit:

A bill providing for the collection of specimens of the minerals and forestry, manufactured goods, and of agricultural and horticultural products of this State, to be displayed at an exposition to be held in Boston in 1883, and for other purposes.

Respectfully submitted.

Wright, of Washington, Chairman.

Mr. Russell, of Clarke, chairman of the Committee on Roads and Bridges, submitted the following report:

Mr. Speaker:

The Committee on Roads and Bridges have had under consideration the following bill, which they recommend do pass, to-wit:

A bill to limit the power of Road Commissioners' courts to punish for contempt.

Respectfully submitted.

R. B. Russell, Chairman.

Mr. Garrard, Speaker of the House and ex-officio chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration the following resolution, which they return to the
House with the recommendation that it be agreed to, to-wit:

A resolution—

Transmitting the action of the House on all bills, resolutions, etc., immediately to the Senate, unless notice of a motion to reconsider be given.

Respectfully submitted.

Louis F. Garrard, Chairman.

Approved:

R. Falligant,
R. B. Russell,
John W. Maddox.

On motion of Mr. Sweat, the resolution reported above by the Committee on Rules was taken up, read and concurred in by a vote of yeas 97, nays 0.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 92, nays 0—to-wit:

A bill to repeal an act to fix the license for the retailing of spirituous liquors at twenty thousand dollars in the county of Washington.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 92, nays 0—to-wit:

A bill to prohibit the sale of intoxicating liquors in the county of Washington by submitting the question to the qualified voters of said county; to provide penalties for its violation, and for other purposes.

The following bill was read the third time, the report
of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 105, nays 0, to-wit:

A bill to prohibit the sale of intoxicating liquors at Rehoboth Church, in Wilkes county, Georgia, and within a radius of three miles of said church.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 98, nays 0, to-wit:

A bill to incorporate the town of Sumner, in the county of Worth, on the Brunswick and Albany Railroad.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 94, nays 0—to-wit:

A bill to amend an act fixing the time of holding Superior Court in Mitchell county, approved September 24, 1881.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 98, nays 0, to-wit:

A bill to amend the charter of Americus.

Leave of absence was granted to Messrs. Whatley, Johnson of Echols and Little.
On motion of Mr. Pringle, the House then adjourned until 3 o'clock p. m. to-day.

3 o’CLOCK P. M.

The House reassembled, the Speaker in the chair. On motion of Mr. McGregor, the roll-call was dispensed with.

Upon motion of Mr. Drewry, the Rules were suspended for the purpose of taking up and passing a resolution providing for the appropriation of money to purchase an oil painting of the Hon. Benjamin H. Hill, to hang in the Hall of the House of Representatives.

The House went into the Committee of the Whole House.

Mr. Peek, chairman of the Committee of the Whole House, made the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A resolution—
To provide for securing a portrait in oil of Hon. B. H. Hill.

Which they have instructed me to report back to the House with the recommendation that the same do pass as amended.

The report of the committee was agreed to, and the resolution was read the third time, the title of which is as follows, to-wit:

A resolution—
To appoint a committee of one from the Senate and two from the House to secure a life-size portrait in oil
of the Hon. B. H. Hill, to be by them placed in the Representative Hall, and to appropriate money for that purpose.

Mr. McGregor called for the previous question. The call was sustained, and the main question was ordered.

On the question of agreeing to the resolution, the yeas and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative are Messrs.—

| Alexander,   | Hulsey,   | Ray of Crawford, |
| Avary,       | Humber,   | Redding,         |
| Awbry,       | Hudson of Jackson, | Reese,         |
| Barksdale of Lincoln, | Irwin, | Rice,           |
| Bartlett,    | James,    | Rich of Paulding, |
| Beauchamp,   | Jacoway,  | Rich of Wayne,   |
| Beck,        | Jenkins,  | Robbe,          |
| Bishop,      | Jones of Bartow, | Robins,      |
| Bonner,      | Jones of Elbert, | Rountree,    |
| Brewer,      | Jones of Twiggs, | Russell of Clarke, |
| Brinson,     | Key,      | Russell of Decatur, |
| Brown,       | Kimsey,   | Shipp,          |
| Brooks,      | Logue,    | Silman,         |
| Carroll,     | Lott,     | Shorte,         |
| Calvin,      | Maddox,   | Sinquefield,    |
| Carithers,   | Mason,    | Simmons,        |
| Crenshaw,    | McRae,    | Spengler,       |
| Crittenden,  | McKay,    | Smith of Bryan, |
| Crumbley,    | McCants,  | Smith of Wilkinson, |
| Courson,     | McBride,  | Stallings,      |
| Drewry,      | McCurry,  | Stapleton,      |
| DuPree,      | McKinney, | Stoddard,       |
| Everett,     | McDonough, | Sutton,       |
| Falligant,   | McIntosh, | Sweat of Clinch, |
| Fite,        | McElvaney, | Sweat of Pierce, |
| Flynt,       | McGregor, | Teasley,        |
| Ford,        | McWhorter, | Tucker,        |
| Gary,        | Middlebrooks, | Watts,       |
| Glisson,     | Mitchell, | Winningham,    |
| Griffin,     | Moore of Taliaferro, | Wilson of Bulloch, |
| Graham,      | Morrow,   | Wisdom,         |
| Gray,        | Paulk of Berrien, | Whatley,      |
Those absent and not voting are Messrs.—

Gordon, Paulk of Coffee, Wolfe,
Hawks, Peek, Wood,
Harris, Pendleton, Wright of Washington,
Head, Pringle, Young,
Hoge, Ray of Coweta, Zachry.

Yeas 112.
Not voting 63.

So the resolution, as amended, was agreed to.
The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of years 90, nays 0, to-wit:

A bill to change the times for holding the Superior Courts of the counties of Fayette and Heard.

The following bill was read the third time, the report
of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 98, nays 0, to-wit:

A bill to provide for one grand jury to be drawn each term of the Superior Court of the county of Randolph.

Mr. Hulsey, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following bill, which they recommend do not pass, to-wit:

A bill to be entitled an act to amend the stock law, so far as the county of Morgan is concerned, so as to provide for a new election in said county on the question of "fence" or "no fence," and for other purposes.

Respectfully submitted.

WM. H. HULSEY, Chairman.

MINORITY REPORT.

Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following bill, to-wit:

By Mr. Stoddard—

A bill to amend the stock law, so far as it affects the county of Morgan.

The majority of the committee reported adversely to its passage. The undersigned members beg leave to submit a minority report, upon the ground that they believe the relief sought by the bill ought to be granted to the people of Morgan county. Evidence
of fraud being practiced in said election on the "fence" or "no fence" question, the members of the committee, whose names are hereunto attached, believe that there ought to be another election held in order to finally settle the matter.

Respectfully submitted.

J. C. Key,
R. F C. Smith,
Arthur Patten,
R. B. Russell,
J. E. Alsobrook,
W U. Jacoway,
L. L. Middlebrook.

Mr. Everett, chairman pro tem. of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, which they return to the House with the recommendation that the same do pass, to-wit:

A bill to be entitled an act to enable the Trustees of the University of Georgia to continue a system of free tuition in that institution.

Respectfully submitted.

R. W Everett, Chairman.

Mr. Perkins, chairman of the Committee on the Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on the Penitentiary have had under consideration the following resolution, which they recommend do pass, to-wit:

A resolution—
Requiring the Governor to furnish to the General
Assembly the reasons why certain convicts were pardoned.

Respectfully submitted.

PERKINS, Chairman.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 92, nays 0, to-wit:

A bill to provide for the drawing of only one grand jury for each term of Meriwether Superior Court, and the grand jury drawn shall serve for both weeks, or so long as the presiding Judge may deem necessary.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 107, nays 0, to-wit:

A bill to incorporate the town of Chipley, in the county of Harris; to provide for an election of Mayor, Councilmen and Recorder for the same; to define the corporate limits of said town, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 104, nays 0, to-wit:

A bill to amend section 3 of an act amending the new charter of the city of Atlanta, approved September 3, 1881, so as to strike from said section so much thereof as requires a request of persons owning at least one-third of the property fronting on a street for paving or otherwise improving a street, or a portion of
a street, before such improvements can be made, and the cost assessed, as provided in said act.

Mr. Hoge gave notice that he would move a reconsideration of the action just had.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 101, nays 1—to-wit:

A bill fixing the amount of license for the sale of spirituous or malt liquors in Columbia county, and to prescribe a penalty:

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 110, nays 0—to-wit:

A bill to prohibit the sale of spirituous or intoxicating liquors in the county of Clayton, and to point out the manner in which it may be done.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority, yeas 102, nays 0, to-wit:

A bill to exempt from jury duty certain members of the Macon Volunteers.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority, yeas 97, nays 0, to-wit:
A bill to regulate the sale of spirituous, vinous or malt liquors in the county of Henry, and for other purposes.

By permission of the House, Mr. Head withdrew House bill No. 127.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee agreed to, and the bill passed, by substitute, by the requisite constitutional majority, yeas 91, nays 0, to-wit:

A bill to prohibit the sale of spirituous or malt liquors in the county of Randolph in any quantity whatever, excepting by physicians prescription, and that only for his patients.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority, yeas 96, nays 0, to-wit:

A bill to submit to the voters of Terrell county the question of granting license to sell intoxicating liquors in said county.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority, yeas 95, nays 0, to-wit:

A bill to prohibit the sale of spirituous, malt, or other intoxicating liquors in the county of Warren, and to provide a punishment for the violation of the same.

The following bill was read the third time, the proofs
of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed, as amended, by the requisite constitutional majority, yeas 95, nays 0, to-wit:

A bill to authorize the municipal authorities of the town of Elberton to issue bonds and to levy a tax, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 96, nays 0—to wit:

A bill to amend an act to incorporate the town of Perry, in Houston county, and to extend the limits of the same, and to repeal an act to incorporate the town of Perry, in Houston county, and to define the authority of the Commissioners of the same.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 91, nays 0, to-wit:

A bill to amend an act to incorporate the town of Perry, in Houston county, and to extend the limits of the same, and to repeal an act to incorporate the town of Perry, and to define the authority of the same.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 91, nays 0, to-wit:

A bill to amend an act to authorize the Town Commissioners of the town of Spring Place, in the county
of Murray, to issue license for the retail of ardent spirits, and for other purposes, approved March 20, 1869.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 104, nays 0, to-wit:

A bill to withdraw from within the corporate limits of the village of Summerville, the lands of the Augusta Land Company, and others lying north of the Washington road, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 97, nays 0, to-wit:

A bill to extend the limits of the city of Augusta; to regulate taxation within said extended limits, and for other purposes.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 91, nays 0—to-wit:

A bill to authorize the City Council of Augusta to exercise police control over the city property at the head of the Augusta Canal and the dam across the Savannah River, and for other purposes.

By unanimous consent, the following resolution was taken up, read the third time, the report of the committee was agreed to, and the resolution was agreed to by a constitutional majority of yeas 105, nays 0, to-wit:
A joint resolution—
Providing for the distribution of the Code of 1882 to the several officers and institutions entitled to the same as declared therein.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 95, nays 0, to-wit:

A bill to authorize the trustees of LeVert Female College, located at Talbotton, Georgia, to transfer the legal title to the college building, grounds, apparatus, furniture, etc., together with the rights, powers and franchises to the Mayor and Council of the town of Talbotton, to be used and occupied for educational purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 91, nays 0, to-wit:

A bill to create a Board of Commissioners of Roads and Revenues for the county of Terrell; to define their powers and duties, and to repeal an act, approved February 16, 1873, to create a Board of Commissioners of Roads and Revenues for the county of Gilmer, and a Board of Commissioners of Roads for the county of Terrell, in so far as the same relates to the county of Terrell.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 93, nays 0, to-wit:
A bill to consolidate, amend and supersede the several acts incorporating the town of Waycross, in the county of Ware; to repeal conflicting laws; to provide for a Mayor and Councilmen and prescribe their duties, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 99, nays 0—to wit:

A bill to exempt the county of Worth from the operation of all road laws now in force, which exempts road hands from being compelled to work on roads more than three miles from their residences.

Leave of absence was granted, after Friday next, to Messrs. Logue, Crumbley and Thompson.

On motion of Mr. Sweat, the House then adjourned until 7:30 o'clock p.m.

7:30 o'clock p.m.

The House reassembled, the Speaker in the chair.

The roll was called and the following members answered to their names:

Those present are Messrs.—

Alexander, Awbry, Barkdale of Lincoln, Barkdale of Wilkes, Beauchamp, Bishop, Brewer, Brewster, Brown, Hudson of Jackson, Hudson of Webster, James, Jenkins, Jones of Elbert, Key, Kimsey, Lofton, Ray of Crawford, Rice, Rich of Paulding, Rich of Wayne, Robins, Russel of Clarke, Silman, Sinquefield, Simmons,
Those absent are Messrs.—

Alsabrook, Gray, Park, Paulk of Coffee,
Atkinson, Gordon, Pringle, Pringle,
Avary, Head, Rankin, Rankin,
Bartlett, Hoge, Redding, Redding,
Beck, Howell, Redwine, Redwine,
Bonne, Hulsey, Reese, Reese,
Brinson, Irwin, Robbe, Robbe,
Broyles, Jordan, Robertson, Robertson,
Brooks, Johnston, Bountree, Bountree,
Burch, Johnson of Echols, Russell of Decatur,
Camp, Johnson of Lee, Shipp, Shipp,
Carroll, Jones of Bartow, Short, Short,
Carter, Jones of DeKalb, Spence, Spence,
Cannon, Jones of Twiggs, Smith of Wilkinson,
Cox, Julian, Tucker, Tucker,
Davis, Lewis, Waldrop, Waldrop,
Dawson, Little, Wimberly, Wimberly,
Deaton, McKay, Winningham, Winningham,
Dews, McBride,
Present 102.
Absent 73.

Mr. Lofton, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they return to the House, and recommend that the same do pass as amended, to-wit:

A bill to be entitled an act to incorporate the town of Holton, in Bibb county, and to appoint Commissioners for the same, and for other purposes.

Respectfully submitted.

W A. Lofton, Chairman.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 92, nays 0, to-wit:

A bill to amend the revised charter of the city of Americus, approved February 22, 1873.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 92, nays 0, to-wit:
A bill to amend the charter of the city of Cuthbert, in Randolph county, Georgia, in relation to license for the sale of spirituous or malt liquors in the corporate limits of said city.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 91, nays 0—to-wit:

A bill to change the time of holding the Superior Courts for the county of Pickens.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 93, nays 0, to-wit:

A bill to prevent the sale of intoxicating liquors within five miles of the Damascus Church, in the 854th district, G. M., in the county of Early, State of Georgia, and to provide a penalty for a violation of the same.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 94, nays 0, to-wit:

A bill to incorporate the Georgia, Alabama and Tennessee Railroad Company, and to grant certain powers and privileges to the same, and to provide for the building of its branches, and to authorize said road to consolidate its road with any railroad incorporated in the State of Georgia, Alabama or Tennessee, and for other purposes.

The following bill was read the third time, the report
of the committee was agreed to, the proofs of the publica-
tion of the notices required by law were exhibited,
and the bill passed, as amended, by the requisite con-
stitutional majority of yeas 98, nays 0, to-wit:

A bill to incorparate the town of Salt Spring, in the
county of Douglas, and to provide a Mayor and Coun-
cil, and to confer certain powers and privileges on the
Council of the same, and for other purposes.

The following bill was read the third time, the report
of the committee was agreed to, the proofs of the pub-
lication of the notices required by law were exhibited,
and the bill passed by substitute by the requisite con-
stitutional majority of yeas 94, nays 0, to-wit:

A bill to amend the charter of the city of Newnan.

The following bill was read the third time, the report
of the committee was agreed to, the proofs of the pub-
lication of the notices required by law were exhibited,
and the bill passed by the requisite constitutional ma-
jority of yeas 92, nays 0, to-wit:

A bill to amend an act fixing the license-fee for the
selling of spirituous, intoxicating and malt liquors in
the county of Clinch at fifteen hundred dollars, and
for other purposes, by increasing the amount of said
license to ten thousand dollars.

The following bill was read the third time, the report
of the committee was agreed to, the proofs of the pub-
lication of the notices required by law were exhibited,
and the bill passed by the requisite constitutional ma-
jority of yeas 98, nays 0, to-wit:

A bill to amend section 6 of an act to enlarge the
jurisdiction of the City Court of Savannah; to prevent
the Judge thereof from practicing law, and for other
purposes, approved September 15, 1881, so far as re-
lates to the deposit of costs provided for in said section.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 90, nays 0, to-wit:

A bill to repeal the several acts creating, organizing and establishing a County Court for the county of Bryan, in this State; to provide for the proper disposition of the business, civil and criminal, now pending in said court, and to abolish said court.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 94, nays 0, to-wit:

A bill to fix the amount of license at five thousand dollars for selling or vending spirituous, intoxicating or malt liquors in the county of Bryan, and to prescribe a punishment for a violation of the provisions of this act.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 93, nays 0, to-wit:

A bill to appropriate the proceeds of the hire of convicts from the county of Greene to the payment of insolvent costs due the different officers of said county.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited,
and the bill passed by the requisite constitutional majority of yeas 98, nays 0, to-wit:

A bill to establish a Board of Road Commissioners, and to provide a system for working the public roads of Bryan county, and for other purposes, and to repeal conflicting laws.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 90, nays 0, to-wit:

A bill to amend an act fixing the license-fees for the sale of spirituous, intoxicating or malt liquors in the county of Pierce, and town of Blackshear in said county, approved October 20, 1879, by increasing the amount of such license-fees from fifteen hundred to ten thousand dollars.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 90, nays 0, to-wit:

A bill to authorize the Mayor and City Council of Eatonton to establish and maintain public schools in the city of Eatonton, Georgia, by local taxation, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 93, nays 0, to-wit:

A bill to amend an act to order an election to determine if the sale of intoxicating liquors, malt drinks
or intoxicating spirits of any kind shall be prohibited in the county of Worth, prescribing a penalty for the violation of the same.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 90, nays 0, to-wit:

A bill to create a Board of Commissioners of Roads and Revenues for the county of DeKalb, and for other purposes.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 89, nays 0, to-wit:

A bill to amend an act to incorporate the Southside Street Railroad Company for the purpose of building a street railroad on Pryor and Richardson streets, and other streets in Atlanta, Georgia, and for other purposes, approved September 30, 1881, so as to authorize and empower said Southside Street Railroad Company to construct, maintain and use and alter lines of street railroad in addition to those mentioned and provided for in said original act, so as to extend the line contemplated by this act.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and, on motion of Mr. Crenshaw, recommitted to the Committee on Corporations, to-wit:

A bill to incorporate the Chattahoochee Navigation Company
The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 90, nays 0, to-wit:

A bill to incorporate the Merchants' and Planters' Bank, of West Point, Georgia.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required were exhibited, and the bill passed by the requisite constitutional majority—yeas 92, nays 0—to wit:

A bill to reduce the bonds of the Sheriffs of Jasper county to the sum of five thousand dollars.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed by the requisite constitutional majority of yeas 97, nays 0, to-wit:

A bill to authorize the Mayor and Aldermen of the city of Savannah to lay down and construct, in the streets and lanes of said city, such sewers or drains as may be necessary, and assess upon the owners of lots abutting upon so much of such street or lane in which sewers or drains may be laid under this act, the cost of such improvement pro rata to assessed value of said lots, and to provide for the manner of collecting such assessments.

The following bill was read the third time, the proofs of the publication of the notices required by law were exhibited, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—yeas 94, nays 0—to-wit:
A bill to provide for the taking of land, belonging to private persons, for the purpose of erecting light-houses, beacons or range-lights by the General Government to improve the navigable rivers and harbors of this State.

By a vote of yeas 92, nays 0, the following joint resolution was read and agreed to, to-wit:

By Mr. Harris—
A resolution to empower the President of the Senate and Speaker of the House to sign bills and resolutions after adjournment.

On motion of Mr. McCants, the House then adjourned until 10 o'clock a.m. to-morrow.

ATLANTA, GEORGIA,
Wednesday, December 6, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Chancey, the roll-call was dispensed with.

The Journal was then read and approved.

On motion of Mr. Hoge, the action of the House on a bill to amend section 3 of an act amending the charter of the city of Atlanta, approved September 3, 1881, was reconsidered.

Mr. Lofton, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they return to the
House, and recommend that the same do pass as amended, to-wit:

A bill to incorporate the Chattahoochee Navigation Company.

Respectfully submitted.

W A. Lofton, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following House bills, to-wit:

A bill amending section 874 (B) of the Code of 1882, which was passed by a constitutional majority of yeas 26, nays 0.

Also, a bill repealing section 1278 of the Code of 1882, which was passed by a constitutional majority of yeas 28, nays 0.

Also, a bill prohibiting the sale or disposal of alcoholic, spirituous or malt liquors, or intoxicating bit- ters, in the county of Decatur, which was passed by a constitutional majority of yeas 29, nays 0.

Also, the following resolution of the House has been concurred in, to-wit:

A resolution—

In favor of national aid to education in the States.

The following bill of the House has been passed, with an amendment, in which the concurrence of the House of Representatives is asked, to-wit:

A bill making appropriations for the Executive, Legislative and Judicial expenses of the Government, and for other purposes therein mentioned, per annum for the fiscal years 1883 and 1884, which was passed by a constitutional majority of yeas 36, nays 1.
Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and the President of the Senate, and delivered to Governor, the following act, to-wit:

An act to provide for a Solicitor of the County Court of Oconee county, and to provide compensation for the same.

Also, the following joint resolutions, to wit:

A resolution—
Instructing our Senators and requesting our Representatives in Congress to use their efforts to secure the repeal of the ten per cent. tax on State Banks now levied under an act of Congress, approved March 3, 1865.

Also, a resolution to appoint a joint committee to attend the Oglethorpe Centennial Celebration at Savannah, Georgia.

Also, a resolution requesting our Senators and Representatives in Congress to use their efforts to secure a repeal or modification of the present Internal Revenue laws.

Respectfully submitted.

J. E. REDWINE, Chairman.

Mr. DuPree offered the following resolution, to-wit:

A resolution—
That the special order for to-day be temporarily displaced for the purpose of reading Senate bills and resolutions the first and second time, and House bill No.
89 a third time, and after them said special order shall be disposed of.

Mr. Harris moved to amend the resolution by inserting that House bill No. 325 be first taken up for a third reading.

The amendment was adopted.

The resolution, as amended, was agreed to.

The following bill was read the third time, the report of the committee was agreed to, the proofs of the publication of the notices required by law were exhibited, and the bill passed, as amended, by the requisite constitutional majority of yeas 107, nays 0, to-wit:

A bill to incorporate the Chattahoochee Navigation Company.

The following Senate bill was read the second time, to-wit:

A bill to change the time of holding the Superior Court of Macon county from the 3d Monday in June and the 1st Monday in December, to the 2d Monday in May and the 4th Monday in November.

The following Senate bill was read the first time and referred to the Committee on Railroads, to-wit:

A bill to give to the Railroad Commissioners power and authority to require the several railroads in this State to furnish agents and warehouses at such points on their roads as may be considered necessary by the Commissioners, and for other purposes.

The following message was received from the Senate through Mr. Harris, the Secretary thereof, to-wit:

Mr. Speaker:

The Senate has concurred in the following resolution of the House, to-wit:
A resolution—

Requesting our Senators and Representatives in Congress to procure the passage of an act allowing claims for cotton seized during the war to be filed, notwithstanding the lapse of time.

The following resolution of the Senate has been agreed to, in which the concurrence of the House of Representatives is asked, to-wit:

A resolution—

Authorizing the committee on redistricting the State to sit during the recess, and for other purposes.

The following Senate bill was read the first time and referred to the Committee on Wild Lands, to-wit:

A bill to amend an act to provide for the keeping of a record in each county of this State of wild lands lying and being therein, etc., approved September 28, 1881.

The following Senate bills were read the first time and referred to the Committee on General Judiciary, to-wit:

A bill to revise the Superior Court calendar for all the counties composing the Brunswick Circuit, and for other purposes.

Also, a bill to provide how insolvent costs due Justices and Constables shall be paid in certain cases.

Also, a bill to declare betting on elections a misdemeanor, and prescribing a penalty therefor.

Also, a bill to define the jurisdiction of the County Courts of this State; to prescribe the fees of the Judges and Bailiffs of said courts in certain cases.

Also, a bill defining the status and liability of all foreign railroad companies or corporations, firms or individuals or associations doing business in or oper-
ating railroads in this State by lease, and for other purposes.

Also, a bill to amend an act to regulate the rates and manner of legal advertising in this State, and for other purposes, approved October 15, 1879.

Also, a bill to change the time of holding the Superior Courts of the counties of Banks and Franklin, in the Western Judicial Circuit.

The following Senate bills were read the first time and referred to the Committee on Special Judiciary, to-wit:

A bill to change the times of holding the Superior Courts of the Northeastern Circuit, and for other purposes.

Also, a bill to transfer the county of Laurens from the Oconee to the Ocmulgee Circuit, and for other purposes.

On motion of Mr. Gordon, the action of the House, in referring Senate bill No. 28 to the Committee on the General Judiciary, was reconsidered, and the bill then referred to the Committee on Railroads.

The following Senate bill was read the first time and referred to the Committee on Education, to-wit:


The following Senate bill was read the first time and referred to the Committee on Agriculture, to-wit:

A bill to regulate the sale of formulas, patent or otherwise, for composting fertilizers, and for other purposes.

The following Senate bill was read the first time and referred to the Committee on Railroads, to-wit:
A bill to be entitled an act to prohibit the Railroad Commissioners or their clerk from receiving fees in certain cases, etc.

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

Mr Speaker:

The Governor has approved and signed the following act and resolutions:

An act to provide for a Solicitor in the County Court of Oconee county.

Also, a joint resolution instructing our Senators and requesting our Representatives to use their efforts to secure the repeal of the 10 per cent. tax on State banks.

Also, a resolution requesting our Senators and Representatives in the United States Congress to use their efforts to secure a repeal or modification of the present Internal Revenue laws.

Also, a resolution to appoint a joint committee to attend the Oglethorpe Centennial Celebration at Savannah, February 12, 1883.

The following resolution of the Senate was read the first time and referred to the Committee on Education, to-wit:

A resolution—

Requesting our Senators and Representatives in Congress to use their influence and efforts to procure the passage of an act aiding the States in a system of general education.

The following Senate resolution was read and concurred in, to-wit:

A resolution—

To provide for a committee to visit and examine into the books of the Academy for the Deaf and Dumb.
The following Senate resolution was read and referred to the Committee on the Penitentiary, to-wit:

A resolution—
Authorizing and directing the joint Committee on the Penitentiary to investigate whether any of the lessees of the convicts of this State have violated the terms of their lease and section 6 of the General Lease act, approved February 25, 1876.

The following Senate resolution was read and concurred in, to-wit:

A resolution—
In the shape of a memorial to Congress in reference to public buildings at Brunswick, Georgia.

The following Senate resolution was read the first time and referred to the Committee on Redistricting the State, to-wit:

A resolution—
Authorizing the Committee on Redistricting the State to sit during the recess, etc.

The following Senate resolution was read and concurred in, to-wit:

A resolution—
Requiring the Governor to furnish to the General Assembly the reasons why certain convicts were pardoned.

Under a suspension of the Rules, the following resolution was introduced, read the first time and referred to the Committee on the General Judiciary, to-wit:

By Mr. Jones, of DeKalb—
A resolution providing for a convention of Judges to consider the best means of expediting the trial of criminals.
The following resolution was introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Stapleton—

A resolution to appropriate a certain sum to buy a life-size portrait of Hon. Herschel V Johnson.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has agreed to the following resolution, in which the concurrence of the House is respectfully asked, to-wit:

A resolution—

Concerning the discontinuance of the suit instituted by the State against the lessees of the Western and Atlantic Railroad Company.

The House went into Committee of the Whole House.

Mr. Peek, chairman of the Committee of the Whole House, submitted the following report:

Mr. Speaker:

The Committee of the Whole House have had under consideration—

A bill to appropriate money for the purchase of —— copies of the Georgia Form Book, and to provide for the distribution of the same.

Which they have instructed me to report back to the House with the recommendation that the same do pass, as amended.

The bill was read the third time, the report of the Committee of the Whole House was agreed to, and the title of the bill is as follows, to-wit:

A bill to authorize the Governor, in behalf of the
State, to subscribe for 1,400 copies of the Georgia Form Book, and to appropriate money to pay for same.

On the question of the passage of the bill, the yeas and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative are Messrs.—

Alexander,        Griffith,  Rankin,
Avary,            Harris,     Ray of Crawford,
Awbry,            Head,       Redding,
Barksdale of Lincoln,   Hoge,     Redwine,
Barksdale of Wilkes,   Howell,    Reese,
Bartlett,          Hulsey,     Rice,
Bishop,            Hudson of Jackson,  Rich of Paulding,
Bonner,            Hudson of Webster,  Rich of Wayne,
Brewer,            Irwin,      Robbe,
Brinson,           James,      Robins,
Broyles,           Johnston,   Robertson,
Brown,             Jones of Bartow,  Russell of Clarke,
Brooks,            Jones of DeKalb,  Russell of Decatur,
Burch,             Jones of Elbert,  Shipp,
Camp,              Jones of Twiggs,  Shorte,
Carroll,           Julian,      Sinquefield,
Carter,            Key,        Simmons,
Calvin,            Kimsey,     Spengler,
Carithers,         Lewis,      Smith of Bryan,
Chancey,           Lofton,     Stapleton,
Crittenden,        Logue,      Stoddard,
Crumbley,          Lott,       Sutton,
Courson,           Maddox,     Sweat of Clinch,
Cox,               Mason,      Sweat of Pierce,
Dart,              McRae,      Tate,
Davis,             McBride,    Teasley,
Daniel,            McCurry,    Thompson,
Deaton,            McElvaney,  Tucker,
Dews,              McWhorter,  Watts,
DeLacy,            Mitchell,    Winningham,
DuPree,            Mobley,     Wilson of Bulloch,
Eason,             Moore of Hancock,  Wilson of McIntosh,
Everett,           Osborn,     Wisdom,
Falligant,         Park,       Withrow,
Fite,              Patton,     Witcher,
Flynt,             Paulk of Berrien,  Whatley,
Foster,            Paulk of Coffee,  Wolfe,
Those voting in the negative are Messrs.—

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Those not voting are Messrs.—

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Yeas 128.
Nays 22.
Not voting 25.

So the requisite constitutional majority having voted in the affirmative, the bill passed as amended.

On motion of Mr. Rankin, the Rules were suspended, and the following Senate resolution was taken up, read and concurred in, to-wit:

A resolution—

Concerning the discontinuance of the suit instituted by the State against the lessees of the Western and Atlantic Railroad.

Under a suspension of the Rules, the following res-
olution was introduced, read the first time and referred to the Committee on the General Judiciary, to-wit:

By Mr. Reese—

A resolution to appoint a committee from the Senate and House to examine the Code of 1882 during the recess.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following House bill, with an amendment, in which the concurrence of the House of Representatives is asked, to-wit:

A bill appropriating certain sums of money, for the purposes therein specified, to supply a deficiency in the Contingent and other funds for the year 1882, and for other purposes, which was passed by a constitutional majority of yeas 39, nays 0.

Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:

The Committee on Enrollment report as duly enrolled, signed by the Speaker of the House of Representatives and President of the Senate, the following acts, to-wit:

An act to amend the several acts incorporating the town of Canton, in the county of Cherokee; to provide for a Mayor and Council, and to prescribe their power and duties, and for other purposes.

Also, an act to alter and amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski; to grant certain powers and privileges to said town, and for other purposes.

Respectfully submitted.

J. E. Redwine, Chairman.
Mr. Harris, chairman of the Committee on Redistricting the State, on the part of the House, submitted the following report:

Mr. Speaker:

The Committee on Redistricting the State, on the part of the House, have had under consideration Senate resolution No. 39, which is a joint resolution on said subject, and they recommend that the House concur in the same.

Respectfully submitted.

HARRIS,
Chairman House Committee.

On motion of Mr. Wright, of Floyd, the General Appropriation bill, and the Deficiency Appropriation bill, were referred to the Committee for the purpose of considering the Senate amendments.

The contested election case of Anthony Wilson vs. Daniel R. Proctor, sitting member from Camden, was taken up, and the reports of the majority and the minority of the Committee on Privileges and Elections were read.

On motion of Mr. DuPree, the House voted to adjourn until 3 p. m., when it will convene for the purpose of continuing the consideration of this case.

Leave of absence was granted to Messrs. Russell, of Decatur, Sutton, Bishop, Hudson, of Jackson, and Bush.

The House then adjourned until 3 o'clock p. m.

3 O'CLOCK P. M.

The House reassembled, the Speaker in the chair.

The roll was called and the following members answered to their names:
Those present are Messrs.—

| Alexander | Howell | Redwine, |
| Awbry,    | James  | Reese,  |
| Barksdale of Wilkes | Jenkins | Rice,   |
| Bartlett, | Johnston | Rich of Paulding, |
| Beauchamp, | Johnson of Echols | Rich of Wayne, |
| Bishop,   | Johnson of Lee | Robbe,  |
| Bonner,   | Jones of DeKalb | Robins, |
| Brewer,   | Jones of Elbert | Robertson, |
| Broyles,  | Jones of Twiggs | Rountree, |
| Brown,    | Julian, | Russell of Clarke, |
| Brooks,   | Kimsey, | Russell of Decatur, |
| Burch,    | Lewis, | Silman,  |
| Bush,     | Lofton, | Short,   |
| Carroll,  | Logue, | Sinquefield, |
| Cannon,   | Lott,  | Simmons, |
| Calvin,   | Maddox, | Spengler, |
| Carithers, | Mason, | Stallings, |
| Chancey,  | McRae, | Stapleton, |
| Crenshaw, | McCants, | Stoddard, |
| Crumbley, | McBride, | Sweat of Clinch, |
| Courson,  | McCurry, | Sweat of Pierce, |
| Davis,    | McKinney, | Teasley, |
| Daniel,   | McDonough, | Thompson, |
| Deaton,   | McIntosh | Tucker,  |
| Dews,     | McElvaney, | Waldrop, |
| DeLacy,   | McGregor, | Walthall, |
| DuPree,   | McWhorter, | Watson, |
| Eason,    | Mobley, | Watts,   |
| Everett,  | Moore of Hancock, | Wilder, |
| Falligant, | Moore of Taliaferro, | Winningham, |
| Flynt,    | Osborn, | Wilson of Bulloch, |
| Foster,   | Park, | Wilson of Sumter, |
| Foy,      | Patton, | Wilson of McIntosh, |
| Gary,     | Paulk of Berrien, | Wisdom, |
| Geer,     | Paulk of Coffee, | Withrow, |
| Griffin,  | Payne, | Witcher,  |
| Graham,   | Peek, | Whatley,  |
| Gray,     | Pendleton, | Wolfe, |
| Gordon,   | Perkins, | Wood,   |
| Griffith, | Pringle, | Wright of Washington, |
| Hawks,    | Proctor, | Wright of Floyd, |
| Harris,   | Ray of Coweta, | Young,   |
| Head,     | Ray of Crawford, | Zachry, |
| Hoge,     | Redding, | Mr. Speaker. |
Those absent are Messrs.—

Alsabrook, Ford, Middlebrooks,
Atkinson, Fuller, Mitchell,
Avary, Glisson, Morrow,
Barksdale of Lincoln, Hulsey, Murray,
Beck, Humber, Owens,
Brewster, Hudson of Jackson, Rankin,
Brinson, Hudson of Webster, Shipp,
Camp, Irwin, Spence,
Carter, Jacoway, Smith of Bryan,
Crittenden, Jordan, Smith of Wilkinson,
Cox, Jones of Bartow, Sutton,
Dart, Key, Tate,
Dawson, Little, Wimberly,
Drewry, McKay, Wilson of Greene.

Present 132.
Absent 43.

Mr. Calvin, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the Senate bill, which they recommend that the same be concurred in, to-wit:

A bill to declare of full force and effect an act of the General Assembly, assented to December 22, 1857; also an act amendatory thereof, assented to December 17, 1859.

Respectfully submitted.

M. V. Calvin, Chairman.

Mr. Pringle, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration the following bill, which they return to the House with the recommendation that it do pass, to-wit
A bill to prohibit the sale of spirituous liquors within two miles of Round Oak Church, in Jones county

The proper legal notices as required by law have been examined and found correct.

Respectfully submitted.

C. R. Pringle, Chairman.

Mr. Calvin, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, which they recommend do not pass, to-wit:

A bill to be entitled an act to abolish the office of County School Commissioner, and to regulate the public and free schools of this State, and to provide a more equitable manner of distributing the school fund.

Respectfully submitted.

M. C. Calvin, Chairman.

Mr. Peek, chairman Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Agriculture have had under consideration the following Senate bill, which they recommend do pass, to-wit:

A bill to be entitled an act to regulate the sale of formulas, patented or otherwise, for composting fertilizers, and for other purposes.

Also, House bill No. 94, which is a bill to be entitled an act to make more reliable contracts of services in this State.

Respectfully submitted.

W. L. Peek, Chairman.
Leave of absence was granted to the Committee on General Judiciary

Mr. Rountree moved to postpone the consideration of the contested election case until to-morrow morning immediately after the reading of the Journal.

Mr. Peek called for the previous question.
The call was sustained and the main question ordered, on the motion to postpone.
The motion to postpone did not prevail.

Pending the consideration of these reports, the House adjourned.
Leave of absence was granted to Mr. Tucker.
The House then adjourned until 10 o'clock a. m. to-morrow.

ATLANTA, GEORGIA,
Thursday, December 7, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

On motion of Mr. Rountree, the roll-call was dispensed with.
The Journal was then read and approved.

Mr. Redwine, chairman of the Enrolling Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and President of the Senate, the following acts, to-wit:

An act to amend section 874 (B) of the Code of 1882, in reference to the sale of wild land.

Also, an act to repeal section 1278 of the new Code of Georgia, which provides where electors may vote.
Also, an act to incorporate the Spring Creek Canal and Improvement Company, to grant certain privileges therein named, and for other purposes.

Also, an act to authorize the Ordinary of Hancock county to submit to the qualified voters of said county the question of the issuance of county bonds to pay for the erection of a new court-house in said county, and to authorize the Judge of the County Court and the County Treasury to sign and issue said bond, and for other purposes.

Also, an act to change the time of holding the Superior Court of Twiggs county.

Also, an act to prohibit the sale of alcoholic, spirituous, or malt liquors or intoxicating bitters in the county of Decatur, and for other purposes therein named.

Also, an act to change the time of holding the Superior Court of Crawford county, and for other purposes.

Also, the following resolutions, to-wit:

A resolution—

Requesting our Senators and Representatives in Congress to procure the passage of an act allowing claims for cotton seized during the war to be filed, notwithstanding the lapse of time.

Also, a resolution in favor of national aid to education in the States.

Respectfully submitted.

J. E. REDWINE, Chairman.

Mr. Wright, of Floyd, chairman pro tem. of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the Senate amendments to the following bill of the House, which they report back with the recommendation that some of said amendments be agreed to and others be not agreed to, to-wit:
A bill making appropriations for the Executive, Legislative and Judicial expenses of the Government, etc., for the years 1883 and 1884.

Also, the Senate amendments to the following bill, which they report back with the recommendation that the amendments be amended in part and disagreed to in part, to-wit:

A bill to appropriate certain sums of money, for the purposes herein specified, to supply a deficiency in the Contingent and other funds for the year 1882.

The committee have also considered the following resolution, which they recommend do pass, to-wit:

A resolution—
Authorizing and directing a subscription for five hundred copies of the History of Georgia by Colonel C. C. Jones, etc.

Respectfully submitted.
Wright, of Floyd, Chairman pro tem.

Mr. Reese, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Committee on the Judiciary have had under consideration the following resolution, which they recommend be agreed to by substitute, to-wit:

A resolution—
To appoint a committee to examine the new Code during the recess, and to direct the Governor to withhold money appropriated for the purchase of the Code of 1882 until the same is shown to contain the laws of Georgia as really existing.

Respectfully submitted.
M. P. Reese, Chairman.
Mr. Reese, chairman of the General Committee on the Judiciary, submitted the following report:

Mr Speaker:

The General Committee on the Judiciary have had under consideration the following Senate bills, which they recommend do pass, to-wit:

A bill to provide how insolvent costs, due Justices and Constables, shall be paid in certain cases.

Also, a bill to change the time of holding the Superior Courts of the counties of Banks and Franklin, in the Western Judicial Circuit, and for other purposes.

The committee return the following bills of the Senate, with the recommendation that they do not pass, to-wit:

A bill to revise the Superior Court calendar for all the counties composing the Brunswick Judicial Circuit, and for other purposes.

Also, a bill to declare betting on an election a misdemeanor, and prescribing a penalty for the same.

The committee have also considered the following House bill, which they recommend do pass by substitute, to-wit:

A bill to punish willful trespass upon the lands of another, and for other purposes.

Respectfully submitted.

M. P Reese, Chairman.

By unanimous consent, the Speaker referred two communications to committees, to-wit: one to the Committee on Lunatic Asylum, and the other to the Committee on General Judiciary.

On motion of Mr. Wright, of Floyd, the special order was displaced for the purpose of taking up the
General appropriation bill, and the Deficiency Appropriation bill for the purpose of considering Senate amendments thereto.

The first Senate amendment to the General Appropriation bill was not concurred in.

The second Senate amendment to the General Appropriation bill was concurred in.

The third amendment was concurred in.

The fourth Senate amendment was concurred in.

The fifth Senate amendment was not concurred in.

The sixth amendment of the Senate was not concurred in.

The seventh Senate amendment was not concurred in.

The first Senate amendment to the Deficiency Appropriation bill was amended and concurred in, as amended.

The second Senate amendment was concurred in.

Under a suspension of the rules, the following resolution was taken up, read and the substitute of the Judiciary Committee adopted, and the resolution agreed to by substitute, to-wit:

A resolution—

In reference to the appointment of a committee from the Senate and House to examine the new Code.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following House bill, to-wit:

A bill amending an act providing for the registration of voters to vote at municipal elections in the city of Savannah, and for other purposes, which was passed by a constitutional majority of yeas 30, nays 0.

Also, the following House bill, with an amendment, in which the concurrence of the House of Representatives is asked, to wit:
A bill laying and collecting a tax for support of government, and the public institutions, and for other purposes, which was passed by a constitutional majority of yeas 33, nays 1.

Mr. Maddox, chairman of the Committee on Local and Special Bills, submitted the following report:

Mr. Speaker:

The Committee on Local and Special Bills have had under consideration the following bills, which they return to the House as incapable of consolidation with any other bill or bills for a first reading and proper reference, to-wit:

A bill to alter and amend the road laws of this State so far as the same relates to the county of Putnam, and for other purposes.

Also, a bill to amend an act to establish and define the corporate limits of the city of Griffin; to limit the number of officers of said city, and for other purposes.

Also, a bill to amend an act to amend the charter of the city of Griffin so as to authorize the Mayor and Council to establish a system of public schools, and for other purposes.

Respectfully submitted.

J. W Maddox, Chairman.

Mr. Calvin, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following Senate resolution, which they return to the House with the recommendation that it be concurred in, to-wit:
A resolution—
Requesting our Senators and Representatives in Congress to use their influence and efforts to procure the passage of an act aiding the States in a system of general education.

Respectfully submitted.

M. V Calvin, Chairman.

Under a suspension of the Rules, the following resolution was taken up, read and agreed to, to-wit:

A resolution—
To appoint a special committee from the House and Senate to examine the Lunatic Asylum during the recess.

The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Smith, of Wilkinson—
A bill to make wire-fences lawful fences in this State.

The following bill was introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Spengler—
A bill to prohibit any person from fishing, hunting, seining or fire-hunting or trapping on the lands of another without the written consent of the owner.

The following bill was introduced, read the first time and referred to the Committee on Education, to-wit:

By Mr. Watts—
A bill to encourage private elementary schools in this State, by making ampler provision for public schools, to be taught in connection therewith.

The following bill was introduced, read the first time and referred to the Committee on Finance, to-wit:
By Mr. Drewry—
A bill to amend an act creating Railroad Commissioners for the State of Georgia, and defining the powers of the same, as prescribed in section 719 (f) of the Code of 1882.

By a two-thirds vote—yeas 96, nays 0—the following bill was introduced, and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Drewry—
A bill to amend an act amending the charter of the city of Griffin by establishing a City Court in said city.

By a two-thirds vote—yeas 103, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Humber—
A bill to prevent stock from running at large in Cobb county.

By a two-thirds vote—yeas 88, nays 0—the following bill was introduced and referred to the Committee on Local and Special bills, to-wit:

By Mr. Bush—
A bill to compel the Judge of the Superior Court of Miller county to transfer misdemeanor cases to the County Court.

Mr. Perkins, chairman of the Committee on the Penitentiary, submitted the following report:

Mr. Speaker:
The Committee on the Penitentiary have had under consideration Senate resolution No. 37, which they recommend do pass, to wit:

A resolution—
Authorizing and directing the joint Committee of the
Penitentiary to investigate whether any of the lessees of the convicts of this State have violated the terms of their lease, and section 6 of the General Lease act, approved February 25, 1876.

Respectfully submitted.

PERKINS, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate insists upon its amendments to the following bills of the House of Representatives, to-wit:

A bill making appropriations for the Executive, Legislative and Judicial expenses of the Government, and for other purposes therein mentioned, per annum for the fiscal years 1883 and 1884.

Also, a bill appropriating certain sums of money, for the purposes therein specified, to supply a deficiency in the Contingent and other funds for the year 1882, and for other purposes.

The Senate has agreed to the following resolution, in which the concurrence of the House of Representatives is asked, to-wit:

A resolution—

Authorizing the President of the Senate and the Speaker of the House of Representatives to appoint additional members of the committee to the Savannah Sesqui-Centennial, if desirable.

Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed by the Speaker of the House of Repre-
sentatives and the President of the Senate, and deliv­
ered to his Excellency the Governor, the following acts, to-wit:

An act to amend the acts incorporating the town of Canton.

Also, an act to amend the several acts incorporating the town of Hawkinsville, in the county of Pulaski, and to grant certain powers and privileges to said town, and for other purposes.

Respectfully submitted.

J E. REDWINE, Chairman.

The following bill was introduced, read the first time referred to the Committee on Education, to-wit:

By Mr. Johnson, of Lee—

A bill to compel parents or guardians of children of school age to send them to the public schools, and to prescribe a penalty.

The following bill was introduced, read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Key—

A bill to amend section 1981 of the Code of this State.

The following bill was introduced by a two-thirds vote—yeas 96, nays 0—and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Mason—

A bill to repeal the act creating Boards of Commis­sioners in Emanuel, Marion and Johnson counties, so far as relates to Johnson county.

By a two thirds vote—yeas 93, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:
By Mr. Logue—
A bill to prohibit the sale of spirituous, malt or other
intoxicating liquors in Glascock county.

The following bill was introduced, read the first time
and referred to the Committee on Wild Land, to-wit:

By Mr. Redwine—
A bill to provide the manner of returning wild lands
for taxation, and the sale and redemption of such lands
as are in default.

*By a two-thirds vote—yeas 99, nays 0—the follow­
ing bill was introduced, and referred to the Committee
on Local and Special Bills, to-wit:

By Mr. Witherow—
A bill to incorporate the town of Ellijay, in Gilmer
county

By a two-thirds vote—yeas 102, nays 0—the follow­
ing bill was introduced, and referred to the Committee
on Local and Special Bills, to-wit:

By Mr. Rice—
A bill to amend an act incorporating the Gate City
Street Railroad Company.

By a two-thirds vote—yeas 103, nays 0—the follow­
ing bill was introduced, and referred to the Committee
on Local and Special Bills, to-wit:

By Mr. Rice—
A bill to prohibit sale of liquors in two miles of the
Methodist Church at East Point.

By a two-thirds vote—yeas 98, nays 0—the follow­
ing bill was introduced and referred to the Committee
on Local and Special Bills, to-wit:

By Mr. Rice—
A bill to regulate the amount of the bond of the
Treasurer of Fulton county.
By a two-thirds vote—yeas 99, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Hulsey—
A bill to exempt from taxation the plot of ground on which the McPherson monument is located.

The following bill was introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:
By Mr. Osborne—
A bill to provide for summoning and paying witnesses in behalf of indigent defendants in criminal cases.

The following bill was introduced by a two-thirds vote—yeas 98, nays 0—and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Rice—
A bill to refund Thomas M. Clarke & Co. certain taxes illegally collected of them.

By a two-thirds vote—yeas 97, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Brooks—
A bill to amend the charter of the town of DeSoto, in Floyd county.

By a two-thirds vote—yeas 93, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Brooks—
A bill to repeal an act incorporating Forestville, in the county of Floyd, and to incorporate the same de novo.
By a two-thirds vote—yeas 96, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Brooks—
A bill to incorporate the town of East Rome.

The following bill was introduced, read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Graham—
A bill to provide for the compensation and mode of payment to Clerks of the Superior Courts for work required by section 4696 of the Code.

By a two-thirds vote—yeas 96, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Chancey—
A bill to provide for the payment to the Sheriff of Early county of his insolvent costs out of the treasury.

By a two-thirds vote—yeas 91, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Chancey—
A bill to regulate the pay of grand and petit jurors and bailiffs for the county of Early.

By a two-thirds vote—yeas 124, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. McIntosh—
A bill to regulate fences and enclosures in all that portion of Dougherty county west of Flint River.

By a two-thirds vote—yeas 108, nays 0—the follow-
ing bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. McIntosh—
A bill to incorporate the Georgia Real and Personal Estate Company

By a two-thirds vote—yeas 104, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to wit:

By Mr. McIntosh—
A bill to authorize the issue of bonds by the county of Dougherty for the purchase of or building a bridge over Flint River at or near Albany.

By a two-thirds vote—yeas 101, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Teasley—
A bill to provide for the removal of obstructions in the run of Mill Creek, in Cherokee county.

By a two-thirds vote—yeas 98, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Maddox—
A bill to amend the charter of the town of Trion, in Chattooga county.

The following bills were introduced, read the first time and referred to the Committee on General Judiciary, to-wit:

By Mr. Morrow—
A bill to amend sections 301, 302 and 303 of the Code so as to require evidence in applications for certiorari in certain cases to be agreed upon.
By Mr. Bartlett—
A bill to require the Judges of the Superior Courts of this State to give in charge to the juries the requests of counsel in certain cases.

By Mr. Fite—
A bill to repeal an act to amend section 3623 of the Code of 1873, approved September 24, 1879.

By Mr. Rice—
A memorial requesting an amendment to section 2560 regulating sales by administrators, which was referred without being read.

The following resolutions and bills were introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. DeLacy—
A resolution to appropriate five hundred dollars to purchase certain Supreme Court Reports for the county of Dodge.

By Mr. Bishop—
A resolution authorizing the Treasurer to pay H. W Cannon twenty-five dollars for services in survey of State-line.

By Mr. Russell, of Clarke—
A bill to furnish the several City Courts of this State with copies of the Supreme Court Reports and the Code of Georgia.

By Mr. Fite—
A bill to appropriate money to pay for services rendered the State by Abda Johnson and W. T. Wofford.

The following bill, reported as a consolidated bill for House bills Nos. 300 and 321, was read the first time and referred to the Committee on Temperance, to-wit:

A bill to prohibit the sale of intoxicating, vinous or
malt liquors within the town of Grantville and within three miles of the corporate limits of said town.

The following bill, reported from the Committee on Local and Special Bills, was read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Harris—

A bill to compel the keeping up of cattle and stock in the county of Bibb.

Mr. Hulsey, chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

The Committee on the Special Judiciary have had under consideration the following Senate bills, which they recommend do pass, to-wit:

A bill to change the times of holding the Superior Courts of the Northeastern Circuit, and for other purposes.

Also, a bill to be entitled an act to transfer Laurens county from the Oconee Circuit to the Ocmulgee Judicial Circuit.

Also, the following House bill, which they recommend do pass, the proofs of the same having been examined and approved, to-wit:

A bill to be entitled an act for the relief of Enoch B. Ketcherside, and for other purposes.

Respectfully submitted.

Wm. H. Hulsey, Chairman.

The following bill was introduced, read the first time and referred to the Committee on the Special Judiciary, to-wit:
By Mr. Ray—

A bill to create the office of County Administrator for each county in this State, and to prescribe the duties thereof.

The following bill was introduced, read the first time and referred to the Committee on Redistricting the State, to-wit:

By Mr. Fite—

A bill to lay out and establish Congressional Districts in this State in conformity with the last apportionment in the Congress of the United States.

The following bills were introduced, read the first time and referred to the General Committee on the Judiciary, to-wit:

By Mr. Sutton—

A bill to make valid and binding certain contracts between landlords and tenants in this State, and declare the effect of the same.

By Mr. Tate—

A bill to provide for the payment of tales jurors, whether they be sworn and serve or not.

By Mr. Johnston—

A bill to amend an act to extend the provisions of the Code relating to fences and stock laws of this State to militia districts.

The following bill was introduced, read the first time and referred to the Committee on Railroads, to-wit:

By Mr. Harris—

A bill to prescribe the manner of applying the Railroad Commissioners' schedules of just and reasonable rates to railroads under the control, by lease otherwise, of other roads.
The following bill was introduced, read the first time and referred to the Committee on Agriculture, to-wit:

By Mr. Fite—
A bill to amend section 1553 (b) of the Code of 1882 in reference to commercial fertilizers.

The following resolution was introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Bartlett—
A resolution to authorize the Governor to pay Henry Jackson and R. F. Lyon one thousand dollars each for fees in the Superior Court of Fulton county in the case of the State Road lease.

By a two-thirds vote—yeas 98, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Redding—
A bill to amend the charter of Barnesville, and for other purposes.

By a two-thirds vote—yeas 107, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Cannon—
A bill to prohibit the killing of deer and turkeys at certain seasons of the year in Rabun county.

By a two-thirds vote—yeas 98, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Carter—
A bill to prevent hunting on certain lands in Appling county.
By a two-thirds vote—yeas 98, nays 0—the following bill was introduced and referred to the Committee on Local and Special Bills, to-wit:

By Mr. Carter—
A bill to regulate the sale of liquor in the county of Appling, and to fix the license at ten thousand dollars.

The following bill was introduced, read the first time and referred to the Committee on Finance, to-wit:

By Mr. Wilson, of Sumter—
A bill to amend an act to carry into effect the last clause of paragraph 1, section 1, article 7, of the Constitution of 1877, approved September 20, 1879.

The following bill, reported back by the Committee on Local and Special Bills, was read the first time and referred to the Committee on Special Judiciary, to-wit:

By Mr. Humber—
A bill to alter and amend the road laws of this State so far as the same relate to the county of Putnam.

The following bills, reported back by the Committee on Local and Special Bills, were read the first time and referred to the Committee on Corporations, to-wit:

By Mr. Drewry—
A bill to amend an act to establish and define the corporate limits of the city of Griffin, in the county of Spalding; to limit the number of officers of said city; to define the powers and duties of the Mayor and Council of said city.

Also, a bill to amend an act to amend the charter of the city of Griffin so as to authorize the Mayor and Council to establish a system of public schools, and to provide revenue for the support of the same.

Mr. Gray offered the following resolution, which
was read and referred to the Committee on Rules, to-wit:

A resolution—
That the Clerk of the House of Representatives be required to furnish, for the use of the members of the House of Representatives, a printed calendar of the regular order of business for each day of the session.

On motion of Mr. DuPree, the House adjourned till 3 o'clock p. m.

3 o'clock p. m.

The House reassembled, the Speaker in the chair.
On motion of Mr. Hudson, of Webster, the roll-call was dispensed with.
The General Appropriation bill and the Deficiency Appropriation bill were referred to the Committee on Finance.
The General Tax act was referred to the Committee on Finance for the purpose of considering the Senate amendments thereto.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:
The Senate has concurred in the following House resolution, to-wit:

A resolution—
Empowering the President of the Senate and the Speaker of the House of Representatives to sign bills and resolutions after adjournment.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:
Mr. Speaker:

The Senate has concurred in the following resolutions of the House, to-wit:

A resolution—

Appointing a special committee from the House and Senate to examine the Lunatic Asylum during the recess.

Also, a resolution in reference to the committee from the Senate and House to examine the new Code.

The following bill of the House has been passed, to-wit

A bill providing for the sale of certain bonds of the United States now in the Treasury, the property of the State, and to designate the manner of disbursing the proceeds thereof, which was passed by a constitutional majority of yeas 34, nays 0.

Mr. Wright, of Floyd, chairman pro tem. of the Committee on Finance, submitted the following report:

Mr Speaker:

The Committee on Finance, to whom was referred the disagreement between the Senate and House of Representatives on House bill No. 96, General Appropriation act, have considered the same, and recommend as follows:

1. That the House recede from its disagreement to amendment No. 1, increasing the pay of porters in the water-closets.

2. That the House insists upon its disagreement to amendment Nos. 5, 6 and 7.

Respectfully submitted,

Wright, of Floyd, Chairman.

The bill was taken up and the House receded from
its disagreement to the Senate amendment increasing the pay of the porters of the House and of the water-closets; and also from its disagreement to Senate amendments Nos. 5, 6 and 7.

The contested election case of Anthony Wilson vs. D. R. Proctor, sitting member from Camden county, was taken up.

Mr. Watts offered a resolution to table the question and have two hundred copies of the evidence printed.

Mr. Rankin offered a substitute, which was accepted and agreed to, to-wit:

A resolution—
That the contested election case between Anthony Wilson and D. R. Proctor be made the special order for Friday, after the first Wednesday in July, and that three hundred copies be printed for the use of the House.

Mr. Sweat, of Clinch, chairman of the Committee on Wild Lands, submitted the following report:

Mr. Speaker:

The Committee on Wild Lands have had under consideration the following Senate bill, which they recommend do pass as amended, to-wit:

A bill to amend an act to provide for the keeping of a record in each county of this State of wild lands lying and being therein, etc., approved September 28, 1881.

Respectfully submitted.

J. L. Sweat, Chairman.

The following Senate bills were read the second time, to-wit:

A bill to provide how insolvent cost, due Justices and Constables, shall be paid in certain cases.
Also, a bill to change the time of holding the Superior Courts of the counties of Banks and Franklin, in the Western Judicial Circuit, and for other purposes.

The following Senate bills for second reading were adversely reported, the reports of the committees were agreed to, and the bills lost, to-wit:

A bill to revise the Superior Court calendar for the counties of the Brunswick Circuit.

Also, a bill to make it a misdemeanor to bet on elections.

On motion of Mr. Harris, the action of the House on the bill just lost was reconsidered.

The following Senate bills were read the second time, to-wit:

A bill to declare of full force and effect an act of the General Assembly, assented to December 22, 1857; also, an act amendatory thereof, assented to December 17, 1859.

Also, a bill to regulate the sale of formulas, patent or otherwise, for composting fertilizers, and for other purposes.

Also, a bill to change the times of holding the Superior Courts of the Northeastern Circuit.

Also, a bill to transfer the county of Laurens from the Oconee to the Ocmulgee Circuit, and for other purposes.

Also, a bill to amend an act to provide for the keeping of a record in each county of this State of wild lands lying and being therein, and to regulate the manner of giving in wild lands for taxes in this State, approved September 28, 1881.

The following bill of the Senate was read the third time, and the report of the committee was agreed to, and the bill passed by the requisite constitutional majority of yeas 99, nays 0, to-wit:
A bill to change the time of holding the Superior Court of Macon county from the third Monday in June and the first Monday in December to the second Monday in May and the fourth Monday in November.

Mr. Wright, of Floyd, chairman *pro tem.* of the Committee on Finance, submitted the following report:

*Mr. Speaker:*

The Committee on Finance have considered the disagreement between the two houses on the Senate amendments to House bill No. 292, known as the Deficiency Appropriation bill. The committee recommend that the House recede from its amendments to the Senate amendments, known as section 3, and that the House concur in the Senate amendment.

Respectfully submitted.

**Seaborn Wright, Chairman *pro tem.***

On motion, the House receded from its amendments to the Senate amendment, to be known as section 3 of the Deficiency Appropriation bill, and concurred in the Senate amendment.

Mr. Peek offered a resolution providing for an exhibition of the agricultural, horticultural, manufactured and mineral products, and of forestry, at the Exposition in Boston, Massachusetts, in September, 1883.

Mr. Reese offered a substitute, and Mr. Calvin proposed to amend the substitute.

On motion of Mr. Shipp, the whole matter was laid on the table.

The following Senate resolutions were read and concurred in, to-wit:

A resolution—

Requesting our Senators and Representatives in
Congress to use their influence and efforts to procure the passage of an act aiding the States in a system of general education.

Also, a resolution to require our Senators and Representatives in Congress to use their influence to establish a mail route from Traders' Hill to Willisville.

The following Senate resolution was laid on the table, to-wit:

A resolution—

Authorizing the Committee on Redistricting the State to sit during the recess.

The following Senate resolutions were read and concurred in, to-wit:

A resolution—

Authorizing and directing the Committee on the Penitentiary to investigate whether any of the lessees of the convicts of this State have violated the terms of their lease and section 6 of the General Lease act, approved February 25, 1876.

Also, a resolution authorizing the President of the Senate and Speaker of the House to appoint additional members of the committee to the Savannah Sesqui-Centennial, if desirable.

Mr. Little, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the Senate amendments to the General Tax bill, known as No. 52. They recommend that the following Senate amendments be concurred in, to-wit: amendments Nos. 2, 3, 5 and 8. The committee recommend that the House now concur in the following amendments, to-wit: amendments Nos. 1, 4, 6, 7, 9, 10, 11 and 12.

Respectfully submitted.

W A. LITTLE, Chairman.
Pending the consideration of a resolution to appoint a committee to meet during the recess and investigate the propriety and expediency of establishing a school of technology in this State, the House voted to adjourn.

Leave of absence was granted to Messrs. Young, Spence, Cox and McCurry.

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

ATLANTA, GEORGIA,
Friday, December 8, 1882.

The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by Rev. John Jones.

On motion of Mr. Redding, the roll-call was dispensed with.

The Journal was then read and approved.

Mr. Calvin proposed to take from the table a resolution providing for the collection and exhibition of certain products of Georgia at the Exposition to be held in Boston, Massachusetts, in September, 1883.

The motion to take from the table prevailed.

The resolution was taken up, read and concurred in by substitute, which substitute is

A resolution—

That his Excellency the Governor be, and he is hereby authorized to invite and receive specimens of the agricultural, horticultural, mineral and manufactured products, and of the forestry, of this State that may be furnished him by the citizens of this State for the purpose of forwarding the same to the Exposition to be held in Boston, Massachusetts, in September, 1883, should the State determine to be represented at such Exposition.
On motion of Mr. Little, the General Tax act was taken up for the purpose of considering the Senate amendments.

The first Senate amendment, "taxing parties making a business of conveyancing," was not concurred in.

The second amendment, in relation to the tax on insurance agents, was concurred in.

The Senate amendment to paragraph 12 of section 2 was concurred in.

The Senate amendment to paragraph 14 of section 2, striking out the word "histrionic," was not concurred in.

The Senate amendment to the same paragraph, inserting the word "musical," was concurred in.

The Senate amendment to paragraph 16 was not concurred in.

The Senate amendment, as a substitute for paragraph 17, was not concurred in.

The Senate amendment to paragraph 18 was concurred in.

The Senate amendment to section 3 was not concurred in.

The Senate amendment to section 4 was not concurred in.

The Senate amendment to section 9 was not concurred in.

The Senate amendment to section 14 was not concurred in.

The Senate amendment to the following resolution was concurred in, to-wit:

A resolution—

To authorize the printing of the public acts of the present session.

The resolution providing for a committee to consider the question of establishing a school of technology in Georgia, the unfinished business of yesterday, was taken up.
The following message was received from his Excellency the Governor, to wit:

Mr. Speaker:

The Governor has approved and signed the following acts, to-wit:

An act to alter and amend the several acts incorporating the town of Hawkinsville.

Also, an act to amend the several acts incorporating the town of Canton, in the county of Cherokee.

Mr. Sweat, of Clinch, called for the previous question on the resolution and all pending amendments. The call was sustained and the main question was ordered.

The amendment of Mr. McBride was not adopted.

The substitute of Mr. Ray, of Coweta, was not adopted.

The resolution was agreed to by the substitute of the Committee on Education, and is as follows, to-wit:

A resolution—

To appoint a committee, to sit during the recess, to consider and report upon the propriety and expediency of establishing a school of technology in this State, to be endowed by the State.

Mr. Perkins, chairman of the Committee on the Penitentiary, submitted the following report:

Mr Speaker:

Your committee, on entering upon an investigation of the Penitentiary of the State, determined that it would be best to unite with the committee of the Senate in making the investigation, in order that our reports and recommendations might be uniform.

For the purpose of visiting the twelve camps in which the convicts are now worked, and to properly inspect
the condition of the prisoners, the General Committee
was divided into five sub-committees, and through
these general committees the camps of the lessees have
been visited, and as far as possible, in the limited time
allowed, investigated the sanitary condition of each
camp; general regulations under which the convicts
are worked; the time and the character of the work;
the quantity and the quality of the rations furnished;
the punishment inflicted; the hospital accommodations
and medical attention to the sick.

The camps at Dade Coal Mines, under the control of
Company No. 1, were found to be in a healthy condi­
tion—provided with comfortable quarters—abundant
supply of fresh water—good hospital accommodations,
and prompt medical attention.

Punishment is only inflicted by properly authorized
persons; the treatment is humane, and the general ap­
pearance of the convicts show that they are properly
treated.

They are well clothed, and furnished with the regu­
lation supply of wholesome provisions.

Your committee take pleasure in commending the
management of this branch of the penitentiary.

The convicts under control of Company No. 2 are
divided: part of said convicts are worked in the
county of Dougherty; part in Dodge, and remainder
in Fulton. The quarters provided are well constructed
for ventilation, cleanliness and comfort; an ample sup­
ply of fresh vegetables raised on the farm is furnished,
and there are no complaints among the convicts as to
the quantity or quality of the rations supplied.

We take especial pleasure in commending the hos­
pital accommodations provided for the sick, and the
care with which they are treated. The clothing seems
ample, and punishment is only inflicted by properly
authorized persons.

At all these camps the women are kept separate from
the men, and the work required of females is such as is
suitable for them to do, except at Duboise, in Dodge county, and we call the attention of the principal keeper to this subject.

The camps of No. 3 are in Jefferson, Oglethorpe, Fulton and Paulding counties. The committee report them well located, amply provided with comfortable quarters, good clothing, well arranged hospital, and the general regulations for the government of the institution fully complied with.

In reference to the camps at Cedartown and on the Marietta and North Georgia Railroad, certain charges and complaints have been made, which the committee have not had time to fully investigate. We, therefore, ask for further time to report upon the condition of these camps and the management of the companies.

It is with satisfaction that we note the improvement in the condition and management of the convicts of the State as compared with their condition two years ago; and the contrast is still more marked when compared with previous years. There is still, however, room for further improvement.

We find, in some camps, parties convicted of misdemeanors confined in the penitentiary performing the same work and subject to the same rules as long term convicts.

This we deem in violation of law, and contrary to enlightened public policy, as it associates those guilty of slight misdemeanors with degraded, vicious felons, which tends to degrade and make them adepts in crime, and defeats one of the most important objects of punishment, namely, that of reformation of the prisoners.

We find a general complaint among the convicts that they are not supplied with a sufficient quantity of tobacco. While there may be no law requiring them so furnished, we deem it a hardship upon those who are addicted to its use to be deprived of it, and we recommend that a reasonable quantity be allowed, and that
the weekly amount be fixed by general regulations, issued under the authority of the Governor.

We further recommend that each convict, who desires it, be furnished by the lessees with a substantially-bound copy of the Bible.

We find that in some of the camps the prisoners are required to sleep in the clothing worn during the day, no matter what may be the character of the work required, or the condition of the weather, and they are frequently wet and dirty; and we recommend that the lessees be required to furnish each convict with an extra suit to be used at night.

We present herewith a list of convicts confined in the penitentiary, which the authorities in charge recommend as deserving of Executive clemency. We cheerfully concur in the recommendation, and request his Excellency the Governor to grant each of them a pardon.

We further recommend that his Excellency the Governor send to the camp of the Marietta and North Georgia Railroad, and at the one at Cedartown, a committee, to be composed of the Principal and Assistant Keepers of the Penitentiary and the physician, with instructions to fully investigate the management, condition of convicts, and to hear and to investigate all complaints made, and report the result of said investigation to the Governor for his information.

Your committee present herewith a resolution, which they ask may be adopted.

E. A. Perkins,
Chairman House Committee.

A resolution—

That the Clerk of the House be directed to furnish his Excellency the Governor, and Principal Keeper of the Penitentiary, of the general report of the Committee on the Penitentiary made at this session.

Mr. Redwine, chairman of the Enrolling Committee, submitted the following report:
Mr. Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and President of the Senate, and delivered to his Excellency the Governor, the following acts, to-wit:

An act to amend section 874 (B) of the Code of 1882, in reference to the sale of wild land.

Also, an act to repeal section 1278 of the new Code of Georgia, which provides where electors may vote.

Also, an act to incorporate the Spring Creek Canal and Improvement Company, to grant certain privileges therein named, and for other purposes.

Also, an act to authorize the Ordinary of Hancock county to submit to the qualified voters of said county the question of the issuance of county bonds to pay for the erection of a new court-house in said county, and to authorize the Judge of the County Court and the County Treasurer to sign and issue said bond, and for other purposes.

Also, an act to change the time of holding the Superior Court of Twiggs county

Also, an act to prohibit the sale of alcoholic, spirituous, or malt liquors or intoxicating bitters in the county of Decatur, and for other purposes therein named.

Also, an act to change the time of holding the Superior Court of Crawford county, and for other purposes.

Also, the following resolutions, to-wit:

A resolution—

Requesting our Senators and Representatives in Congress to procure the passage of an act allowing claims for cotton seized during the war to be filed, notwithstanding the lapse of time.

Also, a resolution in favor of national aid to education in the States.

Respectfully submitted.

J. E. Redwine, Chairman.
The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has agreed to the following resolution, in which the concurrence of the House of Representatives is asked, to-wit:

A resolution—

Appointing a joint committee to investigate and report in regard to the road laws.

Also, the following House bills have been passed, to-wit:

A bill authorizing the town of Elberton to issue and sell bonds, and for other purposes therein specified, which was passed by a constitutional majority of yeas 23, nays 0.

Also, a bill extending the time for returning wild lands for taxation in this State, and for the payment of taxes thereon for the year 1882, and for other purposes, which was passed by a constitutional majority of yeas 25, nays 0.

Also, a bill amending section second of an act to fix the times for holding the Superior Court for the county Mitchell, passed by a constitutional majority of yeas 24, nays 0.

Also, the following resolution of the House, with an amendment, in which the concurrence of the House is asked, to wit:

A resolution—

Authorizing printing of public acts of this present session.

Also, the following House bills, to-wit:

A bill appropriating the sum of ten thousand dollars to the University of Georgia to complete the re
building of its branch college at Dahlonega, which was passed by a constitutional majority of yeas 29, nays 5.

Also, a bill authorizing the Mayor and City Council of Eatonton to establish and maintain public schools, which was passed by a constitutional majority of yeas 23, nays 0.

Also, a bill incorporating the town of Chipley, which was passed by a constitutional majority of yeas 26, nays 0.

Also, a bill amending an act fixing the license-fees for the sale of ardent spirits in the county of Pierce, which passed by a constitutional majority of yeas 30, nays 0.

Also, a bill exempting from jury duty certain members of the Macon Volunteers, which was passed by a constitutional majority of yeas 26, nays 3.

Also, a bill amending an act incorporating the town of Perry, which passed by a constitutional majority of yeas 27, nays 0.

Also, a bill amending an act incorporating the Southside Street Railroad Company, which was passed by a constitutional majority of yeas 30, nays 0.

Also, a bill amending an act to order an election to determine the sale of intoxicating or ardent spirits in the county of Worth, which was passed by a constitutional majority of yeas 30, nays 0.

Also, the following bill, with amendments, in which the concurrence of the House of Representatives is asked, to-wit:

A bill consolidating, amending and superseding the several acts incorporating the town of Waycross, which was passed by a constitutional majority of yeas 32, nays 0.

Also, the following resolution of the House, with an amendment, in which the concurrence of the House is asked, to-wit:
A resolution—
Providing for the distribution of the Code.

The Senate refuses to concur in the amendment of the House to the following resolution, to-wit:

A resolution—
Providing for taking a recess by the General Assembly on the 8th day of December.

The following Senate bill was recommitted to the Committee on Wild Lands, to-wit:

A bill to amend the act regulating the giving in of wild land for taxes, etc., approved September 28, 1881.

The House receded from its amendment to the Senate resolution, fixing Friday, December 8th, as the day of adjournment of the General Assembly, to reconvene on the 1st Wednesday in July next, 1883.

On motion of Mr. Redwine, the rules were suspended and the following resolution introduced, read and referred to the Committee on General Judiciary, to-wit:

A resolution—

The following Senate bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority of yeas 104, nays 0, to-wit:

A bill to provide how insolvent cost due Justices and Constables shall be paid in certain cases.

The Senate amendment to the following bill was concurred in, to-wit:

A bill to prohibit the sale of spirituous liquors in the county of Randolph in any quantity, except as herein allowed.
The following resolution of the House, amended in the Senate, was referred to the Committee on Finance, to-wit:

A resolution—
Providing for the distribution of the Code of 1882.

The following Senate bill was recommitted to the Committee on General Judiciary, to-wit:

A bill to declare of full force and effect an act of the General Assembly, assented to December 22, 1857; also an act amendatory thereof, assented to December 17, 1859.

On motion of Mr. DuPree, the following House bill was withdrawn, to-wit: No. 305, and Mr. Robbe withdrew House bill No. 171, and Mr. Bartlett withdrew House resolution to authorize the Governor to pay Henry Jackson and R. F. Lyon one thousand dollars, etc.

The several amendments to House bill No. 217—a bill to amend and supersede the several acts incorporating the town of Waycross, etc.—were concurred in.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following House bills, to-wit:

A bill amending the revised charter of Americus, which was passed by a constitutional majority of yeas 31, nays 0.

Also, a bill prohibiting the sale of ardent spirits in the county of Randolph, passed by a constitutional majority of yeas 43, nays 0.

Also, a bill amending section 4875 of the Code of 1873, passed by a constitutional majority of yeas 32, nays 0.
Also, a bill prohibiting the sale of ardent spirits in the county of Wilkes, passed by a constitutional majority of yeas 33, nays 0.

Also, a bill changing the time of holding the Superior Court of the county of Pickens, passed by a constitutional majority of yeas 33, nays 0.

Also, a bill authorizing the City Council of Augusta to exercise police control over city property at the head of the Augusta canal and the dam across the Savannah river, passed by a constitutional majority of yeas 33, nays 0.

Also, a bill exempting the county of Worth from the operation of all road laws now in force, etc., which was passed by a constitutional majority of yeas 32, nays 0.

Also, the following bill, with amendments, in which the concurrence of the House is asked, to-wit:

A bill incorporating the Chattahoochee Navigation Company, which was passed by a constitutional majority of yeas 29, nays 0.

The following Senate bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority of yeas 97, nays 0, to-wit:

A bill to regulate the sale of formulas, patent or otherwise, for composting fertilizers, and for other purposes.

The following Senate bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority of yeas 96, nays 0, to-wit:

A bill to change the time of holding the Superior Courts of the counties of Banks and Franklin, in the Western Judicial Circuit, and for other purposes.
The following Senate bill was read the third time and lost—yeas 3, nays 91, to-wit:

A bill to change the time of holding the Superior Courts of the Northeastern Circuit, and for other purposes.

The following Senate bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority of yeas 89, nays 0, to-wit:

A bill to transfer the county of Laurens from the Oconee Circuit to the Ocmulgee Judicial Circuit, and for other purposes.

The Senate amendments to the following House bill were concurred in, to-wit:

A bill to incorporate the Chattahoochee Navigation Company.

On motion of Mr. Harris, the Governor’s message on the Mattingly bonds was referred to the Committee on General Judiciary

Mr. Hawks offered the following resolution, which was read and referred to the Committee on Finance, to-wit:

A resolution—
To print a pamphlet of bills introduced.

Mr. Reese offered the following resolution, which was read and agreed to, to wit:

A resolution—
To appoint a joint committee of the House and Senate to inform his Excellency the Governor that the General Assembly is ready to adjourn until the first Wednesday in July, 1883.
Leave of absence was granted to Messrs. Paulk of Berrien, Paulk of Coffee, Bonner and McDonough.

The House then adjourned until 3 o'clock p. m.

3 o'clock p. m.

The House reassembled, the Speaker in the chair.

The roll was called and a quorum found to be present.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate recedes from all its amendments to the bill of the House—except Nos. 6 and 11, on which they insist—to-wit:

A bill to levy and collect a tax for the support of the government for the years 1883 and 1884.

On motion of Mr. Little, the House insisted upon its disagreement to the sixth amendment of the Senate to the General Tax act, and to the eleventh amendment of the said act, and asks for a committee of conference.

Committee of conference on the part of the House—Messrs. Humber, Harris and Gordon.

Leave of absence was granted to Mr. Awbrey.

The Senate amendment to the following bill was concurred in, to-wit:

A bill to provide that but one grand jury shall be drawn for each term of Randolph Superior Court.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has passed the following House bills, to-wit:
A bill providing for the taking of land belonging to private persons for the purpose of erecting light-houses, beacons or range lights by the General Government, which was passed by a constitutional majority of yeas 28, nays 0.

Also, a bill authorizing the Mayor and Aldermen of the city of Savannah to lay down and construct, in the streets drains and sewers for certain purposes, which was passed by a constitutional majority of yeas 32, nays 0.

Also, the following bill, with amendment, in which the concurrence of the House is asked, to-wit:

A bill providing that one grand jury shall be drawn for each term of the Superior Court of Randolph county, which was passed by a constitutional majority of yeas 28, nays 0.

Also, the following House bill, to-wit:

A bill amending an act extending the limits of the city of Augusta, and for other purposes, which was passed by a constitutional majority of yeas 26, nays 0.

Also, a bill withdrawing from within the corporate limits of the village of Summerville the lands of the Augusta Land Company, and for other purposes, which was passed by a constitutional majority of yeas 28, nays 0.

Also, a bill amending section 1762 of the Code of 1882, that the wife, upon the payment of the debts of the husband, may take possession of his estate without administration, sue for and recover the same, which was passed by a constitutional majority of yeas 27, nays 0.

Also, a bill amending an act authorizing the Town Commissioners of Spring Place, Murray county, to issue license for the sale of ardent spirits, which was passed by a constitutional majority of yeas 32, nays 0.
Also, a bill amending the revised charter of the city of Americus, which was passed by a constitutional majority of yeas 29, nays 0.

Also, the following House resolution has been concurred in, to-wit:

A resolution—
Informing the Governor that the General Assembly will take a recess from and after to-day until July, 1883.

Also, a resolution authorizing the Governor to invite and receive specimens of the agricultural, horticultural, mineral and manufactured products, etc., of the State to forward to the Exposition to be held in Boston, Mass., in September, 1883.

Also, the following House bills, to-wit:

A bill reducing the bonds of Sheriffs of Jasper county, which was passed by a constitutional majority of yeas 24, nays 0.

Also, a bill amending an act establishing a new charter for the city of Atlanta, which was passed by a constitutional majority of yeas 29, nays 0.

Also, a bill changing and fixing the time of holding the Superior Courts in the counties of Fayette and Heard, which was passed by a constitutional majority of yeas 25, nays 0.

Also, a bill prohibiting the sale of ardent spirits in the county of Clayton, which passed by a constitutional majority of yeas 34, nays 0.

Also, a bill prohibiting the sale of ardent spirits within three miles of Bethel Baptist Church, near Rocky Mount, Meriwether county, which passed by a constitutional majority of yeas 23, nays 0.

Also, a bill incorporating the town of Clarkston, which passed by a constitutional majority of yeas 31, nays 0.
Also, a bill amending an act fixing the license-fee for selling ardent spirits in the county of Clinch, which passed by a constitutional majority of yeas 29, nays 0.

Also, a bill amending an act incorporating the town of Perry, which passed by a constitutional majority of yeas 29, nays 0.

Also, a bill fixing the amount of license-fee for selling ardent spirits in the county of Columbia, which passed by a constitutional majority of yeas 28, nays 0.

Also, a bill amending the charter of Talbotton, which passed by a constitutional majority of yeas 30, nays 0.

Also, a bill fixing the license-fee for selling ardent spirits in the county of Ware, which passed by a constitutional majority of yeas 28, nays 0.

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

Mr. Speaker:

The Governor has approved and signed the following acts and resolutions, to-wit:

An act to prohibit the sale of liquor in the county of Decatur.

Also, an act to change the time of holding the Superior Court of Crawford county.

Also, an act to change the time of holding the Superior Court ofTwiggs county.

Also, an act to authorize the Ordinary of Hancock county to submit the issuance of bonds to build a courthouse to the voters, etc.

Also, an act to incorporate the Spring Creek Canal and Improvement Company, etc.

Also, an act to repeal section 1278 of the new Code of Georgia, which provides where electors may vote.

Also, a resolution requesting our Senators and Representatives to procure the passage of an act allowing
cotton claims to be filed, notwithstanding the lapse of time.

Also, a memorial to Congress in reference to public buildings at Brunswick, Ga.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate agrees to a committee of conference on the following bill, to-wit:

A bill to lay and collect a tax for the support of the government for the years 1883 and 1884.

And has appointed as its committee Messrs. Parks, DuBignon and Peeples.

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

Mr. Speaker:

I am directed by his Excellency the Governor to deliver to the House a communication in writing with an accompanying document:

EXECUTIVE DEPARTMENT,
STATE OF GEORGIA,
ATLANTA, December 8, 1882.

To the General Assembly:

In compliance with a joint resolution of the 6th inst., I herewith transmit to your bodies, respectively, a copy of a letter received from Julius L. Brown, attorney for the lessees of the Western and Atlantic Railroad, in the case now pending in the Superior Court of Fulton county, to which said resolution refers.

From this it will be seen that the counsel for the lessees has given his consent for a continuance of the case,
and I have notified him that I consent on the part of the State. The Attorney-General, I understand, yields a like consent, but, as his name is not embraced in the resolution, he deems it unnecessary to give formal expression thereto.

ALEXANDER H. STEPHENS.

[Copy.]

ATLANTA, GA., December 8, 1882.

Gov. Alexander H. Stephens, Atlanta, Ga.:

Dear Sir—In the matter of the continuance of the suit now pending in Fulton Superior Court to forfeit the franchises of the Western and Atlantic Railroad Company, I have to say that the Western and Atlantic Railroad Company consents that said suit be continued until the Legislature passes upon the resolutions now before it concerning the dismissal of said suit.

Very respectfully,

JULIUS L. BROWN,
Attorney for W & A. R. R. C.

At the request of the committee, Mr. Maddox was added to the Committee on Roads and Bridges.

The Speaker announced as the committee to procure the portrait of Hon. Benjamin H. Hill, Messrs. Drewry and Hulsey.

As the committee to visit the Deaf and Dumb Institution, on the part of the House, Messrs. Foster and Mobley.

As the committee to visit and inspect the Lunatic Asylum during the recess, Messrs. Humber, Hawks, McWhorter and Crenshaw.

Committee to notify the Governor, Messrs. Reese, Wilson of Sumter, and Head.

The following message was received from the Senate through the Secretary thereof, Mr. Harris:
Mr Speaker:

The Senate has passed the following bill of the House, with amendments, in which the concurrence of the House of Representatives is asked, to-wit:

A bill to incorporate the Metropolitan Street Railroad Company, and to define its rights and powers, which was passed by a constitutional majority of yeas 30, nays 0.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following House bills, to-wit:

A bill prohibiting the sale of ardent spirits in the county of Warren, which passed by a constitutional majority of yeas 32, nays 0.

Also, a bill prohibiting or regulating the sale of ardent spirits in the county of Henry, which passed by a constitutional majority of yeas 34, nays 0.

Also, a bill prohibiting the sale of ardent spirits at the Methodist Church, near Rocky Mount, which was passed by a constitutional majority of yeas 24, nays 0.

Also, a bill incorporating the town of Salt Springs, in the county of Douglas, which passed by a constitutional majority of yeas 27, nays 0.

Also, a bill repealing an act fixing the sale of ardent spirits in the county of Washington, which passed by a constitutional majority of yeas 29, nays 0.

Also, a bill submitting to the voters of the county of Terrell the ardent spirits license question, which passed by a constitutional majority of yeas 27, nays 0.

Also, a bill amending the charter of the city of Macon, which passed by a constitutional majority of yeas 33, nays 0.

Also, a bill fixing the amount of license-fee for sell-
ing ardent spirits in the county of Bryan, which was
passed by a constitutional majority of yeas 27, nays 0.
Also, a bill amending the charter of the Bank of
Augusta, which passed by a constitutional majority
of yeas 25, nays 0.
Also, a bill amending an act to vest the title to the
city commons of the city of Columbus in Commis­
sioners, and for other purposes, which passed by a
constitutional majority of yeas 28, nays 0.
Also, a bill preventing the sale of ardent spirits in
certain parts of the county of Early, which passed by
a constitutional majority of yeas 25, nays 0.
Also, a bill amending the charter of the city of
Newnan, which passed by a constitutional majority of
yeas 24, nays 0.
Also, a bill appropriating the proceeds of the hire
of convicts for the purposes therein specified, which
passed by a constitutional majority of yeas 29, nays 0.
Also, a bill amending an act to carry into effect ar­
ticle 6, section 7, paragraph 2, of the Constitution of
this State, which passed by a constitutional majority
of yeas 25, nays 0, which the same being a substitute.
Also, a bill to repeal an act to prescribe the method
of granting license to sell ardent spirits in the town of
Eastman, which passed by a constitutional majority
of yeas 24, nays 0.
Also, a bill providing for the drawing of only one
grand jury for each term of Meriwether Superior Court,
which passed by a constitutional majority of yeas 24,
nays 0.
Also, a bill granting the Floyd Rifles certain exemp­
tions, which passed by a constitutional majority of
yeas 29, nays 0.
Also, a bill authorizing the trustees of LeVert Fe­
male College, located at Talbotton, to transfer the legal
title for certain purposes therein specified, which passed
by a constitutional majority of yeas 31, nays 0.
Also, a bill repealing an act to prescribe the method
of granting license fee for selling ardent spirits in the county of Dodge, which passed by a constitutional majority of yeas 24, nays 0.

Also, the following resolution of the House has been concurred in, to wit:

A resolution—
Appointing a committee to procure a life-size oil painting of Hon. B. H. Hill.

The Senate amendments to the following bill were concurred in, to-wit:

A bill to incorporate the Metropolitan Street Railroad Company.

Mr. Little offered the following resolution, which was read and amended, and agreed to, to-wit:

A resolution—
Directing the Librarian of the State to ship the Code of 1882, and providing to what officers the same shall be shipped.

The Senate amendment to the following bill was concurred in, to-wit:

A bill to amend an act to carry into effect article 6, section 7, paragraph 2 of the Constitution of this State in reference to appeals in Justices Courts and therefrom, approved December 16, 1878.

The House then adjourned till 7:30 p. m.

7:30 p. m.

The House reassembled, the Speaker in the chair.

Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:
Mr Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and President of the Senate, the following acts, to wit:

An act to exempt from jury duty certain members of the Macon Volunteers.

Also, an act to incorporate the town of Chipley, in the county of Harris; to provide for the election of a Mayor and five Councilmen, and a Recorder for the same; to define the corporate limits of said town, and to confer certain powers upon the officers of said corporation, and for other purposes.

Also, an act to authorize the Mayor and City Council of Eatonton to establish and maintain public schools in the city of Eatonton, Georgia, by local taxation, and for other purposes.

Also, an act to provide for the registration of voters to vote at municipal elections in the city of Savannah.

Also, an act to appropriate certain sums of money, for the purposes herein specified, to supply a deficiency in the Contingent and other funds for the year 1882, and for other purposes.

Also, a resolution providing for the examination of the new Code, and the printing of the acts left out of it, and regulating the distribution thereof as revised.

Also, an act to provide for the sale of certain bonds of the United States now in the Treasury, the property of the State, and to designate the manner of disbursing the proceeds thereof.

Also, an act to amend section 2 of an act entitled an act to fix the times of holding the Superior Court of the county of Mitchell.

Also, an act to extend the time for returning wild lands for taxation in this State.

Also, an act to authorize the municipal authorities
of the town of Elberton, in this State, to issue and sell
bonds of the town of Elberton.

Also, an act to appropriate the sum of ten thousand
dollars to the University of Georgia to complete the
rebuilding of its branch college at Dahlonega.

Also, a resolution to appoint a special committee
from the House and Senate to examine the Lunatic
Asylum during the recess.

Also, a resolution to empower the President of the
Senate and the Speaker of the House of Representa-
tives to sign bills and resolutions after adjournment.

Also, an act to authorize the City Council of Au-
gusta to exercise police control over city property at
the head of the Augusta Canal and the dam across
the Savannah River.

Also, an act to incorporate the Southside Street Rail-
road Company.

Also, an act to amend an act to incorporate the town
of Perry, in Houston county.

Also, an act to amend an act to order an election to
determine if the sale of intoxicating liquors in the
county of Worth.

Also, an act to amend the revised charter of the city
of Americus, approved February 22d, 1812.

Also, an act to amend the revised charter of the city
of Americus, and to provide for the collection of taxes
and other debts that may be due said city.

Also, an act to fix the amount of license for selling
spirituous liquors in Columbia county.

Also, an act to extend the limits of the city of Au-
gusta to regulate taxation within said extended limits,
and for other purposes.

Also, an act to amend section 1767 of the Code of
1882.

Also, an act to amend the charter of the town of Tal-
botton, so as to authorize the Mayor and Counsel of
the said town of Talbotton to pay off a certain mortage
execution against LeVert Female College.
Also, an act to amend an act to establish a new charter for the city of Atlanta, approved February 28, 1874.
Also, an act to authorize the Mayor and Aldermen of the city of Savannah to construct certain sewers, etc.
Also, an act to amend an act entitled an act to authorize the Town Commissioners of the town of Spring Place, Murray county, to issue license for the retail of ardent spirits.
Also, an act to provide for the taking of land belonging to private persons for the purpose of erecting lighthouses, beacons, or range-lights by the General Government.
Also, an act to prohibit the sale of intoxicating liquors in the county of Washington.
Also, an act to exempt the county of Worth from the operation of all road laws now in force.
Also, an act to amend section 4875 of the Code of 1873.
Also, an act to withdraw from within the corporate limits of the village of Summerville the lands of the Augusta Land Company.
Also, an act to prohibit the sale of intoxicating liquors at Rehoboth Church, in Wilkes county.
Also, an act to change and fix the times of holding the Superior Courts in the counties of Fayette and Heard, in the Coweta Circuit.
Also, an act to fix the license fee for retailing or vending malt liquors in Ware county.

Respectfully submitted.

J. E. REDWINE, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr Speaker:

The Senate has agreed to the following resolution, in which they ask the concurrence of the House of Representatives, to-wit:
A resolution—
Requesting the return of the bill changing the time of holding the Superior Court of Pickens county
The Senate has adopted the report of the conference committee on the Tax act.
Mr. Reese, chairman of the General Committee on the Judiciary, submitted the following report:

Mr Speaker:
The General Committee on the Judiciary have had under consideration the following resolution, which they recommend be agreed to, to-wit:
A resolution—
Directing a stay of judgment against J. J. Findley, J. A. Findley and J. B. Gaston, securities, etc.
Respectfully submitted.

M. P Reese, Chairman.

Mr. Humber, chairman of the committee of conference, on the part of the House, submitted the following report:

Mr Speaker:
The committee of conference, on the part of the Senate and House of Representatives, to whom were referred the Senate amendments to the Tax act for the years 1883 and 1884, beg leave to submit the following report, to-wit:

1. We recommend the adoption of the Senate amendment, striking out the special tax of one hundred dollars on the manufacture of oleomargarine contained in the 16th paragraph of the 2d section of said act.

2. As a substitute for the Senate amendment and action of the House as to the tax on sewing machine companies and wholesale dealers being embodied in section 9 of said act, we recommend the adoption of the following:

Sec. 9. Be it further enacted, That each sewing machine company, home or foreign, selling or dealing in sewing machines of home or foreign manufacture, by
itself or its agent, in this State, and all wholesale dealers in sewing machines selling sewing machines, of home or foreign manufacture, to other wholesale or retail dealers, shall pay the sum of two hundred dollars for each fiscal year, or fractional part thereof, to the Comptroller-General at the time of the commencement of business for each fiscal year, or fractional part thereof, and all sewing machines belonging to such companies, dealers or their agents, in possession of such companies, dealers, their agents or others, shall be liable to seizure and sale for the payment of such tax. This tax shall be for the whole State, and such companies, their general agents and wholesale dealers, shall not be liable for any county tax or license-fees by the counties for selling sewing machines therein. In cases where wholesale dealers sell sewing machines manufactured by different companies, such dealers shall pay the tax above provided for separately for each company, whose manufacture of machines may be sold by such dealers. Any person who, after the first day of April, 1883, shall violate the provisions of this section, shall be liable to indictment, and, on conviction, shall be fined in a sum of not more than two hundred and fifty dollars and not less than fifty dollars, in the discretion of the court trying the same, and one-half of such fine shall be paid to any person who may report the violation of the provisions of this section.

All of which is respectfully submitted.

R. C. HUMBER,
W E. HARRIS,
W M. GORDON,
Committee on part of House.
J. G. PARKS,
F G. DUIGNON,
T. M. PEOPLES,
Committee on part of Senate.

December 8, 1882.
On motion of Mr. Little, the House adopted the report of the committee of conference on the General Tax act just submitted as above recited.

Mr. Reese, chairman of the committee to inform the Governor that this General Assembly will take a recess until the first Wednesday in July, reported that they had discharged that duty, and the Governor informed them that he had no further communications for this body.

Mr. Redwine offered the following resolution, which was read and agreed to, to-wit:

A resolution—
That the chairman of the Committee on Enrollment and three of his committee, together with the Clerk and his assistant, remain after adjournment to bring up the unfinished business of the House.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

The Senate has concurred in the following House resolution, by substitute, to-wit:

A resolution—
Directing the State Librarian to ship copies of the Code of 1882, and to what officers.

The following communication was received from his Excellency the Governor, through Mr. Warren, his Secretary, to-wit:

Mr. Speaker:

The Governor has approved the following resolution, to-wit:

A resolution
To empower the President of the Senate and Speaker of the House of Representatives to sign bills and resolutions after adjournment.
The Speaker announced as the committee on the question of technology: Messrs. Harris, Watts, Calvin, Russell of Clarke, Rice, Wilson of Sumter, and Little. At the request of the committee, Mr. Beck was added thereto.


The House refused to concur in the resolution of the Senate requesting the return to the Senate of a bill changing the time of holding Superior Court in Pickens county.

Mr. Rountree offered the following resolution—Mr. Humber being in the chair—which was read and agreed to by a unanimous rising vote, to-wit:

A resolution—

That the thanks of the members of the House of Representatives be, and the same are hereby tendered to Hon. Louis F. Garrard for the able, impartial and dignified manner in which he has discharged the duties of Speaker.

On motion of Mr. Mitchell, the thanks of the House were returned to Hon. Mark A. Hardin, Clerk, by a unanimous rising vote.
On motion of Mr. Reese, the House reconsidered its action in refusing to concur in the resolution of the Senate, requesting the return to the Senate of a bill to change the time of holding Superior Court in the county of Pickens.

The resolution was then concurred in, and the bill ordered to be returned to the Senate.

The House took up the following resolution and concurred in the Senate amendment, which amendment was a substitute, to-wit:

A resolution—

Directing the State Librarian to ship copies of the Code of 1882, and to what officers.

On motion of Mr. Patten, the thanks of the House were returned to the proprietors of the Macon Daily Telegraph and Messenger for courtesies extended.

On motion of Mr. Hawks, the thanks of the House were returned to W H. Harrison, Reading Clerk, and C. P. Hansell, Journalizing Clerk.

On motion of Mr. Humber, the thanks of the House were returned to the reporters for the press who have occupied seats on the floor during the session.

On motion of Mr. Everett, thanks were returned to the corps of clerks, doorkeepers, messengers and pages.

On motion of Mr. Spengler, the thanks of the House were tendered the Chaplain.

The following Senate resolution was taken up, read and concurred in, to-wit:

A resolution—

To appoint a joint committee to investigate and report upon the road laws of this State.

The Speaker appointed as said committee Messrs. Bishop, chairman; Bartlett, Kimsey, Teasley and Beck.
Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, and signed by the Speaker of the House of Representatives and the President of the Senate, and delivered to his Excellency the Governor, the following resolution, to-wit:

A resolution—

Directing the State Librarian to ship copies of the Code of 1882, and to what officers.

Respectfully submitted.

J. E. Redwine, Chairman.

Mr. Redwine, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, and ready for the signatures of the Speaker of the House of Representatives and the President of the Senate, the following acts, to-wit:

An act to prohibit the sale of spirituous, malt, vinous or intoxicating liquors within three miles of the Methodist Church at Rocky Mount, in the county of Meriwether.

Also, an act to prohibit the sale of spirituous, malt, vinous or intoxicating liquors within three miles of Bethel Missionary Baptist Church, near Rocky Mount, Meriwether county.

Also, an act to consolidate, amend and supersede the several acts incorporating the town of Waycross, in the county of Ware.

Also, an act to amend an act to incorporate the town of Perry, in Houston county.
Also, an act to provide that one grand jury shall be drawn for each term of the Superior Court of Randolph county.

Also, an act to prohibit the sale of spirituous liquors in the county of Randolph.

Also, an act to reduce the bonds of Sheriffs of Jasper county to the sum of five thousand dollars.

Also, an act to amend an act fixing the license-fee for the selling of spirituous, intoxicating and malt liquors in the county of Clinch at fifteen hundred dollars, and for other purposes.

Also, an act to amend the charter of the city of Newnan.

Also, an act to prohibit and suppress the sale of intoxicating, spirituous or malt liquors, wine, beer or cider, within the limits of Clayton county, Georgia, after submitting the same to the qualified voters of said county.

Also, an act making appropriations for the Executive, Legislative and Judicial expenses of the Government, and for other purposes herein mentioned, per annum for the fiscal years 1883 and 1884.

Also, an act to regulate the sale of spirituous, vinous or malt liquors in the county of Henry.

Also, an act to fix the amount of license at five thousand dollars for selling or vending spirituous, intoxicating or malt liquors in the county of Bryan.

Also, an act to provide for the drawing of only one grand jury for each term of Meriwether Superior Court.

Also, a resolution authorizing the Governor to invite and receive specimens of the agricultural, horticultural, mineral and manufactured products of the State to forward to the Exposition to be held in Boston, Massachusetts, September, 1883.

Also, an act to amend the charter of the Bank of Augusta.

Also, an act to levy and collect a tax for the support
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of the State Government for the years 1883 and 1884.

Also, an act to grant to the Floyd Rifles certain ex-

emptions from jury duty

Also, an act to authorize appeals to juries in Justice

Courts in all civil cases.

Also, an act to appropriate the proceeds of the hire

of convicts convicted of misdemeanors in the county

of Greene to the payment of insolvent costs due the

different officers of said county.

Also, an act to incorporate the Chattahoochee Navi-
gation Company.

Also, a resolution to appoint a committee to procure

a life-size portrait of the Hon. B. H. Hill.

Also, an act to authorize the trustees of LeVert Fe-

dale College to transfer the legal title to the college

buildings and grounds, apparatus, furniture, etc., to

the Mayor and Council of Talbotton.

Also, an act to amend the charter of the city of

Macon.

Also, an act to repeal an act entitled an act to pre-
scribe the method of granting license to sell intoxicat-
ing liquors in the town of Eastman and county of

Dodge.

Also, an act to submit to the voters of Terrell county

the question of granting license to sell spirituous

liquors.

Also, an act to amend an act to vest the title to the

commons of the city of Columbus in Commissioners.

Also, an act to prevent the sale of intoxicating

liquors within three miles of Damascus Church, in the

854th district, G. M., of Early county

Also, an act to repeal an act to fix the license for re-
tailing spirituous liquors in Washington county at

twenty thousand dollars.

Mr. Redwine, chairman of the Committee on Enroll-
ment, submitted the following report:

Mr Speaker:

The Committee on Enrollment report as duly en-
rolled, and ready for the signatures of the Speaker of the House and the President of the Senate, the following acts, to-wit:

An act to incorporate the Metropolitan Street Railroad Company.

Also, an act to incorporate the town of Salt Spring, in the county of Carroll.

Respectfully submitted.

J. E. Redwine, Chairman.

The following message was received from the Senate through Mr. Harris, the Secretary thereof:

Mr. Speaker:

I am directed by the Senate to notify the House of Representatives that the Senate has concluded pending business, and is now ready for adjournment until 10 o’clock a.m. on the first Wednesday in July, 1883.

The Speaker then declared the House adjourned until 10 o’clock a.m. on the first Wednesday in July, 1883.
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