JOURNAL

OF THE

House of Representatives

OF THE

STATE OF GEORGIA,

AT THE

REGULAR SESSION

OF THE

GENERAL ASSEMBLY,

At Atlanta, Wednesday, October 23, 1895.

ATLANTA, GEORGIA:
GEO. W. HARRISON, STATE PRINTER.
The Franklin Printing and Publishing Company.
1895.
The House met pursuant to law, at 10 o'clock this day, was called to order by the Speaker and opened with prayer by the Rev. J. H. Eakes.

The roll was called and a quorum found present, the following members responding to the call of their names:

Allen,
Anderson,
Atkinson,
Arnold,
Armstrong,
Awtrey,
Bailey,
Battle
Bagget,
Bennett of Wayne,
Bennett of Jackson,
Bell,
Bird,
Blalock of Fayette,
Blalock, of Rabun,
Bloodworth,
Boifeuillet,
Boynton,
Boyd,
Boyett,
Branch,
Branan,
Broyles,
Brown, of Washington
Brown, of Pulaski,
Burwell,
Burnett of Douglas,
Burch,
Gaines,
Giles,
Gilreath,
Gibson,
Gray of Houston,
Gray of Catoosa,
Gray of Paulding,
Gregory,
Griffin,
Greer of Macon,
Greer of Harris,
Hall,
Harrell,
Harvey,
Hill,
Hodges,
Henderson,
Hightower,
Hopkins,
Howell,
Hogan,
Hodge,
Houston,
Humphreys,
Hutcherson,
McCurry,
McGough,
McCurdy,
McClure,
McWhorter,
Neely,
Newton,
Owen,
Parker,
Peeples,
Perkins,
Pitman,
Pittard,
Pope,
Price,
Pool,
Polhill,
Rawlings,
Redding,
Reagan,
Reece,
Roberts,
Rockwell,
Salter,
Sandeford,
Shropshire,
Screven,
Sell,
Hon. John D. Little, member-elect from the county of Muscogee, to fill the vacancy caused by the death of Hon. Morgan McMichael. Hon. Harry Willink, member-elect from the county of Chatham, to fill the vacancy of Hon. J. J. Doolan, deceased, and Hon. W. L. Burnett, member-elect from the county of Quitman, to fill the vacancy of Hon. William Harrison, resigned, presented themselves and were sworn in as members of the House of Representatives by Hon. C. C. Smith, Judge of the Oconee Circuit.
Mr. Fouche, chairman *pro tem*, of the Committee on Privileges and Elections, submitted the following report, to wit:

*Mr. Speaker:*

The Committee on Privileges and Elections have had under consideration the following contested election cases, to wit:

Mr. James M. McMichael against Mr. T. J. Dempsy from the county of Butts.


And Mr. Thomas J. Barrett, contestant against Mr. John F Redding, contestee from the county of Pike, and after having heard the evidence and considered the law applicable to each of said cases, the committee direct me to report back to the House that the contestees in each of said cases having received a majority of all the legal votes cast for members of the General Assembly at the elections held in their respective counties, on the third day of October, 1894, were duly elected as members of the House of Representatives; and I am further directed to report for the consideration of the House of Representatives the following resolution, with the recommendation that it be adopted, to wit:

*Resolved, That the contested election cases from the counties of Butts, Gwinnett, Harris, Monroe, and Pike be*
dismissed, and Messrs. T. J. Dempsey, from the county of Butts, J. F. Espy and H. L. Peeples, from the county of Gwinnett, R. B. Traylor and S. D. Greer, from the county of Harris, B. L. Willingham and R. C. McGough, from the county of Monroe, and John F. Redding, of the county of Pike, the contestees in each of said cases, were duly elected members of the Legislature from their respective counties, and are each entitled to seats in the House of Representatives, as such.

Respectfully submitted,

R. T. FOUCHE, Chairman pro tem.

The following message was received from the Senate through Mr. Clifton, its Secretary:

Mr. Speaker:

I am directed by the Senate to inform the House of Representatives that the Senate has convened for the session of 1895, and is ready to proceed with business.

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

Mr. Speaker:

The Senate has passed the following joint resolution in which the concurrence of the House of Representatives is asked, to wit:

A resolution providing for the appointment of a joint committee of two from the Senate and three from the House of Representatives, to wait upon his Excellency, the Governor, and inform him of the reassembling of the General Assembly, who, being ready to proceed with business, await any communication he may deem proper to submit.
The committee on the part of the Senate are Messrs. Broughton and Beeks.

The following joint resolution of the Senate was taken up, read, and concurred in, to wit:

A resolution providing for the appointment of a joint committee of two from the Senate and three from the House of Representatives, to wait upon his Excellency, the Governor, and inform him of the reassembling of the General Assembly, who, being ready to proceed with business, await any communication he may deem proper to submit.

Upon the part of the House the Speaker appointed Messrs. Boynton, Hodges, and Fouché.

The following resolution, by Mr. Jenkins of Putnam, was offered and read, to wit:

A resolution welcoming the chief magistrate of this republic, the Vice-President, and the members of the cabinet, and providing that a committee of three from the House and two from the Senate be appointed to convey our greeting to our distinguished guests and request that they honor us with a visit to the hall of the House of Representatives.

The above resolution was referred to the following committee: Messrs. Jenkins, Bush, McCurry, Johnson of Hall, and Brown of Pulaski.

Upon motion of Mr. Johnson of Hall, the call of the counties for the introduction of new matter was suspended.

The following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Worley of Elbert—
A bill to be entitled an act to provide for the removal of
obstructions of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers, creeks, and other running streams in Elbert county, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Little of Muscogee—

A bill to be entitled an act to amend an act, approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and to consolidate and declare the rights and powers of said corporation, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Brown of Pulaski—

A bill to be entitled an act to incorporate the public school of Cochran, Pulaski county, and for other purposes.

Referred to the Committee on Education.

Mr. Montfort of Taylor, moved for a reconsideration of the action of the House on the last day of the first session, upon bill No. 261, being a bill to abolish the county court of Taylor county.

At the suggestion of the Speaker, and upon motion of Mr. Boynton of Calhoun, the point of parliamentary law involved in this motion was referred to the Committee on Rules.

The committee to whom the resolution welcoming the President of the United States, Vice-President, and members of his cabinet to our State made a report recommending its adoption, which report was adopted.

Upon this resolution, Messrs. Jenkins, Hall of Coweta and Boisenillet were appointed as the committee.
The following bill was introduced by Mr. Worley of Elbert, which was read for the first time, and referred to the Committee on Special Judiciary, to wit:

A bill to be entitled an act to change the time for holding the regular quarterly term of the city court of Elbert county, so that the same shall commence on the second Monday in February, May, August, and November of each year, after January 1, 1896, and to make the February term, 1896, the trial term for all cases that would otherwise stand for trial at the March term, 1896.

Also, the following bill, by Mr. Reece of Floyd, was read the first time, and referred to the Committee on Corporations, to wit:

A bill to be entitled an act to repeal an act approved November 26, 1893, incorporating the village of Hayne, in Floyd county, Georgia, and for other purposes.

The following resolution by Mr. Boynton of Calhoun, was read and adopted, to wit:

A resolution providing for the appointment by the Speaker of a committee of three from the House to notify the Senate that the House of Representatives is now in session and ready to proceed with the business of the General Assembly.

The Speaker appointed Messrs. Reece of Floyd, Humphreys of Brooks, and Gilreath of Bartow as such committee.

Leave of absence was granted to Messrs. Holbrook and Brown of Washington.

Upon motion of Mr. Hurst of Walton, the House adjourned until 10 o'clock to-morrow morning.
The House met this day pursuant to adjournment, at 10 o'clock A. M., was called to order by the Speaker and opened with prayer by Rev. J. H. Eakes.

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

Allen, Gaines, McCurry, 
Anderson, Giles, McGough, 
Atkinson, Gilreath, McCurdy, 
Arnold, Gibson, McClure, 
Armstrong, Gray, of Houston, McWhorter, 
Awtrey, Gray, of Catoosa, Neely, 
Bailey, Gray of Paulding, Newton, 
Battle, Gregory, Owen, 
Bagget, Griffin, Parker, 
Bennett, of Wayne, Greer of Macon, Peeples, 
Bennett of Jackson, Greer of Harris, Perkins, 
Bell, Hall, Pitman, 
Bird, Harrell, Pittard, 
Blalock of Fayette, Harvey, Pope, 
Blalock of Rabun, Hill, Price, 
Bloodworth, Hodges, Pool, 
Boifeuillet, Henderson, Polhill, 
Boynton, Hightower, Rawlings, 
Boyd, Hopkins, Redding, 
Boyett, Howell, Reagan, 
Branch, Hogan, Reece, 
Branan, Hodge, Roberts, 
Broyles, Houston, Rockwell, 
Brown of Washington, Holbrook, Salter, 
Brown of Pulaski, Holland, Sandeford, 
Burwell, Hudson, Shropshire, 
Burnett of Douglas, Humphreys, Screven, 
Burnett of Quitman, Hutcherson, Sell, 
Burch, Hughes, Shaw, 
Bush, Hurst, Short, 
Caidwell, Jarrell, Spence, 
Clements of Montgm'y, Jenkins, Smith of Clinch, 
Clement of Milton, Johnson of Hall, Smith of Hancock, 
Collins, Johnson of Taliaferro, Smith of Rockdale, 

ATLANTA, GEORGIA. 
Thursday, October 24, 1895.
THURSDAY, OCTOBER 24, 1895.

Coleman,        Jones of Dougherty,  Smith of Telfair,
Collier,        Jones of Dodge,      Stokes,
Cook of Decatur, Latham,          Symner,
Cureton,        Lee,                  Tatum,
Davison,        Little,               Thompson,
Dempsey,        Longley,             Traylor,
Dennard,        Lovett,              Walker,
Dorough,        Law,                 Wallace,
Dodson,         Martin,              Walden,
Durham,         Mallette,            West,
Edenfield,      Marchman,            Wheatley,
Ennis,          Mansfield,           Wilson,
Espy,           Meadow,              Wilkin,
Farmer,         Melton,              Williams,
Florence,       Mell,                Willink,
Fletcher,       Moore of Bulloch,    Wilkinson,
Fouche,         Moore of Clayton,    Willingham,
Fink,           Moore of Heard,      Worley,
Fogarty,        Montfort,            Wright,
Ferguson,       Murrah,              Wren,
Franklin,       Middlebrooks,        Wynne,
Futrell,        McDonald,            Vaughn,
Fullwood,       McElmurry,           Mr. Speaker.
Fussell,        McDaniel,            "

The Journal of yesterday was then read and approved.

The Speaker made the following new committee appointments to vacancies occurring since the last session:


Hon. John D. Little, of Muscogee, is assigned to the following committees, to wit: Finance, Military Affairs, Railroads, General Judiciary.

Hon. H. L. Willink, of Chatham, is assigned to the following committees, to wit: Banks, Labor and Labor Statistics, Lunatic Asylum, Public Printing.

Hon. W. L. Burnett, of Quitman, is assigned to the following committees, to wit: General Agriculture, Pensions, Penitentiary, Railroads.

Mr. Reece, chairman of the committee appointed to notify the Senate that the House was organized and ready for business, submits the following report, to wit:

Mr. Speaker:

The committee appointed to wait upon the Senate and notify them that the House is organized and ready for business has performed that service and asks to be discharged.

JNO. H. REECE, Chairman.

Mr. Jenkins, of Putnam, chairman of the committee appointed to notify President Cleveland, Vice-President Stevenson, and his cabinet of the unanimous passage of a resolution by the Legislature extending to them a cordial welcome to Georgia, submitted the following report:

Mr. Speaker:

The committee, on the part of the House, that were appointed to notify President Cleveland, Vice-President Stevenson, and the cabinet, of the unanimous passage of a resolution by the Legislature extending to them a cordial welcome to Georgia, and inviting them to visit the Legislature at such an hour as suited their pleasure, beg leave to report that they called upon the presidential party and
conveyed to them the message and greeting of the Legislature. The committee were heartily and warmly received, and the President, for himself and party, expressed their deep appreciation at the action of the House, and said it would have afforded them great pleasure to have visited the Legislature while in session and meet the members personally, but they were unable to accept the invitation, as the program for the day's ceremonies had already been arranged, and the party were scheduled to leave the city last night and would not be in Atlanta to-day.

Respectfully submitted.

H. A. Jenkins, Chairman,
J. T. Boipeuillet,
Heulet Hall.

Mr. Boynton, chairman of the joint committee on the part of the House of Representatives, to wait upon the Governor and notify him that the General Assembly had reassembled and were now ready to receive such communications as his Excellency may see proper to make, submits the following report:

Mr. Speaker:

His Excellency, the Governor, requests your committee to report to the House that he is gratified to see so many of the members return in good health to resume their labors, and that he will communicate by message some time during the present week.

Respectfully submitted.

J. L. Boynton,
R. T. Fouché,
M. T. Hodge.
The following message was received from the Senate through Mr. William Clifton, the Secretary thereof:

*Mr. Speaker:*

The Senate has concurred with joint resolution requesting his Excellency, the President, and his cabinet to visit the General Assembly

The following Senate bill was read for the first time, to wit:

A bill to be entitled an act to amend an act, approved December 20, 1892, with the following captions: An act to carry into effect paragraph 18 of section 7 of article 3 of the Constitution of 1877, as amended in relation to the chartering of banks, and for other purposes.

Referred to the Committee on Banks.

The following Senate bill, to wit:

A bill to be entitled an act to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes, which came up for its third reading, and upon which it appeared there had been no report made by the committee, was, upon motion, referred to the Committee on Banks.

Upon motion of Mr. McCurry of Hart, the rule for the introduction of new matter was suspended, and the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to enable said city to issue and ex-
change, or to issue and sell, bonds to retire its bonded debt which matures in the year 1896, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Fouche of Floyd—

A bill to be entitled an act to change the corporate limits of the city of Rome, so as to include therein the following described land: Beginning at the northwest corner of land lot 237, thence along the line between land lots 203 and 204 to the right of the Rome and Decatur railway, thence westerly along said right of way to the east side of West street in West Rome, thence southerly along said east side to Howard avenue, thence along the east side of Howard avenue to the right of the Chattanooga, Rome and Columbus Railroad, thence easterly along said right of way to the present corporate limits of Rome, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to repeal section 46 of the act of the General Assembly, approved September 25, 1883, then known as the "Charter of Rome," and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome so as to create a water commission for said city, to define its powers and duties, etc., and for other purposes.

Referred to the Committee on Special Judiciary.
By Mr. Broyles of Fulton—

A bill to be entitled an act to incorporate the Fulton Banking Company, and for other purposes.

Referred to the Committee on Banks.

By Mr. Broyles of Fulton—

A bill to be entitled an act to provide for the trial of insane persons under sentence of death, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Pitman of Troup—

A bill to be entitled an act to authorize the town council of Hogansville to issue bonds, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Broyles of Fulton—

A bill to be entitled an act to incorporate the Georgia Title Guarantee Company, and for other purposes.

Referred to the Committee on Corporations.

By Mr. McDonald of Ware—

A bill to be entitled an act for a four month's term of free school for the county of Ware, and for other purposes.

Referred to the Committee on Education.

By Mr. Brown of Pulaski—

A bill to be entitled an act to locate the Georgia College of Agriculture and Mechanics Arts, now operated as a co-ordinate department of the University of Georgia, at the Agricultural Experimental Station, situate in Spalding county, Georgia, and for other purposes.

Referred to the General Agricultural Committee.
By Mr. Thompson of Banks—

A bill to be entitled an act to incorporate the town of Alto, in the counties of Banks and Habersham, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Dennard of Wilcox—

A bill to be entitled an act to establish a system of public schools for the town of Abbeville, and for other purposes.

Referred to the Committee on Education.

By Mr. Neely of Burke—

A bill to be entitled an act to extend the corporate limits of the city of Waynesboro, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Pitman of Troup—

A bill to be entitled an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system independent of the public school system of the State of Georgia, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Fogarty of Richmond—

A bill to be entitled an act to grant to administrators and executors the right to redeem within the year prescribed by law, all property of the person whose estate they may represent, which has been sold at tax sale, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Fogarty of Richmond—

A bill to be entitled an act to prohibited the levying and collecting by an incorporated city or town or village in this State, of any license or tax on any traveling salesman for the taking of orders for the sale of goods by sample, and for other purposes.

Referred to the General Judiciary Committee.

The following resolution, offered by Mr. Armstrong, of Wilkes, was read and adopted, to wit:

Resolved, That Hon. G. R. Glenn, State School Commissioner, be invited to address the General Assembly at such time as suits his convenience on the educational interest of the State.

Leave of absence was granted to Messrs. Blalock of Fayette, Wrenn of Jefferson, Wilkins of Miller, Newton of Colquitt, Branch of Columbia, and Hurst of Walton.

Upon motion of Mr. Walker of Pierce, the House adjourned until 10 o'clock to-morrow morning.

ATLANTA, GEORGIA.
Friday, October 25, 1895.

The House met pursuant to adjournment, at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Rev. J. H. Eakes.

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

Allen, Gaines, McCurry,
Anderson, Giles, McGough,
Atkinson, Gilreath, McCurdy,
Arnold, Gibson, McClure,
Armstrong, Gray of Houston, McWhorter.
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Mr. Arnold, chairman of the Committee on the Journal, reported that the Journal of yesterday had been examined and approved.

The Journal was then read and confirmed.

Mr. Boynton, chairman pro temp., of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules, to whom was referred the question of the right of the member from Taylor county to have a vote taken, on a motion to reconsider the action of the House on the last day of the session of 1894, in defeating House bill No. 261, the same being a bill to abolish the county court of Taylor county, submits the following report:

On December 12, 1894, the same being the last day of the first session of this General Assembly, bill No. 261, to abolish the county court of Taylor county, was put on its final passage, and defeated for lack of a constitutional majority of 88, the ayes being 73 and nays 65.

The Journal of that day recites that “Mr. Montfort gave notice that he would move to reconsider the action of the House upon this bill at the proper time, at the beginning of next session.”

Accordingly on October 23, the first day of the present session, the member from Taylor, Mr. Montfort, rose to a
point of order, and asked the Speaker if it was permissible for him then to press his motion for reconsideration. The Speaker replied that the question was a new one, and while there was no precedent for his guidance, yet in view of the act of 1892, preserving the status of unfinished business from the first session over to the second session, he would hold that the motion to reconsider was still in order, but suggested the propriety of having the question more fully considered by the Committee on Rules.

On motion of Mr. Boynton, the question was referred to the Committee on Rules, the parliamentary rights of the maker of the motion not to be impaired by the delay.

Your committee have no hesitation in announcing that under general parliamentary law, and under the special rules of the House, a motion to reconsider a vote taken on the last day of a session can be and must be made on the same day.

But in 1892 the General Assembly passed an act "that all bills, resolutions, and all other matters pending at the end of the first session of each General Assembly shall go over to the next session of such General Assembly as unfinished business, and occupy the same place on the calendar of the second session as such bills, resolutions, and other matters occupied at the first session of such General Assembly."

The language of this act seems too plain to fairly admit of any construction, except that placed upon it by the Speaker, namely that notice in due time of a motion to reconsider the vote on a bill defeated on the last day of the first session is a "matter pending at the end of the first session" in view of rule No. 101, which provides generally that a motion to reconsider a vote can be made on the following "day," which of course means "legislative" day.

On the other hand if it is in order on the first day of the second session to reconsider the action of the House in de-
feating a bill on the last day of the first session, it would seem to follow that such a motion would also apply in the case of a bill which has been adopted or passed. This would lead to most serious consequences, as a single member by giving timely notice of a motion to reconsider a bill passed on the last day of the first session might possibly hold it up till the second session, or at least cause serious embarrassment.

This danger exists only as to bills or resolutions that have passed, not to those that have been defeated as in the case under consideration.

Even if the motion to reconsider could not now be acted on, the member from Taylor, or any other member, would have the unquestionable right to reintroduce the bill at the second session, thus entailing greater loss of time on the House than direct reconsideration.

Your committee therefore report that the motion to reconsider House bill No. 261 is now in order, and we recommend such an amendment to the act of 1892 as will except from its operation motions to reconsider bills and resolutions that have been passed.

Respectfully submitted.

J. L. Boynton,
Chairman pro tem. Committee on Rules.

Mr. Montfort, of Taylor, moved a reconsideration of the action of the House on bill No. 261, the same being a bill to abolish the county court of Taylor county, passed on the last day of the first session.

Mr. Arnold, of Walton, called for the previous question, which call was sustained.

Upon taking the vote upon this motion, the yeas and nays were called, which call was sustained.
Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

- Allen,
- Bagget,
- Bennett of Jackson,
- Boyd,
- Caldwell,
- Clement of Milton,
- Davison,
- Dorough,
- Durham,
- Edenfield,
- Ennis,
- Florence,
- Fink,
- Franklin,
- Futrell,
- Fullwood,
- Gilreath,
- Gray of Paulding,
- Gregory,
- Griffin,
- Greer of Harris,
- Henderson,
- Hopkins,
- Hogan,
- Jenkins,
- Lee,
- Lovett,
- Law,
- Mallette,
- Montfort,
- Murrah,
- McDonald,
- McDaniel,
- McWhorter,
- Owen,
- Peeples,
- Pope,
- Price,
- Salter,
- Sell,
- Short,
- Spence,
- Sumner,
- Traylor,
- Walden,
- Wilkinson.

Those voting in the negative were Messrs.—

- Anderson,
- Atkinson,
- Arnold,
- Armstrong,
- Bailey,
- Battle,
- Bennett of Wayne,
- Bell,
- Bird,
- Blalock of Rabun,
- Bloodworth,
- Boynton,
- Boyett,
- Branan,
- Broyles,
- Brown of Pulaski,
- Burwell,
- Burch,
- Clements of Montgm'y
- Coleman,
- Collier,
- Cook of Decatur,
- Giles,
- Gibson,
- Gray of Houston,
- Gray of Catoosa,
- Greer of Macon,
- Hall,
- Harvey,
- Hill,
- Hodges,
- Hightower,
- Hodge,
- Houston,
- Holland,
- Hudson,
- Humphreys,
- Hutcherson,
- Hughes,
- Jarrell,
- Johnson of Hall,
- Jones of Dodge,
- Latham,
- Little,
- McCurdy,
- McClure,
- Neely,
- Parker,
- Perkins,
- Pitman,
- Pittard,
- Polhill,
- Rawlings,
- Redding,
- Reece,
- Sandeford,
- Shropshire,
- Shaw,
- Smith of Clinch,
- Smith of Hancock,
- Smith of Rockdale,
- Smith of Telfair,
- Stokes,
- Symons,
- Tatum,
- Thompson.
Cureton, Marchman, Walker,
Dempsey, Mansfield, Wallace,
Dennard, Meadow, West,
Dodson, Melton, Wheatley,
Farmer, Moore of Bulloch, Williams,
Fletcher, Moore of Clayton, Willink,
Fouché, Moore of Heard, Willingham,
Fogarty, Middlebrooks, Worley,
Ferguson, McElmurry, Wright,
Fussell, McCurry, Wynne,
Gaines, McGough, Vaughn.

Those not voting were Messrs.—

Awtrey, Harrell, Pool,
Blalock of Fayette, Howell, Reagan,
Boifeuillet, Holbrook, Roberts,
Branch, Hurst, Rockwell,
Brown of Washington, Johnson of Taliaferro, Screven,
Burnett of Quitman, Jones of Dougherty, Wilson,
Burnett of Douglas, Longley, Wilkin,
Bush, Martin, Wren,
Collins, Mell, Mr. Speaker.


So the motion to reconsider was declared by the Speaker to be lost.

The Speaker made the following appointments to fill the vacancies in the Committee on Privileges and Elections, caused by the resignations of Mr. Harrison of Quitman, and Mr. Barnes of Richmond, to wit: Latham of Campbell, Hutcherson of Cherokee.

The following resolution, by Mr. Bailey of Spalding, was read and adopted, to wit:

Resolved, That the thanks of the House are hereby extended to Mr. Venable, the President of the Senate, and the Exposition Directors, for their liberality in giving to the members passes to the Cotton States and International Exposition.
The following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Fleming of Richmond—
A bill to be entitled an act to make the personal earnings of a married woman her separate property and not liable for the debts of her husband.

Referred to the General Judiciary Committee.

By Mr. Redding of Pike—
A bill to be entitled an act to relieve and reimburse R. L. Swatts, of Pike county, for payment of forfeited bond.

Referred to the Special Judiciary Committee.

By Mr. Middlebrooks of Newton—
A bill to be entitled an act to amend section 534 of the Code of 1882, as amended by act of General Assembly of 1891, and for other purposes.

Referred to the Committee on Pensions.

By Mr. Perkins of Habersham—
A resolution to appropriate the sum of fifty dollars to pay the pension of W. C. Shore of Habersham county.

Referred to the Committee on Finance.

By Mr. Pope of Haralson—
A bill to be entitled an act to amend section 9 of the general registration law of Georgia.

Referred to the Committee on General Judiciary.

By Mr. Hodges of Bibb—
A bill to be entitled an act to fix and define the liability of receivers, trustees, and other persons operating railroads in this State, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to require the road commissioners of Bibb county to work the convict force at such times and places and in such manner as they may be directed by the county board of commissioners of Bibb county, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Dodson of Sumter—

A bill to be entitled an act to fix the payment of tales jurors, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Rawlings of Washington—

A bill to be entitled an act to amend section 1 of an act entitled an act to provide compensation for election managers and clerks at all general and special elections held in Washington county, etc., and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Marchman of Upson—

A bill to be entitled an act to allow Robert G. Trice, of Upson county, Georgia, to peddle without license, etc.

Referred to the Committee on Special Judiciary.

By Mr. Hopkins of Thomas—

A bill to be entitled an act to authorize the city of Thomasville to issue bonds to the extent of $35,000 to pay for improvements, and for other purposes.

Referred to the Committee on Corporations.
By Mr. Johnson of Hall—

A bill to be entitled an act to provide for a change of the names and principal offices of banking, railroad, insurance, express, telegraph, canal, and navigation companies.

Referred to the General Judiciary Committee.

By Mr. Anderson of Jones—

A resolution by the House of Representatives of the State of Georgia, the Senate concurring, that Congress is hereby petitioned to recognize Cuba as possessing belligerent rights.

Referred to the Committee on the State of the Republic.

By Mr. Bird of Effingham—

A bill to be entitled an act to provide in what manner militia districts not wishing the "no fence law," in counties that have been proclaimed under the operation of the "no fence law," can return to the operation of the "fence law," and for other purposes.

Referred to the General Judiciary Committee.

The following bills which came up for a third reading were, by request, displaced from their regular order, to wit:

By Mr. Hodges of Bibb—

A bill to be entitled an act to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past due bonds of the State, and for other purposes.

By Mr. Hodges of Bibb—

A bill to be entitled an act to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past due bonds of the State issued by Chas. J. McDonald, Governor, and for other purposes.
By Mr. Polhill of Bibb—

A bill to be entitled an act to prevent corporations not municipal, and persons operating and controlling corporate property in this State, who may require bonds or other obligations of indemnity from persons in their employ or seeking employment, from refusing to accept solvent personal or corporate security resident in this State, and for other purposes.

By Mr. Willingham of Monroe—

A bill to be entitled an act to amend an act entitled an act to amend an act entitled an act entitled an act to protect game, and for other purposes.

The following bill was read the third time and put upon its passage, to wit:

By Mr. Jones of Dougherty—

A bill to be entitled an act to prohibit muscle, venter, and any other dances of similar character in this State, and for other purposes.

Mr. Farmer, of Coweta, called the previous question, which call was sustained.

The report of the committee recommending the passage of this bill by substitute was adopted.

Upon the passage of this bill, the yeas and nays were called, which call was sustained.

Upon taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Armstrong, Bailey, Battle, Bagget, Fussell, Gaines, Giles, Gilreath, Gibson, McDonald, McElmurry, McDaniel, McCurdy, McClure,
Those voting in the negative were Messrs.—

Anderson, Johnson of Hall, Reece,
Blalock of Rabun, McCurry, West,
Hall,
Those not voting were Messrs.—

Atkinson, Harrell, Perkins,
Arnold, Howell, Pittard,
Awtrey, Hodge, Pool,
Blalock of Fayette, Holbrook, Roberts,
Branch, Humphreys, Rockwell,
Brown of Washington, Hurst, Shropshire,
Burnett of Quitman, Jarrell, Screven,
Collins, Johnson of Taliaferro, Traylor,
Collier, Latham, Walden,
Cook of Decatur, Mell, Wilkin,
Cureton, Moore of Bulloch, Willink,
Dempsey, McGough, Wren,
Espy, Newton, Vaughn,
Greer of Harris, Peeples, Mr. Speaker.

Yeas 125. Nays 7 Not voting 42.

So the bill, having received the requisite constitutional majority, was declared by the Speaker passed.

The following resolution, by Mr. Boynton of Calhoun, was read and adopted, to wit:

Resolved, That Colonel John Harwood, a member of the staff of the Governor of Virginia and a member of the Virginia Legislature, be invited to a seat on the floor of the House of Representatives during his stay in the city.

Leave of absence was granted to Messrs. Vaughn, Hutcherson, Espy, Pitman, Bailey, Farmer, Polhill, Walden, Mell, Jarrell, Middlebrooks, Little, Fouché, Salter, Boyd, McElmurry, Gray of Houston, West, Marchman, Dempsey, Rawlings, and Willingham.

Mr. Wilson, of Clay, moved to adjourn until 10 o’clock Monday morning.

Mr. McCurry, of Hart, offered as a substitute that the House adjourn until 10 o’clock to-morrow.

The substitute prevailed, and the House adjourned until to-morrow morning, 10 o’clock.
Atlanta, Georgia.
Saturday, October 26, 1895.

The House met pursuant to adjournment at 10 o'clock this day, was called to order by the Speaker, and opened with prayer by the Rev. J. H. Eakes.

The roll was called, and the following members responded to the call of their names:

Those present were Messrs.—

Allen, Allen
Anderson, Allen
Atkinson, Allen
Arnold, Allen
Armstrong, Allen
Awtrey, Allen
Bailey, Allen
Bagget, Allen
Bennett of Wayne, Allen
Bennett of Jackson, Allen
Bell, Allen
Bird, Allen
Blalock of Rabun, Allen
Bloodworth, Allen
Boifeuillet, Allen
Boynton, Allen
Boyd, Allen
Boyett, Allen
Branan, Allen
Broyles, Allen
Brown of Washington, Allen
Brown of Pulaski, Allen
Burwell, Allen
Burnett of Quitman, Allen
Burnett of Douglas, Allen
Burch, Allen
Bush, Allen
Caldwell, Allen
Clements of Montgm' y, Jarrell, Allen
Clement of Milton, Allen
Collins, Allen
Giles, Allen
Gilreath, Allen
Gibson, Allen
Gray of Houston, Allen
Gray of Catoosa, Allen
Gray of Paulding, Allen
Gregory, Allen
Griffin, Allen
Greer of Macon, Allen
Greer of Harris, Allen
Hall, Allen
Harrell, Allen
Harvey, Allen
Hill, Allen
Hodges, Allen
Henderson, Allen
Hightower, Allen
Hopkins, Allen
Howell, Allen
Hogan, Allen
Hodge, Allen
Houston, Allen
Holbrook, Allen
Holland, Allen
Hudson, Allen
Humphryes, Allen
Hutcherson, Allen
Hughes, Allen
Hurst, Allen
Jenkins, Allen
Johnson of Hall, Allen
McCurry, Allen
McGough, Allen
McCurdy, Allen
McClure, Allen
McWhorter, Allen
Neely, Allen
Newton, Allen
Owen, Allen
Parker, Allen
Peeples, Allen
Perkins, Allen
Pitman, Allen
Pittard, Allen
Pope, Allen
Price, Allen
Pool, Allen
Polhill, Allen
Rawlings, Allen
Redding, Allen
Reagan, Allen
Reece, Allen
Roberts, Allen
Salter, Allen
Sandeford, Allen
Shropshire, Allen
Screven, Allen
Sell, Allen
Shaw, Allen
Short, Allen
Spence, Allen
Smith, of Clinch, Allen
Smith, of Hancock, Allen
Mr. Arnold, of the Journal Committee, reported that the Journal of yesterday had been examined and approved.

The Journal was then read and confirmed.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report, to wit:

Mr. Speaker:

The Special Judiciary Committee has had under consideration House bill No. 256, to repeal an act approved October 10, 1891, to amend an act approved October 22, 1887, entitled an act to provide for the registration of all voters in county of Morgan.
Also, House Bill 345, providing for registration of the voters of the county of Stewart, etc., and instruct me to report the same back, with the recommendation that the introducers have leave to withdraw the same.

Respectfully submitted.

A. G. McCurry, Chairman.

The following bills were withdrawn by request of the members introducing same, to wit:

By Mr. Wallace of Morgan—

A bill to be entitled an act to repeal an act approved October 10, 1891, to amend an act approved October 22, 1887, entitled an act to require and provide for the registration of all voters in the county of Morgan, and for other purposes.

By Mr. Boyett of Stewart—

A bill to be entitled an act to provide for the registration of voters in the county of Stewart, and for other purposes.

Upon motion, the rule of the House respecting the introduction of new matter was suspended, and the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. McCurry of Hart—

A bill to be entitled an act to provide for the removal of obstructions of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers and creeks, and other running streams in Hart county, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. Jenkins of Putnam—

A bill to be entitled an act to amend an act to provide that all bills, resolutions, and other unfinished business pending in the Senate and House of Representatives at the close of the first session of each General Assembly shall go over to the second session of such General Assembly as unfinished business, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Bird of Effingham—

A bill to be entitled an act to provide a system of public schools for the town of Guyton, Ga.

Referred to Committee on Education.

By Mr. Bird of Effingham—

A bill to be entitled an act to amend an act incorporating the town of Guyton, to define the qualification of voters therein, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Meadow of Madison—

A bill to be entitled an act to require judges of the superior courts of this State, upon the continuance of any case in the superior courts, to enter upon their dockets opposite such case the date of such continuance, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Gray of Catoosa—

A bill to be entitled an act to authorize county authorities in this State to contract with authorities of United States for the erection of bridges, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Mell of Clarke—

A bill to be entitled an act to amend an act entitled an act to establish a city court in the county of Clarke, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to be entitled an act to create the office of railroad inspector.

Referred to Committee on Railroads.

By Mr. Fogarty of Richmond—

A bill to be entitled an act to authorize the republication of the Georgia Reports from the 77th to the 83d inclusive.

Referred to Library Committee.

By Mr. Broyles of Fulton—

A bill to be entitled an act to prevent the excavation of paved roads, and for other purposes.

Referred to Committee on Roads and Bridges.

By Mr. Broyles of Fulton—

A bill to be entitled an act to make the owners of dead animals bury same, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Bush of Mitchell—

A bill to be entitled an act to amend the charter of the town of Camilla, so as to deprive the mayor and council of said town of all power and authority to issue license for the sale of ardent spirits, and for other purposes.

Referred to Committee on Temperance.
By Mr. Reagan of Henry—

A resolution providing for the relief of Willis Fields of Henry county, and for other purposes.

Referred to Special Judiciary Committee.

The following bill, by Mr. Barnes of Richmond, was, upon motion, recommitted to the Finance Committee, to wit:

A bill to be entitled an act to require the publication of the charters and amendments thereof of railroads granted by the Secretary of State under and by virtue of an act of the General Assembly of Georgia, approved December 17, 1892.

The following bill, by Mr. Symons of Glynn, was, upon motion, recommitted to the Committee on Military Affairs, to wit:

A bill to be entitled an act for the better organization, discipline, and regulation of the volunteer forces of the State, and for other purposes.

The following bills, which came up for their third reading, were, upon motion, tabled, to wit:

By Mr. Hodges of Bibb—

A bill to be entitled an act to provide for the appointment of a board of visitors to each annual camp of instruction of the volunteer forces of the State of Georgia, and for other purposes.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to appropriate money to the University of Georgia, to be used for equipping and maintaining the State Normal School at Rock College, and for other purposes.
By Mr. Moore of Heard—

A bill to be entitled an act to prohibit drunkenness in public places, to provide a penalty for the same, and for other purposes.

By Mr. Dodson of Sumter—

A bill to be entitled an act to better protect small incorporated towns or villages when there will be a large gathering or assembly therein, and for other purposes.

Leave of absence was granted to Messrs. Burwell, Worley, Longly, Sumner, and Moore of Bulloch.

Upon motion, the House adjourned until 10 o’clock Monday morning.

ATLANTA, GEORGIA.
Monday, October 28, 1895.

The House met at 10 o’clock this day, pursuant to adjournment, was called to order by the Speaker and opened with prayer by the Rev. J. H. Eakes.

The roll was called, and the following members were present, to wit:

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The Journal of the House.

Blalock of Rabun, Hill, Price,
Bloodworth, Hodges, Pool,
Boifeuillet, Henderson, Polhill,
Boynton, Hightower, Rawlings,
Boyd, Hopkins, Redding,
Boyett, Howell, Reagan,
Branch, Hogan, Reece,
Branan, Hodge, Roberts,
Broyles, Houston, Rockwell,
Brown of Washington, Holbrook, Salter,
Brown of Pulaski, Holland, Sandeford,
Burwell, Hudson, Shropshire,
Burnett of Quitman, Humphreys, Screven,
Burnett of Douglas, Hutcherson, Sell,
Burch, Hughes, Shaw,
Bush, Hurst, Short,
Caldwell, Jarrell, Spence,
Clement of Montgomery, Jenkins, Smith, of Clinch,
Clement of Milton, Johnson of Hall, Smith of Hancock,
Collins, Johnson of Talliaferro Smith of Rockdale,
Coleman, Jones of Dougherty, Smith of Telfair,
Collier, Jones of Dodge, Stokes,
Cook of Decatur, Latham, Symons,
Cureton, Lee, Sumner,
Davison, Little, Tatum,
Dempsey, Longley, Thompson,
Dennard, Lovett, Traylor,
Dorough, Law, Walker,
Dodson, Martin, Wallace,
Durham, Mallette, Walden,
Edenfield, Marchman, West,
Ennis, Mansfield, Wheatley,
Espy, Meadow, Wilson,
Farmer, Melton, Wilkin,
Florence, Mell, Williams,
Fletcher, Moore of Bulloch, Willink,
Fouchi, Moore of Clayton, Wilkinson,
Fink, Moore of Heard, Willingham,
Fogarty, Montfort, Worley,
Ferguson, Murrah, Wright,
Franklin, Middlebrooks, Wien,
Futrell, McDonald, Wynne,
Fullwood, McElmurry, Vaughn,
Fussell, McDaniel, Mr. Speaker.

The Journal of yesterday was then read and confirmed.
The following joint resolution, by Mr. Humphreys of Brooks, was read and adopted, to wit:

A resolution convening the House and Senate in joint session at 11 o'clock A. M. this day, to elect a solicitor-general for the Oconee circuit, beginning January 1, 1896.

Upon a call of the roll of counties for the introduction of new matter, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Polhill of Bibb—
A bill to be entitled an act to declare the status of dogs as property, to provide for their registration, and for other purposes.
Referred to General Judiciary Committee.

By Mr. Henderson of Forsyth—
A bill to be entitled an act to provide for the removal of all obstructions from the running streams of Forsyth county, and for other purposes.
Referred to Committee on County and County Matters.

By Mr. Broyles of Fulton—
A bill to be entitled an act to amend the charter of the city of Atlanta, and for other purposes.
Referred to Committee on Special Judiciary.

By Mr. Broyles of Fulton—
A joint resolution providing for the payment to the city of Atlanta of the State's proportion of the expense of paving West Cain street, and for other purposes.
By Mr. Sell of Jackson—

A bill to be entitled an act to abolish the city court of Jackson county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Fletcher of Irwin—

A bill to be entitled an act to change the time of holding the fall term of Irwin superior court, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Sell of Jackson—

A bill to be entitled an act to raise the jurisdiction of justices of the peace in civil cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Little of Muscogee—

A bill to be entitled an act to authorize the Trustees of the First United Freewill Baptist Church of Columbus, Ga., to sell by proper deeds certain lands held by them for church purposes, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. McCurry of Hart—

A bill to be entitled an act to provide for redeeming land sold under execution, decree, etc., by the debtor, his vendee, creditor, or their legal representatives.

Referred to Committee on General Judiciary.

By Mr. Hill of Terrell—

A bill to be entitled an act to amend an act approved October 9, 1885, to allow parties living on lines of counties and districts where the fence law of the State of Geo-
gia is in force, and where the adjoining counties and districts have adopted no fence law, to erect public highways, and for other purposes.

Referred to Committee on County and County Matters

By Mr. Branan of Fulton—

A bill to be entitled an act to provide for and fix the salaries and percentage of fees to be paid the ordinary, clerk of the superior court, sheriff, tax-collector, tax-receiver, coroner, county treasurer, court stenographer and transcriber, and solicitors of the city and criminal courts serving under a special or local act, and for other purposes.

Referred to Committee on County and County Matters.

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

Mr. Speaker:

The Senate has concurred in the joint resolution convening the General Assembly in joint session for the purpose of electing a solicitor-general for the Oconee circuit.

The hour of 11 o'clock having arrived, the time for convening the joint session of the Senate and House, the Senate appeared upon the floor of the House of Representatives, and the joint session was called to order by the President of the Senate.

The resolution under which the joint session convened was then read by the Secretary of the Senate.

The business first in order being the election of a solicitor-general of the Oconee circuit, for the term beginning January 1, 1896, the Hon. W L. Smith, of Telfair, placed in nomination the name of the Hon. Tom Eason of the county of Telfair.
Upon the call of the roll of the Senate, the vote was as follows:

Those voting for Mr. Eason were Messrs:

Beeks,  Keen,  Osborne,  
Broughton,  Lewis,  Ryals,  
Bush,  Long,  Roberts,  
Bussey,  Little,  Sheppard,  
Boyd,  Lumpkin,  Sanford,  
Brand,  McMillan,  Sharpe,  
Brown,  Mercer,  Starr,  
Harris of the 12th,  Monro,  Tatum,  
Harris of the 22d,  McGarity,  Wilcox,  
Harrison,  McClure,  Mr. President,  
Johnson,  Norman,  

Those not voting were Messrs:

Cumming,  Morton,  Wilson,  
Craig,  Story,  Wade,  
Harris of the 3d,  Snead,  Whitley,  
McGregor,  Upchurch,  Williams,  

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

Those voting for Mr. Eason are Messrs:

Allen,  Jones of Dougherty,  Pope,  
Anderson,  Jones of Dodge,  Price,  
Atkinson,  Lee,  Pool,  
Armstrong,  Little,  Polhill,  
Awtrey,  Lovett,  Redding,  
Bailey,  Law,  Roberts,  
Battle,  Martin,  Rockwell,  
Bagget,  Mallette,  Salter,  
Bennett of Wayne,  Marchman,  Sandeford,  
Bennett of Jackson,  Mansfield,  Shropshire,  
Bell,  Meadow,  Shaw,  
Bird,  Melton,  Short,  
Blalock of Rabun,  Moore of Bulloch,  Smith of Clinch,  
Bloodworth,  Moore of Clayton,  Smith of Hancock,  
Boifeuillet,  Moore of Heard,  Smith of Rockdale,  
Boynton,  Murrah,  Smith of Telfair,  
Boyett,  Middlebrook,  Stokes,  
Branch,  McDonald,  Symons,  

Upon counting and consolidating the vote it appeared that the total number of votes cast was 169; necessary to a choice 90.
Mr. Eason having received all of the votes cast was declared duly elected solicitor-general of the Oconee circuit for the term beginning January 1, 1896.

Upon motion of Senator Beeks the joint assembly was dissolved; the Senate retiring, the House was called to order by the Speaker.

The following communication was received from his Excellency, the Governor, through his private Secretary, Mr. Callaway, to wit:

Mr. Speaker:

I am directed by the Governor to deliver to the House of Representatives a communication in writing:

EXECUTIVE DEPARTMENT,
Atlanta, Ga., October 23, 1895.

Members of the General Assembly:

In obedience to official duty, it is my pleasure to communicate to you such information as will aid in the discharge of the important trusts confided to you, and to make such suggestions and recommendations as, in my judgment, will promote the interest of the State. Fortunately for me, in the performance of this duty, the reports from the departments of State, made to me in conformity to law, are so thorough and comprehensive that by transmitting them to you, which I will do, I place you in possession of such information that it is unnecessary for me to enter into an extended statement covering the subjects so ably discussed in these reports. I call your special attention to each of these, and ask that you give due consideration to the recommendations of these thoughtful, pains-taking, and faithful officers.

It is a source of great gratification to myself, and it must
be to each of you, that you convene at a period in the history of our State when we are enjoying the blessings of Providence in fruitful harvests. I rejoice that the worst of the terrible financial panic which has been upon us is over, and am confident we can look forward to an era of prosperity. While the cotton crop of this year is not so large as we had hope for, the unexpected good price and the large yield of corn, peas, potatoes, rice, and other food crops, places the people of the State in better condition than they have been for years.

COTTON STATES AND INTERNATIONAL EXPOSITION.

The effort of some of the public-spirited and enterprising citizens of this State to hold this year a great International Exposition, which was at first regarded as an audacious undertaking, has been brought to a happy termination. In its arrangement, variety, and proportions it excels any exhibition of the resources and achievements of the American people (with the exception of the World's Fair at Chicago) which has ever been made, and will bring to Georgia visitors from every quarter of the globe, whose impressions of our people, our civilization, our resources, and our inviting fields for investment will in the near future greatly advance our growth in industries, population and wealth.

STATE EXHIBIT.

Realizing the importance of this great event, at your last session you made an appropriation which you directed to be used for the purpose of making an exhibit of Georgia's resources at the Cotton States and International Exposition. The duty of expending this money and making the proposed exhibit was imposed by you upon Hon. R. U. Hardeman, State Treasurer; Hon. J. M. Terrell, Attorney-General; Hon. G. R. Glenn, State School Commissioner;
Hon. W. A. Wright, Comptroller-General; Hon. R. T. Nesbitt, Commissioner of Agriculture, and upon myself. The board selected Hon. W. S. Yeates, State Geologist; Hon. Geo. F Payne, State Chemist, and Hon. Robert J. Quinn, Assistant School Commissioner, as honorary members, each of whom has rendered us valuable aid without compensation. Mr. George W. Kelly was elected as assistant to the Commissioner of Agriculture, who was the executive officer of the board, and Mr. E. M. Durant was elected as secretary. With this force we undertook to do the work entrusted to us, and feel a just pride in the magnificent exhibit made by the State. At an early period in our work we became convinced that the sum appropriated by the State would not enable us to make so complete an exhibit of all the resources of the State as we felt it was the duty of the State to make on such an occasion. Fortunately some of the public-spirited and patriotic citizens of the State, who are interested in manufacturing, came to our aid. With their approval and co-operation a convention of the manufacturers of Georgia was called to meet in the hall of the House of Representatives. The convention was largely attended, and as one of the results thereof money was raised, and a special building erected at the expense of the manufacturers themselves, in which you will find the exhibit of the Georgia manufacturers. The variety, character, and extent of this exhibit must inspire the pride of every Georgian, and when taken in connection with the exhibit made by the State Board, places Georgia before the world in a most enviable light. Those who come from abroad to visit this great exposition, and views Georgia's resources as exhibited in the State Building and in the Georgia Manufacturers' Building, will leave us with a higher estimate of the resources and capabilities of our State and the character and achievements of our people. The
influence of the exposition and of the State's exhibit will be of incalculable value in directing to Georgia a vast amount of capital which the revival of business will cause to seek safe and profitable investment.

**COMPTROLLER-GENERAL'S REPORT.**

The report of the Comptroller-General presents a number of interesting facts. I call your special attention to two tabulated statements arranged by him, the one showing the value of the different classes of property in 1879 and in 1895, and the other the value of the taxable property of our colored population during each of the years within that period:

<table>
<thead>
<tr>
<th>1879.</th>
<th>1895.</th>
</tr>
</thead>
<tbody>
<tr>
<td>City and town real estate $49,007,286</td>
<td>$116,811,095</td>
</tr>
<tr>
<td>Agricultural lands 90,493,822</td>
<td>120,872,615</td>
</tr>
<tr>
<td>Live-stock 21,017,634</td>
<td>21,174,632</td>
</tr>
<tr>
<td>Farm implements 2,971,372</td>
<td>4,754,651</td>
</tr>
<tr>
<td>Household furniture 9,156,404</td>
<td>15,165,146</td>
</tr>
<tr>
<td>Merchandise 12,012,755</td>
<td>17,419,116</td>
</tr>
<tr>
<td>Money, etc 25,513,005</td>
<td>31,056,175</td>
</tr>
<tr>
<td>Cotton factories 1,640,000</td>
<td>9,684,286</td>
</tr>
<tr>
<td>Iron works, etc 295,640</td>
<td>968,333</td>
</tr>
<tr>
<td>Bank capital 4,667,567</td>
<td>13,693,086</td>
</tr>
<tr>
<td>Railroad property 9,866,129</td>
<td>39,952,572</td>
</tr>
</tbody>
</table>

**STATEMENT OF PROPERTY RETURNED BY COLORED TAXPAYERS FROM 1879 TO 1895.**

1879 ........................................... $ 5,182,298
1880 ........................................... 5,764,298
1881 ........................................... 6,478,951
1882 ........................................... 6,580,876
1883 ........................................... 7,382,295
1884 ........................................... 8,021,525
1885 ........................................... 8,153,390
1886 ........................................... 8,655,298
1887 ........................................... 8,936,479
1888 ........................................... 9,631,271
1889 ........................................... 10,413,380
1890 ........................................... 12,322,003
1891 ........................................... 14,196,735
1892 ........................................... 14,869,575
1893 ........................................... 14,960,675
1894 ........................................... 14,387,730
1895 ........................................... 12,941,230
The tax returns for the present year show a loss of nineteen million dollars of valuation as compared with the returns for the previous year. While this is to be regretted it is scarcely to be wondered at when we consider the depressing effect of the panic upon business and property values everywhere.

THE NEED OF A NEW ASSESSMENT LAW

In reference to the value of property as shown by the Comptroller-General's report gathered from tax returns, it is my duty to say to you that it does not approximate the real or market value of the property of the citizens of the State subject to taxation. Under the present system of making tax returns, outside of where the returns are affected by local assessment systems of towns and cities, each man is his own tax-assessor and places upon his property such value as he sees fit, even himself in many instances confessing that the amount at which it has been returned by him for taxes bears no approximate relation to the real value of the property. While the legislature nominally fixes the tax rate for the State to be collected from her citizens, each citizen has the power to fix his own tax rate, and many of them do fix it at an unjustly low rate by placing a value upon their property far below its value and on a scale much lower than that by which the property of their neighbors are valued. The man who pays taxes upon property unfairly valued at $500, while on property of the same value his neighbor pays on $1,000, is lowering his own tax rate one-half, depriving the State of its just revenue, and placing an unjust burden upon his honest neighbor who values his property correctly.

I most earnestly recommend that some plan be devised by which the State can arrive at something like a just valuation of the property of its citizens subject to taxation and protect the man who honestly returns his taxes against im-
positions from those who return their property at an improper valuation. It is well to bear in mind that any plan which you may adopt will, when put in practical operation, prove imperfect, but as these defects appear it will be the duty of your successors to correct them and continue to perfect the law. Certain it is that no system which can be adopted can be open to greater abuses or more flagrant injustices than the law under which our property is now returned for taxes. A proper plan for assessment of property for taxation will not only equalize values but place upon the tax books a vast amount of personal effects which now escape taxation. In connection with this recommendation I desire to suggest that you authorize the Comptroller-General to prescribe and furnish to the tax-collectors and tax-receivers of this State such books as in his judgment should be kept by them and to prescribe rules directing how these books shall be kept. This will enable him to require the business of the State conducted by each of these officers to be conducted in a systematic and business-like manner, and will result in a large saving to the State.

TREASURER'S REPORT.

The report of the State Treasurer will give you ample information as to the conditions of our finances. By reference to this report it will be seen that under the law enacted by your honorable body at its session in 1894 providing for the quarterly payment of teachers that the treasury will have a severe strain to bear. The payment, soon to be made, will require the treasurer to advance to the school fund about four hundred thousand dollars. I respectfully suggest that your finance committee make close inquiry into the effect of this great draft upon the treasury, and that such legislation as may be needed for its relief, if any, be enacted.
Soon after coming into office I undertook, in conformity with the Act of 1878, to make an arrangement with the various depositaries providing for the payment of interest upon the public funds entrusted to them. As a result of this effort I consummated contracts with all of the banks but two, which two resigned rather than pay interest, which contracts provided for the payment of interest at the rate of two per cent. on daily balances from March 1, 1895, to March 1, 1896, to be paid semi-annually. I am informed by the State Treasurer that the amount of interest due the State for the first six months, ending September 1, will approximate eight thousand dollars. It must be borne in mind in this connection that the provision for quarterly payment of teachers, which is a wise and proper one, has largely reduced the State's deposits in its various depositaries, and for that reason the income from this source can be nothing like so large as it would otherwise have been. It is gratifying, however, to know, notwithstanding this large decrease of deposit, that within the first six months I have been able to make for the State the sum of eight thousand dollars from this unexpected source. I respectfully suggest that the law providing for State depositaries be so amended as to remove all doubt that may exist in the mind of any one as to the power of the Governor to appoint a successor when he is unable to agree with them upon the rate of interest to be paid upon the State deposits.

SALE OF 3½ PER CENT. BONDS AT A PREMIUM.

Under the provisions of the Act approved December 18, 1894, 499 five hundred dollar bonds on the Northeastern Railroad indorsed by the State were deposited with the treasurer to be exchanged at par for the new three and one-half per cent. bonds to be issued under said Act. Fortu-
nately, however, for the State these new three and one-half per cent. bonds were, when offered for sale, sold to the Columbus Savings Bank at a premium of 11-100 per cent. for each five hundred dollar bond. To have sold a bond bearing three and one-half per cent. interest at a premium during such a financial stringency, is an event in our history of which all Georgians may well be proud, and speaks volumes for the high standing of our State in the commercial world. The sale of these bonds enabled me to discharge our obligation on the Northeastern Railroad bonds which had one year to run and were bearing interest at 7 per cent. per annum. The saving to the State in the difference between 7 and 3½ per cent. for the period that these 7 per cent. bonds were to run was the sum of $8,155.

PROCEEDS OF SALE OF BONDS.

From the following statement of the State Treasurer you will see what disposition was made of the proceeds of these bonds:

R. U. HARDEMAN, TR.,
IN ACCOUNT WITH PROCEEDS ARISING FROM SALE 3½ PER CENT. BONDS.

DR.
To amount received from sale 3½ per cent. bonds. $287,063.80
" " " 3½ bonds and premiums not issued in my hands. 3,000.66
To amount received from R. K. Reaves, Receiver Northeastern Railroad. 2,800.00

$292,863.46

CR.
By amount paid holders of bonds and coupons. 281,374.50
" " " Proclamations for sale R. R. and bond transaction 2,346.29
By amount paid engraving, printing, and express charges 827.46
Bonds in my hands not issued and premium. 3,000.66
Balance on hand. 5,315.55

$292,864.46

This balance is now on deposit with the Merchants Bank of this city, a State depository, to meet the outstanding bonds of the Northeastern Railroad, all of said bonds having been paid by me, with the exception of eleven (11) five hundred ($500) dollar
bonds and coupons which will make outstanding
bonds and coupons. $ 6,077 50
And as above stated, I have on hand. 5,315 55
Leaving a balance of. $ 761 95

Which amount we can get from the receiver of the road, or by the
issuance of one of the bonds now in my hands, as your Excellency
may determine.

It is proper for me to call your attention to the condi­
tion of some of the past due coupons on the bonds of the
Northeastern Railroad which I have not seen proper to
advise the treasurer to pay, and suggest that you decide the
course to be pursued in reference thereto. Coupons at­
tached to these bonds, amounting to the sum of eleven hun­
dred dollars, which were past due at the time the State
was notified of the default of the road on payment of in­
terest have not been paid.

These bonds indorsed by the State contained the pro­
vision that whenever there should be a default on the
part of the road and notice of such default given the
State, that the Governor should seize the road and operate
it so as to protect the State as surety on these bonds.
Had the State been notified of the default of this road
at the time these coupons matured it could have at once
seized the road and operated it from that period. Its
failure to seize and operate it from that time, secure an in­
come therefrom and protect itself from further loss on ma­
turing coupons was due to no fault of its own, but was the
fault of the holder of the bonds, declining to give the State
notice of the default of the road. Under these conditions
I have thought proper to refer the matter to you, that it
might be disposed of as you thought just.

CONDITION OF NORTHEASTERN RAILROAD.

Since coming into office I have found it necessary to go
to considerable expense in putting the Northeastern Rail­
road in good condition. Among other extraordinary ex­
penditures incurred was in the purchase of an engine, for
which we paid four thousand dollars. We were paying fifteen hundred dollars per year as rental for an engine, and under the contract were required to keep the same in repair at our own expense. This policy I did not deem wise to continue and therefore made the purchase as above stated.

SALE OF THE NORTHEASTERN RAILROAD.

As provided by law, and advised by Act of 1894, after advertising same according to law, that part of the Northeastern Railroad lying between Athens and its junction with the Southern Railroad was exposed to sale in the city of Athens on the 16th of April, 1895, and bought in by me for the State of Georgia for the sum of one hundred thousand dollars, this being the only bid made. The deed to the property has been made to the State and properly recorded. I submit herewith a statement showing the running expenses and expenditures of the road from date of seizure by the State to date of sale, and from date of sale to September 1st:

Statement of Earnings and Expenses of the Northeastern Railroad of Georgia from November 20, 1893 to April 16, 1895, Inclusive.

<table>
<thead>
<tr>
<th>Earnings</th>
<th>Expenses</th>
<th>Net Earnings</th>
<th>Deficit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nov., 1893</td>
<td>$ 2,354 11</td>
<td>$ 1,535 53</td>
<td>$ 818 58</td>
</tr>
<tr>
<td>Dec., 1893</td>
<td>7,888 74</td>
<td>5,259 40</td>
<td>2,629 34</td>
</tr>
<tr>
<td>Jan., 1894</td>
<td>5,995 66</td>
<td>3,597 59</td>
<td>2,398 07</td>
</tr>
<tr>
<td>Feb., 1894</td>
<td>5,021 31</td>
<td>3,922 84</td>
<td>1,098 67</td>
</tr>
<tr>
<td>Mar., 1894</td>
<td>6,844 27</td>
<td>3,943 22</td>
<td>2,901 05</td>
</tr>
<tr>
<td>April, 1894</td>
<td>3,977 38</td>
<td>3,739 84</td>
<td>237 54</td>
</tr>
<tr>
<td>May, 1894</td>
<td>3,374 81</td>
<td>3,193 95</td>
<td>180 86</td>
</tr>
<tr>
<td>June, 1894</td>
<td>3,321 04</td>
<td>2,928 75</td>
<td>392 29</td>
</tr>
<tr>
<td>July, 1894</td>
<td>3,296 16</td>
<td>3,007 06</td>
<td>289 10</td>
</tr>
<tr>
<td>Aug., 1894</td>
<td>4,108 82</td>
<td>3,728 02</td>
<td>380 80</td>
</tr>
<tr>
<td>Sept., 1894</td>
<td>3,894 12</td>
<td>3,223 73</td>
<td>670 39</td>
</tr>
<tr>
<td>Oct., 1894</td>
<td>7,074 33</td>
<td>4,392 39</td>
<td>2,681 94</td>
</tr>
<tr>
<td>Nov., 1894</td>
<td>8,455 25</td>
<td>4,169 62</td>
<td>4,285 63</td>
</tr>
<tr>
<td>Dec., 1894</td>
<td>6,108 70</td>
<td>4,084 58</td>
<td>2,024 12</td>
</tr>
<tr>
<td>Jan., 1895</td>
<td>4,567 18</td>
<td>3,410 66</td>
<td>1,156 62</td>
</tr>
<tr>
<td>Feb., 1895</td>
<td>4,091 98</td>
<td>3,342 09</td>
<td>749 89</td>
</tr>
<tr>
<td>Mar., 1895</td>
<td>5,751 97</td>
<td>3,315 68</td>
<td>2,436 29</td>
</tr>
<tr>
<td>April, 1895</td>
<td>2,674 67</td>
<td>3,399 70</td>
<td>665 12</td>
</tr>
</tbody>
</table>

$ 88,795 90 $ 64,144 74 $ 24,651 28 $ 665 12
Statement of Earnings and Expenses of the Northeastern Railroad of Georgia from April 17, 1895, to September 30, 1895, Inclusive.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>April, 1895</td>
<td>$1,304 91</td>
<td>$1,340 51</td>
<td>$ 244 60</td>
<td></td>
</tr>
<tr>
<td>May, 1895</td>
<td>3,269 74</td>
<td>3,281 38</td>
<td>21 64</td>
<td></td>
</tr>
<tr>
<td>June, 1895</td>
<td>3,147 74</td>
<td>3,079 22</td>
<td>68 52</td>
<td></td>
</tr>
<tr>
<td>July, 1895</td>
<td>3,420 98</td>
<td>2,974 31</td>
<td>446 67</td>
<td></td>
</tr>
<tr>
<td>Aug., 1895</td>
<td>3,866 93</td>
<td>3,263 98</td>
<td>602 95</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$15,010 30</td>
<td>$14,158 40</td>
<td>$ 1,118 14</td>
<td>$266 24</td>
</tr>
</tbody>
</table>

After purchase of the road I placed in charge Hon. R. K. Reaves, who has been operating the road since the purchase as agent of the State. There is no doubt that the road will earn a very large dividend on the purchase price paid therefor by me, and will yield a sufficient income to pay the interest on the entire series of bonds which the State issued to take up the old bonds of the Northeastern Railroad indorsed by it.

FUTURE DISPOSITION OF THE NORTHEASTERN RAILROAD.

I desire to call your attention to this property, and submit to your consideration the question of its future operation or disposition. If, in your judgment, it is wise to sell or lease this property, it will be necessary for you to enact the provisions under which you desire the sale or lease contract to be made.

BLUE RIDGE AND ATLANTIC RAILROAD.

This road reaches from Cornelia, on the Southern Railroad, to Tallulah Falls, and was originally a part of the Northeastern Railway property. Growing out of this fact is the claim of the State thereon to secure the payment of the bonds indorsed by the State on the Northeastern Railroad property. This claim, it is understood, will be contested.
by those who at present claim the Blue Ridge and Atlantic Railroad. The road is now in the hands of a receiver appointed by the United States court. It has been reported to me that one-half of it has been abandoned, and is not now being operated. It has been, and is now, a mooted question as to whether or not an effort to enforce the claim of the State will result in expense or benefit to the State. I respectfully suggest that a committee of the best business men in your body make an examination of this property, consider its connections and surroundings, and give directions whether or not the State shall proceed to enforce its claim thereon.

THE WESTERN AND ATLANTIC COMMISSION.

In pursuance of an act passed by the General Assembly in 1894, providing for a method of settling controversies between the State and other parties over property connected with the Western and Atlantic Railroad, I appointed as Commissioners to pass upon and determine such questions as might be submitted to them under the terms of the act, Hon. John L. Hopkins, of Fulton county; Hon. T. R. Jones, of Whitfield, and Hon. H. W. Hill, of Meriwether. There was submitted to them for adjustment a controversy over some railway property lying between Whitehall and Forsyth streets, in the city of Atlanta. The value of this property was very great, and the case was a long and tedious one, and hotly contested on both sides. After hearing evidence and argument the court decided the issues involved in favor of the State. The evidence is so voluminous that I have not deemed it advisable to go to the expense of printing. The finding of the Commission I have ordered printed, and will in a short time be placed before you. I have agreed, as authorized by law, to pay each of these Commissioners the sum of six hundred
(600) dollars, subject to your approval. I respectfully ask that your body make provision for the payment of this sum, and for other expenses incurred by the Commission to the amount of three hundred and fifty dollars and fifty cents.

PENSIONS.

I herewith submit to you a statement showing the amount of pensions paid to Confederate soldiers for each of the last three years. It will be seen, notwithstanding a number of deaths, that there has been an increase in this sum due to the fact that as they grow older their wounds and afflictions increase their disabilities and make it necessary for them to call upon the State for assistance:

MAIMED SOLDIERS.

<table>
<thead>
<tr>
<th>Year ending 26th October, 1893</th>
<th>Number</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3,222</td>
<td>$185,000</td>
</tr>
<tr>
<td>Year ending 26th October, 1894</td>
<td>3,235</td>
<td>185,000</td>
</tr>
<tr>
<td>Year ending 26th October, 1895</td>
<td>3,369</td>
<td>190,000</td>
</tr>
</tbody>
</table>

The following table will show the amounts received by widows for each of the three years, during which they have received sixty dollars per annum:

WIDOWS.

<table>
<thead>
<tr>
<th>Year ending 15th February, 1893</th>
<th>Number</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>4,068</td>
<td>$244,080</td>
</tr>
<tr>
<td>Year ending 15th February, 1894</td>
<td>3,997</td>
<td>239,820</td>
</tr>
<tr>
<td>Year ending 15th February, 1895</td>
<td>3,929</td>
<td>235,740</td>
</tr>
</tbody>
</table>

The decrease in the amount paid as pensions to the widows of Confederate soldiers has been about five thousand dollars per year.

PENSIONS UNDER ACT OF 1894.

Under the Act of the General Assembly providing for the payment of pensions to indigent soldiers, the number of applicants approved to date are 1,768, and new applications continue to arrive. To pay the claims already approved would require $106,080. The appropriation made for the payment of this class of soldiers was only thirty thousand
dollars. Following the precedent established heretofore in cases where the appropriations fell far short of the demands for pensions, it was deemed wise not to pay out this thirty thousand dollars, and for that reason nothing has been paid under this Act. I submit to you these figures and leave to your wisdom to determine what shall be done. It is probable that it will take $125,000 to meet the requirements of this Act. I cannot forbear saying that the motives which prompted the passage of this Act were generous, noble, and worthy the great State of which you are the accredited representatives. There is no class of our fellow citizens, no class of our pensioners, who are more deserving of the State's bounty than those who are entitled to pensions under the provisions of this Act, and I most earnestly recommend that you make provision for the payment of this class of pensioners.

TRANSFER OF PENSIONS TO OFFICE OF ADJUTANT-GENERAL.

The work in the Pension Department has grown to such an extent that it has become a great burden upon the limited clerical force in the Executive Department. It has been mentioned by my predecessors, and by one of them the recommendation was made that the Executive Department be released of this burden. As the Constitution limits the clerical expenses there we cannot for the purpose of doing this work increase the appropriations for the Executive office. I therefore recommend that you authorize the transfer of the entire work of the Pension Department to the office of the Adjutant-General, and that you provide a clerk for that department. At the time the Constitution limited the amount of expenditures in the Executive Department the State granted no pensions. The number of pensioners under all existing laws will be near to ten thousand and will require an enormous amount of labor. To
consider carefully every application, guard against imposition, and to do justice to every worthy petitioner is a delicate and arduous task which should not be done hastily or carelessly.

PENITENTIARY

The report of the Principal Keeper of the Penitentiary will give you all necessary information in reference to that important and growing department. It is gratifying to know, however, that during the last twelve months the increase in the number of convicts has been smaller than the year previous, and, with few exceptions, smaller than any year since the Lease Act went into effect. The greatest trouble with the lessees during the year just past has grown out of what is known as "trusties" in the convict service. From my knowledge of these camps and the way they are conducted, I am satisfied that it is wise to permit this to some extent under strict rules and limitations, but as to whether or not this practice of making trusties of some convicts is being abused is now a grave question. I have instructed the Principal Keeper and his assistant to make diligent inquiry into this custom, its use and abuse, and report to me with such recommendations as may in their judgment be wise.

The Principal Physician of the Penitentiary reports that, in his opinion, two of the camps now being operated in South Georgia may prove disastrous to the health of convicts which are required to labor therein. As both these are comparatively new camps, we have not as yet had sufficient opportunity to thoroughly determine this question to my satisfaction. I will have these camps closely cared for and take prompt action if the conditions should at any time demand it.
ENFORCEMENT OF LAW

The enforcement of the criminal laws of this State has been carried on for the last twelve months with gratifying results. On several occasions it has been found necessary to call out the militia. It affords me pleasure to say that in each instance the troops have borne themselves in a commendable and soldierly manner, and for their prompt and efficient services rendered on these occasions they are entitled to the thanks of the commonwealth.

LYNCHING.

Since the day of my inauguration there have been five persons lynched in this State. In each instance the party lynched was charged with the same offense. No one has been lynched during my administration except for the crime of rape. I have vainly endeavored, by an appeal to the civil authorities and by offering rewards for the lynchers, to bring to trial some of these violators of the law; but neither an appeal to the courts nor the offering of rewards have had the desired effect. The courts have been unable to secure proof, and without this they are powerless to enforce the law. Our people are peculiarly situated. No civilized people on earth other than Southern States are surrounded as we are. Our country in many sections is thinly settled, and fully one-third of our population is composed of those who up to a few years ago were slaves, a large percentage of whom lack moral training, and have not the proper respect for law or the rights of others.

In some portions of the State our women in the country are constantly exposed to the brutal attack of the outlaw, who has respect for neither virtue nor law. It is for this reason that sometimes, when these outrages upon women do occur, people—who feel that the safety of our women depend upon prompt pun-
ishment, find their indignation uncontrollable and in­
flict penalties which should only be imposed by lawful
authority after a trial by a court of justice. This is wrong.
It sacrifices the good name of our State in the eyes of the
civilized world, the good opinion of which should be desired
by all. These mobs, by violating the law, create a spirit of
lawlessness and indirectly increase the very crime which
they seek to suppress. In several instances the parties
lynched in this State have been taken from the hands of
officers and most brutally, cruelly, and inhumanly treated.
Such conduct cannot be too severely condemned. In my
opinion it will be wise for the General Assembly to enact a
law providing that wherever a person is taken from the
hands of officers and maltreated or murdered, that the Gov­
ernor be authorized to remove from office the man from
whose custody he was taken, that the administrator or the
family of the deceased shall have the right to recover from
the county the full value of his life. The State has no right
to permit its officers to take charge of a man, render him
powerless to protect himself, and while in this helpless con­
dition in the custody of the State to be taken by an armed
mob and maltreated or murdered. In all such instances
their legal representatives should have redress in the courts,
with right to sue in any county adjoining the one where
the offense was committed, and the Governor should be
empowered, in his discretion, to remove the officer.

Such provision would make more active our law-abiding
citizens in suppressing lawlessness and encouraging all of our
people to resort to the courts for the punishment of the
crime, even where the offense charged is the most brutal,
the most dastardly and the most heinous. In each of the
instances mentioned the party lynched has been a negro.
What excuse can be given for this conduct when our race
has control of the Legislature and of the courts, furnishing
both the judges and the jurors? No white man should
insist upon the infliction of punishment in a case where he is unwilling to entrust the trial to the most intelligent and upright of his own race. If a fair trial cannot be had before these in a court of justice, how can one be justly and fairly had by a raving mob.

REFORMATION IN CRIMINAL LAWS.

I commend your action in promptly taking up at your previous session the matter of reformation of our criminal laws. If I am correctly informed a bill covering this subject has already passed the lower house.

I recommend that action be taken upon this measure at the earliest practicable moment in order that such changes in the criminal laws as may be made may be embodied in the codification of our laws which is soon to be published.

DIRECT TAXES.

Herewith I furnish you statement of direct tax refunded by the Federal Government to the State of Georgia, to be disbursed to such of her citizens as were entitled to it under the provisions of the act of Congress:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total amount received by State</td>
<td>$83,031.03</td>
</tr>
<tr>
<td>Balance in Treasury October 18, 1895</td>
<td>19,031.03</td>
</tr>
<tr>
<td>Amount paid out during my administration</td>
<td>694.27</td>
</tr>
</tbody>
</table>

GEORGIA EXPERIMENT STATION.

The expenses of the meeting of the Board of Directors of the Georgia Experiment Station are now paid by the State. As this institution receives from the Federal Government fifteen thousand dollars annually, and the State has already furnished the farm and erected its buildings, it is entirely proper that the expenses of the meetings of this Board be paid out of the funds at their
command. If the fund received from the Federal Government cannot be used for this purpose—and I see no reason why it should not—it should be paid from the products of the farm. The sum paid annually to this Board of Directors, covering their expenses, amounts to about eight hundred dollars—a sum worth saving to the State.

VIOLATION OF TREATY WITH SWEDEN AND NORWAY

I transmit herewith letters with accompanying documents from the Secretary of State of the United States requesting that Georgia make indemnity for the violation at Brunswick of the treaty of the United States with Sweden and Norway. I called upon the Honorable Secretary of State to furnish me with some precedent where States had been called upon and paid the indemnity in such cases. He has, however, failed to furnish me with this information. The relation of our people with foreign governments is regulated by international law and treaties entered into by the United States. For a violation of these laws and obligations the United States is responsible to the foreign governments, and unless the Secretary can furnish some authority to justify the demand that the State of Georgia pay in this case, this amount, I cannot advise its payment. I, however, furnish you with the documents giving all the information at my command, knowing that after making thorough investigation that you will dispose of it as is just and wise. If, in your judgement, it is proper that the State of Georgia pay this, you are requested to make the needed appropriation.

EDUCATIONAL INSTITUTIONS.

The educational institutions of Georgia, though not perfect, show such progress as to furnish cause for just pride. The convention of the County School Commissioners held in
the hall of the House of Representatives but a few days since furnishes high evidence of the improvement of our schools and the progress being made by the various counties in securing efficient County School Commissioners. It was an intelligent body of earnest men, who impressed all who looked upon them, not only Georgians but strangers, that our common schools are in the control of competent men. The progress in this respect was cheering and means much. The common school fund for this year is as follows:

SCHOOL FUND FOR THE YEAR 1895.

<table>
<thead>
<tr>
<th>Sources</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Liquor tax</td>
<td>$102,000.00</td>
</tr>
<tr>
<td>Show tax</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Dividends, Georgia Railroad stock</td>
<td>2,046.00</td>
</tr>
<tr>
<td>Hire of convicts</td>
<td>15,000.00</td>
</tr>
<tr>
<td>Fees oil inspectors</td>
<td>17,500.00</td>
</tr>
<tr>
<td>One-half rental W. &amp; A. R. R.</td>
<td>210,006.00</td>
</tr>
<tr>
<td>Direct appropriation</td>
<td>600,000.00</td>
</tr>
<tr>
<td>Poll tax</td>
<td>208,000.00</td>
</tr>
<tr>
<td>Aggregate</td>
<td>$1,156,052.00</td>
</tr>
</tbody>
</table>

Add to this $500,000, the total amount raised by local taxation in various counties and cities, and we have as the total amount raised by taxation in the State for educational purposes $1,656,052.00. This great interest merits your careful attention and substantial aid. While heartily favoring continued increase in the aid of the State to our common schools, I recommend that you take such steps as will encourage counties and localities to co-operate with the State in seeking to upbuild the common schools. There is no better work in which you can engage as legislators. If we can secure the hearty co-operation of the citizens of this State and induce them by local taxation voluntarily impose upon themselves by the people of each locality to co-operate with the State and aid us in completing and perfecting our common school system until the State is
able of itself to run an eight months' school, you will accomplish a great work for the children of Georgia and for the State.

I commend to your consideration, as especially worthy of your encouragement, the North Georgia Agricultural College at Dahlonega, the State Normal School of Athens, the Georgia Normal and Industrial College at Milledgeville, the School of Technology at Atlanta, and the University of Georgia at Athens. In my opinion, the great need of most of these institutions is buildings. At the last session of the General Assembly I called your attention to the great need of additional boarding apartments at the Georgia Normal and Industrial College.

While embarrassed by the present condition of the treasury, I cannot forbear calling your attention again to this matter. You have made the appropriation to employ the teachers, to secure all necessary appliances, and yet for the want of building a very large number of the class of girls whom we are most anxious to aid are unable to attend, because unable to pay the board required of them when boarding outside of the college building.

COLORED SCHOOL AT SAVANNAH.

I had the pleasure of attending the commencement exercises of this institution, and was highly pleased with the result of the work of the students as exhibited on this occasion. The members of the Board of Commissioners are to be commended for their zeal in behalf of the success of this institution, which means so much to the colored people of Georgia.

I respectfully recommend that this school be opened to both males and females, and that greater facilities be afforded for the training of teachers. We have assumed the obligation, and properly assumed it, to educate this class of
our fellow-citizens, and cannot overlook the great need of normal training among their teachers, nor underestimate the importance of having them under the guidance of friendly influences. I earnestly recommend that a large part of the work of this State institution be devoted to the training of teachers who may go out and take charge of the colored schools, and that the State make ample provision to enable this institution to afford the ample facilities to fulfill its mission.

CHARITABLE INSTITUTIONS.

I invite your attention to the reports and recommendations from the Lunatic Asylum, Deaf and Dumb Institute, and the Academy for the Blind, and respectfully ask that you give to each of these institutions all needed aid. It would be wise to add two members to the Board of Trustees to the Lunatic Asylum. The enormous expenditures of money necessary to sustain this charity, and the large number of inmates from every part of the State, make it important to have enough members on the Board to distribute between the various sections of the State, and there should be at least two so near the Asylum that they can at any time be consulted when emergencies arise upon which the superintendent and other officers do not deem it safe to act without advice from the Board of Trustees.

BONDS OF COUNTY OFFICERS.

It is the practice in many counties to receive as sureties on the bonds of the public officers security companies, whose main offices are in other States. I invite your attention to this practice, and to the great evils which may accrue therefrom. I recommend that each of such companies doing business in Georgia should be required to make a deposit with this State in a manner similar to that now exacted of insurance companies.
LIEUTENANT GOVERNOR.

Now that the great evil of frequent elections is fully realized, I call your attention to the fact that in case of the death of the Governor under existing laws, it would be necessary to hold a special election in order to elect a successor. This would involve the people in enormous expense, annoyance and sacrifice of business. I recommend that the constitution be so amended as to provide for the election of a Lieutenant Governor at the same time that the Governor and State House officers are elected.

ELECTION LAWS.

I congratulate you upon the progress made in the improvement of our election laws, and advise that you continue in this work until every imperfection is corrected. In addition to such legislation as may be passed by you regulating the holding of elections, it would, in my opinion, be wise if the Constitution should be so changed as to provide that contests for seats in the General Assembly be heard before the judges of the superior courts, with right of appeal to the supreme court. Those who have had experience with contests in the General Assembly will readily concede that a fairer and more just conclusion can be reached before the courts than can be ordinarily expected from the decision of partisan bodies.

SUPREME COURT.

The accumulation of business in the Supreme Court of our State has for a number of years caused considerable public discussion, but as yet no solution has been reached. In my opinion, the action of the people in voting down the amendment to the Constitution, providing for two additional Judges to the Supreme Court was wise. That amendment would have burdened us with two salaried officers
and left the difficulty on our hands and the problem unsolved. The business of the court has increased, as you will see from the table attached, to such an extent that one court cannot properly do the work. It may decide the cases, but it cannot thoroughly investigate every case and give to each question the thought to which it is entitled.

**STATISTICS OF BUSINESS IN THE SUPREME COURT.**

<table>
<thead>
<tr>
<th>Year</th>
<th>On Dockets</th>
<th>By Opinions</th>
<th>Otherwise</th>
</tr>
</thead>
<tbody>
<tr>
<td>1890</td>
<td>547</td>
<td>399</td>
<td>148</td>
</tr>
<tr>
<td>1891</td>
<td>529</td>
<td>445</td>
<td>84</td>
</tr>
<tr>
<td>1892</td>
<td>667</td>
<td>563</td>
<td>104</td>
</tr>
<tr>
<td>1893</td>
<td>698</td>
<td>597</td>
<td>101</td>
</tr>
<tr>
<td>1894</td>
<td>723</td>
<td>626</td>
<td>97</td>
</tr>
</tbody>
</table>

1895.—To this date, October 18th, 796 cases have been docketed. Of these, 308 have been disposed of.

If the business of the court is not diminished by placing additional restrictions upon litigants to prevent their reaching that court, relief to the Supreme Court must come not from increasing the number of judges, but by the establishment of another court. If a separate court is established each case can then be properly and thoroughly discussed, the principles involved intelligently and wisely settled, and our courts command more completely the respect and confidence of our own people and the admiration of people of other States.

(A) "FORMER RECOMMENDATIONS."

Without tiring you with repetition, I call your attention to the recommendations made you in my former message, and especially to those relating to the equalization of the work of judicial circuits, the necessity of more speedy action of our courts, the need of State supervision of mis-
demeanor convicts and the great need of the correction of the evils growing out of, and incident to the fee system.

IN CONCLUSION.

The foregoing information and recommendations, together with the reports from each department and institution, which will be placed before you, are submitted to you for consideration. In our government responsibility for the conduct of public affairs rests upon the party in power. In this State the people have entrusted with the management of the commonwealth the Democratic party, to which a majority of each House of the General Assembly owe their allegiance. I know I can confidently rely upon these representatives to enter upon the discharge of their important duties with courage and wisdom, and I sincerely hope that in the discharge of the high trusts confided to them they will have the hearty co-operation of the members of all political parties.

W Y Atkinson, Governor.

CLEMENCY

The following list contains the names of persons to whom clemency has been extended since my message in 1894, together with the reasons for action in each case:

George Bird.—Convicted of assault with intent to murder, November term, 1894, Troup county; sentence, two years. Pardoned upon recommendation of many citizens, also of judge and solicitor-general.

L. N. Chastain.—Convicted of carrying concealed weapons, Gilmer county; sentence, two months in chain-gang. Pardoned upon recommendation of judge, solicitor-general, and a large number of petitioners.
Erwin Green.—Convicted of horse stealing, April term, 1892; sentence, 11 years. After two years' service, with a good prison record, pardoned upon urgent recommendation of judge, solicitor-general, a majority of trial jury, the prosecutor, senator, representative from that county in present General Assembly, and the principal physician of the penitentiary.

John Angus Williams.—Convicted of burglary, spring term, 1893, Fulton county; sentence, three years. At time of commission of crime very young, and pardoned because earnestly requested by judge and solicitor-general on account of age.

Gus Penrifay.—Convicted of assault and battery, October term, 1894, county court of Jasper county; sentence, $60 fine or twelve months on chain-gang. Pardoned on petition signed by presiding judge, the solicitor, county officers, and large number of citizens, representing that Penrifay was afflicted with an incurable disease, and attending physician thought that humanity demanded his release.

Joe Ozburn.—Convicted of murder, September term, 1891, Newton county; sentence, life. Pardoned because he had received a serious injury, which resulted in complete paralysis of his lower extremities, and the principal physician of the penitentiary reported that his condition was pitiable and deplorable, and the penitentiary committee of the House of Representatives, in the present General Assembly, unanimously recommended his pardon.

Isaac Slappy.—Convicted of assault and battery, July term, 1894, county court Houston county; sentence, $75 or twelve months on chain-gang. Pardoned because of good behavior and the capture of a desperate criminal, and upon the recommendation of the county judge and solicitor, the county officers, and many citizens.
George W. Moore.—Convicted of retailing liquor without license, April term, 1894, Emanuel county; sentence, $500 fine or twelve months on chain-gang. Pardoned after serving eight months' sentence upon affidavits made by two reputable physicians that his health was greatly impaired, that he is quite old, and also upon recommendation of judge and solicitor-general.

John H. Martin.—Convicted of malicious mischief, June term, 1894, city court of Jackson county; sentence, fine $50.00 and costs, or twelve months in the county chain-gang. Pardoned because evidence does not disclose a purpose to violate the law, though the defendant was perhaps technically guilty, and after his conviction he became blind, and the judge who presided at the trial urgently recommended executive clemency.

Joseph F. Miller.—Convicted of "shooting at another not in his own defense," June term, 1894, Chatham county; sentenced to confinement in the county jail for one year. Pardoned upon certificate of jail physician that Miller was in a critical mental and physical condition, and upon recommendation of judge and solicitor-general.

Sidney Lilienthal.—Plead guilty in superior court of Chatham county of larceny from the person; sentence, three years. After serving twenty months, pardoned upon recommendation of judge and the expressed doubts about the offense being really a felony.

William Gibson.—Convicted of larceny from the house, Towns county; sentence, twelve months. Having served more than two-thirds of his term, his prison record being good, and the judge and solicitor-general so recommending, he was pardoned.
Jordan Neely.—Convicted of assault with intent to murder, March term, 1893, Coweta county; sentence, two years. Long known to the Governor as a good citizen, and in consideration of facts and circumstances surrounding him at time of commission of crime as developed at the trial, which was heard by the Governor, and of his good record since confinement, and believing that the law was fully vindicated, he was pardoned.

John Hayes.—Convicted of an assault with intent to murder, fall term, 1893, Fulton county; sentence, four years. Assault made under circumstances of great provocation, defendant's wife having been grossly insulted and assaulted by the party on whom defendant made assault. The trial jury filed a strong appeal for clemency, and the solicitor prosecuting the case recommended the same, and Hayes having served more than ten months of his sentence, was pardoned.

Nat Porter.—Convicted of gambling, county court, Dodge county; sentence, nine months on chain-gang. He received an unmerciful whipping from authorities of chain-gang, causing painful wounds upon his body, and the county judge and solicitor having so recommended, he was pardoned.

Romolis Clower.—Convicted of selling spirituous liquors without license, April term, 1894, Jones county; sentence, $50 fine, or six months in the chain-gang. He became totally blind, and for that reason the authorities had not been able to dispose of him in any chain-gang, and he had been in jail nine months. Pardon recommended by the ordinary, judge, and solicitor of the county court, and sheriff.
JOHN JOHNSON.—Convicted of violation of the liquor laws, January term, city court of Clarke county. Two sentences; one, fine, $100 and costs, or eight months on chain-gang; second, $500 and costs, or twelve months on the chain-gang. Pardoned after serving eight months, upon recommendation of judge, solicitor, county officials, and many citizens. His health very bad, and he was entirely unable to pay fine.

HENRY WEHUNT.—Convicted of rape, September term, 1891, Cherokee county; sentence, fifteen years. Testimony shows that there was considerable doubt as to whether the offense was rape or not, as there was no evidence of force or violence being used. Judge and solicitor-general urged pardon, they both being doubtful about the guilt of the defendant. Petition signed by nine jurors, all the county officials, eleven ministers, and more than five hundred citizens living in the neighborhood where the crime is alleged to have been committed.

ED PETTY.—Convicted of larceny, September term, 1891, criminal court of Atlanta; sentence, twelve months on the chain-gang. New evidence showing innocence of prisoner, and pardon recommended by judge and solicitor.

ROBERT HENDRIX or HENRY KENNY.—Convicted of burglary, October term, 1892, Fulton county; sentence, three years. After serving half his sentence pardoned upon recommendation of judge, solicitor-general, and prosecutor.

WILEY O'KELLY.—Convicted of aiding a prisoner to escape, May term, 1894, Douglas county; sentence, one year. Had served two-thirds of sentence and his conduct good. Pardon recommended by judge, solicitor-general, trial jury, a number of the grand jury, and the prosecutor.
ROBERT HARRINGTON.—Convicted of larceny from the house, September term, 1894, Gwinnett county; sentence, twelve months on chain-gang. Physical condition such that he could not bear hardships of a convict camp. Pardoned at recommendation of judge and solicitor-general.

JOHN H. TAYLOR.—Convicted of larceny after trust, April term, 1894, Irwin county; sentence, one year. Pardoned after serving three-fourths of his sentence upon a petition numerous signed setting forth the fact that the amount stolen was small and that his conduct since confinement has been exemplary. Application also indorsed by the judge.

ROBERT HEATH.—Convicted of voluntary manslaughter, fall term, 1893, Schley county; sentence, fifteen years. Pardon recommended by grand jury, petit jury, the father of the man killed, and a large number of good and law-abiding citizens. The evidence leaves considerable doubt as to the guilt of the prisoner.

JAMES SHEATS.—Convicted of assault with intent to murder, February term, 1892, Milton county; sentence, ten years. Pardoned upon recommendation grand jury, judge, and solicitor, the defendant having always borne an excellent reputation prior to this trouble.

CHAS. THWEATT.—Convicted of simple larceny, adjourned term, August, 1891, Monroe county; sentence, five years. Good character before conviction, good behavior since. Recommendation judge and solicitor-general. Served four of his five years' sentence.

HARDY WHEELIS.—Convicted of simple larceny, December term, 1892, Oglethorpe county; sentence, twelve years. Pardoned upon request of judge, solicitor-general, grand jury, traverse jury, and prosecutor. Defendant quite young when crime was committed.
Laura Payne.—Convicted of forgery, spring term, 1893, Fulton county; sentence, three years. In a wretched physical condition, suffering from an incurable malady.

Charles Johnston.—Plead guilty to burglary, spring term, 1894, Jasper county; sentence, three years. Pardon upon application of judge, solicitor-general, and a large number of good and law-abiding citizens.

James Landsberg.—Convicted of assault with intent to rape, March term, 1892, Chatham county; sentence, twelve years. Petition for pardon signed by eleven of trial jury (twelfth member being dead), by mayor and aldermen of the town where lives the girl upon whom assault was made, numerous signed by citizens of said town, including the ladies and all the ministers of the gospel of Hazelhurst, by all the county officers of the county of Appling, where said girl resides; signed by the father of the girl, by a large number of the best citizens of Chatham county, where the crime was committed, by a large majority of the members of the legislature, and especially urged by the three members and the senator from Chatham county, and the member from Appling county. Served about three and one-half years.

Aaron Fambro.—Convicted of assault and battery, spring term, 1895, Spalding county; sentence, three months in chain-gang. Shown that Fambro is a physical and mental wreck and would hardly survive sentence. Pardon earnestly requested by judge, solicitor-general, and many good citizens of Spalding county.

Manuel Choice.—Convicted of burglary, spring term, 1892, Hancock county; sentence, ten years. Convicted upon a supposed state of facts, since found not to exist, and the prosecutor and prosecuting attorney represent that, in
their opinion, in the light of new facts, the defendant is not guilty. Prior to his trouble bore a good reputation and had conducted himself well in penitentiary.

T. E. Haynes.—Convicted of bigamy, February term, 1893, Johnson county; sentence, three years. Petition for pardon signed by judge, solicitor-general, grand jury, petit jury, four-fifths of the citizens of Johnson county.

H. S. Moore, Jr.—Convicted of murder, April term, 1889, Fulton county; sentence, life. Pardon urged by three prosecuting attorneys, including solicitor-general, the jury who tried him, and five thousand citizens of northwest Georgia, including county officials, representatives and ex-representatives, a number of relatives of the deceased. Also shown that Moore is suffering with an incurable scrofulous disease, and that it calls for a treatment and surroundings that cannot be accorded him in the penitentiary. The evidence, discloses extenuating circumstances. His conduct exemplary during his six years of confinement.

M. J. Roberts.—Convicted of burglary, spring term, 1894, Fulton county; sentence, three years. At time of commission of crime very much intoxicated, the amount taken small, and up to that time had borne a good reputation. Application indorsed by judge, solicitor-general, and prosecutor.

Barney White.—Convicted of murder; pardoned because he could live only a short while. Suffering with consumption. Application signed by one thousand citizens, by solicitor-general, and officials of the court.

Susie Marks.—Convicted of larceny, superior court of Muscogee county; sentence, eight months on the chain-gang. Pardon upon affidavit of county physician that she
would soon be delivered of a child, and upon recommendation of judge, solicitor-general, and all county officers.

George Reynolds.—Convicted in the criminal court of Atlanta, August 25, 1894, larceny; sentence twelve months in chain-gang. Pardon upon affidavit of county physician that he was suffering from consumption, and was in a very serious condition. Judge signed application.

Marshel O’Neal.—Convicted of burglary, March term, 1888, Talbot county; sentence, ten years. Pardon upon request of solicitor-general who prosecuted the case, and of the present solicitor-general, and because O’Neal had lost one of his hands while blasting.

Lige Osborne.—Convicted of pointing a gun at another, county court of Quitman county; sentence, five months in chain-gang. Application recommended by judge and prosecutor.

John Parker.—Convicted of burglary, October term, 1892, Lumpkin county; sentence, three years. A very old man and had conducted himself well during his confinement of over two and one half years.

W P Smith.—Convicted of horse stealing. February term, 1893, Walker county; sentence, five years. Having served two years for same offense in Tennessee and two years of his sentence in this State, pardoned.

Eugene Howard.—Convicted of larceny from the house, county court of Thomas county, March, 1895; sentence, $25,00 fine, or two months in chain-gang. Pardoned upon recommendation of judge and many citizens, and it appearing that his family was in reduced circumstances.
John Luddith.—Convicted of misdemeanor. Bartow superior court; sentence, twelve months in the chain-gang. Judge and solicitor-general asked for pardon upon ground that Luddith was a physical wreck.

Walker Allen.—Convicted of selling whisky in violation of law. DeKalb county; sentence, twelve months in chain-gang. Recommended by solicitor-general. Since his confinement, his wife has died and one of his children lost a foot by being run over by a train. Several more minor children who need his care and are dependent upon him for a support.

Bob Parsons.—Convicted of bastardy, criminal court city of Atlanta, March, 1895; sentence, $250 fine or nine months on chain-gang. Since his conviction married the girl and legitimized the child, and the judge and prosecutor asked for the pardon.

Jerry Moore.—Convicted of burglary, August term, 1893, Murray county; sentence, penitentiary. Judge who presided says that the verdict ought to have been larceny from the house, and the solicitor-general and prosecutor recommended executive clemency.

Joseph Hopkins.—Convicted of murder, March term, 1888, Rabun county; sentence, life. Pardon recommended by judge and solicitor-general, the judge stating that the verdict might have been for a lesser offense. The testimony shows that the rock that struck the fatal blow was thrown by the brother of Joseph Hopkins. Conduct during confinement exemplary.

Chas. T. Trice.—Convicted of manslaughter in superior court of Pike county; sentence, 13 years. Evidence shows that killing was done in the heat of passion, that at the time of the killing the deceased was advancing upon defendant with an open knife, and that there was an instant
evidence of grief by defendant for the killing of his brother. The presiding judge, in a letter to the executive, stated that the sentence was for a longer time than the law required. His pardon asked for by the members of a Christian church in the neighborhood where defendant and deceased lived, by the minister in charge of the church, by all the jurors who convicted him, by the prosecutor, the wife of the deceased, by the attorney who prosecuted the case, and the solicitor-general pro tem., by a petition signed by 300 citizens of the county where the conviction was had. His conduct exemplary.

WILLIAM WHITLOCK.—Convicted of misdemeanor, county court of Elbert county, August, 1894; sentence, 12 months in chain-gang. Pardoned in consideration of the fact that the defendant is quite a youth, about 13 years of age, that he pleaded guilty to the offense, and that he is a simple, weak-minded boy.

GEORGE BOYD.—Plead guilty of bigamy, November term, 1895, Troup county; sentence, two years. It seems that said Boyd is a very ignorant negro and acted upon the advice of his employer, and that he did not realize the enormity of his crime. Pardon urged by judge and solicitor-general and many citizens.

WASHINGTON WILLIE—Convicted of larceny from the house, spring term, 1895, of Fulton superior court; sentence, twelve months. Pardoned upon affidavit of county physician that he had become violently insane.

LOUIS RENDER—Convicted of arson, spring term, 1887, Meriwether county; sentence, twelve years. Pardoned upon affidavit of camp physician that Render was in the last stages of consumption and the request of other camp officers and the solicitor-general.
Adam Davis.—Convicted of carrying concealed weapons, county court of Chattooga county, April 9, 1895; sentence, six months on chain-gang. Pardoned upon application of many citizens of Chattooga and affidavit of county physician that Davis was in bad health.

Jim Davis.—Convicted of using opprobrious words, county court of Chattooga county, April 9, 1895; sentence, six months in chain-gang. Pardoned upon a numerously signed petition from the citizens and upon affidavit of county physician that Davis is suffering with heart disease and that further confinement would be fatal.

Sam Sledge.—Convicted of assault, November term, 1894, Bibb county; sentence, six months in jail and afterwards twelve months in chain-gang. Been in jail twelve months, suffering terribly with rheumatism, has lost the sight of one eye, and his pardon asked for by judge, solicitor-general, six of the jury and a number of law-abiding citizens.

Hardy Bragg.—Convicted of arson, May term, 1894, Screven county; sentence, three years. October the time offense was committed. Bragg was only twelve years of age and he was induced to commit it by an adult relative. Petition indorsed by judge, solicitor-general, and a large number of citizens.

J. R. Phillips.—Convicted of larceny, May term, 1894, Catoosa county; sentence, two years. After serving over one half of his sentence, pardoned upon request of the judge, solicitor-general, prosecutor, ten of the jury, all of the county officers and numerous citizens. Exemplary conduct since confinement.

C. B. Balton.—Convicted of larceny from the house and simply larceny, county court of Walton county; three sentences aggregating thirty months on chain-gang. The
value of the goods stated only seven dollars in all, and he had served about two years of sentence.

WILL SMITH.—Convicted of kidnapping, May term, 1895, Brooks superior court; sentenced to chain-gang. When first arrested after crime, was taken by a mob of negroes and severely beaten, causing permanent injuries. Proofs submitted that he is weak-minded and that the testimony at his trial was highly colored by prejudice. Pardon asked for by the grand jury, judge, solicitor-general, trial jury, sheriff, ordinary, clerk, county court judge and solicitor, prosecutor and fifty-two citizens of Catoosa county.

WALTER S. HILL.—Convicted of larceny, May term, 1895, city court of Atlanta; sentence, nine months in chain-gang. After serving three months of sentence, his health became such that a delicate operation should be performed, and upon recommendation of judge and solicitor was pardoned.

WILL PATRICK.—Convicted of burglary, October term, 1891, Oglethorpe county; sentence, fifteen years. Goods taken of small value. Conduct since confinement exemplary. Pardon asked for by prosecutor, part of grand jury, trial jury, judge and solicitor-general, and county officers.

JAMES HENNESSIE.—Convicted of robbery, fall term, 1891, Fulton county; sentence, five years. Judge and solicitor-general request executive clemency on account of Hennessee’s heroic efforts to save life and property at the burning of the mills of the Enterprise Lumber Company, and also because of his excellent conduct as attested by penitentiary officials. His habits good before his trouble, and the evidence upon which he was convicted largely circumstantial.


CICERO REESE.—Convicted of larceny, December term, 1894, Cherokee county; sentence, ten months in chain-gang. Pardoned because of a serious attack of fever. Good character previous to conviction; good conduct since confinement. Recommended by solicitor-general and many citizens.

HENRY WARD.—Convicted of carrying concealed weapons, January term, 1895, of Dougherty county court; sentence, 12 months on chain-gang. Suffering from consumption, and, in opinion of county physician, can't live. Recommended by county physician, chairman board of county commissioners, sheriff, clerk, county solicitor, and county judge.

LOUIS CHARBOUNE.—Convicted of bigamy, spring term, 1893, Fulton county; sentence, three years. He is a foreigner, and was unacquainted with the laws and customs of Georgia. The solicitor-general recommends his pardon, penitentiary officials urge it because of his most exemplary conduct, and since the father of the girl whom he married signed the petition. Pardoned.

J. B. MOODY.—Convicted of selling liquor without license, spring term, 1893, Douglas county; sentence on these indictments, 3 years. Petition numerously signed by good and law-abiding citizens. A separate petition, signed by the county officers, the senator from the 36th district, the representative from Douglas. Physician makes affidavit that Moody is suffering from inflammatory rheumatism.

ROBERT STITH.—Convicted of murder, August term, 1892, Dodge county; sentence, life. Crime claimed to have been committed at Eastman seat. Evidence for prosecution not certain as to Stith's identity, and very strong
to establish alibi. The chief witness for the State admits that he might have been mistaken. Judge and solicitor-general and trial jury recommend the pardon.

GLENN TOTHEROW.—Convicted of burglary, spring term, 1893, Gordon county; sentence, six years. The amount stolen inconsiderable, and shown that Totherow is of unsound mind. He had served two years, and pardon recommended by solicitor-general.

WADE HAMPTON.—Convicted of burglary, October term, 1893, Fulton county; sentence, five years. At time of his conviction was a mere child, and since confinement has lost a leg. Application for pardon indorsed by judge and several of the county officers. Pardoned after serving one-half of his sentence.

JOHN KIMBALL.—Convicted of larceny from the house, superior court of Fulton county; sentence, twelve months in chain-gang. Pardoned October 8, 1895, upon affidavit of superintendent of public works and the county officers that there has developed upon his body tertiary syphilis, and is a nuisance, from the loathsomeness of the disease, to the other convicts. Pardon recommended by judge.

RESPITES.

MONROE MITCHELL.—Convicted of murder, March term, 1894, of the superior court of Berrien county; sentenced to be executed on Friday, 7th day of December. A numerously signed petition by many good and law-abiding citizens presented, asking for commutation of sentence to life imprisonment, and this request being also joined in by the senator and representative, respited December 6th until Friday, 4th of January, 1895, in order to give proper consideration to facts in case.
EDDIE DAVIS.—Convicted of murder, Chatham superior court; sentenced to be executed January 18, 1895. Respite January 18, 1895, thirty days, a request being made to suspend execution of said sentence in order that certain facts might be placed before the Governor.

JOHN FORD.—Convicted of murder, superior court Decatur county; sentenced to be executed June 21, 1895. Respite granted for thirty days, June 17, 1895, new evidence discovered bearing on the case. Respite a second time, July 15, 1895, until Friday, 30th day of August, 1895, the Governor's sickness having prevented consideration of the case during time of first respite.

ELIZABETH NOBLES.—Convicted of murder, special term of superior court of Twiggs county, July, 1895; sentenced to be executed August 16, 1895. Court adjourned on the same day that order for execution was issued, and before motion for new trial could be made; and since no motion for new trial can be made before the regular term of the court after that adjournment, which regular term will not convene before October, a date after the execution would have been made, a respite granted August 14, 1895, until October 18, 1895.

GUS FAMBLES.—Convicted of murder, special term superior court of Twiggs county, July, 1895; sentenced to be executed August 16, 1895. Petition for commutation of sentence filed, and it being impossible to obtain a copy of the evidence before the day of execution, and that it is necessary to a correct determination of the case, respite granted 14th August, 1895, until October 18, 1895.

DISABILITIES REMOVED.

WILLIAM MUNDAY.—Convicted of malpractice in the office of notary public and ex-officio justice of the peace,
July term, 1894, city court of Columbus; sentence removed from office and a fine of $1.00. Disabilities removed November 30, 1894, upon request judge superior court, judge and solicitor of city court, and many citizens.

Joe Branch.—Convicted of aiding an escape, November term, 1887, Marion county; sentence, one year. Disabilities removed December 12, 1894, after serving said sentence, upon an application signed by solicitor-general, by representative and senator in General Assembly and by a number of citizens.

George Bledsoe.—Convicted of simple larceny, 10th of March, 1885, Greene county; sentence, twelve months in chain-gang. Sentence was fully discharged, and it appearing that, from the written statements of the county officials, since his discharge he has conducted himself honestly and uprightly, his disabilities were removed and privileges as an elector restored December 24, 1894.

Nelson Miller.—Convicted of simple larceny, county court of Greene county, 1881; sentence imposed was fully discharged, and it appearing from written statements of county officials that he has conducted himself as a good and upright citizen, disabilities removed December 26, 1894.

Berry Burt.—Convicted of larceny, superior court of Pike county; sentence, twelve months in chain-gang. After he had fully discharged said sentence, a number of respectable and law-abiding citizens having recommended it, his disabilities removed December 31, 1894.

James Smith.—Convicted of larceny from the house, September term, 1893, Chattahoochee county; sentence, twelve months on chain-gang. Sentence fully discharged,
and it appearing that he has conducted himself well since his discharge, disabilities removed January 24, 1895.

**LEWIS PRICE.**—Convicted of simple larceny, spring term, 1891, Oconee county; sentenced to pay a fine of $86.50, or serve 12 months on chain-gang. Fine paid in full, and Price having borne a good reputation previous to offense, and since offense has been an upright and law-abiding citizen, disabilities removed February 20, 1895.

**C. E. HILL.**—Convicted of burglary, spring term, 1894, Cobb county; sentence, one year in penitentiary. Fully discharged his sentence, and it appearing that his character was good previous to crime, and his conduct since has been honest and upright, disabilities removed February 26, 1895.

**F E. BABBITT.**—Convicted of forgery, January term, 1893, Chatham superior court; sentence, three years. Sentence fully discharged, and upon the urgent request of general manager of camp where Babbitt was confined, and the principal keeper of the penitentiary, disabilities removed September 3, 1895.

**J. H. IRVIN.**—Convicted of larceny, superior court of Hall county. Having discharged his sentence, and upon petition of the county officers of Hall county, the judge and solicitor-general, and the representatives, disabilities removed September 12, 1895.

**COMMUTATIONS.**

**B. F MALCOLM.**—Convicted of selling or otherwise disposing of mortgaged property, November term, 1894, county court of Walton county; sentenced pay a fine of $183.54, or to work twelve months in the chain-gang. Application made for executive clemency bearing the sig-
nature of the solicitor of said court and a large number of citizens, and there being some doubt as to defendant's intention to violate the law, the sentence commuted to a fine of $91.77

Josie Pittman.—Convicted of assault and battery, September term, 1894, of the criminal court of Atlanta; sentenced pay a fine of $50 and costs, or to work six months in chain-gang. After serving three and a half months, upon application of judge, sentence commuted to fine of $20.

Doc Baldwin.—Convicted of murder, November term, 1894, superior court of Wayne county; sentenced to be executed January 11, 1895. Evidence showed that Baldwin had reason to believe that the deceased intended to take his life and acted to a certain extent in self-defense, and the judge and solicitor-general recommending such action, sentence commuted to life imprisonment January 8, 1895.

Eddie Davis.—Convicted of murder, Chatham superior court; sentenced to be executed January 18, 1895. Respited until February, 1895. Sentence commuted to life imprisonment February 6, 1895. New evidence found after sentence imposed that was mitigating. Recommended by county and city officials, by solicitor-general, and many citizens of Chatham county.

Chas. M. Carley.—Convicted of shooting at another, October term, 1893, Rockdale county; sentenced to pay a fine of $300 and costs. Upon application of many citizens, sentence commuted, February 16, 1895, to the payment of $160, in addition to the amount already paid.

H. G. Hardison.—Convicted of violating the liquor laws, fall term, 1894, Crawford county; sentenced to pay a fine of $1,000, or twelve months in chain-gang. Upon
application of many citizens, sentence commuted, February 28, 1895, to the payment of $500.

Lis Bowers.—Convicted of assault and battery, March term, 1895, Franklin county; sentence, fine of $20 and proportionate costs, or to serve 12 months in chain-gang. Commuted to the payment of $20 and costs, April 23, 1895.

Joseph Hopkins.—Convicted of murder, March term, 1888, Rabun county; sentenced to penitentiary for life. Sentence commuted, April 27, 1895, to ten years, upon recommendation of judge and solicitor-general, and it appearing that the fatal blow was struck by another, and the conduct of Hopkins since confinement having been exemplary.

William Whitlock.—Convicted of a misdemeanor, county court of Elbert county, August, 1894; sentence, twelve months in chain-gang. At the time of commission of offense defendant very young, simple, and weak-minded. Sentence commuted to ten months May 14, 1895.

Ed Bird.—Convicted of larceny from the house, spring term, 1894, Fulton county; sentence, twelve months in chain-gang. After conviction he remained in jail through no fault of his for three months and ten days and then served eight months on chain-gang, and judge and solicitor-general so recommending, sentence commuted, June 8, 1895, to time already served.

Glenn McCord.—Convicted of perjury, fall term, 1889, Fulton county; sentence, eight years. Sentence two or three years longer than the usual sentence for that offense, and in consideration of his exemplary conduct since his confinement and his good character previous to his conviction, and the fact that the solicitor-general and the county and city officers, and a great many good and law-abiding
citizens recommend his pardon, sentence commuted to six years and ten months.

R. A. Crooms.—Convicted of assault and battery, fall term, 1895, Bibb superior court; sentenced to be confined in the common jail for six months, and after the expiration of that time to serve twelve months on the chain-gang. Commuted to the payment of $100 fine and service of four months in the chain-gang.

Herry Bryant.—Convicted of assault, city court of Atlanta; sentence, six months in chain-gang. Sentence commuted August 12, 1895, to confinement in the common jail for thirty days because of bad health and the recommendation of the judge and many court officials.

James E. Sheeley.—Convicted of forgery, July term, 1895, superior court of Bartow; sentence, two years. Offense committed in the extremities of poverty, the loss to prosecutor small, and he, with the judge and solicitor-general, having asked for executive clemency, sentence commuted September 3, 1895, to twelve months from the time of his incarceration.

Henry Smith.—Convicted of forgery, August term, 1892, Spalding county; sentence, five years. Evidence shows that case was not an aggravated one, the amount involved being small, and he was detected before any injury was done. Executive clemency recommended by judge and solicitor general, and conduct having been excellent since confinement, sentence commuted September 3, 1895, to three years and six months from the time of his confinement.

Wash. Davis.—Convicted of an attempt at arson, March term, 1893, of the Dooly superior court; sentence, four years. Executive clemency requested by many citizens, county officers, and the prosecutor. Sentence commuted September 3, 1895, to three years.

Charles DeLong.—Plead guilty to carrying concealed
weapons, county court of Richmond county; sentence, fine of fifty dollars, or six months on chain-gang. Prosecution appearing to have been a prosecution by boy’s stepfather, DeLong only carrying a pistol from the store where he purchased it to his home, and since his mother and other children are dependent upon him for a living, and the judge and solicitor having recommended the exercise of executive clemency, sentence commuted September 6, 1895, to payment of five dollars.

**MALINDA WEST.**—Convicted of misdemeanor, city court of Atlanta; sentence, twelve months. Sentence commuted to eight months. Numerous signed petition asking for it.

**RECAPITULATION.**

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<thead>
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<th>Description</th>
<th>Number</th>
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<td>Pardons granted</td>
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<td>Reprieves and suspension of sentence</td>
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<td>Applications for clemency refused</td>
<td>20</td>
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<tr>
<td>Total</td>
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The following resolution was offered by Mr. Perkins of Habersham, which was read and laid over, under the rules, until to-morrow, to wit:

Resolved by the House, the Senate concurring, That that portion of the Governor’s message relative to the Blue Ridge and Atlanta Railroad be referred to a committee of five from the House and three from the Senate, and for other purposes.

Leave of absence was granted to Messrs. Meadow of Madison, Clements, and Mell of Clarke.

Upon motion of Mr. Sanderson of Burke, the House adjourned until 10 o’clock to-morrow.
The House met pursuant to adjournment, at 10 o’clock A.M., this day, was called to order by the Speaker, and opened with prayer by the Rev. J. H. Eakes.

The roll was called, and the following members responded to the call of their names, to wit:

Those present were Messrs.—

Mr. Speaker:

The Committee on Corporations have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

By Mr. Hopkins of Thomas, House Bill No. 384, which is a bill to authorize the city of Thomasville to issue bonds to the extent of $35,000 to pay for improvements. Proofs correct.
By Mr. McDaniel of Fannin, House Bill No. 358, which is a bill to repeal an act incorporating the town of Morgantown in the county of Fannin. Proofs correct.
Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman.

Mr. Arnold, chairman of the Committee on Journal, reported that the Journal of yesterday had been examined and approved.

The Journal was then read and confirmed.

At this juncture the Hon. Henry C. Hammond, the member-elect from the county of Richmond, presented himself and was sworn in as a member of the House of Representatives by the Hon. Robert Falligant, Judge of the Eastern Circuit.

The following resolution was offered by Mr. McCurry, of Hart, which was read and adopted, to wit:

Resolved, That 400 copies of the Governor’s message be printed for the use of the House.

Upon motion of Mr. Humphreys of Brooks, the action of the House upon this resolution was reconsidered and referred to the Finance Committee.

The Speaker made the following committee appointments of Hon. Henry C. Hammond of Richmond, to wit:

Finance, Manufacturers, Military Affairs, Railroads, General Judiciary.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report, to wit:
Mr. Speaker:

The General Judiciary Committee have had under consideration the following House bills, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to amend section 250 of the Code of 1882, and for other purposes.

Also, the following House bills, which I am instructed to return to the House, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to prohibit the granting of divorces in this State only for one cause or ground, that allowed by the Scripture, adultery or fornication.

Also, a bill to be entitled an act to authorize the payment of checks in case of the death of the drawer before payment.

Also, a bill to be entitled an act to prescribe the manner in which proof of protest, demand, non-payment, notice, and service of the same shall be made.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submits the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill for the protection of fish in the waters of Fannin county, to fix penalty for same, and for other purposes.
Also, a bill to change the time of holding the regular quarterly terms of the city court in Elbert county, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Rome, so as to enable said city to issue and sell bonds, and for other purposes.

Also, a bill to change the corporate limits of the city of Rome, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Rome, so as to repeal section 46 of the act of the General Assembly approved September 25, 1883, then known as the charter of Rome, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Rome, so as to create a water commission for said city, and for other purposes.

Also, a bill to be entitled an act for the removal of all obstructions of all kinds, other than dams used for the purpose of operating mills and machinery of any kind from the running streams in Hart county, Georgia, and for other purposes.

Also, a bill to change the time of holding the fall term of Irwin superior court, and for other purposes.

Also, the following bills, which the committee recommends do pass as amended, to wit:

A bill to change the time of holding the superior court in White county, and for other purposes.

Also, a bill to abolish the county court of Emanuel county, and for other purposes.

Also, the following bills, which the committee recommend do not pass, to wit:
A bill to provide for the inspection of steam boilers in Georgia, the appointment of a State board of inspectors, and for other purposes.

Also, a bill to be entitled an act to allow Robert G. Trice, of Upson county, to peddle, etc.

Also, a bill to be entitled an act to make the owners of dead animals bury the same, and for other purposes.

Also, the following bills, which the committee recommend that the introducer have leave to withdraw, to wit:

A bill to be entitled an act to provide for the registration of legal voters of the county of Taylor, and to repeal all formal laws on the subject, and for other purposes.

Also, a bill to provide for a three months' public school in the county of Ware, and for other purposes.

Respectfully submitted.

A. G. McCURRY, Chairman.

The following bill, by unanimous consent of the House, was introduced, read for the first time, and referred to the Committee on Temperance, to wit:

By Mr. Bush of Mitchell—

A bill to be entitled an act to abolish barrooms, to prohibit the manufacture, sale, and keeping for sale of intoxicating liquors for beverage purposes, and for other purposes.

Upon motion of Mr. Bush, 300 copies of the above bill were ordered to be printed for the use of the members of the House.

Mr. Fouche, chairman 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 Columbus Blair, contestant, against G. W. Burnett, contestee, from the county of Douglas. After a full consideration of the case and all the legal evidence submitted by the parties, I am directed by the committee to report to the House that the contestant, Columbus Blair, received a majority of all the legal votes cast at the election held in Douglas county on the 3d day of October, 1894, for member of House of Representatives from said county. And I am further instructed to submit for the consideration of the House the following resolution, with the recommendation that the same be adopted, viz.:

Resolved, That Columbus Blair, of the county of Douglas, was legally elected a member of the House of Representatives from said county at the election held in that county on the 3d day of October, 1894, and is entitled to be seated as such member instead of the sitting member.

Respectfully submitted.

A. T. Fouche, Chairman.

Mr. Fouche, of Floyd, moved that the report of the Committee on Privileges and Elections, declaring Columbus Blair, of the county of Douglas, to have been legally elected a member of the House of Representatives from said county, at the election held in that county on the 3d day of October, 1894, and is entitled to be seated as such member instead of the sitting member, be adopted.

Mr. Branch, of Columbia, offered the following as a substitute to the resolution submitted by the report of the Committee on Privileges and Elections, to wit:

Resolved, That no legal election for member of the House of Representatives from Douglas county was held in 1894.

Upon the resolution and substitute the yeas and nays were called, which call was sustained.
Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Fussell, Moore of Clayton, Wheatley, 
Gaines, Moore of Heard, Wilson, 
Giles, Murrah, Williams, 
Gilreath, Middlebrooks, Willink, 
Gibson, McDaniel, Worley, 
Gray of Houston, McCurry, Wynne. 

Those not voting were Messrs.— 

Allen, Howell, Reece, 
Atkinson, Holbrook, Screven, 
Branan, Hoiland, Short, 
Brown of Washington, Jarrell, Spence, 
Brown of Pulaski, Johnson of Hall, Smith of Rockdale, 
Burwell, Longley, Sumner, 
Burnett of Quitman, Meadow, Tatum, 
Burnett of Douglas, Mell, Wilkin, 
Burch, Moore of Bulloch, Wilkinson, 
Clements of Montg'ry McDonald, Willingham, 
Cureton, McElmurray, Wright, 
Espy, Newton, Vaughn, 
Griffin, Peeples, Mr. Speaker. 


So the substitute was declared by the Speaker to be lost.

Upon the motion to adopt the report of the committee the yeas and nays were called, which call was not sustained.

The motion prevailed, and the resolution declaring the Hon. Columbus Blair entitled to a seat upon the floor of the House, as a member from Douglas county, was passed.

By unanimous consent the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr Symons of Glynn—

A bill to be entitled an act to authorize the Board of Commissioners of Roads and Revenues of the county of Glynn to issue coupon bonds of said county in a sum not
exceeding sixty-nine thousand dollars, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Houston of DeKalb—

A bill to be entitled an act to fix the time and manner of electing the mayor and council of the town of Decatur, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Worley of Elbert—

A bill to be entitled an act to amend an act to prohibit the sale of alcoholic, spirituous, or malt liquors, or intoxicating bitters, or intoxicating drugs of any kind in the county of Elbert, and for other purposes.

Referred to the Committee on Temperance.

By Mr. Hightower of Early—

A bill to be entitled an act to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State, and for other purposes.

Referred to the Finance Committee.

By Mr. Jenkins of Putnam—

A bill to be entitled an act to authorize the appointment of a commissioner of pensions, to prescribe the powers and duties of such commissioner, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Lee of Walker—

A bill to be entitled an act to cede to the United States jurisdiction of this State over certain public roads approaching to the Chickamauga National Military Park, in the counties of Walker and Catoosa, and for other purposes.

Referred to the Committee on Special Judiciary.
By Mr. Houston of DeKalb—

A bill to be entitled an act to prohibit prize fighting and pugilism, and fights between men and animals, and provide penalties therefor.

Referred to the General Judiciary Committee.

By Mr. Houston of DeKalb—

A bill to be entitled an act to prevent irregular traffic and sale of railroad passenger tickets, and to require railroads to redeem unused portions of railroad tickets, and for other purposes.

Referred to the Committee on Railroads.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to abolish appeals from the police court of Savannah, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to grant to the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening a street.

Referred to the Special Judiciary Committee.

By Mr. Jenkins of Putnam—

A bill to be entitled an act to provide what cases shall be taken to the Supreme Court.

Referred to the General Judiciary Committee.

By Mr. Willingham of Munroe—

A bill to be entitled an act to amend section 2385 of the Code of Georgia of 1882, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Giles of Houston—

A bill to be entitled an act to regulate the making and rendering of verdicts in jury trials in all cases, civil and criminal, in all courts in this State.

Referred to the General Judiciary Committee.

By Mr. Pitman of Troup—

A bill to be entitled an act to more fully define the crime of perjury in Georgia.

Referred to the Committee on General Judiciary.

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

Mr. Speaker:

The Senate has adopted the following resolution, in which the concurrence of the House is asked, to wit:

A resolution appointing a joint committee of three from the Senate and five from the House to examine into the condition of the Northeastern Railroad, and report thereon.

The committee on the part of the Senate are Messrs. Long, Harris of Twenty-second, and Lewis.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 169, to establish night schools in the State of Georgia, which they recommend do not pass.

Respectfully submitted.

W S. West, Chairman.
The following bills were withdrawn at the request of the members introducing the same, to wit:

By Mr. McDonald of Ware—
A bill to be entitled an act to require a term of entire free school of three months in each and every year for the county of Ware.

By Mr. Gray of Houston—
A bill to be entitled an act to provide for the registration of legal voters of the county of Taylor, and for other purposes.

The following bills were read the second time, to wit:

By Mr. Bush of Mitchell—
A bill to be entitled an act to prescribe the manner in which proof of protest, etc., shall be made, and for other purposes.

The adverse report of the committee was agreed to, and the bill was lost.

By Mr. Hodges of Bibb—
A bill to be entitled an act to amend section 250 of the Code of 1882, and for other purposes.

By Mr. Polhill of Bibb—
A bill to be entitled an act to establish night schools in cities and towns of 2,500 or more population, and for other purposes.

Mr. Polhill, of Bibb, moved that the House disagree with the adverse report of the Committee on Education upon this bill.
The motion to disagree with the report of the committee was lost, and the report of the committee, reporting the bill adversely, was adopted, and the bill lost.

By Mr. Symons of Glynn—

A bill to be entitled an act to authorize the payment of checks in case of the death of the drawer before payment.

The adverse report of the committee was agreed to, and the bill was lost.

By Mr. Franklin of White—

A bill to be entitled an act to change the time of holding the superior court of White county.

By Mr. McDaniel of Fannin—

A bill to be entitled an act for the protection of fish in the waters of Fannin county, and for other purposes.

By Mr. Worley of Elbert—

A bill to be entitled an act to change the time of holding the regular quarterly term of the city court of Elbert county, and for other purposes.

By Mr. McDaniel of Fannin—

A bill to be entitled an act to repeal an act approved August 22, 1883, incorporating the town of Morganton, in the county of Fannin, and for other purposes.

By Mr. McCurry of Hart—

A bill to be entitled an act to provide for the removal of obstructions of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers and creeks and other running streams in Hart county.
By Mr. Hopkins of Thomas—

A bill to authorize the city of Thomasville to issue bonds to the amount of $35,000, and for other purposes.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to create a water commission for said city, and for other purposes.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to repeal section 46 of the act of the General Assembly approved September 25, 1883, and for other purposes.

By Mr. Fletcher of Irwin—

A bill to be entitled an act to change the time of holding the fall term of Irwin superior court, and for other purposes.

By Mr. Fouche of Floyd—

A bill to be entitled an act to change the corporate limits of the city of Rome, and for other purposes.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to enable said city of Rome to issue and sell bonds to retire its bonded debt.

By Mr. Marchman of Upson—

A bill to be entitled an act to allow Robert G. Trice, of Upson county, Georgia, to peddle, etc.

The adverse report of the committee was agreed to, and the bill was lost.
At this juncture the Hon. Columbus Blair, of the county of Douglas, presented himself and was sworn in as a member of the House of Representatives by Judge Robert Falligant of the Eastern circuit.

By request of the authors, the following bills were re-committed, to wit:

By Mr. Broyles of Fulton—
A bill to be entitled an act to make the owners of dead animals bury same.
Recommitted to Special Judiciary Committee.

By Mr. McDonald of Ware—
A bill to be entitled an act to prohibit the granting of divorces in this State only for one cause, and for other purposes.
Recommitted to Committee on General Judiciary.

By Mr. Doolan of Chatham—
A bill to be entitled an act to provide for the inspection of steam boilers in Georgia, and for other purposes.
Recommitted to Special Judiciary Committee.

The following joint resolution, by Mr. Hurst of Walton, was temporarily laid upon the table, to wit:

A joint resolution expressing the sense of the General Assembly of Georgia as being antagonistic to all movements which look to or result in a union of church and State, and for other purposes.

The following resolutions were read the first time, and under the rules, laid over until to-morrow, to wit:
By Mr. McCurry of Hart—

A joint resolution providing for the appointment of a committee of three from the House and two from the Senate to take into consideration that portion of the Governor's message recommending State supervision of misdemeanor convicts, with power to report by bill or otherwise.

By Mr. Awtrey of Cobb—

A joint resolution providing for the appointment of a committee of five from the House and two from the Senate to investigate the recommendation of the Bar Association of the State, that the judicial circuits be reduced from twenty-three to fifteen.

The following Senate resolution was read for the first time, and under the rules, laid on the table until to-morrow, to wit:

A resolution appointing a joint committee of three from the Senate and five from the House to examine into the condition of the Northeastern Railroad and report thereon.

The following resolution, by Mr. Perkins of Habersham, was read and adopted, to wit:

Resolved by the House, the Senate concurring, That that portion of the Governor's message relative to the Blue Ridge and Atlanta Railroad be referred to a committee of five from the House and three from the Senate, and for other purposes.

The following resolution came up for its third reading, to wit:

A resolution to appropriate $205.88 to pay H. W. Thomas for transcribing records in Secretary of State's office.
The resolution involving an appropriation, the House went into a committee of the whole, and Mr. Willingham, of Monroe, was called to the chair.

After deliberating, the committee arose and the chairman of the same reported back the resolution to the House, with the recommendation that it do pass.

The report of the committee was agreed to, and the resolution was passed.

Leave of absence was granted Messrs. Holland of Cobb, Pool, Marchman, and Symons.

Upon motion of Mr. Jenkins of Putnam, the House adjourned until 10 o'clock to-morrow.

ATLANTA, GEORGIA.

Wednesday, October 30, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Rev. J. H. Eakes.

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

Those present were Messrs.—

Allen, Gaines, McCurry,
Anderson, Giles, McGough,
Atkinson, Gilreath, McCurdy,
Arnold, Gibson, McClure,
Armstrong, Gray of Houston, McWhorter,
Awtrey, Gray of Catoosa, Neely,
Bailey, Gray of Paulding, Newton,
Battle Gregory, Owen,
Bagget, Griffin, Parker,
Bennett of Wayne, Greer of Macon, Peeples,
Bennett of Jackson, Greer of Harris, Perkins,
Bell, Hall, Pitman,
Bird, Hammond, Pittard,
Blair, Harrell, Pope,
Blalock of Fayette,  Harvey,  Price,
Blalock of Rabun,  Hill,  Pool,
Bloodworth,  Hodges,  Polhill,
Boifenuillet,  Henderson,  Rawlings,
Boynton,  Hightower,  Redding,
Boyd,  Hopkins,  Reagan,
Boyett,  Howell,  Reece,
Branch,  Hogan,  Roberts,
Branan,  Hodge,  Rockwell,
Broyles,  Houston,  Salter,
Brown of Washington,  Holbrook,  Sandeford,
Brown of Pulaski,  Hudson,  Shropshire,
Burwell,  Humphreys,  Screven,
Burnett of Quitman,  Hutcherson,  Sell,
Burch,  Hughes,  Shaw,
Bush,  Hurst,  Short,
Caldwell,  Jarrell,  Spence,
Clement of Milton,  Jenkins,  Smith of Clinch,
Collins,  Johnson of Hall,  Smith of Hancock,
Coleman,  Johnson of Taliaferro,  Smith of Rockdale,
Collier,  Jones of Dougherty,  Smith of Telfair,
Cook of Decatur,  Jones of Dodge,
Cureton,  Latham,  Stokes,
Davison,  Lee,  Sumner,
Dempsey,  Little,  Tatum,
Dennard,  Longley,  Thompson,
Dorough,  Lovett,  Traylor,
Dodson,  Law,  Walker,
Durham,  Martin,  Wallace,
Edenfield,  Mallette,  Walden,
Ennis,  Marchman,  West,
Espy,  Mansfield,  Wheatley,
Farmer,  Melton,  Wilson,
Florence,  Mell,  Wilkin,
Fletcher,  Moore of Bulloch,  Williams,
Fouché,  Moore of Clayton,  Willink,
Fink,  Moore of Heard,  Wilkinson,
Fogarty,  Montfort,  Willingham,
Ferguson,  Murrath,  Worley,
Franklin,  Middlebrooks,  Wright,
Futrell,  McDonald,  Wren,
Fullwood,  McElmurray,  Wynne,
Fussell,  McDaniel,  Vaughn,

Those absent were Messrs.—
Clements of Montgomery Meadow,  Symons.
Holland,
Mr. Arnold, chairman of the Committee on Journal, reported that the Journal of yesterday had been examined and approved.

The Journal was then read and confirmed.

The Speaker appointed the following committee, on the part of the House, to consider that portion of the Governor's message relating to the Blue Ridge and Atlanta Railroad, to wit: Perkins of Habersham, Johnson of Hall, Wynn of Wilkes, Rawlings of Washington, Pool of Warren.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to be entitled an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and to consolidate and declare the right and powers of said corporation, and for other purposes.

Also, a bill to be entitled an act to amend section 1 of an act entitled an act to provide compensation for election managers and clerks at all general and special elections held in Washington county, and for other purposes.

Also, a bill to relieve and reimburse R. L. Swarts, of Pike county, for payment of forfeited bond, and for other purposes.

The committee have also had under consideration the following House bill, which they instruct me to report that the same do not pass, to wit:
A bill to amend section 936(a) of the Code of 1882, which provides that tax-receivers receive only one-half the amount allowed to tax-collectors for collecting county taxes, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

Upon motion of the chairman of the Committee on Penitentiary, the following members were added to the committee, to wit: Walden, Wallace, Rockwell, Smith of Rockdale, Moore of Heard, Hogan, and Wynne.

Upon a call of the roll of counties for the introduction of new matter, the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Longley of Whitfield—

A bill to be entitled an act to amend the charter of the city of Dalton, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Longley of Whitfield—

A bill to be entitled an act to amend the charter of the city of Dalton, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Longley of Whitfield—

A bill to be entitled an act to amend charter of the city of Dalton, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Dodson of Sumter—

A bill for the relief of Mrs. Jane Clements.

Referred to the Special Judiciary Committee.
By Mr. Fogarty of Richmond—

A bill to be entitled an act to provide for the more speedy determination of proceedings under the writ of *habeas corpus*.

Referred to the Committee on General Judiciary.

By Mr. Fogarty of Richmond—

A bill to be entitled an act to amend an act approved December 20, 1893, entitled an act to prevent mob violence in this State, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Blalock of Rabun—

A bill to be entitled an act to alter and amend section 605 of the Code of Georgia, and for other purposes.

Referred to the Committee on Roads and Revenues.

By Mr. Fullwood of Polk—

A bill to be entitled an act to amend an act entitled an act to fix the time for holding the courts in the various counties composing the Tallapoosa circuit.

Referred to the General Judiciary Committee.

By Mr. Fullwood of Polk—

A bill to be entitled an act to amend an act entitled an act to provide for the filing, hearing, and determining contested elections in this State, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Fullwood of Polk—

A bill to be entitled an act to require public officers to keep an account of their fees, publish the same, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Fullwood of Polk—
A bill to be entitled an act to repeal an act entitled an act to amend section 3910(d) of the Code of Georgia.
Referred to the General Judiciary Committee.

By Mr. Walker of Pierce—
A bill to be entitled an act to amend section 943(a) of the Code of Georgia, and for other purposes.
Referred to the Committee on Banks.

By Mr. Middlebrooks of Newton—
A bill to be entitled an act to amend section 4255 of the Code of 1882, and for other purposes.
Referred to the Committee on General Judiciary.

By Mr. Giles of Houston—
A bill to be entitled an act to amend the Constitution of 1877 by adding an additional article thereto, and for other purposes.
Referred to the Committee on Temperance.

By Mr. Johnson of Hall—
A bill to be entitled an act to amend an act entitled an act to declare councilmen and aldermen of cities ineligible during their term of office to any other municipal office in said town, and for other purposes.
Referred to the Committee on Special Judiciary.

By Mr. McWhorter of Greene—
A bill to be entitled an act to refund to Chas. J. Doherty of Greene county a certain amount of the liquor license for 1892.
Referred to the Committee on Finance.
By Mr. Fouche of Floyd—

A bill to be entitled an act to regulate practice in the courts of this State.

Referred to the General Judiciary Committee.

By Mr. Fouche of Floyd—

A bill to be entitled an act to define the duties, liabilities, and obligations of receivers, trustees, and assignors of corporations owning or operating property or franchises in this State, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. McCurdy of DeKalb—

A bill to be entitled an act to amend the first section of an act to regulate the rates and manner of legal advertising in this State, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Hutcherson of Cherokee—

A bill to be entitled an act to prescribe the time of trial for divorce cases in this State, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Wilkinson of Chattahoochee—

A bill to be entitled an act to prohibit merchants opening their place of business on Sunday.

Referred to the Special Judiciary Committee.

By Mr. Screven of Chatham—

A bill to be entitled an act to exempt certain State, county, and city officers and lawful posses from provisions of section 4527 of the Code of 1882.

Referred to the Committee on General Judiciary.
By Mr. Willink of Chatham—

A bill to be entitled an act to authorize the mayor and aldermen of Savannah to condemn property for the purpose of widening, extending, and straightening any street, etc.

Referred to the General Judiciary Committee.

By Mr. McCurry of Hart—

A bill to be entitled an act to alter and amend section 2057(f) of the Code of Georgia, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Spence of Carroll—

A bill to be entitled an act to define the duties of the officers of certain municipal authorities, commission merchants, and factors, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Moore of Clayton—

A bill to be entitled an act to amend section 2584 of the Code of Georgia, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Branan of Fulton—

A bill to be entitled an act to require owners of real estate to return for taxation the value of the land separate from the improvements thereon.

Referred to the Finance Committee.

The Speaker announced the following committee appointments of the Hon. Columbus Blair of the county of Douglas, to wit: Penitentiary, General Agriculture, Finance, and Railroads.

Upon motion of Mr. Humphreys, chairman of the Committee on Lunatic Asylum, the following members were
added to said committee, to wit: Messrs. Fogarty of Richmond, and Bagget of Laurens.

The following resolution, by Mr. Bush of Mitchell, was read and adopted, to wit:

A resolution that the use of the hall of the House of Representatives for to-night and to-morrow night be tendered to the temperance convention now in session in this city.

The following resolution, by Mr. Broyles of Fulton, was read and adopted, to wit:

Resolved by the House, the Senate concurring, That the Chancellor of the State University be invited to address the General Assembly on Tuesday, November 5, 1895, at 11 o’clock a. m.

The following bills were, upon motion of the members introducing same, recommitted, to wit:

By Mr. Hodges of Bibb—

A bill to be entitled an act to amend section 250 of the Code of 1882.

Recommited to General Judiciary Committee.

By Mr. Franklin of White—

A bill to be entitled an act to change the time of holding the superior court of White county, and for other purposes.

Recommiteed to Special Judiciary Committee.

The following bills were read the third time and put upon their passage, to wit:
By Mr. Coleman of Emanuel—

A bill to be entitled an act to abolish the county court of Emanuel county.

The report of the committee, reporting said bill with an amendment, was agreed to.

Upon the passage of this bill the yeas were 109 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. McDaniel of Fannin—

A bill to be entitled an act to protect fish in the waters of Fannin county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 107, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. McDaniel of Fannin—

A bill to be entitled an act to repeal an act approved August 22, 1883, incorporating the town of Morgantown, in the county of Fannin.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 106, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Worley of Elbert—

A bill to be entitled an act to change the time for holding the regular quarterly term of the city court of Elbert county.
The report of the committee was agreed to.

Upon the passage of this bill the yeas were 93, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to allow said city to issue and sell bonds to pay off its bonded debt, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 98, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Fouche of Floyd—

A bill to be entitled an act to change the corporate limits of the city of Rome, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 97, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 99, nays 0.

So the bill, having received the requisite constitutional majority, was passed.
By Mr. Fouche of Floyd—

A bill to be entitled an act to amend the charter of the city of Rome, so as to create a water commission, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 91, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Hopkins of Thomas—

A bill to be entitled an act to authorize the city of Thomasville to issue bonds for the amount of $35,000, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 99, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. McCurry of Hart—

A bill to be entitled an act to provide for the removal of all obstructions, except dams used in the operation of mills or machinery, etc., in the running streams of Hart county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 93, nays 0.

So the bill, having received the requisite constitutional majority, was passed.
By Mr. Fletcher of Irwin—

A bill to be entitled an act to change the time of holding the fall term of Irwin superior court, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 95, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Mr. Wright, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters, having had under consideration the following bills, instruct me to report to the House, with the recommendation that the same do pass, to wit:

A bill to require the road commissioners of Bibb county to work the convict force upon the public bridges, sewers, upon public roads, swamp drainage, canals, dams, and other public works in said county.

Also, a bill to authorize county authorities in this State to contract with authorities of the United States for the erection of bridges in certain cases, and for other purposes.

Also, a bill to amend an act approved October 9, 1885, allowing parties living on lines of counties and districts where the fence law is in force, and where the adjoining county or counties and districts have adopted no fence law, to erect on public highways on said line, so as to empower the commissioners of roads and revenue of Terrell county to locate gates in said county, and for other purposes.
Also, a bill to fix the payment of tales jurors, and for other purposes.

Moses Wright, Chairman.

The following bills were read the second time, to wit:

By Mr. Smith of Telfair—

A bill to be entitled an act to amend section 936(a) of the Code of 1882, and for other purposes.

The report of the committee, which was adverse, was agreed to and the bill lost.

By Mr. Little of Muscogee—

A bill to be entitled an act to amend an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and for other purposes.

By Mr. Redding of Pike—

A bill to be entitled an act to relieve and reimburse R. L. Swatts of Pike county, and for other purposes.

By Mr. Rawlings of Washington—

A bill to be entitled an act to amend section 1 of an act entitled an act to provide compensation for election managers and clerks at all general and special elections held in Washington county, and for other purposes.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to require the road commissioners of Bibb county to work the convict force at such time and places as they may be directed by the county board of commissioners of Bibb county.

By Mr. Gray of Catoosa—

A bill to be entitled an act to authorize county authori-
ties in this State to contract with authorities of the United States, and for other purposes.

By Mr. Dodson of Sumter—

A bill to be entitled an act to fix the payment of tales jurors, and for other purposes.

By Mr. Hill of Terrell—

A bill to be entitled an act to amend an act approved October 9, 1885, to allow parties living on lines of counties and districts where the fence law is in force to erect public highways, and for other purposes.

The following resolution, by Mr. McCurry of Hart, was read and adopted, to wit:

A resolution by the House of Representatives, the Senate concurring, that a special committee of three from the House and two from the Senate be appointed to take into consideration that portion of the Governor's message recommending State supervision of misdemeanor convicts, with power to report by bill or otherwise.

The following resolution, by Mr. Fleming of Richmond, was read and adopted, to wit:

A resolution by the House, the Senate concurring, providing for congratulations of the Governor and other members of the board upon the splendid exhibit of Georgia at the Cotton States and International Exposition, and for other purposes.

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

A resolution appointing a joint committee of three from the Senate and five from the House to examine into the condition of the Northeastern Railroad and report thereon.
The following resolution, by Mr. Awtrey of Cobb, was referred to a special committee previously appointed, to wit:

A resolution providing for a committee from the House and Senate to investigate and report upon the recommendation of the Bar Association as to the reduction of the judicial circuits, etc.

By request of the Committee on Penitentiary, Hon. B. T. Rawlings, Hon. A. E. Bird, Hon. T. J. Dempsey, and Hon. John L. Gaines were added to said committee.

Upon motion of Mr. Burwell of Hancock, 300 copies of bill No. 16, the same being a bill to be entitled an act to establish a reformatory prison in the State of Georgia, were ordered to be printed, and this bill made the special order for Friday immediately after reading the Journal.

Leave of absence was granted Messrs. Willingham, McElmurry, Thompson, Melton, Gilreath, and Armstrong.

Upon motion of Mr. Humphreys of Brooks, the House adjourned until 10 o'clock to-morrow.

ATLANTA, GEORGIA.
Thursday, October 31, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Rev. J H. Eakes.

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

Those present were Messrs.—

Allen, Gilreath, McGough,
Anderson, Gibson, McCurdy,
Atkinson, Gray of Houston, McClure,
Arnold, Gray of Catoosa, McWhorter,
Armstrong,  
Awtrey,  
Bailey,  
Battle,  
Bagget,  
Bennett of Jackson,  
Bell,  
Bird,  
Blair,  
Blalock of Fayette,  
Blalock of Rabun,  
Bloodworth,  
Boileuillet,  
Boynton,  
Boyd,  
Boyett,  
Branch,  
Branan,  
Broyles,  
Brown of Washington,  
Brown of Pulaski,  
Burwell,  
Burnett of Quitman,  
Burch,  
Bush,  
Caldwell,  
Collins,  
Coleman,  
Collier,  
Cook of Decatur,  
Cureton,  
Davison,  
Dempsey,  
Dennard,  
Dorough,  
Dodson,  
Durham,  
Edenfield,  
Ennis,  
Espy,  
Farmer,  
Florence,  
Fletcher,  
Fouché  
Fink,  
Gray of Paulding,  
Gregory,  
Griffin,  
Greer of Macon,  
Greer of Harris,  
Hall,  
Hammond,  
Harrell,  
Harvey,  
Hill,  
Hodges,  
Henderson,  
Hightower,  
Hopkins,  
Howell,  
Hogan,  
Hodge,  
Houston,  
Holbrook,  
Hudson,  
Humphreys,  
Hutcherson,  
Hughes,  
Hurst,  
Jarrell,  
Jenkins,  
Johnston of Hall,  
Johnston of Taliaferro,  
Jones of Dougherty,  
Jones of Dodge,  
Latham,  
Lee,  
Little,  
Longley,  
Lovett,  
Law,  
Martin,  
Mallette,  
Marchman,  
Mansfield,  
Meadow,  
Melton,  
Mell,  
Moore of Bulloch,  
Moore of Clayton,  
Neely,  
Newton,  
Owen,  
Parker,  
Peeples,  
Perkis,  
Pitman,  
Pittard,  
Pope,  
Price,  
Pool,  
Poihill,  
Rawlings,  
Redding,  
Reagan,  
Reece,  
Roberts,  
Rockwell,  
Salter,  
Sandeford,  
Shropshire,  
Screven,  
Sell,  
Shaw,  
Short,  
Spence,  
Smith of Clinch,  
Smith of Hancock,  
Smith of Rockdale,  
Smith of Telfair,  
Stokes,  
Sumner,  
Tatum,  
Thompson,  
Traylor,  
Walker,  
Wallace,  
Walden,  
West,  
Wheatley,  
Wilson,  
Wilkin,  
Williams,  
Willink,  
Wilkinson,
Those absent were Messrs.—

Bennett of Wayne, Clement of Milton, McElmurry,
Clements of Montg'm'y Holland, Symons.

The Journal of yesterday was then read and confirmed.

Mr. Anderson, of Jones, moved to reconsider the action of the House on yesterday upon House bill No. 336, the same being a bill to amend section 936(a) of the Code of 1882.

The motion prevailed, and the bill was placed in its order upon the calender.

Upon motion, this bill was recommitted to the Committee on Finance.

The Speaker appointed, as a committee upon part of the House, to investigate the Northeastern Railroad, the following members, to wit: Messrs. Mell, Gray of Houston, Murrah, Houston, Worley, Houston, Murrah.

Mr. McCurry, Chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back, with recommendation that the same do pass, to wit:

A bill to cede to the United States jurisdiction of this State over certain lands and certain public roads, approaches
to the Chickamauga National Military Park, in the counties of Walker and Catoosa, in this State, and for other purposes.

Also, a bill to make the owners of dead animals bury the same, and for other purpose.

Also, a bill to fix the time and manner of electing the mayor and city council of the town of Decatur, in the county of DeKalb, and fix the terms of office of said officers.

The committee has also had under consideration the following House bill, which they instruct me to return back to the House, with the recommendation that the same be read the second time and recommitted to the Special Judiciary Committee, to wit:

A bill to amend the charter of the city of Atlanta.

Also, a bill to authorize the commissioners of roads and revenues of the county of Glynn, to issue bonds not to exceed $69,000.00, bearing interest not to exceed 5 per cent., and for other purposes.

Respectfully submitted.

H. G. McCurry, Chairman.

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

Mr. Speaker:

The Senate has adopted the following joint resolution in which it asks the concurrence of the House of Representatives, to wit:

A resolution appointing a joint committee to visit the State Normal College and report thereon.

The Senate has concurred in the resolution of the House appointing a joint committee to consider that part of the
Governor's message relative to the Blue Ridge and Atlantic Railroad. The committee appointed on the part of the Senate are Messrs. Long, Harris of the Twenty-second district, and Lewis.

By request of the members of the penitentiary committee, and upon motion of Mr. Reagan, the chairman thereof, Hon. H. C. Hammond was added to said committee.

Upon request of the Committee on Special Judiciary, Mr. Willink, of Chatham, was added to said committee.

The Speaker appointed the following committee to take into consideration that portion of the Governor's message referring to State supervision of misdemeanor convicts, to wit: Messrs. McCurry, Dempsey, and Fullwood.

By unanimous consent the following bills were introduced, read for first time, and appropriately referred, to wit:

By Mr. Jones of Dougherty—
A bill to be entitled an act to amend the charter of the city of Albany, and for other purposes.
Referred to Special Judiciary Committee.

By Mr. Wynne of Wilkes—
A bill to be entitled an act to repeal an act approved October 15, 1885, relative to the duties of tax-collectors.
Referred to Special Judiciary Committee.

By Mr. Wynne of Wilkes—
A bill to be entitled an act to amend an act approved October 17, 1885, prescribing the duties of tax-collectors.
Referred to Special Judiciary Committee.
By Mr. Wynne of Wilkes—

A bill to be entitled an act to amend section 863 of the Code.

Referred to Special Judiciary Committee.

By Mr. Mallette of Thomas—

A bill to be entitled an act to amend the charter of the town of Boston, and for other purposes.

Referred to Committee on Corporations.

By Mr. Broyles of Fulton—

A resolution to appropriate $1,000 to paint and repair the capitol building.

Referred to the Finance Committee.

By Mr. Law of Liberty—

A bill to be entitled an act to repeal an act to amend an act to create a board of commissioners for the county of Liberty, approved October 26, 1889.

Referred to the Special Judiciary Committee.

By Mr. Branan of Fulton—

A bill to be entitled an act in relation to the sale of mileage books by railroads, and protecting the railroads against the abuse of the same.

Referred to the Committee on Railroads.

By Mr. Jones of Dougherty—

A bill to be entitled an act to prohibit the purchase, sale, and exchange or delivery of cotton seed in the county of Dougherty between sunset and sunrise, and for other purposes.

Referred to the Special Judiciary Committee.
By Mr. Awtry of Cobb—

A bill to be entitled an act to prohibit the operation of opium joints in this State, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Rockwell of Chatham—

A resolution to pay Columbus Blair mileage and per diem.

Referred to the General Judiciary Committee.

By Mr. Hall of Coweta—

A resolution providing for the appointment by the Governor of a committee of five able and discreet citizens, whose duty it shall be to investigate different penitentiary systems for the punishment of criminals, and for other purposes.

By Mr. Henderson of Forsyth—

A bill to be entitled an act to amend paragraphs 2 and 3 of section 3 of article 6 of the Constitution of this State, and for other purposes.

Referred to Committee on General Judiciary

The following resolution, by Mr. Battle of Muscogee, was read, to wit:

Resolved, That after the passage of this resolution the various committees of the House shall not be increased by the assignment of any member to any committee.

Mr. Reagan, of Henry, moved to refer the resolution to the Committee on Rules.

Mr. Humphreys moved to amend said motion by instructing said committee to report the same back to the House at to-morrow morning's session.

The motion and amendment were passed.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Little of Muscogee—

A bill to be entitled an act to amend an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 112, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Rawlings of Washington—

A bill to be entitled an act to amend section 1 of an act entitled an act to provide compensation for election managers and clerks at all general and special elections held in Washington county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 101, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Dodson of Sumter—

A bill to be entitled an act to fix the payment of tales jurors, and for other purposes.

Mr. McCurry, of Hart, moved to recommit the bill to the Committee on Special Judiciary, which motion was lost.

Mr. Giles, of Houston, called the previous question, which call was sustained.

The report of the committee was agreed to.

Upon the passage of this bill the yeas and nays were called, which call was sustained.
Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ferguson, Perkins,
Arnold, Futrell, Pope,
Arnold, Gibson, Price,
Armstrong, Gray of Houston, Pool,
Awtry, Gray of Paulding, Poilhill,
Baggett, Gregory, Rawlings,
Bell, Griffin, Redding,
Bird, Greer of Macon, Reagan,
Blair, Hill, Roberts,
Bloodworth, Henderson, Rockwell,
Boifeuillet, Hightower, Salter,
Boyd, Hopkins, Sandeford,
Boyett, Hogan, Shaw,
Branch, Houston, Short,
Branan, Hudson, Smith of Clinch,
Broyles, Hurst, Smith of Rockdale,
Burwell, Johnson of Taliaferro, Smith of Telfair,
Caidwell, Jones of Dougherty, Stokes,
Collier, Jones of Dodge, Traylor,
Cook of Decatur, Law, Walker,
Davison, Mallétte, Wallace,
Dempsey, Mansfield, West,
Dorough, Moore of Heard, Wheatley,
Dodson, Murrah, Wilson,
Durham, Middlebrooks, Williams,
Edenfield, McDonald, Willink,
Ennis, McGough, Wilkinson,
Farmer, McCurdy, Williams,
Florence, McWhorter, Wright,
Fletcher, Owen, Wren,
Fink, Parker,

Those voting in the negative were Messrs.—

Anderson, Hammond, Mell,
Atkinson, Hodges, Moore of Clayton,
Battle, Humphreys, McDaniel,
Bennett of Jackson, Hutcherson, McCurry,
Blalock of Rabun, Hughes, McClure,
Collins, Jarrell, Peeples,
Coleman, Jenkins, Pittard,
Dennard, Johnson of Hall, Reece,
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Those not voting were Messrs.—

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So the bill, having received the requisite constitutional majority, was passed.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to require the road commissioners of Bibb county to work the convict force at such times and places and in such manner as they may be directed by the county board of commissioners of Bibb county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 93, nays 0.

So the bill, having received the requisite constitutional majority, was passed.
By Mr. Redding of Pike—

A bill to be entitled an act to relieve and reimburse R. L. Swatts, of Pike county, for payment of forfeited bond.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 111, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Gray of Catoosa—

A bill to be entitled an act to authorize county authorities in this State to contract with authorities of the United States, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 109, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By Mr. Hill of Terrell—

A bill to be entitled an act to amend an act approved October 9, 1885, to allow parties living on lines of counties and districts where the fence law is in force to erect public highways, and for other purposes.

By request of Mr. Hill of Terrell, he was allowed to withdraw the above bill.

The following bills were read the second time, to wit:

A bill to be entitled an act to compel the owners of dead animals to bury same, and for other purposes.

Also, a bill to be entitled an act to fix the time and manner of electing the mayor and council of the town of Decatur, in the county of DeKalb, and for other purposes.
Also, a bill to be entitled an act to cede to the United States jurisdiction of this State over certain public roads approaching Chickamauga National Military Park in the counties of Walker and Catoosa, and for other purposes.

Also, a bill to be entitled an act to authorize the board of commissioners of roads and revenues to issue coupon bonds of said county in a sum not exceeding sixty-nine thousand dollars, and for other purposes.

Upon motion this bill was recommitted to the Special Judiciary Committee.

Also, a bill to be entitled an act to amend the charter of the city of Atlanta, and for other purposes.

Upon motion, this bill was recommitted to the Special Judiciary Committee.

Leave of absence was granted to Messrs. Harvey, Bennett of Wayne, Hill of Terrell, Smith of Telfair, Moore of Heard, Stokes, Fink, Neely, Anderson, and Bush.

Upon motion of Mr. Wilson of Clay, the House adjourned until 10 o'clock to-morrow.

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ATLANTA, GEORGIA.
Friday, November 1, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Those present were Messrs.—

Allen,  Gilreath,  McGough,
Anderson,  Gibson,  McCurdy,
Atkinson,  Gray of Houston,  McClure,
Arnold,  Gray of Catoosa,  McWhorter,
Armstrong,          Gray of Paulding,  Neely,
Awtrey,            Gregory,            Newton,
Bailey,            Griffin,           Owen,
Battle,            Greer of Macon,   Parker,
Bagget,            Greer of Harris,  Peeples,
Bennett of Jackson, Hall,              Perkins,
Bell,              Hammond,           Pittman,
Bird,              Harrell,           Pittard,
Blair,             Harvey,           Pope,
Blalock of Fayette, Hill,              Price,
Blalock of Rabun,  Hodges,            Pool,
Bloodworth,        Henderson,        Polhill,
Boifeuillet,        Hightower,        Rawlings,
Boynton,           Hopkins,          Redding,
Boyd,              Howell,           Reagan,
Boyett,            Hogan,            Reece,
Branch,            Hodge,            Roberts,
Branan,            Houston,          Rockwell,
Broyles,           Holbrook,         Salter,
Brown of Washington Holland,          Sandeford,
Brown of Pulaski,  Hudson,            Shropshire,
Burwell,           Humphreys,        Screven,
Burnett of Quitman, Hutcherson,       Sell,
Burch,             Hughes,           Shaw,
Bush,              Hurst,             Short,
Caldwell,          Jarrell,           Spence,
Clement of Milton,  Jenkins,          Smith of Clinch,
Collins,           Johnson of Hall,   Smith of Hancock,
Coleman,           Johnson of Taliaferro,  Smith of Rockdale,
Collier,           Jones of Dougherty, Smith of Telfair,
Cook of Decatur,   Jones of Dodge,    Stokes,
Cureton,           Latham,           Symons,
Davison,           Lee,               Sumner,
Dempsey,           Little,            Tatum,
Dennard,           Longley,          Thompson,
Dorough,           Lovett,            Traylor,
Dodson,            Law,               Walker,
Durham,            Martin,           Wallace,
Edenfield,         Mallette,          Walden,
Ennis,             Marchman,         West,
Espy,              Mansfield,        Wheatley,
Farmer,            Meadow,            Wilson,
Florence,          Melton,            Wilkin,
Fletcher,          Mell,               Williams,
Fouché,            Moore of Bulloch,  Willink,
Friday, November 1, 1895.

Fink, Fogarty, Ferguson, Franklin, Futrell, Fullwood, Fussell, Gaines, Giles, Moore of Clayton, Moore of Heard, Montfort, Murrah, Middlebrooks, McDonald, McDaniel, McCurry, Wilkinson, Willingham, Worley, Wright, Wren, Wynne, Vaughn, Mr. Speaker.

Those absent were Messrs.—

Bennett of Wayne, Clements of Montgomery, McElmurry.

Mr. Polhill, of the Journal Committee, reported that the Journal of yesterday had been examined and approved.

The Journal was then read and confirmed.

Upon motion of Mr. Burwell of Hancock, House bill No. 16, the same being a bill to establish a prison reformatory in the State of Georgia, and for other purposes, which was made the special order for to-day, was made the special order of the House for November 12, 1895.

Upon a call of the roll of the counties for the introduction of new matter, the following bills were read the first time and appropriately referred, to wit:

By Mr. Fussell of Coffee—

A bill to be entitled an act to abolish the county court of Coffee county.

Referred to the Special Judiciary Committee.

By Mr. Wright of Floyd—

A bill to be entitled an act to prohibit and prevent the insurance of infants or minors under the age of twelve years, and for other purposes.

Referred to the Committee on General Judiciary.
By Mr. McDaniel of Fannin—

A bill to be entitled an act to change the county site of said county from Morganton to Blue Ridge, and for other purposes.

Referred to the Committee on Special Judiciary

By Mr. Broyles of Fulton—

A resolution to appropriate $50.00 to repay the Atlanta Electric Railway Company.

Referred to the Committee on Finance.

By Mr. Broyles of Fulton—

A bill to be entitled an act to amend the charter of Hapeville.

Referred to the Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to be entitled an act to amend the charter of Hapeville.

Referred to the Special Judiciary Committee.

By Mr. Broyles of Fulton—

A bill to be entitled an act to create a State Board of Dental Examiners and to prescribe their duties, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Symons of Glynn—

A joint resolution for the purpose of relieving the sureties on the bond of the Brunswick State bank of Brunswick, and for other purposes.

Referred to the Committee on Finance.
By Mr. Willingham of Monroe—

A bill to be entitled an act to amend an act approved October 19, 1891, entitled an act to establish city courts in counties having a population of 15,000 inhabitants or more.

Referred to the General Judiciary Committee.

By Mr. Little of Muscogee—

A bill to be entitled an act to allow the payees, holders, or owners of promissory notes to recover judgment or judgments upon the same, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Jenkins of Putnam—

A bill to be entitled an act to separate all felony convicts under the age of seventeen years, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Fogarty of Richmond—

A bill to be entitled an act to create a land commission for immigration and other purposes in this State.

Referred to the Committee on Finance.

By Mr. Fogarty of Richmond—

A bill to be entitled an act to amend an act to regulate the mode of pleading in civil actions, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Edenfield of Screven—

A bill to be entitled an act to regulate the tolling of rice in this State, and for other purposes.

Referred to the Committee on Special Judiciary.
By Mr. Dennard of Wilcox—
A bill to be entitled an act to make legal the sales of wild lands in this State, and for other purposes.
Referred to the Committee on Special Judiciary.

By Mr. Boyd of McDuffie—
A resolution for the relief of J. S. McGahee of McDuffie county.
Referred to the Committee on Finance.

By Mr. Willink of Chatham—
A bill to be entitled an act to fix the time for electing the clerk and sheriff of the city court of Savannah, and for other purposes.
Referred to the Special Judiciary Committee.

By Mr. Willink of Chatham—
A bill to be entitled an act to create and organize a park and tree commission for the city of Savannah, and for other purposes.
Referred to the Special Judiciary Committee.

By Mr. Willink of Chatham—
A bill to be entitled an act to create and organize a board of police commissioners for the city of Savannah, and for other purposes.
Referred to the Special Judiciary Committee.

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

Mr. Speaker:
The Senate has concurred in the following joint resolution of the House, to wit:
A resolution inviting the Chancellor of the State University to address the General Assembly on the condition, interests, and wants of the University

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills which I am instructed to return, with the recommendation that the same do pass, to wit:

A bill to more fully define the crime of perjury in Georgia.

Also, a bill to be entitled an act to declare the status of dogs as property, to provide for their registration and the compensation therefor, and for other purposes.

Also, a bill to be entitled an act to require the judges of the superior courts of this State, upon the continuance of any case in the superior courts, to enter upon their dockets opposite such case the date of the continuance thereof, etc.

I am also instructed to return the following Senate bill, with the recommendation that it do pass as amended, to wit:

A bill to be entitled an act to prescribe the method of attestation and acknowledgment of deeds to realty and personalty executed without the State, etc.

I am also instructed to return the following bill, with the recommendation that the same be recommitted to the Committee on Banks, to wit:

A bill to be entitled an act to amend an act approved October 21, 1891, etc.

I am also instructed to return the following bill, with the recommendation that the same do not pass, to wit:
A bill to be entitled an act to prohibit the granting of divorces in this State only for one cause or ground, that allowed by the Scriptures, adultery or fornication.

Respectfully submitted.

H. A. JENKINS, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submits the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Atlanta.

Also, a bill to amend the charter of the city of Dalton, so as to authorize the mayor and council of said city to elect a mayor pro tem., and for other purposes.

Also, a bill to amend the charter of the city of Dalton, so as to make it the duty of the clerk of the council to collect all fees, licenses, and taxes for the city.

Also, a bill to authorize the town of Hogansville, in the county of Troup, to organize a system of public schools, and for other purposes.

The committee has also had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same be recommitted to the Finance Committee, to wit:

A bill for the relief of Mrs. Jane Clements.

The committee has also had under consideration the following House bill, which they instruct me to report back, with the recommendation that the same do not pass, to wit:

A bill prohibiting merchants from opening their stores on Sunday, and for other purposes.
The committee has also had under consideration the following bill, which they instruct me to report back, with the recommendation that the same be read the second time and recommitted to the Special Judiciary Committee.

A bill to abolish the county court of Houston county, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

The undersigned members of the Committee on General Judiciary submitted the following minority report:

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following bill, to wit:

House bill No. 144, to be entitled an act to prohibit the granting of divorces in this State only for one cause or ground, that allowed by the Scriptures, adultery or fornication, which they recommend do pass.

Respectfully submitted.

Henry C. Hammond,
Wm. H. Burwell,
H. A. Hall.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, to wit:

House bill No. 375, to establish a system of public schools for the town of Abbeville, which they instruct me to report back to the House, with the recommendation that the same do pass as amended.

Respectfully submitted.

W S. West, Chairman.
Gray, of Catoosa, chairman of Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill, which I am instructed to report to the House, with a recommendation that the same do pass as amended, to wit:

A bill to amend section 534 of the Code of 1882, as amended by acts of the General Assembly of 1891, which provides for allowing Confederate soldiers to peddle without license, to extend the provisions of said act to Indian and Mexican war soldiers.

Respectfully submitted.

Gray, of Catoosa, Chairman.

Mr. Reagan, chairman pro tem. of Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules, to whom was referred the following resolution, to wit:

Resolved, That after the passage of this resolution the various committees of the House shall not be increased by the assignment of any member to any committee.

After due consideration, we recommend that the resolution be adopted by substitute, as follows:

That rule No. 170 be amended by adding thereto the following proviso, to wit: provided, that no request to add new names to any committee shall be entertained except upon the regular written report of the committee, showing that the request was made at a regular meeting of the com-
mittee, and was voted for by a majority of all the members of the committee.

Respectfully submitted.

REAGAN, Chairman.

Mr. Reagan, of Henry, moved to adopt the substitute to the resolution, which was submitted to the Committee on Rules on yesterday, and which was reported back to the House to-day. The substitute was adopted and the resolution passed.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bills, to wit:

House bill No. 148, to be entitled an act to require the publication of the charters and amendments thereof of railroads, granted by the Secretary of State and by virtue of an act of the General Assembly of Georgia, approved December 17, 1892, with the recommendation that it do not pass.

House bill No. 145, to be entitled an act to appropriate $330, or so much thereof as may be necessary, to carry into effect act of October 12, 1885, requiring publication of charters, etc., of railroads, and for other purposes, with recommendation that it do not pass.

House bill No. 321, to be entitled an act to appropriate to the trustees of the University of Georgia the sum of fifty thousand dollars, to be used in the construction of additional buildings and furnishing the same for the Georgia Normal and Industrial College, and for other purposes, with the recommendation that it do pass as amended.

Respectfully submitted.

J. L. BOYNTON, Chairman.
By request of Mr. Broyles of Fulton, House bill No. 406, the same being a bill to be entitled an act to amend the charter of the city of Atlanta, and for other purposes, was recommitted to the Special Judiciary Committee.

The following bills were read the third time and put upon their passage, to wit:

A bill to appropriate $330.00 to carry into effect the act of the General Assembly, approved October 12, 1885, for the publication of charters, etc.

Mr. Fogarty, of Richmond, moved that further action upon this bill be postponed until to-morrow morning, which motion, after debate, was withdrawn.

Mr. Fogarty then moved to disagree with the report of the committee, which motion was lost.

The report of the committee, which was adverse to the bill, was agreed to, and the bill was lost.

Also, a bill to provide for the publication of charters of railroads, and for other purposes.

The adverse report of the committee was agreed to, and the bill was lost.

Also, a bill to be entitled an act to require owners of dead animals to bury same, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to be entitled an act to fix the time and manner of electing the mayor and council of the town of Decatur, in the county of DeKalb, and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to be entitled an act to cede to the United States jurisdiction of this State to certain roads approaching the Chickamauga National Military Park in Webster and Walker counties.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bills were read the second time, to wit:

A bill to be entitled an act to prohibit the granting of divorces in this State except for one cause—viz., adultery or fornication.

Mr. McDonald, of Ware, moved that further action upon this bill be postponed, and that it be made the special order of Monday next immediately after the reading of the Journal, which motion prevailed.

Also, a bill to be entitled an act to amend an act approved October 21, 1891, prescribing the method of granting charters to banking companies.

Also, a bill to be entitled an act to declare the legal status of dogs, and for other purposes.

Also, a bill to be entitled an act to appropriate the sum fifty thousand dollars to the trustees of the University of Georgia, for the use of the Normal and Industrial College, and for other purposes.
Also, a bill to be entitled an act for the relief of Mrs. Jane Clements, and for other purposes.

Upon motion, this bill was referred to the Committee on Finance.

Also, a bill to be entitled an act to establish a system of public schools for the town of Abbeville and for other purposes.

Also, a bill to be entitled an act to prohibit the opening of their places of business by merchants, and for other purposes.

The adverse report of the committee was agreed to and the bill lost.

Also, a bill to amend an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system independent of the public school system of the State, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Dalton, and for other purposes.

Also, a bill to be entitled an act to require judges of the superior court, upon continuance of any case in the superior court, to enter upon their dockets the date of such continuance, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Dalton, so as to allow the mayor and council of said city to elect a mayor pro tem., and for other purposes.

Also, a bill to more fully define the crime of perjury in Georgia.

Also, a bill to be entitled an act to abolish the county court of Houston county, and for other purposes.

The following Senate bill was read the third time and put upon its passage, to wit:
A bill to be entitled an act to prescribe the manner of the attestation and acknowledgment of deeds to realty and personalty executed without the State, to authorize their record in this State, and for other purposes.

The committee to whom this bill was referred reported the same back to the House with an amendment.

The report of the committee reporting said amendment was agreed to.

Upon the passage of this bill, the yeas were 92, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Mr. Willingham, of Monroe, moved that when the House adjourns to-day it adjourn until Monday morning at 10 o'clock, which motion prevailed.

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

A resolution appointing a joint committee to visit the State Normal College and report thereon.

Leave of absence was granted Messrs. Ferguson, Martin, Greer, Owen, Dorough, Traylor, Middlebrooks, Sandeford, Dennard, Collins, Farmer, Hudson, Wheatly, Bell, Mallette, Bailey, Hall, Boyett, Johnson of Taliaferro, Shropshire, Williams, Smith of Hancock, Montfort, Murrah, Jarrell, Reagan, Pitman, Broyles, Pope, Hightower, Fletcher, Blalock of Fayette.

Upon motion of Mr. Little of Muscogee, the House adjourned until Monday morning at 10 o'clock.
The House met at 10 o'clock A. M. this day, was called to order by the Speaker and opened with prayer by the Chaplain.

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

Those present were Messrs.—

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MONDAY, NOVEMBER 4, 1895.

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The Journal of yesterday was then read and confirmed.

The Speaker appointed the following committee to visit the Normal School, to wit:


Upon motion of Mr. McDonald of Ware, House bill No. 144, the same being a bill to prohibit the granting of divorces in this State, except for one cause, and for other purposes, which was made the special order of to-day, was continued over until Wednesday and made the special order of that day immediately after the reading of the Journal.
Upon a call of the roll of counties for the introduction of new matter, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. McDonald of Ware—

A bill to be entitled an act to amend an act approved September 19, 1889, authorizing the establishing and maintenance of a system of sewerage for the city of Waycross, and for other purposes.

Referred to Committee on Corporations.

By Mr. Fleming of Richmond—

A bill to be entitled an act to amend the Constitution of the State, by adding a new paragraph to article 6, section 2, to be known as paragraph 8, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Fleming of Richmond—

A bill to be entitled an act to relieve the Supreme Court, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Little of Muscogee—

A bill to be entitled an act to provide for the seizure and sale of equities of redemption and bond for title interests in land situated in this State, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. West of Lowndes—

A bill to be entitled an act to require the claimant to disclose his title by attaching to the claim affidavit an abstract of his title, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Fouche of Floyd—

A bill to be entitled an act to provide who may redeem real estate which has been sold at tax sale.

Referred to the General Judiciary Committee.

By Mr. Fouche of Floyd—

A bill to be entitled an act to amend an act entitled an act to provide for the appointment of auditors, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Giles of Houston—

A bill to be entitled an act to amend section 4527 of the Code of 1882.

Referred to the Committee on General Judiciary.

By Mr. Houston of DeKalb—

A bill to be entitled an act to create a board of education for the town of Lithonia, and for other purposes.

Referred to the Committee on Education.

By Mr. Houston of DeKalb—

A bill to be entitled an act to limit the jurisdiction of the city court of DeKalb, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Houston of DeKalb—

A bill to be entitled an act to repeal so much of the act creating a board of commissioners for the county of DeKalb as limits the compensation of the clerk thereof, and for other purposes.

Referred to the Committee on County and County Matters.
By Mr. Worley of Elbert—

A bill to be entitled an act to provide for the proper drawing of wills, deeds, etc., and for other purposes.

Referred the Committee on General Judiciary.

By Mr. McClure of Dawson—

A bill to be entitled an act to change the time of holding the spring term of Dawson superior court, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Fussell of Coffee—

A bill to be entitled an act to incorporate the town of Douglas, in the county of Coffee, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Awtry of Cobb—

A bill to be entitled an act to make penal prize-fighting in this State, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Hutcherson of Cherokee—

A bill to be entitled an act not to require judges to write out their charges on certain conditions.

Referred to the General Judiciary Committee.

By Mr. Hutcherson of Cherokee—

A bill to be entitled an act to amend section 4669 of the Code.

Referred to the Committee on General Judiciary.

By Mr. Screven of Chatham—

A bill to be entitled an act to extend the jurisdiction of the police court of Savannah.

Referred to the Special Judiciary Committee.
By Mr. Screven of Chatham—

A bill to be entitled an act to extend the jurisdiction of the mayor and aldermen of Savannah for sanitary purposes.

Referred to the Committee on Special Judiciary.

By Mr. Screven of Chatham—

A bill to be entitled an act to authorize policemen of the city of Savannah to make arrests within two miles from the corporate limits.

Referred to the Committee on Special Judiciary.

By Mr. Neely of Burke—

A bill to be entitled an act to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000.00, and for other purposes.

Referred to the Committee on Finance.

By Mr. Polhill of Bibb—

A bill to be entitled an act to amend the Constitution of the State, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Polhill of Bibb—

A bill to be entitled an act to create the office of game and fish warden, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Polhill of Bibb—

A bill to be entitled an act to create an appellate court, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Gilreath of Bartow—

A bill to be entitled an act to amend an act creating a system of public schools in the city of Cartersville, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Polhill of Bibb—

A bill to be entitled an act to require electric street railroad companies to provide suitable glass or other front to all cars operated by such companies between the 15th day of October of each year and the 1st day of May next thereafter, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Jones of Dougherty—

A bill to be entitled an act to extend the corporate limits of the city of Albany, Georgia, and for other purposes.

Referred to the Special Judiciary Committee.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majorities, the following bills, to wit:

A bill to be entitled an act to amend section 21 of an act approved December 18, 1893, which relates to the issuing and granting corporate powers and privileges to insurance companies by the Secretary of State, etc., by making the same apply to "live-stock" companies.

Also, a bill to be entitled an act to amend section 752 of the Code of 1882, so as to provide additional privileges to miners for carrying off crude ores, and for other purposes.
Also, a bill to be entitled an act to amend section 472 of the Code of Georgia, repealing that part of the same which makes it the duty of the arresting officer to carry the accused to the county in which the offense is alleged to have been committed, and authorizing him to hold or imprison the accused until an officer from the county in which the offense is alleged to have been committed may go after him, and for other purposes.

Also, a bill to be entitled an act to amend an act of the General Assembly of Georgia, approved October 22, 1887, by striking the word "fishing" from the first line of the title of said act, and to repeal the second section of said act, and for other purposes.

Also, a bill to be entitled an act to amend an act establishing a new charter for the city of Madison, approved October 6, 1891.

Also, a bill to be entitled an act incorporating the city of Cartersville (Bartow county, Georgia) approved August 27, 1872, and the various acts amendatory thereof, so as to change the term of office of the mayor and aldermen of said city, to enlarge their powers and jurisdiction, etc., etc.

Also, a bill to be entitled an act to authorize the city council of Augusta to increase its water supply by constructing waterworks beyond the corporate limits of the city of Augusta, to purchase and hold property for such purposes, to lay water mains, and exercise the right of eminent domain beyond the corporate limits of said city; to contract with persons or corporations for using water beyond the city limits; to ratify the purchase of land already made beyond the corporate limits of said city, and for other purposes.

The Senate has concurred in the resolution of the House congratulating the Governor, the Commissioner of Agri-
culture, and other members of the board on the Georgia exhibit at the exposition, and the Cotton States and International Exposition Company upon the magnificent success of this enterprise.

The following House bill, having failed to receive the necessary constitutional vote, was lost in the Senate, to wit:

A bill to be entitled an act to make penal the offense of slander or oral defamation, to provide punishment for the same, and for other purposes.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to grant to the mayor and aldermen of Savannah a strip of land in Crawford ward to straighten a street, and for other purposes.

The committee have also had under consideration the following House bill, which they instruct me to report, with the recommendation that the same do pass as amended.

A bill to authorize the commissioners of roads and revenues of the county of Glynn to issue bonds to the amount of $69,000, bearing an interest not to exceed 5 per cent., and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

The following bills were, upon motion, placed temporarily upon the table, to wit:
A bill to be entitled an act to establish a system of public schools for the town of Abbeville, and for other purposes.

Also, a bill to be entitled an act to appropriate to the trustees of the University of Georgia the sum of fifty thousand dollars for the Georgia Normal and Industrial College, and for other purposes.

The following bill, by Mr. West of Lowndes, upon motion, was made the special order of next Thursday week, to wit, November 4, 1895, immediately after the reading of the Journal, to wit:

A bill to be entitled an act to amend and alter the school laws of this State by establishing and maintaining a uniform course of text-books, and for other purposes.

The following bills were read the third time and put upon their passage, to wit:

A bill to be entitled an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system independent of the public school system of the State, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to be entitled an act to require judges of the superior courts of this State, upon the continuance of any case in the superior court, to enter the same upon their docket, the date of such continuance, and announce the same in open court, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to be entitled an act to declare the status of dogs as property, and for other purposes.

Upon motion of Mr. Polhill of Bibb, this bill was made the special order of Wednesday next, immediately after the special order already set.

Also, a bill to be entitled an act to more fully define the crime of perjury in Georgia.

Mr. Little, of Muscogee, moved to lay this bill upon the table, which motion prevailed.

Also, a bill to be entitled an act to authorize the board of commissioners of roads and revenues of Glynn county to issue coupon bonds in a sum not exceeding $69,000, and for other purposes.

The committee reported this bill back, with a recommendation that it do pass, with the amendment as submitted by said committee.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the charter of the city of Dalton, so as to authorize the mayor and council of said city to elect a mayor pro tem., and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93, nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to be entitled an act to amend the charter of the city of Dalton, so as to make it the duty of the clerk, to collect all taxes, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bills were read the second time, to wit:

A bill to be entitled an act to grant the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening a street.

Also, a bill to be entitled an act to amend section 534 of the Code of 1882, and for other purposes.

The following Senate bills were read the first time and appropriately referred, to wit:

By Mr. Beeks—

A bill to be entitled an act to amend section 21 of an act approved December 18, 1893, relating to the issuing of charters to insurance companies, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Boyd—

A bill to be entitled an act to amend section 752 of the Code of Georgia, and for other purposes.

Referred to the Committee on Mines and Mining.

By Mr. Harris—

A bill to be entitled an act to amend an act approved October 22, 1887, and for other purposes.

Referred to the Committee on Counties and County Matters.
By Mr. Broughton—

A bill to be entitled an act to amend an act establishing a new charter for the city of Madison, approved October 6, 1891.

Referred to the Committee on Corporations.

Also, a bill to be entitled an act to amend section 4721 of the Code of Georgia, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Lumpkin.

A bill to be entitled an act to amend an act incorporating the city of Cartersville, Bartow county, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Cumming—

A bill to be entitled an act to authorize the city council of Augusta to increase its water supply by constructing waterworks beyond corporate limits of the city of Augusta, and for other purposes.

Referred to the Committee on Special Judiciary.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, to wit:

House bill No. 361, to establish a system of public schools for the town of Cochran, Pulaski county, which they instruct me to report back to the House, with the recommendation that the same do pass as amended.

Respectfully submitted,

W S. West, Chairman.

Upon motion of Mr. Fogarty, the House adjourned until 10 o’clock to-morrow.

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**ATLANTA, GEORGIA.**
Tuesday, November 5, 1895.

The House met at 10 o’clock a.m. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Those present were Messrs.—

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Caldwell, Latham, Smith of Hancock.
Clements of Montgomery, Lee, Smith of Telfair.
Clement of Milton, Little, Stokes.
Collier, Longley, Symons.
Cook of Decatur, Lovett, Sunner.
Cureton, Law, Tatum.
Davison, Mallette, Thompson.
Dennard, Marchman, Traylor.
Dorough, Mansfield, Walker.
Dodson, Meadow, Wallace.
Edenfield, Melton, Walden.
Espy, Mell, West.
Florence, Moore of Bulloch, Wheatley.
Fletcher, Moore of Heard, Wilson.
Fouché, Montfort, Wilkin.
Fink, Murrah, Williams.
Fogarty, McDonald, Willink.
Franklin, McElmurry, Wilkinson.
Fullwood, McDaniel, Wright.
Fussell, McCurry, Wren.
Giles, McGough, Vaughn.
Gilbreath, McCurdy, Mr. Speaker.

Those absent were Messrs.—
Arnold, Futrell, Martin.
Bell, Gaines, Moore of Clayton.
Bloodworth, Greer of Harris, Middlebrooks.
Brown of Pulaski, Hall, Pitman.
Collins, Harvey, RAWINGS.
Coleman, Hightower, Reagan.
Dempsey, Hodge, Smith of Rockdale.
Durham, Holbrook, Willingham.
Ennis, Hudson, Worley.
Farmer, Johnson of Hall, Wynne.
Ferguson,

The Journal of yesterday was then read and confirmed.

The following joint resolution was read and adopted, to wit:
A resolution changing the time that the chancellor of the State University shall address the Legislature from November 5th to November 8th at 11 o'clock A. M.

Mr. Giles, chairman pro tem. of the Special Judiciary Committee, submitted the following report:

Mr. President:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Albany, and the several acts amendatory thereof, by changing the terms of mayor and councilmen from one to two years, and for other purposes.

Also, a bill to create a system of public schools in the town of Cartersville, Bartow county, Georgia.

Also, a bill to extend the corporate limits of the city of Waynesboro, in the county of Burke, and for other purposes.

Respectfully submitted.

A. S. Giles, Chairman pro tem.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bills, which I am instructed to return, with the recommendation that same do pass, to wit:

A bill to be entitled an act to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000.00, and to provide for the payment of
the principal and interest on the same, and for other purposes.

A resolution for the relief of J. S. McGahee of McDuffie county

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to prohibit the levying and collecting by any incorporated city, town, or village in this State of any license or tax on any traveling salesman for the taking of orders, etc.

Also, a bill to be entitled an act to define the duties, liabilities, and obligation of receivers, trustees, and assigns of corporations, etc.

Also, the following bill, which the committee recommend do pass as amended, to wit:

A bill to be entitled an act to fix and define the liability of receivers, trustees, and other persons operating railroads in this State, etc.

The committee have also had under consideration the following resolution, which they recommend do pass, to wit:

A joint resolution to pay Columbus Blair mileage and per diem.
The committee also instruct me to return the following bill, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to amend section 4372 of the Code of Georgia of 1882.

Respectfully submitted.

H. A. Jenkins, Chairman.

The following bills were read the third time and put upon their passage, to wit:

A bill to be entitled an act to amend section 534 of the Code of 1882, and for other purposes.

The committee reported the bill back, with the recommendation that it do pass as amended.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 94 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to be entitled an act to grant to the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening a street.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bills were read the second time, to wit:

A resolution to pay Columbus Blair mileage and per diem, and for other purposes.
Also, a resolution for the relief of J. S. McGahee of McDuffie county.

Also, a bill to be entitled an act to amend section 4372 of the Code of Georgia, and for other purposes.

By request of Mr. McCurdy of DeKalb, this bill was withdrawn.

Also, a bill to be entitled an act to incorporate the public school system of the town of Cochran in Pulaski county.

Also, a bill to be entitled an act to extend the corporate limits of the city of Waynesboro, and for other purposes.

Also, a bill to be entitled an act to prohibit the levying and collecting, by towns or cities, any license or tax on any traveling salesman, and for other purposes.

Also, a bill to be entitled an act to fix and define the liability of receivers, trustees, etc., and for other purposes.

Also, a bill to be entitled an act to define the duties, liabilities, and obligations of receivers, trustees, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Albany, and for other purposes.

Also, a bill to be entitled an act to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000, and for other purposes.

Also, a bill to be entitled an act to amend an act creating a system of public schools in the city of Cartersville, and for other purposes.

By unanimous consent, the following bills were introduced, read for the first time, and appropriately referred, to wit:
By Mr. Fussell of Coffee—

A bill to be entitled an act to establish a city court of Coffee county.

Referred to the Committee on Special Judiciary.

By Mr. Melton of Appling—

A bill to be entitled an act to prohibit hunting with dogs and guns and fishing on the lands of others in the county of Appling, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Little of Muscogee—

A resolution for the relief of the North Highlands Railroad Company.

Referred to the Finance Committee.

By Mr. Greer of Macon—

A bill to be entitled an act to authorize and provide for the payment of the insolvent criminals' costs of the clerk of the superior court of Macon county.

Referred to the Special Judiciary Committee.

By Mr. Longley of Whitfield—

A bill to be entitled an act to incorporate the town of Cohutta, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Hill of Terrell—

A bill to be entitled an act to authorize the board of roads and revenues of Terrell county to permit persons living on the line of said county to erect gates, and for other purposes.

Referred to the Committee on County and County Matters.
By Mr. Bennett of Wayne—

A bill to be entitled an act to fix and prescribe certain fees for the judge of the county courts of this State.

Referred to the Special Judiciary Committee.

By Mr. Farmer of Coweta—

A bill to be entitled an act to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Perkins of Habersham—

A bill to be entitled an act to amend an act to authorize the building of courthouses in the several militia districts of this State, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Williams of Schley—

A bill to be entitled an act to authorize the grand juries of the several counties in the State of Georgia to pass upon and recommend, as being worthy of pensioning, such applicants as they, in their judgment, may deem worthy.

Referred to the Special Judiciary Committee.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee has had under consideration the following Senate bill, which they instruct me to report back, with the recommendation that the same do pass.
A bill to authorize the city council of Augusta to increase its water supply by constructing waterworks.
Respectfully submitted.

A. G. McCurry, Chairman.

The following Senate bill was read the second time, to wit:

A bill to be entitled an act to authorize the city council of Augusta to increase its water supply, and for other purposes.

The following joint resolution was read and adopted, to wit:

A resolution providing that the Hon. G. R. Glenn, State School Commissioner, be invited to address the General Assembly at 11 o'clock A.M., Thursday, November 7, 1895, on the educational interests of the State.

Leave of absence was granted to Messrs. Farmer, Smith of Clinch, A. J. Smith, Greer of Harris, Holland, Ennis, and McDaniel.

Upon motion of Mr. Walker, the House adjourned until 10 o'clock to-morrow morning.
Those present were Messrs.—

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WEDNESDAY, NOVEMBER 6, 1895.

Ferguson, Franklin, Futrell, Fullwood, Fussell, Gaines, Moore of Clayton, Moore of Heard, Montfort, Murrah, McDonald, McElmurry, Willingham, Worley, Wright, Wren, Vaughn, Mr. Speaker.

Those absent were Messrs.—


The Journal of yesterday was read and confirmed.

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

Mr. Speaker:

The Senate has concurred in the resolution of the House postponing the time for the joint session of the General Assembly to hear the address of the Chancellor of the State University, fixing the time at 11 o'clock A. M., November 8th, instead.

The Senate has passed by the requisite constitutional majority the following bills, to wit:

A bill to be entitled an act to regulate practice in the superior courts in cases now or hereafter pending, and for other purposes.

Also, a bill to be entitled an act to amend an act approved October 21, 1891, in reference to methods of working public roads in the State, and for other purposes.
Mr. Giles, chairman pro tem. of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following house bill, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to authorize and provide for the payment of the insolvent costs of the clerk of the superior court of Macon county in certain cases.

Respectfully submitted.

A. S. Giles, Chairman.

The committee on the part of the House appointed to visit the Girls' Normal and Industrial College at Milledgeville during the commencement exercises for the year 1895, beg leave to submit the following report:

Mr. Speaker:

The committee of the House appointed to visit the Girls' Normal and Industrial College at Milledgeville during the commencement exercises for the year 1895, and report on its condition, visited said institution during the commencement exercises, beginning the first of June, and find that there were in attendance last session three hundred and sixty-five pupils. Three hundred and nine of these were regular college students, and fifty-six were children of the Model School. Of the number of students in attendance ninety per cent. were boarding pupils, as there is only a limited number admitted into the college from Milledgeville.

In the student body there were representatives from ninety-six different counties in Georgia, and 70 per cent. of these students were from the rural districts—that is, from people who make their living entirely by tilling the
soil. Of the number of young women in attendance, seventy-six paid all of their expenses with money earned by themselves.

The Normal Department of the college had an attendance of one hundred and fifty-eight pupils, or nearly 50 per cent. of the entire student body. Nearly all the other pupils attending college came for the purpose of perfecting themselves in one or another of the various industrial arts taught in this college.

A very large majority of the students who attend this college each year come for the purpose of either fitting themselves for the profession of teaching, or to perfect themselves in one or another of the industrial arts with a view to using it as a means of livelihood. This college has been in operation only four years, and in that time two hundred and five of its students, graduates and undergraduates, have become teachers in Georgia schools, and more than one hundred others who have gone out from this institution have found positions as stenographers, bookkeepers, dressmakers, and telegraph operators,—industrial arts learned at this school.

The entire cost of a year's attendance on this college is $110 for girls who board in the dormitory, and $145 for those who board in private families. While there are usually over three hundred boarding pupils, the present dormitory will accommodate only one hundred and eighteen students, thus rendering it necessary for a large majority to board out in private families, which is not only more expensive than boarding in the dormitory, but disadvantageous to the girls in many other ways. The consequence is, many girls and young women who are anxious to attend this college cannot do so, because they cannot get accommodations in the dormitory, and are not able to pay higher rates in private families.

This institution is run upon a high educational plane,
and is abreast with the times in all modern school training. On account of the large attendance the condition of the recitation rooms is very much congested, and the space allotted to apparatus and other necessary equipments for the school is exceedingly limited. The most urgent need, however, is an additional building to be used for a dormitory.

W. S. West, Chairman.
D. W. Meadow,
Hope Polhill.

Mr. Speer, chairman pro temp. of the Special Judiciary Committee, submits the following report.

Mr. Speaker:

The special Judiciary Committee has had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to amend the charter of the city of Atlanta.
Respectfully submitted.

R. L. Greer, Chairman pro temp.

Mr. Fouche, chairman pro temp. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bill, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to repeal an act entitled an act to declare all obligations to pay attorney’s fees, in addition to the interest specified therein, upon any note or other evidence of indebtedness, void and of no effect, etc.
Also, the following bill, which the committee recommend do pass as amended, to wit:

A bill to be entitled an act to regulate the making and rendering of verdicts in jury trials in all causes, civil and criminal, and in all courts and judicatories in this State.

The committee also recommend that the following bill be read the second time and referred to the Special Judiciary Committee.

A bill to be entitled an act to authorize the mayor and aldermen of Savannah to condemn property for the purpose of widening, extending, or straightening any street, etc.

Respectfully submitted,

R. T. Fouche, Chairman pro tem.

The undersigned members of the General Judiciary Committee beg leave to submit a minority report upon House bill No. 429, being "a bill entitled an act to regulate the making and rendering of verdicts in jury trials in all causes, civil and criminal, and in all courts and judicatories in this State," and recommend that said bill do not pass.

Respectfully submitted.

Robert Hodges,
C. E. Battle,
H. A. Jenkins,
W T. Humphreys,
Fletcher M. Johnson,
Wesley Shropshire,
W S. West,
B. S. Willingham,
W M. Harrell,
A. J. Arnold,
J R. Williams,
Isaac A. Bush,
Sledge Tatum,
W K. Wilkinson,
P E. Wilkins,
E. J. Reagan,
W A. Dodson,
J. N. Worley,
Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to abolish the county court of Coffee county.

Also, a bill to change the time of holding the spring term of Dawson county superior court.

Also, the following bills, which they recommend be read the second time and recommitted to this committee:

A bill to organize a park and tree commission for the city of Savannah.

Also, a bill to fix the time for holding the election for clerk and sheriff of the city court of Savannah.

Also, a bill to create a police commission for the city of Savannah.

Also, a bill to require electric railway street-cars to put glass fronts to their cars.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Wright, chairman on County and County Matters, has submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:
A bill to provide for the removal of all obstructions from the running streams of Forsyth county, and for other purposes.

Also, a bill to provide for the removal of all obstructions other than dams used for the operation of mills and machinery of any kind from the rivers, creeks, and other running streams in the county of Elbert, and for other purposes therein contained.

Also, a bill to require the ordinary to investigate jails and prisons of their respective counties, and for other purposes.

Also, a bill to amend an act to change the county lines between the counties of Houston, Bacon, Stewart, and Randolph. Approved February 26, 1876.

Also, the following bill of the Senate.

A bill to amend an act approved October 22, 1887, by striking the word "fishing" from the first of the title of said act, and to repeal the second section of the same, and for other purposes.

Also, the following bill of the House, which they recommend do not pass, to wit:

A bill to authorize a registration law for the county of Douglas of this State.

Respectfully submitted.

Moses Wright, Chairman.

By unanimous consent the following resolution was introduced, read for the first time, and referred to the Finance Committee, to wit:

By Mr. Humphreys of Brooks—

A resolution to authorize the State Treasurer to pay John Taver for services, and for other purposes.
The following bills, which were made the special order for to-day, were taken up, to wit:

A bill to be entitled an act to prohibit the granting of divorces in this State, except for one ground, and for other purposes.

Upon the motion to agree to the adverse report of the committee, Mr. Bush, of Mitchell, called the yeas and nays, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Allen, Atkinson, Bailey, Bagget, Bennett of Jackson, Bell, Boifeuillet, Boyd, Branan, Burwell, Bush, Caldwell, Cook of Decatur, Dorough, Durham, Edinfield, Fletcher, Fink, Franklin, Fussell, Gilreath, Gibson, Gray of Houston, Gray of Paulding, Griffin, Hall, Hammond, Henderson, Hogan, Hughes, Hurst, Jarrell, Johnson of Taliaferro, Longley, Marchman, Melton, Murrah, McDonald, McWhorter, Newton, Owen, Peeples, Pope, Pool, Reagan, Salter, Sandeford, Short, Smith of Hancock, Stokes, Symons.

Those not voting were Messrs.—


So the motion prevailed and the bill was lost.

Also, a bill to be entitled an act to declare the status of dogs, to provide for their registration, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were called, which call was not sustained.
Upon the passage of this bill, the yeas were 83 and nays 20.

So the bill, not having received the requisite constitutional majority, was lost.

Mr. Polhill, of Bibb, gave notice that he would move the reconsideration of the action of the House upon this bill on to-morrow.

By unanimous consent the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Fogarty of Richmond—

A bill to be entitled an act to provide a license for the conduct of the business of money lending, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Price of Lumpkin—

A bill to be entitled an act to amend section 21 of an act entitled an act to amend, revise, and consolidate the common school laws of the State.

Referred to the Committee on Education.

By Mr. Hurst of Walton—

A bill to be entitled an act to amend paragraph 1 of section 4 of article 8 of the Constitution of 1877, and for other purposes.

Referred to the Committee on Education.

By Mr. Hurst of Walton—

A bill to be entitled an act directing the State School Commissioner to prepare the course of study, covering a
period of three years, on the history of education, and for other purposes.

Referred to the Committee on Education.

By Mr. Hurst of Walton—

A bill to be entitled an act to require presidents or chief officers of all schools to submit reports to the Governor, and for other purposes.

Referred to the Finance Committee.

By Mr. Hurst of Walton—

A bill to be entitled an act to amend the last paragraph of the fourth section of an act entitled an act to make appropriations for the ordinary expenses of the executive, judiciary and legislative departments and for other purposes.

Referred to the Committee on Education.

By Mr. Traylor of Harris—

A bill to be entitled an act to create a lien for service in favor of owners of stallions, jacks, bulls, rams, and for other purposes.

Referred to the Committee on Special Agriculture.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to create a board of commissioners of water for the city of Savannah.

Referred to the Committee on Special Judiciary.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to create a board of fire commissioners for the city of Savannah.

Referred to the Committee on Special Judiciary.
By Mr. Greer of Macon—

A bill to be entitled an act to require tax-collectors to keep their offices at the county sites, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Bagget of Laurens—

A bill to be entitled an act to provide for the disposition of costs in criminal cases, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Shaw of Berrien—

A bill to be entitled an act to provide for the election of the county commissioners for the county of Berrien, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Shaw of Berrien—

A bill to be entitled an act to repeal an act for the protection of fish in the waters of Berrien county.

Referred to the Committee on County and County Matters.

By Mr. Wright of Floyd—

A bill to be entitled an act to protect pheasants in the State of Georgia, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Greer of Macon—

A bill to be entitled an act to amend an act approved December 18, 1893, entitled an act to prohibit the sale or
soliciting the sales of intoxicating liquors in counties where such sale is prohibited.

Referred to the Committee on Temperance.

By Mr. Wright of Floyd—

A bill to be entitled an act to prohibit ordinaries and boards of commissioners of roads and revenues of the counties of the State of Georgia from legislating upon the question of fence or no fence, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Shaw of Berrien—

A bill to be entitled an act to provide for the election of county school commissioner and board of education for the county of Berrien, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Cureton of Dade—

A bill to be entitled an act to require railroad companies to build and maintain stock-guards in certain cases, and for other purposes.

Referred to Committee on Railroads.

By Mr. Hurst of Walton—

A bill to be entitled an act to amend an act entitled an act to levy and collect a tax for the support of the State government, and for other purposes.

Referred to the Committee on Education.

By Mr. Stokes of Gilmer—

A bill to be entitled an act to exempt from taxation fifty
dollars' worth of household and kitchen furniture of every widow in this State, and for other purposes.

Referred to the committee on Special Judiciary.

By Mr. Bird of Effingham—

A bill to be entitled an act to provide for the appointment of a clerk of the county court of Effingham county, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Clement of Milton—

A bill to be entitled an act to amend an act entitled an act to establish boards of medical examiners for the State of Georgia, and for other purposes.

Referred to the Committee on Education.

The following bills were read the second time, to wit:

A bill to be entitled an act to authorize the mayor and council of Savannah to condemn property for the purpose of widening, extending, or straightening any street, and for other purposes.

Referred to the General Judiciary Committee.

Also, the following Senate bill, to wit:

A bill to amend an act of the General Assembly of Georgia approved ——— 22, 1887, and for other purposes.

The following Senate bills were read the first time and appropriately referred, to wit:

A bill to be entitled an act to regulate practice in the superior court in cases now or hereafter pending, and for other purposes.
Also, a bill to be entitled an act to amend an act approved October 21, 1891, in reference to the method of working public roads, and for other purposes.

The following resolution was read and adopted to wit:

Resolved, That the House extend its thanks to the exposition managers for courtesies extended.

Leave of absence was granted to Messrs. Brown of Pulaski, Middlebrooks, Davison, and Parker.

Upon motion of Mr. Giles, the House adjourned until 10 o’clock to-morrow morning.

ATLANTA, GEORGIA.
Thursday, November 7, 1895.

The House met at 10 o’clock a.m. this day, 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.—

Allen, Anderson, Atkinson, Arnold, Armstrong, Awtrey, Bailey, Battle, Bagget, Bennett of Wayne, Bennett of Jackson, Bell, Gibson, Gray of Houston, Gray of Catoosa, Gray of Paulding, Gregory, Griffin, Greer of Macon, Greer of Harris, Hall, Hammond, Harrell, Harvey, McGough, McCurdy, McClure, McWhorter, Neely, Newton, Owen, Parker, Peeples, Perkins, Pitman, Pittard,
Bird, 
Blair, 
Blalock of Rabun, 
Boifeuillet, 
Boynton, 
Boyd, 
Boyett, 
Branch, 
Branan, 
Broyles, 
Brown of Washington, 
Burwell, 
Burnett of Quitman, 
Bush, 
Caldwell, 
Clements of Montgomery, 
Clement of Milton, 
Coleman, 
Collier, 
Cook of Decatur, 
Cureton, 
Davison, 
Dempsey, 
Dennard, 
Dorrough, 
Dodson, 
Durham, 
Edenfield, 
Florence, 
Fletcher, 
Fouché, 
Fink, 
Fogarty. 
Ferguson, 
Franklin, 
Futrell, 
Fullwood, 
Fussell, 
Gaines, 
Giles, 
Gilreath, 

Hill, 
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Henderson, 
Hightower, 
Hopkins, 
Howell, 
Hogan, 
Houston, 
Holland, 
Hudson, 
Humphreys, 
Hutcherson, 
Hughes, 
Hurst, 
Jarrell, 
Jenkins, 
Johnson of Hall, 
Johnson of Taliaferro, 
Jones of Dougherty, 
Jones of Dodge, 
Lee, 
Little, 
Longley, 
Lovett, 
Law, 
Martin, 
Malette, 
Marchman. 
Mansfield, 
Meadow, 
Melton. 
Mell, 
Moore of Bulloch, 
Moore of Clayton, 
Moore of Heard, 
Montfort, 
Murrah, 
McDonald, 
McElmurry, 
McDaniel, 
McCarty, 
Pope, 
Price, 
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Roberts, 
Rockwell, 
Salter, 
Sandeford, 
Shropshire, 
Screven, 
Short, 
Spence, 
Smith of Hancock, 
Smith of Telfair, 
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Wilkinson, 
Willingham, 
Worley, 
Wright, 
Wren, 
Wynne, 
Vaughn, 
Mr. Speaker.
Those absent were Messrs.—

Blalock of Fayette, Espy, Middlebrooks,
Bloodworth, Farmer, Sell,
Brown of Pulaski, Hodge, Shaw,
Burch, Holbrook, Smith of Clinch,
Collins, Latham, Smith of Rockdale.
Ennis,

The Journal of yesterday was then read and confirmed.

Mr. Polhill, of Bibb, moved to reconsider the action of the House taken yesterday upon House bill No. 405, the same being a bill to declare the status of dogs, and to provide for their registration, and for other purposes, which motion prevailed, and the bill was again placed upon the calender, to be taken up again in its order.

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

Mr. Speaker:

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

A resolution inviting Hon. G. R. Glenn, State School Commissioner, to address the General Assembly on the educational interests of the State, at 11 o'clock A. M., Thursday, November 7, 1895.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:
A bill to amend an act to incorporate the town of Guyton, and for other purposes.

The committee have also had under consideration the following House bill, which I am instructed to report back, with the recommendation that the same do pass as amended, to wit:

A bill to amend the charter of the city of Dalton.

Also, the following bills, which I am instructed to report, with the recommendation that the same be read the second time and recommitted to the Special Judiciary Committee:

A bill to authorize the town council of Hogansville to issue bonds.

Also, the following bill, which I am instructed to report back to the House, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to establish a city court in the county of Clarke, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Giles, chairman pro tem. of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:
A bill to incorporate the town of Cohutta, in the county of Whitfield, to define the corporate limits thereof, and for other purposes.

Also, a bill to amend an act to authorize the building of courthouses in the several militia districts of this State, and for other purposes.

Respectfully submitted.

A. S. Giles, Chairman pro tem.

Mr. Polhill, chairman pro tem. of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to abolish the county court of Houston county, and for other purposes.

Respectfully submitted.

Hope Polhill, Chairman pro tem.

Mr. Fouche, chairman pro tem. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to provide for the deposit of money or securities by mutual life insurance companies of this State who seek to do business in other States.
Also, a bill to be entitled an act to make the personal earnings of a married woman her separate property and not liable for the debts of her husband.

I am also instructed to return the following Senate bill, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to amend section 4721 of the Code of Georgia, repealing that part of the same which makes it the duty of the arresting officer to carry the accused to the county in which the offense is alleged to have been committed, etc.

I am also instructed to return the following bill, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to be entitled an act to amend an act entitled an act to protect game in this State during certain seasons, approved October 6, 1891, etc.

I am also instructed to return the following bills, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to amend section 610 of the Code of 1882, by striking from the second line thereof the word “sixteen,” and inserting in lieu thereof the word “eighteen.”

Also, a bill to be entitled an act to provide in what manner militia districts not wishing the “no fence” law, in counties that have been proclaimed under the operation of the “no fence” law, can return to the operation of the fence law, and for other purposes.

Also, a bill to be entitled an act to amend the first section of an act to regulate the rates and manner of legal advertising in this State, approved October 15, 1879.

Respectfully submitted,

R. T. Fouche, Chairman pro tem.
Mr. Dennard, of Wilcox, moved that House bill No. 375, a bill to establish a public school system for the town of Abbeville, and for other purposes, be taken from the table and placed upon the calendar, which motion prevailed.

Upon motion of Mr. Jones of Dougherty, the following bill was read the third time and put upon its passage, to wit:

A bill to amend the charter of the city of Albany, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 97 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Upon motion of Mr. McCurry of Hart, bill No 398, the same being a bill to amend an act entitled an act to establish a city court in the county of Clarke, and for other purposes, was recommitted to the Special Judiciary Committee.

The following communication was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary, to wit:

Mr. Speaker:

I am directed by the Governor to deliver to the House of Representatives a communication in writing.

EXECUTIVE OFFICE.
Atlanta, November 7, 1895.

To the General Assembly of Georgia:

I transmit herewith a copy of a letter received by me from a committee from the Atlanta Bar, tendering to the
State the portrait of Hon. N. J. Hammond, now in the State library.

I informed the committee that their communication would be transmitted to the General Assembly, that suitable action might be taken upon their tender of the portrait of this distinguished Georgian.

W Y Atkinson, Governor.

ATLANTA, GA., August 15, 1895.

To His Excellency, W Y Atkinson, Governor:

On behalf of the bar of Atlanta, the undersigned committee beg to present to you, as representing the State of Georgia, an excellent portrait of Hon. N J. Hammond, lately executed at the instance of the members of the bar here, and to ask that it may be displayed at the capitol in such position as you may designate, with that of other eminent Georgians already on the walls of that edifice.

It is believed that no Georgian of his generation is more worthy of this honor than the distinguished citizen whose portrait is thus offered the State. As attorney-general of the commonwealth during the administration of Governor James M. Smith, as a conspicuous member of the convention which framed the Constitution of 1877, as a representative in Congress from the Atlanta district, as a lawyer in active practice for a great many years, in all of which he occupied an enviable standing, and in which relation his usefulness is still unimpaired; as a friend of popular education, as evidence of his long and faithful service on the board of education of the city of Atlanta, and as a member and chairman of the board of trustees of the State University, his very valuable services to the people of Georgia are generally known and widely appreciated; and it is not out of place to add that his private life has also been an exemplary one.

We feel sure that not only his fellow-citizens of Atlanta,
but also those of the whole State will be gratified at the opportunity of keeping in this durable form the excellent likeness of this prominent Georgian.

Thanking your Excellency in advance for the granting of this request, we have the honor to be

Your obedient servants,

(Signed) J. A. Anderson,
Thomas W Latham,
Chas. W Smith.

The following bills were read the first time and appropriately referred, to wit:

By Mr. Moore of Bulloch—
A bill to amend an act entitled an act to regulate the appointment of auditors, and for other purposes.
Referred to the Committee on General Judiciary.

By Mr. Atkinson of Camden—
A bill to regulate the use and carrying of Winchester rifles in this State, and for other purposes.
Referred to the Committee on Special Judiciary.

By Mr. Putnam of Jenkins—
A bill to create a commissioner of pardons, and for other purposes.
Referred to the Committee on General Judiciary.

By Mr. Jenkins of Putnam—
A bill to prescribe the manner in which the official bond of the ordinaries, clerks of the superior court, and sheriffs of the various counties in this State shall be fixed, and for other purposes.
Referred to the General Judiciary Committee.
By Mr. Houston of DeKalb—

A bill to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to provide for the registration and license of every trade of business, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Rockwell of Chatham—

A resolution to authorize the purchase by the State of 400 volumes of McDonald's Index Digest of the local laws of Georgia, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Spence of Carroll—

A bill to amend section 4582 of the Code of 1882, and for other purposes.

Referred to the Committee on Education.

By Mr. Bell of Webster—

A bill to amend an act to create a board of roads and revenues for the county of Webster, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Wren of Jefferson—

A bill to incorporate Mount Moriah Camp-ground, in Jefferson county, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Gaines of Hall—

A bill to provide for and authorize the payment of pensions to certain widows, and for other purposes.

Referred to the Finance Committee.
By Mr. Broyles of Fulton—

A bill to appropriate money to the trustees of the University of Georgia, for the State Technological School, and for other purposes.

Referred to the Finance Committee.

By Mr. Longley of Whitfield—

A bill to fix the respective salaries of the members of the railroad commission of Georgia, and for other purposes.

Referred to the Finance Committee.

By Mr. Hopkins of Thomas—

A bill to amend an act approved October 20, 1889, incorporating the town of Meigs, in Thomas county.

Referred to the Committee on Corporations.

By Mr. Branan of Fulton—

A bill to require public officials whose income is derived from fees, to report such gross income on the first day of each year, and for other purposes.

Referred to the Committee on Special Judiciary.

Mr. Rockwell, chairman of the Committee on Public Library, submitted the following report:

Mr. Speaker:

The Committee on Public Library has had under consideration the following bill, which it recommends do pass:

A bill to be entitled an act to authorize the republication of the Georgia Reports from the 77th to the 83d inclusive.

Respectfully submitted.

T. D. Rockwell,
Chairman Committee on Public Library.
Mr. Pitman, of Troup, offered the following resolution, to wit:

A resolution inviting the Hon. Charles F. Crisp to address the General Assembly upon the public issues of the day at such time as may be convenient for him.

Mr. Hurst, of Walton, moved to amend this resolution to the effect that the address shall be made not during the hours of the session of the General Assembly.

The motion, as amended, prevailed.

The hour of 11 o'clock having arrived, the Senate appeared upon the floor of the House, and the joint session was called to order by the Hon. C. H. Brand, Vice-President of the Senate.

The resolution convening the joint session was then read, after which the Hon. C. H. Brand introduced the Hon. G. R. Glenn, State School Commissioner, who addressed the General Assembly upon the educational interests of the State.

Upon motion, the joint assembly was dissolved; the Senate retiring, the House was called to order by the Speaker.

By unanimous consent, the following resolution was read and engrossed, to wit:

A resolution requesting the Governor to pay certain coupons of the Northeastern Railroad.

The following resolution was read and referred to the Finance Committee, to wit:

A resolution to pay Mrs. Arthenia A. Sailors fifty dollars, and for other purposes.
The following message was received from the Senate through Mr. Clifton, the Secretary thereof:

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to be entitled an act to amend section 4422 of the Code, relating to the fraudulent conversion of property, money, or other things of value entrusted to or deposited with any bailee, etc., and prescribing a penalty therefor, so as to make said fraudulent conversion or larceny after trust a misdemeanor when the property so converted is under the value of fifty dollars, and to prescribe a penalty therefor, and for other purposes.

Also, a bill to be entitled an act to amend section 4423 of the Code of 1882, relating to the fraudulent taking and carrying away or converting to his own use, by any person employed as a clerk, agent, etc., in any store, warehouse, counting-room, etc., property entrusted to him, and prescribing a penalty therefor, so as to make said fraudulent taking or carrying away, etc., a misdemeanor when the property so taken and converted is under the value of fifty dollars, and providing a penalty therefor, and for other other purposes.

Also, a bill to be entitled an act to amend section 4424 of the Code of 1882, which provides that if any person who has been entrusted with any money, notes, bills of exchange, bonds, checks, drafts, bank-notes, orders for the payment of money, or other valuable article or thing, etc., shall fraudulently convert the same to his own use, or otherwise dispose of them, etc., shall be punished as therein described, so as to make said fraudulent conversion, etc., a misdemeanor when property fraudulently converted is under the value of fifty dollars, and to prescribe a penalty therefor, and for other purposes.
Also, a bill to be entitled an act to provide for the application of all public school funds to the Douglasville College that are distributed to school children within the corporate limits of said town, and for other purposes.

Also, a bill to be entitled an act to amend section 943(b) of the Code of 1882, by adding after the word "chapter," in the eighth line, the following words: "And in the event any depository so named shall refuse to make a satisfactory contract with the Governor as to interest to be paid, the Governor shall have the power and authority to remove such depository and appoint another. In the event only one bank is situated in any city designated as a legal depository, then the Governor can place said deposits in the depository nearest situated with whom a satisfactory contract has been made.

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

A resolution appointing a committee of three from the Senate and five from the House to perfect a plan for the future care of persons sentenced for violating the laws of this State.

The committee on the part of the Senate are Senators Mercer, Boyd, and Sheppard.

Mr. Boynton, chairman of the Finance Committee, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following resolution, which they recommend do pass by substitute, to wit:

A resolution relieving the Brunswick State bank and its sureties from payment of interest on $1,000.

Also, the following bills:
A bill for the relief of Mrs. Jane Clements, which they recommend do not pass.

Also, a bill to refund to Chas. J. Doberty a part of the amount of the liquor license for 1892, which they recommend do not pass.

Also, a bill to establish a reformatory prison for juvenile criminals in the State of Georgia, and for other purposes, which they recommend be reported back to the House without a favorable or unfavorable recommendation, but that it occupy the position it had prior to being recommitted to the Finance Committee. And this recommendation is made without prejudice to the right of this committee to act upon the said bill, and without committing any member of the Finance Committee for or against the bill.

Respectfully submitted.

J. L. Boynton, Chairman.

The following bills were read the third time and put upon their passage, to wit:

A resolution to pay Columbus Blair mileage and per diem.

This resolution involving an appropriation, the House went into a committee of the whole, and Hon. J. L. Boynton of Calhoun was called to the chair.

The committee arose, after deliberation, and the chairman thereof reported the resolution back to the House, with the recommendation that it be recommitted to the General Judiciary Committee.

The report of the committee was adopted, and this resolution was recommitted to the General Judiciary Committee.

Also, a resolution for the relief of J. S. McGahee of McDuffie county.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 98, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the public school of Cochran, Pulaski county, and for other purposes.
Upon motion of Mr. Hurst, this bill was temporarily laid upon the table.

Also, a bill to establish a system of public schools for the town of Abbeville, and for other purposes.
The committee reported the bill back with an amendment.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 93, nays 0.
So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to extend the corporate limits of the city of Waynesboro, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 89, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Leave of absence was granted to Messrs. Lee, Newton, Bloodworth, McClure, and Perkins.

Upon motion of Mr. Hurst, the House adjourned until 10 o'clock to-morrow.
FRIDAY, NOVEMBER 8, 1895.  

ATLANTA, GEORGIA.  
Friday, November 8, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members responded to the call of their names, to wit:

Those present were Messrs.—

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Edenfield, Mallette, West,
Ennis, Marchman, Wheatley,
Espy, Mansfield, Wilson,
Florence, Melton, Wilkin,
Fletcher, Mell, Williams,
Fouché, Moore of Bulloch, Willink,
Fink, Moore of Clayton, Wilkinson,
Fogarty, Moore of Heard, Willingham,
Ferguson, Montfort, Worley,
Futrell, Murrah, Wright,
Fullwood, Middlebrooks, Wien,
Fussell, McDonald, Wynne,
Gaines, McElmurry, Vaughn,
Giles, McDaniel, Mr. Speaker.
Gilreath, McCurry,

Those absent were Messrs.—

Bell, Farmer, McGough,
Bird, Franklin, Newton,
Blalock of Rabun, Gregory, Perkins,
Bloodworth, Hodge, Smith of Clinch,
Brown of Pulaski, Hudson, Thompson.
Coleman, Meadow,

The Journal of yesterday was then read and confirmed.

The following bill, which was made the special order for to-day, was then taken up, to wit:

A bill to regulate the making and rendering of verdicts in jury trials in all causes, civil and criminal, and for other purposes.

Mr. Giles moved that this bill be recommitted to the General Judiciary Committee, which motion prevailed.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:
Mr. Speaker:

The General Judiciary Committee have had under consideration the following resolution, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A resolution to pay Columbus Blair mileage and per diem.

I am also instructed to return the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to provide a penalty for any person to make, keep, or sell any article marked "sterling" or "coin silver" which is not genuine.

I am also instructed to return the following bill, with the recommendation that the same do pass by substitute, to wit:

A bill to amend section 3554 of the Code.

I am also instructed to return the following bills, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to be entitled an act to expedite the establishment of lost or destroyed papers.

Also, a bill to repeal section 2057(f) of the Code of 1882.

Also, a bill to be entitled an act to repeal an act approved December 18, 1893, entitled an act to amend section 2706 of the Code of 1882, etc.
I am also instructed to return the following bills, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to make penal the acting by any person as the agent in the purchase of any whisky, brandy, or other intoxicating liquors, and for other purposes.

Also, a bill to be entitled an act to allow justices of the peace and notaries public, ex officio justices of the peace to have their court rooms located separate and apart, and for other purposes.

Also, a bill to be entitled an act to fix and define how property shall be given in for taxotion in cases where the legal title of the property returned for taxes is in one person and an equitable interest thereof in another person, and for other purposes.

Also, a bill to be entitled an act to require the ordinary of each county in this State to procure and keep in his office a general index to estates, and for other purposes.

Also, a bill to be entitled an act to fix the lien and priority of mortgages upon the property mortgaged.

Respectfully submitted.

C. A. JENKINS, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:
A bill to be entitled an act to extend for sanitary purposes the jurisdiction of the mayor and aldermen of the city of Savannah.

Also, a bill to be entitled an act to extend the jurisdiction of the police court of Savannah.

Also, the following bill, which the committee instruct me to report back, with the recommendation that the same do pass as amended.

A bill to authorize the policemen of Savannah to make arrests within two miles of the corporate limits of said city.

Also, a bill to create an office of game and fish wardens in this State, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

By unanimous consent the following bill was recommitted to the Special Judiciary Committee:

A bill to be entitled an act to amend the charter of the city of Atlanta, and for other purposes.

The following resolution, by Mr. Bailey of Spalding, was read and referred to the Finance Committee, to wit:

A resolution authorizing the Treasurer of this State to transfer on the books of his office, from the military fund of 1894 to the military fund of 1895, the unexpended balance of 1894, and for other purposes.

The following resolution was read and referred to the Committee on Pensions, to wit:

A resolution for the relief of the heirs of James P. Quigly, and for other purposes.
The following resolution, by Mr. Rockwell of Chatham, was then taken up and put upon its passage, to wit:

A resolution to pay Columbus Blair, of the county of Douglas, mileage and per diem.

This resolution involving an appropriation, the House went into a committee of the whole, and the Hon. F M. Johnson was called to the chair.

After deliberation the committee arose, and the chairman thereof reported the resolution back to the House, with the recommendation that the same do pass.

The report of the committee was agreed to.

This bill involving an appropriation, the yeas and nays were called upon its passage.

Upon taking the ballot \textit{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

\begin{tabular}{lllll}
Anderson, & Giles, & Montfort, \\
Atkinson, & Gilreath, & Murrah, \\
Arnold, & Gibson, & Middlebrooks, \\
Armstrong, & Gray of Houston, & McElmurry, \\
Awtrey, & Gray of Catoosa, & McCurry, \\
Bailey, & Gray of Paulding, & McGough, \\
Battle, & Gregory, & McElmurry, \\
Bennett of Wayne, & Greer of Macon, & McCurdy, \\
Bird, & Greer of Harris, & McWhorter, \\
Blalock of Fayette, & Harvey, & Owen, \\
Boifenillet, & Hill, & Pope, \\
Boynton, & Hodges, & Price, \\
Boyd, & Hightower, & Pool, \\
Branch, & Hopkins, & Polhill, \\
Branan, & Houston, & Rawlings, \\
Broyles, & Holbrook, & Roberts, \\
Brown of Washington & Holland, & Rockwell, \\
Burwell, & Humphreys, & Salter, \\
Bash, & Hughes, & Sandeford, \\
Caldwell, & Hurst, & Shropshire, \\
Clements of Montgm'ry & Jarrell, & Screven, \\
\end{tabular}
Collins,                Jenkins.                         Shaw,                   207  
Collier,               Johnson of Hall,                Smith of Rockdale,    
Cook of Decatur,       Johnson of Taliaferro,         Stokes,               
Cureton,               Jones of Dodge,                  Symons,               
Davison,               Latham,                        Tatum,                
Dempsey,               Lee,                           Walker,               
Dorough,               Little,                        Wallace,              
Dodson,               Lovett,                        Walden,               
Edenfield,             Law,                          West,                 
Espy,                  Martin,                       Wheatley,             
Florence,              Mallette,                      Wilson,               
Fouché,                Marchman,                      Wilkin,               
Fink,                  Mansfield,                     Willink,              
Fogarty,               Melton,                        Willingham,           
Ferguson,              Mell,                          Worley,               
Futrell,               Moore of Bulloch,                Wright,              
Fussell,               Moore of Clayton,                Wynne.               
Gaines,                

Those voting in the negative were Messrs.—

Allen,                 Ennis,                        Short,                
Bagget,                Fullwood,                     Wilkinson,           
Durham,                Hogan,                         Wren.

Those not voting were Messrs.—

Bennett of Jackson,    Harrell,                       Pitman,             
Bell,                  Henderson,                    Pittard,            
Blair,                 Howell,                       Redding,             
Blalock of Rabun,      Hodge,                        Reagan,              
Bloodworth,            Hudson,                       Reece,               
Boyett,                Hutcherson,                   Sell,                
Brown of Pulaski,      Jones of Dougherty,          Spence,            
Burnett of Quitman,    Longley,                      Smith of Clinch,     
Burch,                 Meadow,                       Smith of Hancock,    
Clement of Milton,     Moore of Heard,                Smith of Telfair,    
Coleman,               McDaniel,                     Sumner,              
Dennard,               McClure,                      Thompson,          
Farmer,                Neely,                        Traylor,             
Fletcher,              Newton,                       Williams,            
Franklin,              Parker,                       Vaughn,            
Griffin,                Peeples,                    Mr. Speaker.        
Hall,                  Perkins,                     

So the resolution, having received the requisite constitutional majority, was passed.

The following communication was received from his Excellency, the Governor, through his private Secretary, Mr. Callaway, to wit:

Mr. Speaker:

I am directed by the Governor to deliver to the House of Representatives a communication in writing.

STATE OF GEORGIA, EXECUTIVE OFFICE.

ATLANTA, November 8, 1895.

To the General Assembly of Georgia:

I herewith transmit a copy of resolutions adopted by the Board of Directors of the Cotton States and International Exposition and a letter from Director-General C. A. Collier, that they may be read and suitable action be taken thereon.

I hope the General Assembly will comply with the request made and appoint a joint committee to arrange a program for Georgia day.

W Y. ATKINSON, Governor.

EXECUTIVE COMMITTEE.

November 4, 1895.

Mr. Atkinson presented a resolution prepared by him, relative to "Georgia Day"; and

WHEREAS, It is especially desired that the people of Georgia should, as far as possible, lay aside business on that day and visit the Exposition; and

WHEREAS, By the efforts of comparatively a few men the grandest Exposition (except the World's Fair at Chicago) has been completed and is ready for the inspection of the people of the State at their very door; and
WHEREAS, The people of the State could not possibly spend their time or money in a more beneficial manner than in a visit to the great Exposition, where exhibits illustrative of the varied resources, practically of the whole country and in many respects of the world, have been placed in a magnificent group of buildings, and in grounds which either in daytime or at night, when illuminated, offer a dream of beauty rivaling Chicago, and where the contents of these buildings are object-lessons, in many respects more striking and better arranged and more readily comprehended than any that have ever been gathered together at a similar exhibition; and

WHEREAS, The opportunity of a lifetime is offered to the people of Georgia, and every man, woman, and child in the South should visit the Exposition on account of its educational features, and because it will be of untold benefit to every intelligent person who visits it in quickening impulses and as an inspiration to greater efforts, and as a complete education in itself; therefore, be it

Resolved, That the management of the Cotton States and International Exposition Company respectfully request the Governor of the State, the members of the Senate and House of Representatives, and all of the officers of the State government to take this day in charge and to issue such proclamation, and to use all and every agency by which the people of the entire State in this day may be stirred up to enthusiasm, so that this day, set apart as indicated above, will be in truth "Georgia Day," and so that the people of the State may show that they fully appreciate the opportunities offered them for deriving benefit from this great exhibition, which is in itself a liberal education, and from which more good can be derived by them in a few days than they could possibly obtain from years of study.
ATLANTA, Ga., November 6, 1895.

Hon. W Y Atkinson, Governor of the State of Georgia, Atlanta, Ga.:

DEAR SIR:—I beg to advise you that the Board of Directors of the Cotton States and International Exposition Company have set apart Tuesday, November 19, as "Georgia Day," and most respectfully request that the General Assembly, through proper committees, take charge of the day and arrange such program for exercises as in their judgment will be suitable for the occasion. By resolution from the board a committee from the Exposition has been arranged, consisting of Mr. T. B. Neal, Mr. E. P Chamberlin, and Mr. H. E. W Palmer, to co-operate with such committee as may be appointed by the General Assembly, and upon notification of your committee will be glad to meet with them at any time. It is the purpose and desire of the Exposition Company to make this, if possible, the red letter day of the Exposition, and we confidently rely upon the public spirit and patriotism of the General Assembly to give the matter such direction as will redound to the credit of the State.

With sentiments of the highest regard, I am,

Very truly yours,

C. A. COLLIER,
President and Director-General.

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

Mr. Speaker:

The Senate has passed the following House bills, to wit:

A bill for the protection of fish in the waters of Fannin county, to fix penalties for violation of the same, and for other purposes.
Also, a bill to amend an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and to consolidate the rights and powers of said corporation, and for other purposes.

Also, a bill to authorize the city of Thomasville to issue bonds to the extent of $35,000 to pay for improvements after submitting the question of "bonds or no bonds" to the qualified voters of said city.

Also, a bill to require the road commissioners of Bibb county to work the convict force at such times and places and in such manner as they may be directed by the county board of commissioners of Bibb county upon the public bridges, sewers, for the benefit of public roads, system of sewers, drainage, canals, dams, open drains, ditches and trunks and other public works established by the county board of commissioners, etc.

Also, a bill to provide for the removal of obstructions of all kinds other than dams used for operating mills or machinery of any kind, from the rivers, creeks, and other running streams in Hart county, Georgia, and for other purposes.

Also the following Senate bills, to wit:

A bill to be entitled an act to require all convict-made brooms sold in this State to be stamped in such manner to show that same are made by convict labor, and for other purposes.

A bill to be entitled an act to amend paragraph 1 of section 11 of article 6 of the Constitution of the State, so as to increase the number of Supreme Court judges from three to five, so that said court shall consist of a chief justice and four associate justices, and for other purposes.
Also, the following Senate resolutions and ask the concurrence of the House, to wit:

A resolution appointing a committee of two from Senate and three from House to ascertain what companies are in arrears for convicts and report to General Assembly. Committee on part of the Senate, Sanford and Tatum.

A resolution reopening assessment Savannah Street Railroad.

A resolution tendering thanks to the Atlanta bar for the portrait of the distinguished statesman, N. J. Hammond, and appointing a committee to receive the same and have it placed in position in the State capital.

The committee on the part of the Senate were Senators Beeks and Harris of the Twenty-second.

The Senate has also concurred in the amendment proposed by the House of Representatives to the following Senate bill, to wit:

A bill to prescribe the method of attestation and acknowledgment of deeds to realty and personally executed without the State, to authorize their record in this State, and for other purposes.

The following resolution, by Mr. Hurst of Walton, was read, and under the rules, was laid upon the table until tomorrow, to wit:

A resolution requesting the president of the Technological School to report to the next session of the Legislature the best way by which poor boys may work their way through said school, and for other purposes.
By unanimous consent, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Dempsey of Butts—
A bill to appropriate $1,400 to the Georgia School for the Deaf to cover deficit, and for other purposes.
Referred to the Committee on Finance.

By Mr. Symons of Glynn—
A bill to repeal an act to create a county court in each county of the State of Georgia, and for other purposes.
Referred to the Committee on Special Judiciary.

By Mr. Futrell of Crawford—
A bill to be entitled an act to amend the charter of Roberts, so as to prohibit the sale of any brandy, whisky, rum, gin, wine, beer, or any intoxicating liquors of any kind, and for other purposes.
Referred to the Committee on Temperance.

By Mr. Willingham of Monroe—
A bill to amend an act incorporating the Monroe Banking, Loan and Guarantee Company.
Referred to the Committee on Banks.

By Mr. Symons of Glynn—
A bill to establish the city court of Brunswick in and for the county of Glynn, and for other purposes.
Referred to the Committee on Special Judiciary.

By Mr. Lee of Walker—
A bill to amend section 4565(a) of the Code of 1882, and for other purposes.
Referred to the Committee on Special Judiciary.
By Mr. Gray of Paulding—

A bill to incorporate the town of Braswell, in the county of Paulding, and for other purposes.

Referred to the Committee on Special Judiciary

Also, a resolution for the relief of Mrs. Julia A. Knight, widow, and Mrs. Susan E. Massey, widow, both of Gwinnett county.

Referred to the Committee on Pensions.

By Mr. Bailey of Spalding—

A bill to regulate the sale of milk, butter, and cheese, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Bailey of Spalding—

A bill to repeal an act approved February 17, 1877, to authorize the ordinary of Spalding county to keep his office and records and hold his courts at a place other than at the courthouse in said county.

Referred to the Committee on Special Judiciary.

By Mr. Giles of Houston—

A bill to amend the Constitution of 1877, as to verdicts of jurors.

Referred to the Committee on General Judiciary.

By Mr. Boyett of Stewart—

A bill for the relief of A. T. Lyon of Stewart county.

Referred to the Finance Committee.
By Mr. Little of Muscogee—

A bill to declare when mortgages in this State shall take effect on personal property, and for other purposes.

Referred to the General Judiciary Committee.

The hour of eleven o'clock having arrived, the Senate appeared upon the floor of the House, and the joint session was called to order by Hon. C. H. Brand, president pro tempore of the Senate.

The resolution convening the joint session was then read, after which the Hon. C. H. Brand introduced the Hon. W. E. Boggs, Chancellor of the State University, who addressed the General Assembly upon the condition and needs of the State University.

Upon motion, the joint session was dissolved; the Senate retiring, the House was called to order by the Speaker.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 494, to create a board of education for the town of Lithonia, and to prescribe its powers and duties, which they instruct me to report back to the House, with the recommendation that the same do pass as amended.

Also, House bill No. 538, to amend an act entitled an act to establish boards of medical examiners for the State of Georgia, to define their duties and powers, and for other purposes, which they instruct me to report to the House, with the recommendation that the same be referred to the General Judiciary Committee.
Also, House bill No. 372, to establish a four months' school for the county of Ware, to be supported by local taxation in connection with the common school fund, which they instruct me to report back to the House, with the recommendation that the author be permitted to withdraw the same.

Also, House bill No. 524, to amend the last paragraph of the fourth section of an act entitled an act to make appropriations for the ordinary expenses of the executive, judicial, and legislative departments of the government, and for other purposes, which they instruct me to report back to the House, with the recommendation that the same be referred to the Committee on Finance.

Also, House bill No. 539, to amend an act entitled an act to levy and collect a tax for the support of the State government and public institutions for educational purposes in instructing children in the elementary branches of an English education, and for other purposes, which they instruct me to report back to the House, with the recommendation that the same be referred to the Committee on Finance.

Respectfully submitted.

W S. West, Chairman.

The following joint resolution was offered by Mr. Jenkins of Putnam, which was read and adopted, to wit:

A resolution providing a joint committee to provide a program for Georgia day at the Cotton States and International Exposition, and for other purposes.

Leave of absence was granted Messrs. Polhill, Greer of Macon, Rawlings, Gray of Paulding, Wilkinson, Edenfield, Blalock of Rabun, Burwell, McWhorter, Middlebrooks, Neely, McElmurry, Broyles, McCurry, Fouche, Bennett

The hour of adjournment having arrived, the House adjourned until 10 o'clock to-morrow morning.

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ATLANTA, GEORGIA.
Saturday, November 9, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Rev. J. H. Eakes.

Upon motion of Mr. Hodges of Bibb, the roll-call was dispensed with.

The Journal of yesterday was then read and confirmed.

The Speaker appointed the following committee, upon the part of the House, to arrange for Georgia day at the exposition, to wit: Messrs. Howell, Rockwell, Wright, Giles, Battle.

The following House bills were read the second time, to wit:

A resolution to relieve the sureties on the Brunswick State bank from payment of interest on fi. fa., and for other purposes.

Also, a bill to authorize and provide for the registration of voters for Douglas county.

Upon motion, this bill was laid on the table.

Also, a bill to provide for the deposit of money on sureties by mutual life insurance companies in this State, and for other purposes.
Also, a bill to expedite the establishment of lost or destroyed papers.

Upon motion, this bill was tabled.

Also, a bill to provide a penalty for any person to make, sell, or keep any article marked "sterling or coin" which is not genuine.

Also, a bill to require ordinaries to inspect the jails and prisons in their county, and report the same to the grand jury, and for other purposes.

Also, a bill to repeal an act entitled an act to declare all obligations to pay attorney's fees void, and for other purposes.

Also, a bill to amend an act to change the county lines of Houston and Macon counties.

Also, a bill to provide for the removal of obstructions of all kinds from rivers, creeks, and other running streams in Elbert county.

Also, a bill to make the personal earnings of a married woman her separate estate, and not liable for the debts of her husband.

Also, a bill to incorporate the town of Guyton, and for other purposes.

Also, a bill to provide for the republication of Georgia reports from the 77th to the 83d inclusive.

Also, a bill to remove obstructions from the running streams of Forsyth county, and for other purposes.

Also, a bill to amend the charter of the city of Dalton, and for other purposes.

Also, a bill to amend an act to prohibit the sale of alcoholic liquors in the county of Elbert, and for other purposes.
Saturday, November 9, 1895. 219

Also, a bill to abolish the county court of Coffee county.

Also, a bill to create a board of education for Lithonia, and for other purposes.

Also, a bill to change the time of holding the spring term of Dawson superior court, and for other purposes.

Also, a bill to authorize policemen of the city of Savannah to make arrests within two miles of the corporate limits in certain cases.

Also, a bill to extend the jurisdiction of the police court of Savannah.

Also, a bill to extend the jurisdiction of the mayor and council of Savannah for sanitary purposes.

Also, a bill to create the office of game and fish warden, and for other purposes.

Also, a bill to authorize and provide for the payment of the insolvent criminal costs of the clerk of the superior court of Macon county, and for other purposes.

Also, a bill to amend an act to authorize the building of courthouses in the several militia districts in this State.

Also, a bill to create a park and tree commission for the city of Savannah, and for other purposes.

Recommitted to the Special Judiciary Committee.

Also, a bill to create and organize a board of police commissioners for the city of Savannah, and for other purposes.

Recommitted to the Special Judiciary Committee.

Also, a bill to incorporate the town of Cohutta in the county of Whitfield, and for other purposes.

Also, a bill to fix the time for electing the clerk and sheriff of the city court of Savannah, and for other purposes.
By unanimous consent the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Boynton of Calhoun—

A bill to amend an act entitled an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of Georgia, and for other purposes.

Referred to the Finance Committee.

By Mr. Short of Marion—

A bill to provide how the contestant and contestee shall be paid where the seat of a member of the General Assembly is contested and the contestant is seated.

Referred to the Special Judiciary Committee.

By Mr. Atkinson of Camden—

A bill to make Stafford's Calendar legal evidence covering all dates between the years 1490 and 2000, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Pitman of Troup—

A bill to make penal the offense of hindering or interfering with officers charged with the duty of executing the sentence or order of court, after trial had of persons charged with crime.

Referred to the General Judiciary Committee.

By Mr. Griffin of Gordon—

A bill to establish a new charter for the town of Calhoun in Gordon county, and for other purposes.

Referred to the Committee on Corporations.
By Mr. Rockwell of Chatham—

A bill to create the office of commissioner of public works for the city of Savannah, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Shropshire of Chattooga—

A bill to amend the charter of the town of Lyerly, Ga., and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Farmer of Coweta—

A bill to prohibit the manufacture of any kind of spirituous or intoxicating liquors in the county of Coweta, and for other purposes.

Referred to the Committee on Temperance.

The following Senate bills were read the first time and appropriately referred, to wit:

A bill to amend section 943(b) of the Code of 1882, and for other purposes.

Referred to the Finance Committee.

Also, a bill to provide for the application of all public school funds to the Douglasville College that are distributed to school children within the corporate limits of said town, and for other purposes.

Referred to the Committee on Education.

Also, a bill to amend section 4424 of the Code of 1882, and for other purposes.

Referred to the General Judiciary Committee.
Also, a bill to amend section 4423 of the Code of 1882, and for other purposes.

Referred to the General Judiciary Committee.

Also, a bill to amend section 4422 of the Code of 1882, and for other purposes.

Referred to the General Judiciary Committee.

Also, a bill to amend paragraph 1 of section 11 of article 6 of the Constitution of the State, and for other purposes.

Referred to the General Judiciary Committee.

Also, a bill to require all convict-made brooms sold in this State to be stamped in such manner as to show that same are made by convict labor.

Referred to the General Judiciary Committee.

The following Senate bill was read the second time, to wit:

A bill to amend section 4721 of the Code of Georgia, and for other purposes.

The following Senate resolutions were read the first time, and appropriately referred, to wit:

A resolution appointing a committee of three from the Senate and five from the House to perfect a plan for the future care of persons sentenced for violating the laws of this State.

Referred to the Committee on Finance.

Also, a resolution appointing a committee of two from the Senate and three from the House to ascertain what
companies are in arrears for convicts, and report to the General Assembly.

Referred to the Finance Committee.

Also, a resolution reopening assessment of the Savannah Street Railroad.

Referred to the Committee on Finance.

The following resolution was read and adopted, to wit:

A resolution tendering thanks to the Atlanta bar for portrait of the distinguished statesman, N. J. Hammond, and appointing a committee to receive the same and have it placed in position in the State Capitol.

The Speaker appointed the following committee on the part of the House to accept the portrait of Hon. N. J. Hammond, to wit: Messrs. Hall, McDonald, Peeples.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bill, to wit:

A bill to be entitled an act to provide for a land and immigration commission in this State; to provide the scope and purposes of the same; to provide for the publication and dissemination of a hand-book of the resources of the State, and for other purposes, and instruct me to report same back to the House, with the recommendation that it do not pass.

Respectfully submitted.

J. L. Boynton, Chairman.
Mr. Bush, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration the following bill, to wit:

A bill to be entitled an act to prohibit the sale of alcoholic, spirituous, or malt liquors, or intoxicating bitters or intoxicating drugs of any kind, in the county of Elbert, and for other purposes therein contained, which they instruct me to report back to the House, with the recommendation that same do pass.

Respectfully submitted.

Bush, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which I am instructed to return to the House, with the recommendation that the same be recommitted to the Penitentiary Committee:

A bill to be entitled an act to separate all felony convicts under the age of seventeen from the older ones, to provide for their punishment, and for other purposes.

Also, a bill to be entitled an act to create a commissioner of pardons, to provide for his appointment, define his duties, and fix his compensation.

I am also instructed to return the following bill, with the recommendation that the same be recommitted to the Committee on Pensions:

A bill to be entitled an act to authorize the appointment of a commissioner of pensions, to prescribe the powers and duties of such commissioner, and for other purposes.
I am also instructed to return the following Senate bills, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to make it penal for any person or persons to attempt in a wanton and malicious manner to injure or destroy the good name, character, or reputation of innocent females; to prescribe the punishment therefor, and for other purposes.

Also, a bill to be entitled an act to amend and regulate the practice concerning motions for new trials and bills of exceptions.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 350, to amend an act to provide for local taxation by counties for the support of common schools, approved September 16, 1891, increasing the amount of tax which may be levied, which they instruct me to report back to the House, with the recommendation that the same do not pass.

Also, House bill No. 1, to amend the common school laws, so as to make operative section 21 of said act, in regard to purchasing sites, buildings, and equipping schoolhouses, etc., which they instruct me to report back to the House, with the recommendation that the same do not pass.

Respectfully submitted.

W S. West, Chairman.
The following bills were withdrawn by unanimous consent, to wit: House bills Nos. 391, 372, and 159.

The following bills were recommitted to the Penitentiary Committee, to wit: House bills Nos. 475, 420, 543, and 538.

The following bills were recommitted to the General Judiciary Committee, to wit: House bills Nos. 482, 370, and 509.

The following bills were recommitted to the Finance Committee, to wit: House bills Nos. 524 and 539.

Leave of absence was granted Messrs. Montfort, Poole, Willingham, Law, Price, Wilson, Collier, and Thompson.

Upon motion, the House adjourned until 10 o'clock Monday morning.

ATLANTA, GEORGIA.
Monday, November 11, 1895.

The House met at 10 o'clock A.M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members responded to the call of their names:

Allen, Allen
Anderson, Giles
Atkinson, Gilreath
Arnold, Gibson
Armstrong, Gray of Houston
Awtrey, Gray of Catoosa
Bailey, Gray of Paulding
Battle, Gregory
Bagget, Griffin
Bennett of Wayne, Greer of Macon
Bennett of Jackson, Greer of Harris

McCurry, Hall
McGough
McCurdy
McClure
McWhorter
Neely
Newton
Owen
Parker
Peeples
Perkins
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Fullwood, McDonald, Wynne,
Fussell, McElmurry, Vaughn,
Gaines, McDaniel, Mr. Speaker.

Those absent were Messrs.—

Blalock of Rabun.

The Journal of yesterday was then read and confirmed.

Upon a call of the roll of the counties for the introduction of new matter, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Moore of Heard—

A bill to fix salaries for the treasurer, tax-collector and tax-receiver of Heard county, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Coleman of Emanuel—

A resolution for the relief of William Bohler of Emanuel county.

Referred to the Finance Committee.

By Mr. Coleman of Emanuel—

A bill to require all persons who peddle goods, wares, or merchandise, on foot or vehicle, in the county of Emanuel to pay a license of one thousand dollars per annum, and for other purposes.

Referred to the Committee on Counties and County Matters.

By Mr. Dodson of Sumter—

A bill to prohibit the sale of spirituous, alcoholic, malt, or intoxicating liquors within the incorporate limits of the town of DeSoto in Sumter county, and for other purposes.

Referred to the Temperance Committee.
By Mr. Gray of Catoosa—

A bill to amend an act entitled an act to create a board of commissioners of roads and revenues in the county of Catoosa, and for other purposes.

Referred to the Committee on Counties and County Matters.

By Mr. Gray of Catoosa—

A resolution for the relief of John M. Williams of Catoosa county
Referred to the Special Judiciary Committee.

By Mr. Gray of Catoosa—

A bill to amend an act entitled an act to provide compensation for the members of the board of commissioners of roads and revenues for Catoosa county.
Referred to the Committee on Counties and County Matters.

By Mr. Burch of Towns—

A bill to incorporate the town of Young Harris in Towns county, Georgia, and for other purposes.
Referred to the Special Judiciary Committee.

By Mr. Cureton of Dade—

A bill to require railroad companies to fence their tracks, and for other purposes.
Referred to the Committee on Railroads.

By Mr. Jenkins of Putnam—

A bill to approve, adopt, and make of force the code of laws prepared under the direction and by the authority of
the General Assembly, to provide for the printing and publication of the same, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Screven of Chatham—

A bill to permanently fix the title and status of the piece of ground on the southeast corner of South Broad and Abercorn streets in the city of Savannah.

Referred to the Special Judiciary Committee.

By Mr. Giles of Houston—

A bill to regulate the method of pleading in civil actions commenced by petitions in the courts of this State, and for other purposes.

Referred to the Committee on General Judiciary

By Mr. Bush of Mitchell—

A bill to amend an act entitled an act to regulate the sale of spirituous liquors in this State, and for other purposes.

Referred to the Temperance Committee.

By Mr. Middlebrooks of Newton—

A bill to provide a system of public schools for the town of Oxford, in the county of Newton, and for other purposes.

Referred to the Committee on Education.

Mr. Jenkins, chairman of the committee appointed to examine the work of the commissioners appointed under an act to provide for the codification of the laws of Georgia, submitted the following report:
To the General Assembly of Georgia:

The committee appointed under the resolution of the last session of this General Assembly, approved December 15, 1894, to carefully examine the work of the commissioners appointed under an act to provide for the codification of the laws of Georgia (approved December 19, 1893), met in the capitol at Atlanta, Georgia, in company of said commissioners, on the 17th day of June, 1895, proceeded to discharge that duty, and make the following report as the result of their examination:

The first work of the committee was to see that the acts of the Legislature of public and general character were embodied in the work of the commissioners. This the committee did by commencing with the acts of 1882-3, and calling attention to each act separately in order to verify the fact that the commissioners had omitted nothing necessary to be placed in their work. By this process the committee is authorized to say that all the acts of the General Assembly since the Code of 1882 are embodied in the work of the commissioners. The committee is, by the same process, satisfied that the addenda in the Code of 1882, except those sections repealed, are embodied in the present Code.

When the committee had completed this part of their investigation, they then compared the new legislation with the manuscript of the commissioners, and found this part of the work complete in every particular; having copied the acts, and, as far as practicable, omitted all meaningless words and repetitions of sentences, and placed the same in proper Code language. This work has been accomplished by the commissioners to the entire satisfaction of the committee.

All matter in the Code of 1882, and acts since that Code of a special or local nature, both of time and locality, have been omitted by the commissioners. By the adoption of
this method much of the matter now embraced in the Code of 1882 is omitted, thus, to some extent, reducing the volume of matter to be printed.

So far as the committee has been able to observe, all the sections of the Code of 1882, and the acts since that Code that have become obsolete, superseded, or that are unconstitutional, have been omitted. The acts of doubtful constitutionality have been retained with references to the same.

The General Assembly is especially cited to the fact that the committee has directed the commissioners to eliminate the chapter in the Code of 1882 on the subject of "Court Contracts," embracing sections 2756 to 2772 (a) inclusive, the committee being of the opinion that the sections mentioned are both obsolete and unconstitutional; in this opinion the committee are sustained by the unanimous vote of the commissioners.

The commissioners have placed in the Code, and in Code language, many decisions of the Supreme Court relating to the fundamental principles of law which have not heretofore appeared in the Code. These sections are properly numbered and placed in their appropriate places, with marginal notes referring to the decisions. These decisions were necessary to give symmetry and completeness to the statutes which they follow, and will be of incalculable benefit to the magistrate, lawyer, and student.

Referring to the act by which the present commissioners were appointed, they were authorized to codify and arrange in systematic and condensed form, all the laws now of force in Georgia, from whatever source derived, following the general plan and system of the Code of 1863, and subsequent revised editions thereof. These directions the commissioners have followed, with the exception of the arrangement and grouping of the sections, which change the commissioners felt authorized to make under the act. The
committee observed with pleasure that the commissioners have arranged the grouping of the sections of the Civil and Penal Code, so that each and every section will fall under its proper division. This orderly arrangement of the sections will simplify the work of investigation.

Under the act above referred to, the commissioners were required to preserve, as far as practicable, the numbering of the sections contained in the Code of 1882. This work was found by the commissioners to be wholly impracticable, and the committee was unanimous in the opinion that this could not be done. The commissioners have retained the sections of the Code of 1882 intact, and have arranged the references and marginal notes so that the practitioner will be able to find any act that he may seek to investigate.

The committee is of the opinion that the commissioners have fully complied with the requirements of the law as to the marginal notes and references.

Referring again to the defined duties of the commissioners, they were required to make a full, complete, and separate index to the Civil and Penal codifications. The committee is unanimously of the opinion that this work could not be done with completeness and accuracy from the manuscript in the hands of the commissioners, and that it would be better for the interest of the State that this duty imposed upon the commissioners be postponed until the work shall go to the press; at which time when the printed matter comes from the press, the commissioners will be better able to index the work, and by this means the index can be arranged with perfect accuracy.

The Penal Code, text and annotations, is now complete and ready for action by the General Assembly. The text of the Civil Code is also complete, but the annotations are incomplete, and that part of the work is not ready for publication. The work of preparing the annotations proved
to be far greater than the commissioners at first supposed, and it was so vast that its completion by this time was next to impossible; but we are informed that this work will be completed by the first of April, 1896.

The work of the commissioners in the present codification of the laws has been extremely laborious. The legislation of the past decade has been so voluminous and conflicting, they have been forced to cull through an immense mass of matter in order to determine what laws are of force, and what have been repealed or superseded by other legislation. The commissioners having this work in charge have labored incessantly for more than eighteen months to bring out of chaos a perfect system of laws.

The committee feel it their duty to say that from the patient and unceasing toil of these able and distinguished men, the Code of laws, civil and penal, has reached a higher point of perfection than ever yet attained. This statement is made without reference to or comparison with other Codes, but in justice to the progressive science of the law. The commissioners are entitled to the highest praise for their unselfish and patriotic service to the State, and it is much to be regretted that their compensation, from a financial standpoint, is not commensurate with the faithful service performed.

This compilation of laws is not confined to statutes, but principles of the common law, and constructions placed by the courts upon statutes covering a broad field of legal science, making the Code of Georgia a lawyer's library, and the citizen's protector within and of itself.

With the exceptions hereinbefore stated, the commissioners have fully discharged their duties as far as the work of compiling and codifying the laws are concerned; yet the work is of such great moment to the State, and its correct publication of such importance, the committee is unanimous in the opinion that the services of the commissioners
should be requested by the State, at a reasonable and just compensation, to supervise and superintend the publication of their work. In view of the fact that the Civil Code is not ready for publication, we recommend that the civil acts of the present session of the General Assembly be incorporated therein, and that this committee be continued, or some other committee be appointed, with authority to examine and approve the work after the new acts have been incorporated and the annotations compiled.

We further recommend the acceptance of the Penal Code and annotations thereto, and its immediate publication.

We also recommend that the text of the Civil Code be accepted, and that it be published as soon as the acts of the present session of the General Assembly are incorporated therein and the annotations completed and approved.

We recommend that the General Assembly pass the bill herewith submitted by the committee, providing for the printing, binding, and distribution of the three (3) several volumes therein specified.

H. A. Jenkins,
D. G. Fogarty,
R. T. Fouché,
A. G. McCurry,
J. H. Pitman,

Committee on part of House of Representatives.

M. G. Boyd,
Trammell Starr,
W W Sheppard,

Committee or part of Senate.

Mr. Gray, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions, having under consideration
House bill No. 420, return the same to the House, with the request that the bill be read the second time and recommit.

Respectfully submitted.

GRAY, Chairman.

Mr. Wright, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following House bills, which they instruct me to report back, with the recommendation that they do pass, to wit:

A bill to prohibit the hunting with dogs and guns and fishing on the lands of others in the county of Appling.

Also, a bill to provide for the election of the county commissioners in the county of Berrien.

Also, a bill to repeal an act for the protection of fish in the waters of Berrien county.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 521, to amend section 25 of an act entitled an act to amend, revise, and consolidate the common school laws of the State of Georgia, approved October 27, 1887, which they instruct me to report back to the House, with the recommendation that the same do not pass:

Also, House bill No. 522, to amend paragraph 1 of sec-
tion 4 of article 8 to provide by a general law for the levy and collection of county taxes for school purposes, which they instruct me to report back to the House, with the recommendation that the same do not pass.

Also, House bill No. 525, directing the State School Commissioner to prepare a course of study covering a period of three years on the history of education, the science of pedagogy, and psychology, which they instruct me to report back to the House, with the recommendation that the same do not pass.

Respectfully submitted.

W. S. West, Chairman.

Mr. Mell, 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 and President of the Senate the following acts, to wit:

An act for the protection of fish in the waters of Fannin county, to fix penalties for violation of the same, and for other purposes.

An act to amend an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and to consolidate and declare the rights and powers of said corporation, and for other purposes.

An act to authorize the city of Thomasville to issue bonds to the extent of $35,000.00, to pay for improvements, after submitting the question of bonds or no bonds to the qualified voters of said city.

An act to require the road commissioners of Bibb county
to work the convict force at such times and places, and in such manner as they may be directed by the county board of commissioners of Bibb county, upon the public bridges, sewers, etc., and for other purposes.

An act to provide for the removal of obstructions of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers, creeks, and other running streams in Hart county, Georgia, and for other purposes.

Respectfully submitted.

T S. MELI, Chairman.

The following bill was read the second time, to wit:

A bill to authorize the appointment of a commissioner of pensions, and for other purposes.

This bill was, upon motion, recommitted to the Committee on pensions.

The following bills were read the third time and put upon their passage, to wit:

A bill to amend section 3554 of the Code of 1882.

Upon motion, this bill was tabled.

Also, a joint resolution to relieve the sureties of the Brunswick State bank from the payment of interest due the State.

The Committee on Finance reported this resolution back to the House, with a substitute.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were called, which call was sustained.
Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

| Pool      | Spence      | Wynne       |
Those not voting were Messrs.—


So the bill, having received the requisite constitutional majority, was passed by substitute.

The following bill, by unanimous consent, was taken from the table and put upon its passage, to wit:

A bill to authorize and empower the corporation of the town of Cochran to provide for the establishment, maintenance, and government of a system of public schools for said county, and for other purposes.

The report of the committee was agreed to, with the amendments submitted by the committee.

Upon the passage of this bill, the yeas were 97 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to provide for the deposit of money or securities by mutual life insurance companies of this State.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal an act entitled an act to declare all obligations to pay attorney's fees upon any note or other evidence of indebtedness void, and for other purposes.

Upon motion, this bill was laid temporarily upon the table.

Also, a bill to provide a penalty for any person to make, sell or keep any article marked "sterling or coin" silver which is not genuine.

The committee reported the bill back with an amendment.

This bill was, upon motion, temporarily laid upon the table.

Also, a bill to require ordinaries to examine jails, prisons, etc., monthly, and report to grand juries, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 79 and nays 24.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend an act to change the county lines between the counties of Houston and Macon, and Stewart and Randolph. Approved February 26, 1876.
Upon motion, this bill was recommitted to the General Judiciary Committee.

Also, a bill to abolish the county court of Houston county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 1.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the removal of obstructions of all kinds other than dams from the rivers, creeks, and other running streams in Elbert county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to prohibit the levying and collecting by any incorporated city, or town, or village in this State, of any license or tax on any travelling salesman for the sale of goods by sample, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 94 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to fix and define the liability of receivers, trustees, or other persons operating railroads, and for other purposes.
The committee reported the bill back with amendments thereto, which amendments were adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 104 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

The following bills were, upon motion, recommitted to the Finance Committee, to wit: House bills Nos. 64 and 65.

Leave of absence was granted to Messrs. Davison, Gregory, and Perkins.

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

ATLANTA, GEORGIA.
Tuesday, November 12, 1895.

The House met at 10 o'clock a. m. this day, was called to order by the Speaker and opened with prayer by the Chaplain.

The roll was called, and the following members responded to the call of their names:

Those present were Messrs.—

Allen, Allen, Allen, Allen,
Anderson, Anderson, Anderson, Anderson,
Atkinson, Atkinson, Atkinson, Atkinson,
Arnold, Arnold, Arnold, Arnold,
Armstrong, Armstrong, Armstrong, Armstrong,
Awtrey, Awtrey, Awtrey, Awtrey,
Bailey, Bailey, Bailey, Bailey,
Battle, Battle, Battle, Battle,
Bagget, Bagget, Bagget, Bagget,
Bennett of Wayne, Bennett of Wayne, Bennett of Wayne, Bennett of Wayne,
Gibson, Gibson, Gibson, Gibson,
Gray of Houston, Gray of Catoosa, Gray of Paulding, Griffin,
McGough, McGough, McGough, McGough,
McCurdy, McClure, McWhorter, Neely,
McClure, McWhorter, Neely, Owen,
Neely, Owen, Owen, Owen,
Owen, Owen, Owen, Owen,
Parker, Peeples, Peeples, Peeples,
Peebles, Peeples, Peeples, Peeples,
Peeples, Peeples, Peeples, Peeples,
Pitman, Pitman, Pitman, Pitman,
Pittard, Pittard, Pittard, Pittard,
Bennett of Jackson,  Harvey,  Pope,
Bell,  Hill,  Price,
Bird,  Hodges,  Pool,
Blair,  Henderson,  Polhill,
Bloodworth,  Hightower,  Rawlings,
Boeufillett,  Hopkins,  Redding,
Boynton,  Howell,  Reece,
Boyd,  Hogan,  Roberts,
Boyett,  Houston,  Rockwell,
Branch,  Holbrook;  Salter,
Brannan,  Holland,  Sandeford,
Broyles,  Hudson,  Shropshire,
Burwell,  Humphreys,  Screven,
Barnett of Quitman,  Hutcherson,  Sell,
Burch,  Hughes,  Shaw,
Bush,  Hurst,  Short,
Caldwell,  Jarrell,  Spence,
Clement of Milton,  Jenkins,  Smith of Clinch,
Collins,  Johnson of Hall,  Smith of Hancock,
Coleman,  Johnson of Taliaferro,  Smith of Rockdale,
Collier,  Jones of Dougherty,  Smith of Telfair,
Cook of Decatur,  Jones of Dodge,
Cureton,  Latham,  Stokes,
Davison,  Lee,  Symons,
Dempsey,  Little,  Sumner,
Dennard,  Longley,  Tatum,
Dorough,  Lovett,  Thompson,
Dodson,  Law,  Traylor,
Durham,  Martin,  Walker,
Edenfield,  Mallette,  Wallace,
Ennis,  Marchman,  Walden,
Espy,  Mansfield,  West,
Farmer,  Meadow,  Wheatley,
Fletcher,  Melton,  Wilson,
Fouche,  Mell,  Wilkin,
Fink,  Moore of Bulloch,  Williams,
Fogarty,  Moore of Clayton,  Willink,
Ferguson,  Moore of Heard,  Wilkinson,
Franklin,  Montfort,  Willingham,
Futrell,  Murrah,  Worley,
Fullwood,  Middlebrooks,  Wright,
Fussell,  McDonald,  Wren,
Gaines,  McElmurry,  Wynne,
Giles,  McDaniel,  Vaughn,
Gilreath,
Those absent were Messrs.—
Blalock of Fayette, Clements of Montg'm'y Newton,
Blalock of Rabun, Florence, Perkins,
Brown of Washington Gregory, Reagan,
Brown of Pulaski, Hodge,

The Journal of yesterday was then read and confirmed.

The following communication was received from his Excellency, the Governor, through his Secretary, Mr. Warren, to wit:

Mr. Speaker:

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

EXECUTIVE OFFICE.
ATLANTA, GA., November 12, 1895.

Gentlemen of the General Assembly:

In my communication to you in 1894 I recommended that provision be made for State supervision of misdemeanor convicts. After the adjournment of the General Assembly reports reached me touching the management of these convicts, which indicate such a state of affairs that I felt it my duty as the Chief Executive of the State, charged with the obligation to see to the proper enforcement of the law, to investigate and place before you facts showing the true state of affairs, that the subject might be intelligently considered and wisely acted upon by you.

To perform this important work, I engaged the Hon. R. F. Wright, who had faithfully and efficiently performed the duties of Assistant Keeper of the Penitentiary during the term of my immediate predecessor, to visit each camp in the State where misdemeanor convicts were worked, and make a thorough investigation and report to me.
This task he has partially completed, and I herewith send you his report upon the camps visited. It reveals such inhuman and barbarous conduct upon the part of some of those engaged in working this class of convicts that comment by me is unnecessary to induce you to act promptly to save our State from longer submitting to this burning shame.

There is but one remedy for the deplorable conditions now existing, and that is through State supervision by which uniform treatment can be required under one set of rules enforced by our penitentiary department. I ask that you give this valuable report, which I now submit to you, careful consideration, and to the subject upon which it bears, that attention which its importance demands. The special report made to me upon each camp visited gives in detail the result of Mr. Wright's investigation and is subject to inspection by such committee as may have in charge legislation upon this subject.

W Y Atkinson,
Governor.

To His Excellency, W Y Atkinson, Governor:

Sir:—Having been requested by you to report on the work in which I have been engaged for the past month or two, viz.: inspecting the condition of the misdemeanor chain-gangs of the State, and the convicts therein confined, I beg to submit the following, although the inspection has not yet been completed, as there still remains perhaps fifteen chain-gangs which I have not visited, including those located in the most populous counties in the State.

Since my employment I have visited thirty-three chain-gangs, located in the following counties: Oglethorpe, Coffee, Dooly, Wilcox, Lowndes, Echols, Laurens, Baldwin, Putnam, Wilkes, Newton, Jasper, Morgan, Berrien, Lee, Irwin, Pulaski, Washington, Ware, Thomas, Emanuel,
Jefferson, and Greene, and to the best of my ability, investigated each thoroughly and conscientiously, with the single idea of ascertaining and reporting the true condition of each, and of the systems under which they are operated.

Of the thirty-three camps visited, twenty-six are worked by private individuals, and are of that class which the Supreme Court has recently held to be illegal, and of the remaining seven, five are regularly organized county chain-gangs, and two are worked jointly by county and municipal authorities.

The total number of convicts imprisoned in these gangs is seven hundred and ninety-five (795), of which there are twenty-seven white males, no white females, seven hundred and forty-nine (749) colored males, and nineteen colored females.

The average length of sentence I found to be nine months. Average number of hours worked per day, ten, with an average rest of one hour.

These convicts are employed in farming, saw-milling, brick-making, turpentine farms, and a few on public roads.

In the private gangs where the convicts are leased or hired to private individuals, the hire per month ranges from three to six dollars per capita, the average being about five dollars per month.

Generally the whites and blacks are not chained together, nor are the males and females, but they are worked together indiscriminately, and in many of the gangs practically no provision is made for a separation of races or sexes during the day, or at night in sleeping quarters.

There are among this number many convicts still under their majority, and I found eleven under the age of fourteen.

Very little attention is given to the comfort or sanitary condition of the sleeping quarters; some sleep in rude
houses with no floors, some in tents on the bare ground, and a few in bunks. The bedding is generally scant and filthy, frequently full of vermin. In a number of the camps no fire is allowed even in the coldest weather. The ventilation generally is very poor and insufficient; in many instances in summer the sleeping quarters are veritable sweat boxes, being constructed only with a view to preventing escapes, comfort and sanitary conditions being entirely ignored.

With few exceptions, I found no hospital buildings for the sick, and no preparation for their care, comfort, or medical treatment.

In fact, it seems to be expected that misdemeanor convicts never get sick, or require no treatment if they do; one superintendent having boasted that in his gang, which averages twenty-five convicts, "he had not had a physician in five years," and yet, in one gang of eighteen men, I found there had been eight deaths in the past twelve months. In the vicinity of a few camps, I found physicians residing who are called in when needed, but most of the gangs are practically without physicians, one being sent for only in extreme cases.

In a few of the camps the convicts are fairly fed, but generally the food, which consists of cornbread and fried meat, with no change from day to day, is scant and meager, and really insufficient to sustain health and strength.

The clothing is generally scant and filthy, some convicts going weeks without a change; hence vermin of all kind are not infrequent.

At some camps, only cotton clothes are used winter and summer, and at a number of camps, the convicts had no clothes except what they were then wearing.

I found female prisoners working side by side with their male confederates, dressed in full male attire, the authorities claiming that "this mode of dress was less in the way,
and besides it seemed to be the tendency of the "new woman."

With one or two exceptions, no record is kept showing name of convict, crime of which convicted, term, date received, date discharged, or record of daily conduct upon which the good time allowed by law should be based.

In many cases the convicts had to be looked up and counted before I could ascertain how many were in the gang. It was impossible to learn, on this account, how many convicts have been held beyond the term imposed by the courts; but, from my observation, taken in connection with other facts which will hereafter be mentioned, I am satisfied such cases occur not infrequently.

At some camps the authorities have required convicts to make up all time lost by sickness, and in some cases where an escape was recaptured, his term has doubled without indictment, trial, or authority of law, as I was reliably informed. The act of 1884 allows a convict commutation eight days off of a twelve months' sentence. I found that this law has never been observed, except in three out of the thirty-three gangs visited, notwithstanding this law has been on the statute books for the past ten years.

At many camps I found no regular whipping-boss, but all guards and bosses carried straps and punished the convicts ad libitum, and from this fact have gone out the reports, in many cases too true, of cruelty and inhuman treatment.

Without encumbering my report with the many cases which were discovered of ill treatment and cruelty, I shall mention one which only illustrates the others. At one camp I found five convicts who had been so severely punished that though three or four weeks had elapsed, the effects were still plainly visible on my visit.

Judging from the condition of these convicts at the time of my visit, the punishment must have been cruel, brutal,
savage, and barbarous. Many similar cases came under my observation.

The deaths for the past twelve months, so far as could be ascertained, amounted to twenty-seven, a rate more than double the mortality in the State penitentiary. These deaths were reported to me by the superintendent or lessee, from memory only, there being no record kept from which this data or any other could be ascertained.

Escapes are very frequent, there having been ninety-eight reported to me at the camps visited during the past twelve months, or more than twelve per cent. of the whole number confined therein.

With this report I send in to your Excellency the details of my investigation of each camp, upon which this general report is based, and which will give some idea of the scope of the investigation made, and I trust will to some extent illustrate the magnitude of the undertaking and the care, with which I endeavored to ascertain the facts.

I cannot close this report without commending your Excellency for endeavoring to procure some legislation which will bring this system into order and regularity, properly punish the unfortunate criminals, but at the time afford them protection and humane treatment. It is a disgrace to civilization that, when most of the misdemeanor convicts go from the courts to the chain-gangs, they are sold bodily for the term of their sentence, often to private parties who are responsible to none for their treatment.

Many of the lessees I found to be good business men, intelligent and humane, who are anxious to be informed of their duty under the few laws now of force touching the misdemeanor chain-gangs, and who expressed themselves as thoroughly in accord with your Excellency in endeavoring to improve the system by proper legislation.

Realizing and appreciating the evils, they yet feel powerless to correct many of them under the existing statutes,
and would hail with delight any legislation which would correct the evils, and bring the various gangs under one general uniform management.

I am glad to report also that the people of Georgia are awakening to the true condition of the chain-gangs, and are demanding legislation which will correct the many evils.

When I shall have finished the inspection, I shall make to your Excellency a complete and more comprehensive report, going more in detail, and giving it that thorough preparation which I could not give to this, owing to the hurried manner in which it was prepared.

In the meantime, I have the honor of subscribing myself,

Very truly yours,

R. F. Wright.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bills, to wit:

A bill to be entitled an act to amend the charter of the city of Rome, so as to enable said city to issue and exchange, or to issue and sell, bonds to retire its bonded debt which matures in the year 1896.

Also, a bill to be entitled an act to change the corporate limits of the city of Rome.

Also, a bill to be entitled an act to amend the charter of the city of Rome, so as to repeal section 46 of the General Assembly, approved September 25, 1883, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Rome, so as to create a water commission for said city, and for other purposes.
Also, a bill to be entitled an act to authorize the board of commissioners of roads and revenue of the county of Glynn to issue coupon bonds of said county in a sum not exceeding sixty-nine thousand dollars, bearing interest at a rate not exceeding five per cent. per annum, for the purpose of refunding the present bonded indebtedness of said county incurred prior to the Constitution of 1877, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Dalton, so as to authorize the mayor and council of said city to elect a mayor pro tem., and for other purposes.

The Senate has also concurred in the following joint resolution, to wit:

A resolution appointing a joint committee to prepare a program for Georgia day at the Cotton States and International Exposition, and for other purposes.

The committee appointed on the part of the Senate are: Senators Beeks, Venable, and Sheppard.

The following bill was read the third time and put upon its passage, to wit:

A bill to make the personal earnings of a married woman her separate property and not liable for the debts of her husband.

Mr. Fleming moved to amend the first section and also the title by inserting in each after the word "woman" the following words, to wit:

When working for any one other than her husband.

The amendment was adopted.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas and nays were called, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,  
Anderson,  
Atkinson,  
Bailey,  
Battle,  
Bagget,  
Bell,  
Bird,  
Blalock of Fayette,  
Bloodworth,  
Boifeuillet,  
Boyd,  
Boyett,  
Branch,  
Branan,  
Broyles,  
Burnett of Quitman,  
Burch,  
Caldwell,  
Cook of Decatur,  
Davison,  
Dodson,  
Durham,  
Edenfield,  
Espy,  
Farmer,  
Fletcher,  
Fouché,  
Fink,  
Franklin,  
Futrell,  
Fullwood,  
Fussell,  
Gaines,  
Giles,  
Gray of Catoosa,  
Gray of Paulding,  
Griffin,  
Greer of Macon,  
Greer of Harris,  
Hall,  
Hammond,  
Harvey,  
Hill,  
Hodges,  
Hightower,  
Hopkins,  
Howell,  
Houston,  
Holbrook,  
Humphreys,  
Hughes,  
Johnson of Taliaferro,  
Jones of Dougherty,  
Jones of Dodge,  
Lee,  
Little,  
Longley,  
Mallette,  
Melton,  
Mell,  
Moore of Clayton,  
Moore of Heard,  
Montfort,  
Murrah,  
McDaniel,  
McCurry,  
McGough,  
McCurdy,  
McClure,  
McWhorter,  
Owen,  
Parker,  
Peeples,  
Pope,  
Price,  
Rawlings,  
Redding,  
Reece,  
Roberts,  
Rockwell,  
Shropshire,  
Shaw,  
Short,  
Spence,  
Smith of Clinch,  
Smith of Hancock,  
Smith of Telfair,  
Stokes,  
Symons,  
Tatum,  
Traylor,  
Wheatley,  
Worley,  
Wright,  
Wren,  
Vaughn,  
Mr. Speaker.

Those voting in the negative were Messrs.—

Arnold,  
Awtrey,  
Blair,  
Burwell,  
Gibson,  
Henderson,  
Holland,  
Hutcherson,  
Neely,  
Pittard,  
Screven,  
Smith of Rockdale,
JOURNAL OF THE HOUSE.


So the bill, having received the requisite constitutional majority, was passed.

The following bill, which was made the special order for to-day, was, upon motion, laid over and made the special order of Wednesday, November 20, 1895, to wit:

A bill to establish a reformatory home for juvenile offenders in the State of Georgia, and for other purposes.

The following resolution was offered by Mr. Willingham of Monroe, which was read, to wit:

A resolution providing that a committee of five be appointed from this House to investigate the charges and slanderous arguments which are being printed in certain...
newspapers espousing a bill known as the anti-barroom bill, and for other purposes.

Upon motion, this resolution was adopted.

By unanimous consent the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Humphreys of Brooks—

A bill to amend section 4814 of the Code of Georgia.

Referred to the Special Judiciary Committee.

By Mr. Mallette of Thomas—

A bill to provide compensation to the commissioners of Thomas county, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Farmer of Coweta—

A bill to amend an act to alter and amend sections 1341 and 1344 of the Code of 1882.

Referred to the Committee on Lunatic Asylum.

By Mr. Branan of Fulton—

A bill to regulate and fix the office hours of the treasurer of Fulton county.

Referred to the Committee on Counties and County Matters.

By Mr. Branan of Fulton—

A bill to require street railway companies to provide guards and fenders for their cars.

Referred to the Committee on Railroads.
By Mr. Branan of Fulton—

A bill to amend section 719(1) of the Code, and for other purposes.

Referred to the Committee on Railroads.

By Mr. Branan of Fulton—

A bill to authorize fidelity and casualty insurance companies to be taken as the sole surety upon bonds of county officers.

Referred to the Special Judiciary Committee.

By Mr. Broyles of Fulton—

A bill to incorporate the town of Battlehill in Fulton county

Referred to the Special Judiciary Committee.

By Mr. Rockwell of Chatham—

A bill to amend the general railroad law of 1892.

Referred to the Committee on Railroads.

By Mr. Tatum of Troup—

A bill to amend the act for Troup county, so as to elect commissioners at general elections.

Referred to the Committee on Counties and County Matters.

By Mr. Hall of Coweta—

A bill to amend an act entitled an act to amend and consolidate the laws governing the inspection, analysis, and sale of commercial fertilizers, and for other purposes.

Referred to the Committee on General Agriculture.
By Mr. Blair of Douglas—

A bill to amend section 1688 of the Code, so as to prevent the abatement of suits, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Blair of Douglas—

A bill to amend section 1712 of the Code, and for other purposes.

Referred to the Special Judiciary Committee.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following House bills, which I am instructed to return to the House, with the recommendation that same do pass,

A bill to be entitled an act to appropriate fourteen hundred ($1,400) dollars to the Georgia School for the Deaf, to cover deficit occurring in the support fund for the year 1895, and for other purposes.

Also, a bill to be entitled an act for the relief of A. F. Lyon of Stewart county, which they recommend that the author have leave to withdraw, as the subject-matter of this bill is already covered by law.

A resolution for the relief of the North Highlands Railroad Company, which they recommend do pass by substitute.

Also, a resolution to authorize the State Treasurer to pay John Faver for services; also the following Senate resolution, which they recommend do pass:
A resolution appointing a committee of two from the Senate and three from the House to ascertain what companies are in arrears for convicts, and report to General Assembly.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Fouche, chairman pro tem. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to authorize guaranty or security companies to become security upon the bond or bonds of guardians, administrators, executors, and trustees.

Also, a bill to be entitled an act to provide who may redeem real estate sold at tax sales.

I am also instructed to return the following Senate bills, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to confer on the judges of the superior and city courts of this State jurisdiction to hear motions for new trials, certioraries, and to hear and determine all other matters which they can decide without the intervention of a jury, in vacation, without any order therefor, and for other purposes.

Also, a bill to be entitled an act to amend an act entitled an act to amend section 3719 of the Code of 1882.
I am also instructed to return the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to be entitled an act to regulate practice in the courts of this State.

I am also instructed to return the following bill, with the recommendation that it be read the second time and recommitted to the General Judiciary Committee, to wit:

A bill to be entitled an act to amend the Constitution of 1877 as to verdicts of jurors.

I am also instructed to return the following bill, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to be entitled an act to make receivers of railroad companies in this State liable in damages for all injuries to an employee resulting from the negligence of a coemployee, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to provide that bonds for title and obligations to recovery shall not be required in certain cases, and for other purposes.

Also, a bill to amend an act entitled an act to authorize all Confederate soldiers who are over the age of fifty years, and who have been residents of this State for ten years next preceding their application, to peddle in said State without obtaining a license from said State or any county or municipality thereof, and for other purposes.
Also, a bill to be entitled an act to amend section 4565 of the Code of Georgia on the subject of the sale of domestic wine.

Also, a bill to be entitled an act to amend section 1329 of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to provide for the manner of obtaining permanent letters of administration on estates whose value does not exceed five hundred dollars, for the manner of obtaining leave to sell the property of said estate, and for other purposes.

Also, a bill to be entitled an act to provide for the sale of real property set aside for the support of wife in divorce cases, and for other purposes.

Also, a bill to be entitled an act to prohibit the clerk and reporter of the supreme court from practicing in their court.

Also, a bill to be entitled an act to require solicitors-general and other collecting officers of this State to pay into the county treasuries fines, forfeitures, etc., and for other purposes.

Also, a bill to be entitled an act to provide how fire insurance companies not making a deposit of twenty-five thousand dollars shall be allowed to do business in the State of Georgia, providing penalties for violations of the provisions of this act, and for other purposes.

Respectfully submitted.

W T. FOUCHE, Chairman pro tem.

The following resolution, which was offered by Mr. Dodson of Sumter, was read and adopted, to wit:
A resolution providing for a joint session of the Senate and House to hear the address of Hon. Charles F. Crisp to-morrow evening.

The following bill was read the second time, to wit:
A bill to amend the Constitution of 1877, and for other purposes.
This bill was recommitted to the General Judiciary Committee.
The following bills were read the third time and put upon their passage:
A bill to incorporate the town of Guyton, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 91 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to provide for the removal of all obstructions from the running streams of Forsyth county, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 94 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to amend an act to prohibit the sale of alcoholic liquors in the county of Elbert, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 90 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.
Also, a bill for the relief of Mrs. Jane Clements.

Upon motion, this bill was recommitted to the Committee on Pensions.

Also, a bill to amend the charter of the city of Dalton, and for other purposes.

The report of the committee was agreed to, submitting amendment.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to define the duties, liabilities, and obligations of receivers, trustees, etc., in this State, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bill was, upon motion, withdrawn, to wit:

A bill for the relief of A. F. Lyon of Stewart county.

The Speaker appointed the following committee to investigate the charges in connection with the anti-barroom bill, to wit: Messrs. Willingham, Bush, Hopkins, Traylor, and Hall.

Upon motion, the following bills were temporarily laid upon the table, to wit: House bills Nos. 402 and 405.

By unanimous consent Mr. Bush was excused from acting upon the investigating committee in regard to the
charges in connection with the anti-barroom bill, and Mr. Price was placed upon said committee in his stead.

A communication from the Hephzibah Baptist Association indorsing the anti-barroom bill, and requesting members from certain counties to support the same, was read by the Clerk, and, upon motion, referred to the Committee on Temperance.

Leave of absence was granted Messrs. Dennard, Arnold, Fouche, Gilreath, Fink, and Griffin.

Upon motion, the House adjourned until 10 o'clock tomorrow morning.

ATLANTA, GEORGIA.
Wednesday, November 13, 1895.

The House met at 10 o'clock a.m. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Those present were Messrs.—

Allen, Gray of Houston, McCurdy,
Anderson, Gray of Catoosa, McClure,
Atkinson, Gray of Paulding, McWhorter,
Armstrong, Gregory, Neely,
Awtrey, Griffin, Newton,
Bailey, Greer of Macon, Owen,
Battle, Greer of Harris, Parker,
Bagget, Hal', Peebles,
Bennett of Wayne, Hammond, Perkins,
Bennett of Jackson, Harrell, Pitman,
Bell, Harvey, Pittard,
Bird, Hill, Pope,
Blair, Hodges, Price,
Blalock of Fayette, Henderson, Pool,
Bloodworth, Hightower, Rawlings,
Boifeuillett, Hopkins, Redding, 
Boynton, Howell, Reagan, 
Boyd, Hogan, Reece, 
Boyett, Hodge, Roberts, 
Branch, Houston, Rockwell, 
Branan, Holbrook, Salter, 
Broyles, Holland, Sandeford, 
Burwell, Hudson, Shropshire, 
Burnett of Quitman, Humphreys, Screven, 
Burch, Hutcherson, Sell, 
Bush, Hughes, Shaw, 
Caldwell, Hurst, Short, 
Clements of Montgomery, Jarrell, Spence, 
Clement of Milton, Jenkins, Smith of Clinch, 
Collins, Johnson of Hall, Smith of Hancock, 
Coleman, Johnson of Taliaferro, Smith of Rockdale, 
Collier, Jones of Dougherty, Smith of Telfair, 
Cook of Decatur, Jones of Dodge, Stokes, 
Cureton, Latham, Symons, 
Davison, Lee, Sumner, 
Dempsey, Little, Tatum, 
Dennard, Longley, Thompson, 
Dorough, Lovett, Traylor, 
Dodson, Martin, Walker, 
Durham, Mallette, Wallace, 
Edenfield, Marchman, Walden, 
Ennis, Mansfield, West, 
Espy, Meadow, Wheatley, 
Farmer, Melton, Wilson, 
Florence, Mell, Wilkin, 
Fletcher, Moore of Bulloch, Williams, 
Fouché, Moore of Clayton, Willink, 
Fogarty, Moore of Heard, Wilkinson, 
Ferguson, Montfort, Willingham, 
Franklin, Murrah, Worley, 
Futrell, Middlebrooks, Wright, 
Fullwood, McElmurry, Wren, 
Fussell, McDaniel, Wynne, 
Gaines, McCurry, Vaughn, 
Giles, McGough, Mr. Speaker. 
Gibson, 

Those absent were Messrs.— 
Arnold, Brown of Washington Law, 
Blalock of Rabun, Fink, McDonald, 
Brown of Pulaski, Gilreath, Polhill.
The following resolution, by Mr. Hurst of Walton, was, upon motion, taken from the table and read, to wit:

A resolution requesting the president of the State Technological School to report to the General Assembly the best methods by which the poor boys may work their way through said school.

Upon motion, this resolution was adopted.

Upon motion, the following bill was read the second time, to wit:

A bill to abolish barrooms, to prohibit the manufacture, sale, and keeping for sale of intoxicating liquors for beverage purposes, and for other purposes.

Mr. Bush moved to make this bill the special order for Wednesday, November 20, 1895, which motion prevailed.

The following resolution was offered by Mr. West of Lowndes, which was read and adopted, to wit:

A resolution inviting the Hon. Hoke Smith, of Georgia, to address the General Assembly on the public issues of the day one evening next week, at such time as he may designate.

The following resolution was offered by Mr. Worley of Elbert, which was read and lost, to wit:

A resolution that Hon. J. H. Jackson, Supreme Vice-President of the A. P A. society, be allowed the use of this hall on Friday evening next, at 8 o'clock, to make an address setting forth the object and principles of that organization.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under con-
sideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to create a board of commissioners of water for the city of Savannah.

Also, a bill to create a board of commissioners of roads and revenues in the county of Webster.

Also, a bill to change the county site of Fannin from Morganton to Blue Ridge.

Also, a bill to abolish appeals from police court of Savannah.

Also, a bill to create the office of commissioner of public works in the city of Savannah.

Also, a bill to incorporate the town of Braswell, in the county of Paulding.

Also, a bill to fix the time for the election of the clerk and sheriff of the city court of Savannah.

The committee have also had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the bills be read the second time and recommitted to this committee:

A bill to extend the corporate limits of the city of Albany, in the county of Dougherty, and for other purposes.

Also, a bill to prohibit the purchase, sale, exchange, or delivery of cotton seed in the county of Dougherty, between sunset and sunrise, and for other purposes.

The committee has also had under consideration the following bills, which I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:
A bill to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in the county of Monroe.

Also, a bill to incorporate the city of Culloden, in the county of Monroe, to define the limits of the same, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bills, to wit:

A bill to be entitled an act to repeal an act entitled an act to amend section 3910(b) of the Code.

Also, an act to be entitled an act to amend section 2005 of the Code of 1882, which provides that every person claiming the benefit of the exemption of personal property shall make a full disclosure of all personal property of which he may be possessed, and other provisions to prevent fraud upon creditors, etc.

Also, a bill to be entitled an act to amend an act of the General Assembly of Georgia, approved December 6, 1880, making it the duty of the clerk of the county court, where there is one, and the clerk of the superior court, where there is no clerk of the county court, to select a judge where the parties litigant fail or refuse to agree upon counsel, instead of transferring same to the superior court.

Also, a bill to be entitled an act to repeal an act to create a county court in each county of the State of Georgia, except certain counties therein mentioned, approved January 19, 1872, and all acts amendatory thereof, so far as they apply to the county of Gwinnett.
Also, a bill to be entitled an act to establish the city court of Gwinnett, in and for the county of Gwinnett; to define its jurisdiction and powers; to provide for the appointment of a judge and other officers thereof, and for other purposes.

The Senate has passed the following joint resolution, in which it asks the concurrence of the House, to wit:

A resolution authorizing and directing the Comptroller-General to reopen the matter of the assessment of the Postal Telegraph and Cable Company.

Mr. Bush, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration the following bills of the House, which they instruct me to return, with the recommendation that the same do pass, to wit:

A bill to prohibit the manufacture, sale, and keeping for sale of intoxicating liquors for beverage purposes, and to provide for its manufacture and sale for other purposes; to prescribe penalties for the violation of this act, and for other purposes.

Also, a bill to amend an act approved December 18, 1893, entitled an act to prohibit the sale or soliciting the sale of intoxicating liquors in counties where such sale is prohibited.

Also, a bill to amend the charter of Roberta, so as to prohibit the sale of any brandy, whisky, rum, gin, wine, beer, or any intoxicating liquors of any kind, and for other purposes.
I am also instructed to return the following bill, with the recommendation that same do pass as amended, to wit:

A bill to amend an act entitled an act to regulate the sale of spirituous, vinous, and malt liquors in this State; to fix a penalty for the violation of the same, and for other purposes.
Respectfully submitted.

I. A. Bush, Chairman.

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

Mr. Speaker:

The Senate has passed the following joint resolution, in which it asks the concurrence of the House, to wit:

A resolution appointing a committee of two from the Senate and three from the House to arrange for a reception by the General Assembly of Governor Daniel H. Hastings of Pennsylvania and his escort.

Committee on the part of the Senate: Senators Snead and Harris of the Twenty-second.

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

Mr. Speaker:

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

A resolution convening the General Assembly in joint session Wednesday, November 13, at 8 p. m., to hear the address of Hon. Charles F Crisp.

By unanimous consent, the following bills were introduced, read the first time, and appropriately referred, to wit:
By Mr. Middlebrooks of Newton—

A bill to establish a new charter for the town of Covington, in Newton county.

Referred to the Committee on Corporations.

By Mr. Rockwell of Chatham—

A bill to repeal section 4162 of the Code of 1882.
Referred to the General Judiciary Committee.

By Mr. Moore of Clayton—

A bill to amend an act approved December 17, 1894, to provide for the levy and sale of property, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Blair of Douglas—

A bill to provide for a correct survey and plats of the Cherokee purchase line, and for other purposes.

Referred to the Committee on Finance.

By Mr. Blair of Douglas—

A bill to prevent the shooting of any gun or pistol or other firearms on the Sabbath day.

Referred to the Committee on Special Judiciary.

By Mr. Little of Muscogee—

A bill to amend section 1855 of the Code of 1882, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Smith of Rockdale—

A bill to amend the various acts chartering the city of Conyers, and for other purposes.

Referred to the Committee on Corporations.
By Mr. Greer of Macon—

A bill to amend section 3740 of the Code of 1882.
Referred to the Committee on Special Judiciary.

By Mr. Dodson of Sumter—

A bill to prescribe and define the manner of carrying criminal cases from the county courts to the superior courts by certiorari, and for other purposes.
Referred to the Committee on General Judiciary.

By Mr. Martin of Randolph—

A bill to amend the charter of the town of Shellman.
Referred to the Special Judiciary Committee.

By Mr. Reagan of Henry—

A bill to amend the act known as the general pension act of 1894.
Referred to the Committee on Pensions.

By Mr. Farmer of Coweta—

A bill to prescribe and regulate proceedings to sell real estate under a power of sale in mortgages and deeds, and for other purposes.
Referred to the General Judiciary Committee.

By Mr. Hutcherson of Cherokee—

A bill to relieve G. W Chambee, of Cherokee county, from taxes illegally assessed for the year 1894, and for other purposes.
Referred to the Finance Committee.
The following resolution was offered by Mr. Redding, which, upon motion, was read, and laid over, to wit:

A resolution providing that bill No. 96, known as the election bill, and all other bills on the subject, be referred to a committee of three to prepare and report a bill to this House.

The following bills were read the third time and put upon their passage, to wit:

A bill to authorize the mayor and aldermen of the city of Savannah to condemn property for the purpose of widening and straightening any street, and for other purposes.

This bill was recommitted to the Special Judiciary Committee.

Also, a bill to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000.00, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 97 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

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

A resolution appointing two from the Senate and three from the House to arrange for a reception by the General Assembly of Governor D. H. Hastings of Pennsylvania, and his escort.

The Speaker appointed upon said committee, upon the part of the House, Messrs. Price, Fogarty, Rockwell.
The following resolution, by Mr. Giles of Houston, was read and adopted, to wit:

A resolution that the House adjourn at 11:30 o'clock A. M. to enable the members to accept the very courteous and cordial invitation of the local committees to attend the commercial men's congress and barbecue at the exposition grounds.

The following bills were read the second time, to wit:

A bill to appropriate fourteen hundred dollars ($1,400) to the Georgia School for the Deaf, to cover deficit occurring in the support fund for the year 1895.

Leave of absence was granted Messrs. McDonald, Tray­lor, Humphreys, Melton.

Upon motion, the House adjourned until 10 o'clock to­morrow morning.

Atlanta, Georgia.
Thursday, November 14, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker and opened with prayer by the Chaplain.

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

Allen, Gaines, McElmurry, 
Anderson, Giles, McDaniel, 
Atkinson, Gilreath, McCurry, 
Arnold, Gibson, McGough, 
Armstrong, Gray of Houston, McCurdy, 
Awtrey, Gray of Catoosa, McClure, 
Bailey, Gray of Paulding, McWhorter, 
Battle, Gregory, Neely, 
Bagget, Griffin, Newton, 
Bennett of Wayne, 18h Greer of Macon, Owen,
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THURSDAY, NOVEMBER 14, 1895.

Those absent were Messrs.—

Blalock of Rabun, Perkins, Short,
Dennard, Salter, Wilson,
Jenkins,

The Journal of yesterday was then read and confirmed.

The following resolution was read and adopted, to wit:

A resolution providing that four hundred copies of the report of the joint committee to examine the work of the Code commissioners be printed for the use of the House.

Mr. Hodges, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration the following bills, which they instruct me to return to the House, with the recommendation that same do pass, to wit:

A bill to amend an act approved October 21, 1891, prescribing the method of granting charters to banking companies.

Also, a bill to amend section 943(a) of the Code of Georgia of 1882, providing for the selection, by the Governor, of banks in certain cities therein named as State depositories, and the several acts of the General Assembly of the State of Georgia amendatory thereof, so as to add the city of Blackshear, Pierce county, Georgia, to the list of such cities.

Also, a bill to amend an act incorporating the Monroe Banking, Loan and Guarantee Company, and for other purposes.

Also, the following Senate bill, which they instruct me return to the House, with the recommendation that same do not pass, to wit:
A bill to amend an act approved December 20, 1892, to provide for the incorporation of banking companies by the Secretary of State, and for other purposes.

Respectfully submitted.

ROBERT HODGES, Chairman.

Mr. Gray, of Catoosa, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill, which I am instructed to return, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to amend the act known as the general pension act of 1894.

C. W. GRAY, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee has had under consideration the following House bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to amend an act to declare councilmen and aldermen of towns and cities ineligible during their term of office to any other municipal office in said towns and cities, approved November 12, 1889.

Also, a bill to amend section 3740 of the Code of Georgia of 1882.

Also, a bill to require the tax-collectors to keep their office at the county site, and remain at the same for the purpose of collecting taxes.
The committee has also had under consideration the following bills, which I am instructed to report back to the House, with the recommendation that the same be recommitted to the Pension Committee:

A bill to authorize the grand jurors in the several counties of this State to pass upon and recommend as being worthy of pensioning such applicants as they see fit to do.

The committee has also had under consideration the following bill, which they instruct me to report back to the House, with the recommendation that the introducer have leave to withdraw the same, to wit:

A bill to provide for the admission of school children residing in the county of Floyd into the public schools of the city of Rome, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Gray, chairman pro tem. of the committee on the part of the House to attend the dedication ceremonies of Chickamauga National Military Park, submitted the following report:

Mr. Speaker:

Your committee on the part of the House, appointed to attend the dedication ceremonies of the Chickamauga National Military Park, and make report as to the advisability of erecting memorials to commemorate the gallantry of Georgia troops, find as follows:

We find that the National Government has appropriated the sum of $745,000 in improving the grounds in said park, and that the various Northern and Western States have appropriated sums varying from one hundred thousand to twenty thousand dollars, and aggregating the sum
of $402,000 for the purpose of erecting memorials to their respective troops engaged in the battle of Chickamauga.

We further find that the entire battle-field of Chickamauga is within the borders of the State of Georgia, and that no Southern State has any monument or other memorial erected to commemorate the gallantry of their troops.

We further find that Georgia had the largest number of troops of any other Southern State engaged in said battle, except the State of Tennessee. We therefore recommend that the sum of $25,000 be appropriated to the State memorial board for the purpose of erecting such memorials as they may deem proper.

C. W Gray, Chairman.

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

Mr. Speaker:

The Senate has passed the following bill of the House by substitute, in which it asks the concurrence of the House, to wit:

A bill to provide penalties for certain violations of the penal laws of this State as defined or described in the section of the Code of 1882, and the statutes referred to in this act, and for other purposes.

The Senate has passed the following bill, to wit:

A bill to amend the charter of the city of Albany and the several acts amendatory thereof, and for other purposes.

The Senate has also adopted the following resolution, in which they ask the concurrence of the House of Representatives, to wit:

A resolution requesting State School Commissioner Glenn to have printed his recent address and that of the Chancellor of the State University.
Mr. Mell, 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 and President of the Senate the following acts and resolutions, to wit:

An act to authorize the board of commissioners of roads and revenues of the county of Glynn to issue coupon bonds of said county in a sum not exceeding sixty-nine thousand dollars, bearing interest at a rate not exceeding five per cent, etc.

An act to amend the charter of the city of Rome, so as to create a water commission for said city, to define its powers and duties, etc.

An act to amend the charter of Rome, so as to repeal section 46 of the act of the General Assembly, approved September 25, 1883, then known as the "charter of Rome," and so as to repeal an act to authorize and empower the mayor and council of Rome to adjust and settle the present bonded indebtedness of the city, etc., passed on the 28th day of February, 1876, etc., and so as to repeal an act entitled an act to amend the charter of the city of Rome, passed on the 26th day of December, 1890, and so as to repeal sections 3 and 5 of an act to authorize the mayor and council of the city of Rome to make a temporary loan, etc., passed on the 21st of December, 1893.

An act to change the corporate limits of the city of Rome.

An act to amend the charter of the city of Dalton, so as to allow the mayor and council of said city to elect a mayor _pro tem._, etc.
An act to amend the charter of the city of Rome, so as to enable said city to issue and exchange, or to issue and sell bonds to retire its bonded debt which matures in the year 1896.

A resolution appointing a committee of three from the Senate and five from the House to arrange a program for "Georgia Day" at the Cotton States and International Exposition.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Middlebrooks, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following House bills, which they instruct me to report back, with the recommendation that the same do pass.

A bill, by Mr. Hopkins of Thomas, to amend an act approved October 20, 1889, incorporating the town of Meigs, in the county of Thomas.

A bill, by Mr. Mallette of the county of Thomas, to amend the charter of the town of Boston, in the county of Thomas.

A bill, by Mr. Fussell of Coffee, to incorporate the town of Douglas, in the county of Coffee.

Also, the following Senate bills, which they instruct me to report back, with the recommendation that the same do pass:

A bill, by Mr. Broughton of the Twenty-eighth, to amend an act to establish a new charter for the city of Madison.
A bill, by Mr. Beeks of the Twenty-sixth, to amend section 21 of an act approved December, 1893, which relates to the issuing and granting corporate franchises and privileges to insurance companies by the Secretary of State.

Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman.

Mr. Wright, chairman of the Committee on County and County Matters, submitted the following report:

*Mr. Speaker:*

The Committee on County and County Matters have had under consideration the following bill, which they instruct me to report back to the House, with the recommendation that same do not pass.

A bill to provide for and fix the salaries and percentage of fees to be paid the ordinary, clerk of the superior court, sheriff, tax-collector, tax-receiver, coroner, county treasurer, court stenographer and transcriber, and solicitors of the city and criminal courts, and for other purposes.

Moses Wright, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

*Mr. Speaker:*

The Special Judiciary Committee has had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass as amended.

A bill to create and organize a board of police commission for the city of Savannah, and for other purposes.

Also, a bill to organize and create a park and tree commission for the city of Savannah.
Also, a bill to create a board of fire commissioners for the city of Savannah.
Respectfully submitted.

A. G. McCurry, Chairman.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 553, to amend section 4582 of the Code of 1882, relative to the disposition of fines arising from a violation of the Sabbath laws, which they recommend do pass.

Also, House bill No. 394, to establish a system of public schools for the town of Guyton, which they instruct me to report back to the House, with the recommendation that the same do pass as amended.

Respectfully submitted.

W. S. West, Chairman.

Mr. Mell, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts:

An act to authorize the city of Thomasville to issue bonds to the extent of $35,000 to pay for improvements, etc.
An act to require the road commissioners of Bibb county to work the convict force at such times and places and in such manner as they may be directed by the county board of commissioners of Bibb county, upon the public bridges, sewers, etc.

An act to amend an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, and to consolidate and declare the rights and powers of said corporation.

An act to provide for the removal of obstructions of all kinds other than dams used for operating mills and machinery of any kind, from the rivers, creeks, and other running streams in Hart county, Georgia, and for other purposes.

An act for the protection of fish in the waters of Fannin county, to fix penalties for violation of the same, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

By unanimous consent the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Wheatly of Sumter—
A resolution to establish a new committee to be known as the Committee of Commerce.

Referred to the Committee on Rules.

By Mr. Gray of Catoosa—
A bill to appropriate to the State Memorial Board money for the purpose of marking by monuments the positions occupied by the Georgia troops.

Referred to the Finance Committee.
By Mr. Vaughn of Twiggs—
A bill for the relief of Jane Saunders.
Referred to the Committee on Pensions.

By Mr. Reagan of Henry—
A bill to place the county and city chain-gangs of this State under the control and management of the penitentiary department of this State.
Referred to the Committee on Penitentiary.

By Mr. Gray of Houston—
A bill to punish and prescribe the crime of stealing hogs, and for other purposes.
Referred to the Special Judiciary Committee.

By Mr. Farmer of Coweta—
A bill to regulate the manner of obtaining affidavits in judicial proceedings, and for other purposes.
Referred to the Committee on General Judiciary.

By Mr. Worley of Elbert—
A bill to authorize the town council of Bowman to issue bonds to be used and disposed of in the discretion of said council.
Referred to the Special Judiciary Committee.

By Mr. Broyles of Fulton—
A bill requiring the county treasurer to make reports to county commissioners when required to do so.
Referred to the Committee on County and County Matters.
By Mr. Broyles of Fulton—

A bill to provide for the confinement of certain felons in the discretion of the court in county chain-gangs.

Referred to the Committee on County and County Matters.

The following bill, which was made the special order for to-day, was displaced and made the special order for Wednesday, November 20, 1895, to wit:

A bill to amend and alter the school laws of this State by establishing a uniform course of text-books, and for other purposes.

The following resolution, by Mr. Redding of Pike, was taken up and withdrawn, to wit:

A resolution providing that bill No. 96, known as the election bill, and all other bills on this subject, be referred to a committee of three of this House, to prepare and report a bill to this House.

The following joint resolution was read and adopted to wit:

A resolution providing that the joint committee appointed to arrange for a reception to the Governor of Pennsylvania and his escort, be further instructed to include in said reception the Governor of Massachusetts and the Governor of New Jersey, with their escorts.

The report of the special attorney for the Western and Atlantic Railroad for the year ending October 23, 1895, was, upon motion, referred to the Committee on Railroads.

The following bills were read the third time and put upon their passage, to wit:
A bill to abolish the county court of the county of Coffee.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 99 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to fix the time of electing the clerk and sheriff of the city court of Savannah, and for other purposes.

The report of the Committee was agreed to.

Upon the passage of this bill the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create a board of education for the town of Lithonia, and for other purposes.

The report of the committee was agreed to, with the amendments submitted.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to more fully define the crime of perjury in Georgia, and for other purposes.

Mr. Pitman, of Troup, offered a substitute to said bill, which substitute was lost.

Upon the passage of this bill, Mr. Hurst, of Walton, called the yeas and nays, which call was sustained.
Upon taking the ballot \emph{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

- Bailey
- Bennett of Jackson
- Bird
- Broyles
- Clement of Milton
- Fouche
- Futrell
- Greer of Macon
- Hall
- Hill
- Hopkins
- Howell
- Houston
- Holland
- Latham
- Mallette
- McGough
- Parker
- Pitman
- Pope
- Reece
- Sandeford
- Shropshire
- Symons
- Tatum
- West

Those voting in the negative were Messrs.—

- Allen
- Anderson
- Atkinson
- Awtry
- Battle
- Bagget
- Bell
- Blair
- Blalock of Fayette
- Bloodworth
- Boifenuillet
- Boyd
- Boyett
- Branch
- Brown of Washington
- Johnson of Taliaferro
- Brown of Pulaski
- Burwell
- Burch
- Bush
- Caldwell
- Cureton
- Davison
- Dempsey
- Dorough
- Dodson
- Durham
- Edenfield
- Ennis
- Espy
- Florence
- Giles
- Gilreath
- Gray of Houston
- Gray of Catoosa
- Greer of Harris
- Harrell
- Hodges
- Hightower
- Holbrook
- Hutcherson
- Hughes
- Hurst
- Jarrell
- Johnson of Hall
- Jones of Dougherty
- Jones of Dodge
- Lee
- Little
- Lovett
- Law
- Martin
- Marchman
- Mansfield
- Meadow
- Moore of Bulloch
- Moore of Clayton
- Moore of Heard
- Montfort
- Middlebrooks
- Neely
- Newton
- Owen
- Peeples
- Perkins
- Pittard
- Price
- Pool
- Polhill
- Rawlings
- Redding
- Reagan
- Roberts
- Rockwell
- Salter
- Shaw
- Short
- Spence
- Smith of Clinch
- Smith of Hancock
- Smith of Rockdale
- Stokes
- Sunner
- Thompson
- Traylor
- Vaughn
- Wallace
- Walden
- Wilkin
- Williams
Those not voting were Messrs.—

Armstrong, Fogarty, McDonald,
Arnold, Fussell, McElmurry,
Bennett of Wayne, Gibson, Melton,
Blalock of Rabun, Gray of Paulding, Mell,
Boynton, Gregory, Murrah,
Branan, Griffin, Screven,
Burnett of Quitman, Hammond, Sell,
Clements of Montgomery, Harvey, Smith of Telfair,
Coleman, Henderson, Walker,
Collier, Hogan, Wheatley,
Collins, Hodge, Willingham,
Cook of Decatur, Hudson, Wilson,
Dennard, Humphreys, Wren,
Farmer, Jenkins, Mr. Speaker,
Fink, Longley,


So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to create a park and tree commission for the city of Savannah.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to create a board of police commissioners for the city of Savannah.

The report of the committee was agreed to, submitting an amendment.
Upon the passage of this bill, the yeas were 90, nays 0.
So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to change the time for holding the spring term of Dawson superior court, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize policemen of the city of Savannah to make arrests within two miles from the corporate limits of the city, and for other purposes.
The report of the committee was agreed to, submitting an amendment.
Upon the passage of this bill, the yeas were 89 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to extend, for sanitary purposes, the jurisdiction of the mayor and aldermen of Savannah.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 95 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to extend the jurisdiction of the police court of Savannah.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following Senate bill was read the third time and put upon its passage, to wit:

A bill to amend an act, approved October 22, 1887, to prohibit hunting upon lands in Wayne county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

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

A resolution appointing a committee of two from the Senate and three from the House to ascertain what companies are in arrears for convicts and report to the General Assembly.

Upon motion, this resolution was concurred in.

The Speaker appointed as the committee to ascertain what companies are in arrears for hire of convicts, the following members, to wit: Messrs. Gray of Houston, Brown of Washington, Davis of Greene.

Upon motion of Mr. Moore of Heard, House bill No. 168 was made the special order for Tuesday next, November 19, 1895, immediately after the reading of the Journal.
The following bill was recommitted to the Committee on Pensions, to wit: House bill No. 519.

Leave of absence was granted Messrs. Hightower, Cook of Decatur, Neely, Hurst, Bird, Hogan, Pope, Atkinson, Jenkins, Smith of Telfair, Boyd, Moore of Heard, Wilkin.

Upon motion, the House adjourned until 10 o'clock tomorrow morning.

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Atlanta, Georgia.
Friday, November 15, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Allen, Allen, Allen,
Anderson, Anderson, Anderson,
Atkinson, Atkinson, Atkinson,
Arnold, Arnold, Arnold,
Armstrong, Armstrong, Armstrong,
Awtrey, Awtrey, Awtrey,
Bailey, Bailey, Bailey,
Battle, Battle, Battle,
Bagget, Bagget, Bagget,
Bennett of Wayne, Bennett of Wayne, Bennett of Wayne,
Bennett of Jackson, Bennett of Jackson, Bennett of Jackson,
Bell, Bell, Bell,
Bird, Bird, Bird,
Blair, Blair, Blair,
Blalock of Fayette, Blalock of Fayette, Blalock of Fayette,
Bloodworth, Bloodworth, Bloodworth,
Boifeuillet, Boifeuillet, Boifeuillet,
Boynton, Boynton, Boynton,
Boyd, Boyd, Boyd,
Boyett, Boyett, Boyett,
Branch, Branch, Branch,

Gibson, Gray of Houston, Gray of Houston, Gray of Houston,
Gray of Catoosa, Gray of Paulding, Gray of Paulding,
Gregory, Griffin, Griffin,
Greer of Macon, Greer of Harris, Greer of Harris,
Hall, Hall, Hall,
Hammond, Harrell, Harrell,
Harvey, Harvey, Harvey,
Hill, Hill, Hill,
Hodges, Henderson, Henderson,
Hightower, Hopkins, Hopkins,
Howell, Howel, Howel,
Hodge, Houston, Houston,
Holbrook, Holbrook, Holbrook,

McCurdy, McClure, McClure,
McWhorter, Neely, Neely,
Newton, Owen, Owen,
Parker, Peeples, Peeples,
Pitman, Price, Price,
Pittard, Pool, Pool,
Pope, Polhill, Polhill,
Rawlings, Redding, Redding,
Reagan, Reece, Reece,
Roberts, Rockwell, Rockwell,
Branan, Holland, Salter,
Broyles, Hudson, Sandeford,
Brown of Washington, Humphreys, Shropshire,
Burnett of Quitman, Hutcherson, Screven,
Burch, Hughes, Sell,
Bush, Hurst, Shaw,
Caldwell, Jarrell, Short,
Clement of Milton, Johnson of Hall, Spence,
Collins, Johnson of Taliaferro, Smith of Clinch,
Coleman, Jones of Dougherty, Smith of Hancock,
Collier, Jones of Dodge, Smith of Rockdale,
Cureton, Latham, Stokes,
Davison, Lee, Symons,
Dempsey, Little, Sumner,
Dennard, Longley, Tatum,
Dorough, Lovett, Thompson,
Dodson, Law, Traylor,
Durham, Martin, Walker,
Edenfield, Mallette, Wallace,
Ennis, Marchman, Walden,
Espy, Mansfield, West,
Farmer, Meadow, Wheatley,
Florence, Melton, Wilson,
Fletcher, Mell, Wilkin,
Fouche, Moore of Bulloch, Williams,
Fogarty, Moore of Clayton, Willink,
Ferguson, Moore of Heard, Wilkinson,
Franklin, Montfort, Willingham,
Futrell, Murrah, Worley,
Fullwood, Middlebrooks, Wright,
Fussell, McElmurry, Wren,
Gaines, McDaniel, Wynne,
Giles, McCurry, Vaughn,
Gilreath, McGough, Mr. Speaker.

Those absent were Messrs.—

Blalock of Rabun, Cook of Decatur, Jenkins,
Brown of Pulaski, Fink, McDonald,
Burwell, Hogan, Smith of Telfair.

The Journal of yesterday was then read and confirmed.

The following resolution was offered by Mr. Rockwell of Chatham, which was read and adopted, to wit:
A resolution that the House and Senate convene in joint session at 10 o'clock A. M. this day for the purpose of receiving the Governors of Pennsylvania, Massachusetts, and Rhode Island, and their escorts.

Mr. Fouche, chairman pro tem. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally, and for other purposes.

Also, a bill to be entitled an act to provide compensation to the commissioners of Thomas county, and to authorize the commissioners to fix the salary of the clerk of said commissioners' meetings.

Also, a bill to be entitled an act to amend section 1855 of the Code of 1882, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to be entitled an act to amend the Constitution of 1877 as to verdicts of jurors.

I am also instructed to return the following bill, with the recommendation that the same do pass by substitute, to wit:

A bill to be entitled an act to give to blacksmiths a special and general lien, and for other purposes.
I am also instructed to return the following bill, with the recommendation that the same be referred to the Special Judiciary Committee, to wit:

A bill to be entitled an act to incorporate Mount Mariah Camp Ground, in Jefferson county, and for other purposes.

Respectfully submitted.

R. T. Fouché, Chairman pro tem.

Mr. Gray, of Catoosa, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill, which I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:

A bill for the relief of Mrs. John Clements.

Respectfully submitted.

C. W. Gray, Chairman.

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

Mr. Speaker:

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

A resolution convening the General Assembly in joint session Friday, November 15th, at 10:30 A.M., for the purpose of receiving their Excellencies, the Governors of Pennsylvania and Massachusetts, and their escorts.

Mr. Bush, chairman of the Committee on Temperance, submitted the following report:
Mr. Speaker:

The Committee on Temperance have had under considera­tion House bill No. 577, by Mr. Dodson of Sumter, and recommend that it do pass, with the following amendment: By striking out in the third line of section 1 the word "March," and substituting in place of same the word "April."

I. A. Bush, Chairman.

Mr. McCurry, chairman of the Special Judiciary Com­mittee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee has had under considera­tion the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass:

A bill to authorize the town council of Bowman to issue bonds to the amount of $7,000 for public school purposes.

Also, a bill to incorporate the town of Young Harris, in Towns county.

Also, a bill to authorize the mayor and aldermen of Savannah to condemn property for the purpose of straight­ening streets, and for other purposes.

Also, a bill to amend section 863 of the Code of 1882.

Also, a bill to be entitled an act to repeal an act approved October 15, 1885, relative to the duties of tax-col­lector.

The committee has also had under consideration the fol­lowing House bill, which I am instructed to report back to the House, with the recommendation that the same do pass by substitute:
A bill to be entitled an act to amend an act approved October 17, 1885, prescribing the duties of tax-collectors.

The committee has also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do not pass:

A bill to amend section 1712 of the Code of Georgia by adding permanent insanity as a ground for total divorce.

Also, a bill to require officials, both State and county, whose income is derived from fees in part or entirely, to report gross income by the first of January of each year.

Respectfully submitted.

A. G. McCurry, Chairman.

The joint committee appointed to visit the University of Georgia, during its commencement exercises, submitted the following report which was read, and one hundred copies thereof were ordered to be printed for use of the House, to wit:

Mr. Speaker:

Your committee visited the University during its last commencement; attended daily the public exercises of said institution; were constantly thrown in closest contact with the faculty and students; and investigated, as far as possible, all such matters and things as we deemed of interest to the public touching the University.

The public exercises of this, the State's College, were in every respect highly creditable, both to the faculty and to the students, evidencing the most careful and skillful training; a high standard of scholarship, literary culture, and progress in knowledge.

The moral character, the dignity, and gentlemanly bearing of all the students are deserving of our highest commendation, and as an honor to themselves, and a tribute
to this time-honored institution, are well worthy in this respect of public recognition.

The fund appropriated at the last session of this General Assembly for the repairing and refurnishing of halls of the literary societies has been wisely expended for the purpose intended, and we are gratified to know that new interest has been revived in these useful and important branches of a university education.

From a careful examination made, we are satisfied that there is urgent need for more class and laboratory room; especially is this true in view of the increased and constantly increasing attendance upon the University; and we respectfully invite the attention of the General Assembly to these important facts.

Means should be provided to enlarge and develop the electrical department of the University, a branch of knowledge which is now challenging and absorbing almost universal attention. Many young men, we are informed, are leaving our State for other institutions because of the meager facilities furnished in our own for the study of this most important branch of human knowledge.

In view of its importance to our material development, and of the recent legislation on this subject, we would respectfully suggest the necessity of making provision to fill the chair of geology, now vacant in the University.

Respectfully submitted.

A. G. McCurry,
W S. West,
J. H. Boyd,
J. P. Brown,
D. W Meadow,
J. T. Holbrook,
Hope Polhill,
W P Price.

On part of House.

Walter C. Beeks,
W W Sheppard,
W A. Broughton,

On part of Senate.
Mr. Mell, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts and resolutions, to wit:

An act to change the corporate limits of the city of Rome.

An act to amend the charter of the city of Rome, so as to enable said city to issue and exchange, or to issue and sell, bonds to retire its bonded debt which matures in the year 1896.

An act to amend the charter of Rome, so as to repeal section 46 of the act of the General Assembly approved September 25, 1883, then known as the charter of Rome; and so as to repeal an act to authorize and empower the mayor and council of Rome to adjust and settle the present bonded debt of the city, and provide for the payment of the same, passed on the 28th day of February, 1876, so far as any further issue of bonds or debts are concerned, etc.

An act to authorize the board of commissioners of roads and revenues of the county of Glynn to issue coupon bonds of said county, in a sum not exceeding sixty-nine thousand dollars, etc.

An act to amend the charter of the city of Dalton so as to authorize the mayor and council of said city to elect a mayor pro tem., etc.

An act to amend the charter of the city of Rome, so as to create a water commission for said city, etc.
A resolution appointing a committee of three from the Senate and five from the House to arrange a program for "Georgia Day" at the Cotton States and International Exposition.

Respectfully submitted.  

T. S. MELL, Chairman.

Mr. Middlebrooks, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following House bills, which I am instructed to report back, with the recommendation that the same do pass:

A bill, by Mr. Middlebrooks of Newton, to establish a new charter for the city of Covington, in the county of Newton.

A bill, by Mr. Reese of Floyd, to repeal the charter of the town of Haynie, in the county of Floyd.

Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman.

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

Mr. Speaker:

The Senate has passed the following House bill, to wit:

A bill to be entitled an act to amend the charter of the city of Dalton, so as to make it the duty of the clerk of the council to collect all property taxes and license fees due the said city, and for other purposes.

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 to compel insurance companies to pay the full amount of loss sustained upon property covered by policies of insurance up to the amount expressed in the policies, notwithstanding any stipulations in such policies to the contrary.

The Senate has also passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to be entitled an act to define the rights and privileges of foreign trustees and guardians in this State, and for other purposes.

Also, a bill to be entitled an act to amend an act entitled an act to amend section 4625(c) of the Code of 1882, and for other purposes.

The Senate has concurred in the resolution of the House instructing the Joint Committee appointed to arrange for the reception to the Governor of Pennsylvania and his escort, to include in said reception the Governors of Massachusetts and New Jersey, with their escorts.

The Senate has adopted the following joint resolution, in which it asks the concurrence of the House of Representatives, to wit:

A resolution appointing two from the Senate and three from the House to investigate the convicts of this State.

The Committee on the part of the Senate: Senators Whitley and Bush.

The following bills were read the third time and put upon their passage, to wit:

A bill to create a system of public schools in the city of Cartersville, in Bartow county, and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize and provide for the payment of the insolvent criminal costs of the clerk of the superior court of Macon county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the building of courthouses in the several militia districts of this State, and for other purposes.

Upon motion, this bill was laid upon the table.

Also, a bill for the relief of Mrs. Jane Clements.

The adverse report of the committee was agreed to, and the bill lost.

Also, a bill to authorize the mayor and aldermen of Savannah to condemn property for the purpose of widening streets, etc.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Cohutta, in the county of Whitfield, and for other purposes.
The report of the committee was agreed.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The hour of 10:30 o'clock having arrived the Senate appeared upon the floor, and the joint session was called to order by the President of the Senate.

The Governors of Pennsylvania and Rhode Island, and their escorts, were received by the General Assembly.

After which the joint session was dissolved; the Senate retiring, the House was called to order by the Speaker.

The following Senate bill was recommitted to the Committee on Banks, to wit:

A bill to amend an act approved December 20, 1892, and for other purposes.

The following bill was, upon motion, tabled, to wit:

A bill to create the office of game and fish warden, and for other purposes.

The following bill was, upon motion, made special order for Friday, November 22, 1895, immediately after the reading of the Journal, to wit:

A bill to amend the Constitution of 1877, as to verdicts of jurors, and for other purposes.

The following bill was, by unanimous consent, read the second time, to wit:

A bill to change the county site of Fannin county, in the State of Georgia, from Morganton to Blue Ridge, and for other purposes.
The following Senate bills were read the first time and appropriately referred, to wit:

A bill to repeal an act to create a county court in each county of the State of Georgia, so far as the same applies to the county of Gwinnett.

Referred to the Special Judiciary Committee.

Also, a bill to establish the city court of Gwinnett county, and for other purposes.

Referred to the Special Judiciary Committee.

Also, a bill to amend an act approved December 6, 1880, making it the duty of the clerk of the county court, where there is one, to select a judge, and for other purposes.

Referred to the General Judiciary Committee.

Also, a resolution requiring the Comptroller-General to reopen the assessment of the Postal Telegraph and Cable Company.

Referred to the Finance Committee.

Also, a resolution providing for a joint committee of the House and Senate to investigate the convicts of the State.

Referred to the Committee on Penitentiary

The following House bill was taken up, and the Senate amendment agreed to, to wit:

A bill to compel insurance companies to pay the full amount of loss, and for other purposes.

The following bill was made the special order for Tuesday, November 19, 1895, immediately after the special orders already placed, to wit:
A bill to repeal an act entitled an act to declare all obligations to pay attorneys' fees in addition to interest, etc., to be void, and for other purposes.

By unanimous consent, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Rockwell of Chatham—

A bill to amend an act entitled an act to incorporate the Savannah Bank and Trust Company of Savannah.

Referred to the Committee on Banks.

By Mr. Clement of Milton—

A bill to amend an act entitled an act to prevent the sale of liquor at Trion factory, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Clement of Milton—

A bill to amend an act entitled an act to prohibit the sale of intoxicating liquors within certain limits of the depot on the Atlanta and Richmond Air-Line at Duluth, in Gwinnett county

Referred to the Special Judiciary Committee.

The following Senate bill was taken up, and the Senate amendment concurred in, to wit:

A bill to amend the charter of the city of Dalton, and for other purposes.

The following joint resolution was offered by Mr. Fleming of Richmond, which was read and adopted, to wit:

A resolution tendering the assurance of the General Assembly of Georgia of a deep appreciation of the brotherly
and non-sectional feeling of which they spokethis morning to Governors Hastings of Pennsylvania and Lippett of Rhode Island.

Leave of absence was granted Messrs. Houston, Hopkins, Martin, Ferguson, Gray of Paulding, Fullwood, Gray of Harris, Murrah, Spence, Boyett, Florence, Clement of Milton, Branch, Holbrook, Durham, Bennett of Jackson, Middlebrooks, Bush, Symons, Bagget, Allen, Blair, Johnson of Taliaferro, Smith of Hancock, Smith of Rockdale, Giles, and West.

Upon motion, the House adjourned until 10 o’clock tomorrow morning.

ATLANTA, GEORGIA.
Saturday, November 16, 1895.

The House met at 10 o’clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

Upon motion, the roll-call was dispensed with.

The Journal of yesterday was then read and confirmed.

By unanimous consent, the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Polhill of Bibb—

A bill to amend section 4696 of the Code, and for other purposes.

Referred to the Committee on General Judiciary

By Mr. Wynne of Wilkes—

A bill to amend an act approved December 4, 1893,
which authorizes the board of commissioners of the town of Washington to issue bonds.

Referred to the Special Judiciary Committee.

By Mr. Brown of Pulaski—

A bill to change the time of holding the superior court of Pulaski county.

Referred to the Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to amend the charter of the Vigilant Live-Stock Mutual Insurance Company.

Referred to the Special Judiciary Committee.

By Mr. Walker of Pierce—

A bill to fix compensation to be paid persons employed as clerks in holding general elections in Pierce county.

Referred to the Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to authorize, in counties of 60,000, the payment by the county for dockets of the justices of the peace.

Referred to the Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to fix the compensation for the two bailiffs of the second division city court of Atlanta.

Referred to the Committee on Special Judiciary.

By Mr. Sell of Jackson—

A bill to amend section 3694 and section 2041 of the Code of 1882.

Referred to the Committee on Counties and County Matters.
By Mr. Sell of Jackson—

A bill to amend section 3695 of the Code, and for other purposes.

Referred to the Committee on Counties and County Matters.

By Mr. Hall of Coweta—

A bill to prevent the sacrifice of real property, sold at legal sales, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Law of Liberty—

A bill to compel all persons who sell or offer to sell in the county of Liberty any beef, pork, or mutton, to exhibit the ears of the animal killed, and for other purposes.

Referred to the Special Judiciary Committee.

The following resolution, by Mr. Tatum of Troup, was read and adopted, to wit:

A resolution changing the time for the address of the Hon. Hoke Smith to the first Tuesday in December, 1895.

The following bills were read the second time, to wit:

A bill to establish a system of public schools for the town of Guyton.

Also, a bill to authorize the State Treasurer to pay John Faver for services.

Also, a bill to incorporate the town of Douglas.

Also, a bill to amend section 943(a) of the Code of Georgia of 1882.

Also, a bill to provide who may redeem real estate sold at tax sale.
Also, a bill to amend an act approved October 17, 1885, prescribing the duties of tax-collectors.

Also, a bill to amend section 863 of the Code.

Also, a bill to amend the charter of the town of Boston.

Also, a bill to repeal an act approved October 15, 1885, relative to the duties of tax-collectors.

Also, a bill to regulate practice in the courts of this State.

Also, a bill to amend an act to declare councilmen and aldermen of towns and cities during their term of office ineligible to any other municipal office.

Also, a bill to abolish appeals from the police court of Savannah.

Also, a bill to repeal an act approved November 25, 1893, incorporating the village of Haynie, in Floyd county.

Also, a bill to authorize the proper county authorities of the border counties of this State to co-operate with authorities of the adjacent States in building and keeping bridges, etc.

Also, a bill to authorize guaranty and security companies to become surety upon the bond or bonds of guardians, etc.

Also, a bill to give blacksmiths a special and general lien, and for other purposes.

Also, a resolution requesting the Governor to pay certain coupons of the Northeastern Railroad.

Also, a bill to authorize the town council of Bowman to issue bonds, and for other purposes.

Also, a bill to fix and define the fees of solicitors-general and the solicitors of county and city courts of this State.

Also, a bill to amend section 1855 of the Code of 1882.
Also, a bill to amend the act known as the General Pension Act of 1894.

Also, a bill to prohibit the sale of spirituous liquors in the town of DeSoto, in Sumter county.

Also, a bill to require tax-collectors to keep their offices at the county sites and to remain at the same for the purpose of collecting taxes.

Also, a bill to provide compensation to the commissioners of Thomas county.

Also, a bill to establish a new charter for the city of Covington, and for other purposes.

Also, a bill to amend an act entitled an act to regulate the sale of spirituous liquors in this State.

Also, a bill to incorporate the town of Young Harris in Towns county, Georgia.

Also, a bill to incorporate the town of Braswell in the county of Paulding.

Also, a bill to alter and amend section 605 of the Code of Georgia.

Also, a bill to prevent the excavation of paved roads.

Also, a bill to appropriate money for the building of class-rooms and gymnasium of the University of Georgia.

Also, a bill to pay Mrs. Arthenia A. Sailors fifty dollars, one year's pension.

Also, a bill to amend an act incorporating the Monroe Banking, Loan and Guarantee Company.

Also, a bill to create the office of commissioner of public works for the city of Savannah.

Also, a bill to amend section 3740 of the Code of 1882.

Also, a bill to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth.
Also, a bill to amend the charter of Roberta, and for other purposes.

Also, a bill to amend section 4582 of the Code of 1882.

Also, a bill to amend an act approved October 20, 1889, incorporating the town of Meigs, in Thomas county.

Also, a bill to amend an act approved December 18, 1893, entitled an act to prohibit the sale, or soliciting the sale, of intoxicating liquors in counties where such sale is prohibited.

Also, a bill to create a board of fire commissioners for the city of Savannah.

Also, a bill to repeal an act for the protection of fish in the waters of Berrien county.

Also, a bill to provide for the election of the county commissioners for the county of Berrien.

Also, a bill to create a board of commissioners of water for the city of Savannah.

Also, a bill to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally, and for other purposes.

Also, a bill to prohibit hunting with dogs and guns and fishing on the lands of others in the county of Appling.

Also, a bill to prohibit the purchase, sale, exchange, or delivery of cotton seed in the county of Dougherty between sunset and sunrise.

Recommitted to the Committee on Special Judiciary.

Also, a bill to extend the corporate limits of Albany, and for other purposes.

Recommitted to the Special Judiciary Committee.

The following bills were recommitted, to wit:

House bill No. 549 to the Finance Committee.

House bill No. 550 to the Special Judiciary Committee.
Mr. Jones, of Dougherty, 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 House bills, which they instruct me to report back to the House, with the recommendation that they do pass, to wit:

A bill to be entitled an act to alter and amend section 605 of the Code of Georgia, which provides for giving notice of the application for laying out or altering roads.

Also, a bill to be entitled an act to prevent the excavation of paved roads.

E. R. Jones, Chairman.

Mr. Boynton, chairman of the Finance Committee, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to appropriate money for the building of additional class-rooms and a gymnasium at the University of Georgia.

Also, the following bill, which they recommend be recommitted to the Pensions Committee:

A bill to authorize the payment of pensions to certain widows of Confederate soldiers who are on the invalid pension roll.

Also, the following resolution of the House, which they report back to the House, with the recommendation that it do pass, to wit:
A resolution to pay Mrs. Arthenia A. Sailors, widow of John B. Sailors, $50.00, one year's pension, due John B. Sailors at the time of his death.

Also, the following Senate resolution, which they report back, with the recommendation that the same do pass, to wit:

A resolution authorizing and directing the Comptroller-General to reopen the matter of assessments of the Postal Telegraph and Cable Company.

Also, the following Senate resolution, which they recommend do pass:

To reopen assessment of the Savannah Street Railroad.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following Senate bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend an act incorporating the town of Cartersville, Bartow county, Georgia.

Also, a bill to abolish the county court of Gwinnett county.

Also, a bill to establish a city court for Gwinnett, in and for the county of Gwinnett, in the State of Georgia.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:
A bill to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in Monroe county.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Fouche, chairman pro tem. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bill, which I am instructed to return, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to amend an act of the General Assembly of Georgia, approved December 6, 1880, making it the duty of the clerk of the county court, where there is one, to select a judge, and for other purposes.

I am also instructed to return the following House bills, with the recommendation that the same do pass as amended, to wit:

A bill to fix and define the fees of solicitors-general and solicitors of county and city courts of this State, and for other purposes.

Also, a bill to amend the charter of the city of Atlanta.

Respectfully submitted.

R. T. Fouche, Chairman pro tem.

The minority of the General Judiciary Committee submitted the following report:

Mr. Speaker:

The undersigned, a minority of the General Judiciary Committee, dissent from the report of the majority on a
bill to fix and define the fees of solicitors-general, and solicitors of county and city courts of this State, and for other purposes, and recommend that the same do not pass.

L. M. Farmer,
W. A. Dodson,
Moses Wright,
Robert Hodges,
Fletcher M. Johnson,
Henry C. Hammond,
John D. Little.

The following Senate bills were read the first time and appropriately referred, to wit:

A bill to define the rights and privileges of foreign trustees, and for other purposes.

Referred to the General Judiciary Committee.

Also, a bill to amend an act entitled an act to amend section 4625(c) of the Code of 1882.

Referred to the Committee on Counties and County Matters.

Also, a bill to amend section 2005 of the Code of 1882.

Referred to the General Judiciary Committee.

Also, a bill to repeal an act to amend section 3910(b) of the Code.

Referred to the General Judiciary Committee.

The following Senate bills were read the second time, to wit:

A bill to establish the city court of Gwinnett county

Also, a bill to repeal an act entitled an act to create a county court in each county of the State of Georgia, and for other purposes.
Also, a bill to amend an act incorporating the city of Cartersville, in Bartow county.

Also, a bill to amend an act establishing a new charter for the city of Madison.

Also, a bill to amend an act approved December 6, 1880, making it the duty of the clerk of the county court, where there is one, and the duty of the clerk of the superior court to select judge, and for other purposes.

Also, a bill to amend section 21 of an act approved December 18, 1893, which relates to the issuing and granting corporate powers to insurance companies, and for other purposes.

Leave of absence was granted Messrs. Armstrong, Screven, Vaughn, Williams, Hodge, Brown of Pulaski, Sumter, Johnson of Hall.

Upon motion, the House adjourned until 10 o’clock Monday morning.

ATLANTA, GEORGIA.
Monday, November 18, 1895.

The House met at 10 o’clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members responded to the call of their names:

Allen,                  Gilreath,                McGough,
Anderson,              Gibson,                  McCurdy,
Atkinson,              Gray of Houston,         McClure,
Arnold,                Gray of Catoosa,         McWhorter,
Armstrong,             Gray of Paulding,        Neely,
Awtrey,                Gregory,                 Newton,
Bailey,                Griffin,                 Owen,
Battle,
Bagget,
Bennett of Wayne,
Bennett of Jackson,
Bell,
Bird,
Blair,
Blalock of Fayette,
Blalock of Rabun,
Bloodworth,
Boiseuillet,
Boynton,
Boyd,
Boyett,
Branch,
Branan,
Broyles,
Brown of Washington
Burwell,
Burnett of Quitman,
Burch,
Caldwell,
Clement of Milton,
Collins,
Coleman,
Collier,
Cook of Decatur,
Cureton,
Davison,
Dempsey,
Dennard,
Dorough,
Dodson,
Durham,
Edenfield
Ennis,
Espy,
Farmer,
Florence,
Fletcher,
Fouché,
Fogarty,
Franklin,
Futrell,
Fullwood,
Greer of Macon,
Greer of Harris,
Hall,
Hammond,
Harrell,
Harvey,
Hill,
Hodges,
Henderson,
Hightower,
Howell,
Houston,
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Holland,
Hudson,
Humphreys,
Hutcherson,
Hughes,
Hurst,
Jarrell,
Jenkins,
Johnson of Hall,
Johnson of Taliaferro,
Jones of Dougherty,
Jones of Dodge,
Latham,
Lee,
Little,
Longley,
Lovett,
Law,
Martin,
Mallette,
Marchman,
Mansfield,
Meadow,
Mell,
Moore of Bulloch,
Moore of Clayton,
Moore of Heard,
Montfort,
Murrah,
Middlebrooks,
McDonald,
McElmurry,
Parker,
Peeples,
Perkins,
Pitman,
Pittard,
Pope,
Price,
Pool,
Polhill,
Rawlings,
Redding,
Reagan,
Reece,
Roberts,
Rockwell,
Salter,
Sandeford,
Shropshire,
Sell,
Shaw,
Spence,
Smith of Clinch,
Smith of Hancock,
Smith of Rockdale,
Smith of Telfair,
Stokes,
Symons,
Sumner,
Tatum,
Thompson,
Traylor,
Walker,
Wallace,
Walden,
West,
Wheatley,
Wilson,
Wilkin,
Willink,
Wilkinson,
Willingham,
Worley,
Wright,
Wren,
Wynne,
MONDAY, NOVEMBER 18, 1895.

Fussell, McDaniel, Vaughn,
Gaines, McCurry, 'Mr. Speaker.
Giles,

Those absent were Messrs.—
Brown of Pulaski, Ferguson, Melton,
Bush, Hopkins, Screven,
Clements of Montgm' y Hogan, Short,
Fink, Hodge, Williams.

The Journal of yesterday was then read and confirmed.

By unanimous consent, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Price of Lumpkin—
A bill to prohibit the sale of patent medicine in this State, and for other purposes.
Referred to the Committee on Temperance.

By Mr. Wynne of Wilkes—
A resolution to appropriate money to purchase portrait of Hon. Robert Toombs.
Referred to the Committee on Finance.

By Mr. Blalock of Rabun—
A bill to prevent the taking of fish with seine in the waters of the Tallulah river.
Referred to the Committee on Special Judiciary.

By Mr. Hill of Terrell—
A bill to amend the charter of the city of Dawson.
Referred to the Committee on Special Judiciary.

By Mr. Hodges of Bibb—
A bill to define the powers of the Supreme Court in certain cases.
Referred to the General Judiciary Committee.
By Mr. Humphreys of Brooks—
A bill to establish a system of public schools in the town of Quitman, and for other purposes.
Referred to the Committee on Education.

By Mr. Perkins of Habersham—
A bill to prohibit the sale of intoxicating liquors within the county of Habersham.
Referred to the Special Judiciary Committee.

By Mr. Broyles of Fulton—
A resolution for the relief of the Union Casualty Company from penalty for failure to return taxes at proper time.
Referred to the Committee on Finance.

By Mr. Broyles of Fulton—
A bill to amend article 2, section 1, paragraph 2 of the Constitution, so as to extend the provisions of said article, section, and paragraph to females.
Referred to the General Judiciary Committee.

By Mr. Broyles of Fulton—
A bill to provide for the registration of trade-marks, brands, etc.
Referred to the General Judiciary Committee.

By Mr. Coleman of Emanuel—
A bill to appropriate $150.00 to Mrs. Mary A. Lane.
Referred to the Committee on Special Judiciary.

By Mr. Boifeuillette of Bibb—
A bill to amend section 2 of article 7 of the Constitution of this State.
Referred to the Committee on General Judiciary.
By Mr. Polhill of Bibb—
A bill for the relief of A. J. Davis, and for other purposes.
Referred to the Special Judiciary Committee.

By Mr. West of Lowndes—
A bill to amend section 4559 of the Code, and for other purposes.
Referred to the Committee on General Judiciary.

By Mr. Willink of Chatham—
A bill to organize and create a board of tax-assessors and receivers for the city of Savannah.
Referred to the Committee on Special Judiciary.

By Mr. Bagget of Laurens—
A bill to abolish the city court of Laurens county.
Referred to the General Judiciary Committee.

By Mr. McCurdy of DeKalb—
A bill to amend section 450 of the Code of 1882.
Referred to the General Judiciary Committee.

By Mr. Dempsy of Butts—
A bill to protect levying officers in this State, and for other purposes.
Referred to the General Judiciary Committee.

By Mr. Gray of Catoosa—
A bill to require the infantry and cavalry companies of the Georgia Volunteers, colored, in this State, to be attached to one of the present existing regiments or battalions of the State.
Referred to the Committee on Military Affairs.
By Mr. Gray of Catoosa—

A bill to create a board of military laws of this State, to recommend fully such alterations and additions as may be deemed desirable, and for other purposes.

Referred to the Committee on Military Affairs.

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

Mr. Speaker:

The Senate has passed the following House bill, to wit:

A bill to repeal an act approved August 22, 1883, incorporating the town of Morganton, in the county of Fannin, and all amendments thereto.

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

A resolution inviting the Hon. Hoke Smith to address the General Assembly on the issues of the day.

Also, a resolution tendering to Governors Hastings of Pennsylvania and Lippett of Rhode Island assurance of appreciation for their patriotic addresses before the General Assembly.

By order of the Senate I herewith return for correction House bill No. 400, by Mr. Broyles of Fulton, being a bill to make the owners of dead animals bury the same.

Mr. Mell, 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 and President of the Senate the following acts, to wit:
An act to compel insurance companies to pay the full amount of loss sustained upon property covered by policies of insurance up to the amount expressed in the policies, notwithstanding any stipulations in such policies to the contrary.

An act to amend the charter of the city of Albany and the several acts amendatory thereof.

An act to amend the charter of the city of Dalton, so as to make it the duty of the clerk of the council to collect all property taxes, etc.

Respectfully submitted.

T. S. Mell, Chairman.

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

Mr. Speaker:

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

A resolution to invite Hon. Hoke Smith to address the General Assembly in joint session on the first Tuesday in December, 1895, at 8 o’clock p. m.

The following communication was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary:

Mr. Speaker:

The Governor has approved the following acts of the General Assembly, to wit:

An act to authorize the board of commissioners of roads and revenues of the county of Glynn to issue coupon bonds of said county, etc.
An act to authorize the city of Thomasville to issue bonds to the extent of $35,000, to pay for improvements, etc.

An act to amend an act approved November 29, 1890, entitled an act to create a new charter for the city of Columbus, etc.

Mr. Gray, of Catoosa, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following resolutions, which they instruct me to report back to the House, with the recommendation that the same be recommitted to the Finance Committee, to wit:

A resolution for the relief of the heirs of James P Quigley.

Also, a resolution for the relief of Julia A. Knight, widow, and Mrs. Susan E. Massey, widow, both of Gwinnett county.

Also, a resolution for the relief of Jane Sanders.

Respectfully submitted.

C. W. Gray, Chairman.

Mr. Perkins, chairman of Committee on Mines and Mining, submitted the following report:

Mr. Speaker:

The Committee on Mines and Mining have had under consideration the following bills of the Senate, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to amend section 752 of the
Code of 1882, so as to provide additional privileges to miners for carrying off crude ores, and for other purposes.

The following communication was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary.

Mr. Speaker:

The Governor has approved the following acts of the General Assembly, to wit:

An act to require the road commissioners of Bibb county to work the convict force at such times and places, and in such manner, as they may be directed by the county board of commissioners of Bibb county, etc.

Also, an act to change the corporate limits of the city of Rome, etc.

Also, an act to amend the charter of the city of Dalton.

Also, an act to amend the charter of Rome, so as to enable said city to issue and exchange, to issue and sell bonds to retire its bonded debt, which matures in the year 1896.

Also, an act to provide for the removal of obstructions from the rivers and creeks of Hart county.

Also, an act to amend the charter of the city of Rome, so as to create a water commission.

A resolution appointing a committee of three from the Senate and five from the House to arrange a program for Georgia day at the Cotton States and International Exposition.

Mr. Mell, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts, to wit:

An act to compel insurance companies to pay the full amount of loss sustained upon property covered by policies of insurance up to the amount expressed in the policies, notwithstanding any stipulations in such policies to the contrary.

Also, an act to amend the charter of the city of Dalton, so as to make it the duty of the clerk of the council to collect all property taxes, etc.

Also, an act to amend the charter of the city of Albany and the various acts amendatory thereof.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Hall, chairman of the committee upon the part of the House to receive the portrait of the Hon. N. J. Hammond, begs to submit the following report:

Mr. Speaker:

The committee upon the part of the House appointed to receive the portrait of the Hon. N. J. Hammond beg to report that the same has been received, and the thanks of the General Assembly have been tendered the members of the Atlanta bar.

Respectfully submitted.

H. A. HALL, Chairman.

The following Senate resolution was read the second time, to wit:

A resolution to reopen the assessment of the Savannah street railroad.
The following resolution was read and adopted, to wit:

A resolution that the Hon. Fleming duBignon be invited to address the General Assembly in joint session, at such time and place as will best suit his convenience.

The following House resolution was read the second time, to wit:

A resolution providing that the Comptroller-General shall change the assessment of the North Highland Railroad Company.

The following bill, by Mr. Little of Muscogee, was, by unanimous consent, withdrawn, to wit:

House bill No. 412.

The following bills were, upon motion, recommitted to the Finance Committee, to wit:

House bills Nos. 87, 88, and 101.

The following bills were read the third time, and put upon their passage, to wit:

A bill to authorize the payment of John Faver for services.

This bill involving an appropriation, the House went into the committee of the whole, and Mr. Middlebrooks, of Newton, was called to the chair.

After deliberation, the committee arose, and the chairman thereof reported the bill back to the House, with recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this resolution the yeas and nays were taken.
Journal of the House.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,               Gray of Houston,            McDaniel,
Anderson,            Gray of Catoosa,            McCurry,
Arnold,              Griffin,                 McGough,
Awtrey,              Harvey,                  McCurdy,
Bailey,              Hill,                    McClure,
Battle,              Hodges,                  McWhorter,
Bagget,              Henderson,               Neely,
Bell,                Howell,                  Newton,
Blair,               Humphreys,               Peeples,
Blalock of Fayette,  Hutcherson,             Pittard,
Blalock of Rabun,    Hughes,                  Pope,
Boiséuillet,         Jenkins,                 Polhill,
Boynton,             Johnson of Taliaferro,    Redding,
Broyles,             Jones of Dougherty,       Reagan,
Brown of Washington  Jones of Dodge,          Reece,
Burch,               Latham,                  Roberts,
Caldwell,            Lee,                     Shropshire,
Collins,             Little,                  Shaw,
Collier,             Lovett,                  Short,
Dempsey,             Law,                     Spence,
Dennard,             Mallette,                Smith of Clinch,
Dodson,              Marchman,                Smith of Hancock,
Edenfield,           Mansfield,               Symons,
Fouche',             Meadow,                  Thompson,
Fogarty,             Mell,                    Wallace,
Franklin,            Moore of Bulloch,        Walden,
Futrell,             Moore of Clayton,        West,
Gaines,              Moore of Heard,          Wilson,
Gilbreath,           Middlebrooks,           Wynne,
Gibson,              McElmurry,               

Those not voting were Messrs.—

Atkinson,            Fullwood,                Perkins,
Armstrong,           Fussell,                 Pitman,
Bennett of Wayne,    Giles,                   Price,
Bennett of Jackson,  Gray of Paulding,        Pool,
Bird,                Gregory,                 Rawlings,
Bloodworth,          Greer of Macon,          Rockwell,
Boyd,                Greer of Harris,         Salter,
Boyett,              Hall,                    Sandeford,
Branch,              Hammond,                 Screven,
Yeas 89. Not voting 86.

So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill the ayes were 91, nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to repeal an act approved November 25, 1893, incorporating the town of Haynie.

Upon motion, the bill was tabled.

Also, a bill to establish a system of public schools for the town of Guyton.
The report of the committee was agreed to, with amendment submitted.

Upon the passage of this bill the ayes were 94 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to amend the charter of the city of Atlanta, approved February 28, 1874.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to establish a new charter for the city of Covington, in Newton county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create a board of commissioners of roads and revenues for the county of Webster.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 94 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to abolish appeals from the police court to the mayor and council of Savannah.

The report of the committee was agreed to.
Upon the passage of this bill the yeas were 90 and the nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the charter of the town of Boston, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill the yeas were 90 and the nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to change the county site of Fannin county from Morganton to Blue Ridge, in said county.
Mr. Giles, of Houston, moved to recommit this bill to the General Judiciary Committee, with instructions that said committee report the same back to the House by Wednesday.
Mr. McDaniel, of Fannin, offered as a substitute that this bill be made the special order for Wednesday, November 20, 1895.
The substitute prevailed.

The following Senate bill was read the third time and put upon its passage, to wit:
A bill to authorize the city council of Augusta to increase its water supply by establishing water-works, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill the yeas were 97 and the nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Leave of absence was granted to Messrs. Parker, Farmer, Ennis, Walker, Holland.

Upon motion, the House adjourned until 10 o'clock Wednesday morning.
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<td>Mr. Speaker.</td>
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Those absent were Messrs.—

Walker.

The Journal of yesterday was then read and confirmed.
Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which I am instructed to report back, with the recommendation that the same do pass, to wit:

A bill to amend an act approved October 19, 1891, entitled an act to establish city courts in counties having a population of fifteen thousand or more, where the same do not now exist, upon the recommendation of the grand juries of said counties, and for other purposes.

Also, a bill to be entitled an act to approve, adopt, and make of force the code of laws prepared under the direction and by authority of the General Assembly, to provide for the printing and publication of the same, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the same do not pass, to wit:

A bill to amend section 3554 of the Code of Georgia.

Also, a bill to be entitled an act to raise the jurisdiction of justices of the peace in civil cases, and for other purposes.

I am also instructed to return the following resolution, with the recommendation that the same do not pass, to wit:

A resolution to authorize the purchase of a number of copies of Stern's U. S. Calender.

I am also instructed to return the following Senate bill, with the recommendation that the same do not pass, to wit:
A bill to amend section 4652 of the Code, to further the proficiency of grand juries, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, to wit:

House bill No. 585, to provide a system of public schools for the town of Oxford, to provide for the maintenance and support of the same, and to create a board of school commissioners, which they instruct me to report back to the House, with the recommendation that the same do pass as amended.

Respectfully submitted.

W. S. West, Chairman.

Mr. Gray, chairman on the part of the House of the Special Joint Committee appointed under the resolution to ascertain what company or companies of penitentiary lessees are in arrears for the hire of State convicts, submitted the following report:

Mr. Speaker:

The Joint Committee appointed to ascertain and report what company or companies of lessees of State convicts are in arrears for the hire of said convicts, beg leave respectfully to submit the following:

During the past year the Attorney-General has collected on ft. fas. issued by the Comptroller-General against the penitentiary companies the following amounts, to wit:
From Penitentiary Company No. 2  .  .  .  $ 9,515 86
From Penitentiary Company No. 3  .  .  .  3,563 83

The following sums are due for convict hire for the year ending March 31, 1894:
Balance due on fi. fa. against Penitentiary Company No. 1  .  .  .  2,317 43
Balance due on fi. fa. against Penitentiary Company No. 3  .  .  .  3,250 66

The following sums are due for convict hire for the year ending March 31, 1895:
Balance due on fi. fa. against Penitentiary Company No. 1  .  .  .  3,172 79
Balance due on fi. fa. against Penitentiary Company No. 2  .  .  .  1,531 15
Balance due on fi. fa. against Penitentiary Company No. 3  .  .  .  7,216 37

Total balance for both years  .  .  .  $17,488 40

The above named fi. fas. were issued by the Comptroller-General as follows:

Against Penitentiary Company No. 1 and the sureties upon its bond, to wit: Joseph E. Brown, John T. Grant, W C. Morrill, and Jacob W Seaver.


The above stated fi. fas. were levied on the 18th day of October, 1895, as follows:
The fi. fa. against Penitentiary Company No. 1 and sureties, upon certain property located in the city of Atlanta belonging to the estate of Joseph E. Brown, deceased.

The fi. fa. against Penitentiary Company No. 2 upon certain property located in the city of Atlanta belonging to W B. Lowe.

The fi. fa. against Penitentiary Company No. 3 upon certain property in Atlanta belonging to W D. Grant.

All the property levied on being advertised for sale by the sheriff of Fulton county for the first Tuesday in December next.

Respectfully submitted.

C. G. Gray,
Chairman House Committee.

By unanimous consent, the following bill was taken up, read the third time, and put upon its passage, to wit:

A bill to prohibit drunkenness in public places, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 74 and nays 20.

So the bill, not having received the requisite constitutional majority, was lost.

Mr. Moore, of Heard, gave notice that he would move a reconsideration of the action of the House on the above bill on to-morrow morning.

The following bill, which was made the special order for to-day, was then taken up and read, to wit:

A bill to abolish bar-rooms, to prohibit the sale and manufacture, and keeping for sale intoxicating liquors, and for other purposes.
Mr. Bush, of Mitchell, moved to displace this bill as the special order for to-day, and to make it the special of Wednesday next, November 27, 1895.

The motion prevailed, and this bill was made the special order for Wednesday next.

Upon motion of Mr. Willingham of Monroe, 250 copies of the evidence submitted by the committee appointed to investigate the charges in connection with the anti-bar-room bill were ordered to be printed for the use of the members of the House.

The following bill, which was also made the special order for to-day, was taken up, read the third time, and put upon its passage, to wit:

A bill to establish a reformatory home for juvenile offenders in the State of Georgia, and for other purposes.

The committee reported the bill back to the House, with substitute.

This bill involving an appropriation, the House went into the committee of the whole, and Mr. Jenkins, of Putnam, was called to the chair.

After deliberation the committee arose, and the chairman thereof reported the bill back, with the recommendation that the same do pass by substitute.

Upon motion of Mr. Jenkins of Putnam, this bill was recommitted to the Committee on Penitentiary.

Leave of absence was granted Messrs. Middlebrooks, Smith of Rockdale, Willingham, Dempsey, Smith of Hancock, Marchman, Parker, Futrell, Jones of Dodge, Moore of Bulloch, Worley of Elbert, Coleman.

Upon motion, the House adjourned until 10 o'clock A. M. to-morrow.
Thursday, November 21, 1895.

Atlanta, Georgia.
Thursday, November 21, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

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Those absent were Messrs.—


The Journal of yesterday was then read and confirmed.

Mr. Moore, of Heard, moved a reconsideration of the action of the House on yesterday upon House bill No. 168, the same being a bill to prohibit drunkenness in public places, and for other purposes.

This motion prevailed, and the bill was placed upon the calendar in its order.

By unanimous consent, the following bill was taken up, read the third time, and put upon its passage, to wit:

A bill to change the county site of Fannin county from Morganton to Blue Ridge, and for other purposes.
Mr. Jones, of Dougherty, called the previous question, which call was sustained.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,           Franklin,           Moore of Heard,
Anderson,        Fussell,            Montfort,
Atkinson,        Gaines,             Murrah,
Arnold,          Gilreath,           McElmurry,
Armstrong,       Gibson,              McDaniel,
Awtrey,          Gray of Houston,     McCurry,
Bailey,          Gray of Catoosa,     McGough,
Battle,          Gregory,             McCurdy,
Bennett of Wayne, Griffin,            McClure,
Bennett of Jackson, Greer of Macon,   McWhorter,
Bell,            Greer of Harris,     Neely,
Bird,            Hall,                Newton,
Blair,           Hammond,            Owen,
Blalock of Rabun, Harrell,             Pitman,
Bloodworth,      Harvey,              Pittard,
Boifeuillet,     Hill,                Polhill,
Boynton,         Hodges,              Redding,
Boyett,          Henderson,           Reece,
Branan,          Hightower,           Rockwell,
Broyles,         Hopkins,             Sandeford,
Brown of Washington, Houston,         Shropshire,
Brown of Pulaski, Holland,             Screven,
Burnett of Quitman, Humphreys,         Sell,
Pugh,            Hutcherson,          Shaw,
Caldwell,        Jarrell,             Short,
Clements of Montgomery, Jenkins,      Smith of Clinch,
Clement of Milton, Johnson of Hall,    Smith of Telfair,
Collins,         Jones of Dougherty,   Stokes,
Collier,         Latham,              Symons,
Cook of Decatur,  Lee,                Sumner,
Davison,         Little,              Taylor,
Dorough,         Lovett,              Vaughn,
Dodson,          Law,                 Wallace,
Durham,          Martin,              West,
Edenfield,  Mallette,  Wilson,
Fletcher,   Mansfield,   Williams,
Fouche',   Meadow,   Willink,
Fogarty,   Melton,   Wilkinson,
Ferguson,   Mell,   Wynne.

Those voting in the negative were Messrs.—

Bagget,   Gray of Paulding,   Price,
Branch,   Hughes,   Pool,
Dennard,   McDonald,   Reagan,
Fullwood,   Pope,   Salter.

Those not voting were Messrs.—

Blaolck of Fayette,   Hodge,   Roberts,
Boyd,   Holbrook,   Spence,
Burwell,   Hudson,   Smith of Hancock,
Burch,   Hurst,   Smith of Rockdale.
Coleman,   Johnson of Taliaferro,   Tatum,
Cureton,   Jones of Dodge,   Thompson,
Dempsey,   Longley,   Walker,
Ennis,   Marchman,   Walden,
Espy,   Moore of Bulloch,   Wheatley,
Farmer,   Moore of Clayton,   Wilkin,
Florence,   Middlebrooks,   Willingham,
Fink,   Parker,   Worley,
Futrell,   Peeples,   Wright,
Giles,   Perkins,   Wren,
Howell,   Rawlings,   Mr. Speaker.
Hogan,


So the bill, having received the requisite constitutional majority, was passed.

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

Mr. Speaker:

The Senate has passed the following bills, by the requisite constitutional majority, to wit:

A bill to be entitled an act to amend section 1329 of the Code of 1882, in reference to proceeding in cases of con-
tested elections, so as to more particularly prescribe the time in which notice of intention to contest shall be given to the opposite side, and for other purposes.

A bill to be entitled an act to make penal the selling or buying of seed cotton in the county of Columbia, and for other purposes.

A bill to be entitled an act to define and apply the law of abatement in certain cases.

A bill to be entitled an act to regulate the sale of domestic wines in the towns and cities of this State, to provide for licensing the same, and for other purposes.

A bill to be entitled an act to rearrange the Cherokee and Rome circuits by taking from the Cherokee circuit the county of Dade and adding said county to the Rome circuit, and for other purposes.

A bill to be entitled an act to authorize the payment of checks, demands, drafts, and savings bank orders in case of the death of drawer before payment, and for other purposes.

A bill to be entitled an act to amend the charter of the Macon Savings Bank, so as to authorize the directors to reduce the capital stock of said bank to $100,000, and for other purposes.

A bill to be entitled an act to make prize-fighting or pugilism a felony and prescribing a penalty therefor, and for other purposes.

A bill to be entitled an act to prescribe the time for opening the fall session of the public schools of Bibb county, and for other purposes.

A bill to be entitled an act to empower the principal physician of the penitentiary of this State to discharge subordinate physicians for neglect of duty or incompetency, and for other purposes.
A bill to be entitled an act to amend paragraph 4, section 2, article 7 of the constitution of this State, so as to permit cities and towns of this State to exempt from taxation manufactories to be established within their limits for a given term, and for other purposes.

A bill to be entitled an act to amend section 9j of an act approved February the 25, 1876, to regulate the leasing out of penitentiary convicts by the Governor, authorizing him to make contracts in relation thereto, and for other purposes.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass:

A bill to amend an act approved December 4, 1893, which authorizes the board of commissioners of the town of Washington, Ga., to issue bonds.

This committee has also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass as amended:

A bill to amend section 4814 of the Code of Georgia of 1882.

The committee has also had under consideration the following House resolution, which I am instructed to report back to the House, with the recommendation that the same do pass.
A resolution for the relief of John M. Williams of Catoosa county.
Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Little, acting chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bill, which I am instructed to return, with the recommendation that the same do pass, to wit:

A bill to provide for a change of the names and principal offices of banking, railroad, insurance, express, telegraph, canal, and navigation companies.

I am also instructed to return the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to provide a license tax for the conduct of the business of money lending or money brokerage, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the same do pass by substitute, to wit:

A bill to amend an act entitled an act to provide for the appointment of auditors, etc., approved December 18, 1894.

I am also instructed to return the following bill, with the recommendation that the same be referred to the Special Judiciary Committee, to wit:

A bill to provide for and fix the salaries and percentage of fees to be paid the ordinary, clerk of the superior court, sheriff, tax-collector, tax-receiver, coroner, county
treasurer, court stenographer and transcriber, and solicitors of the city and criminal courts, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to amend an act to provide for the appointment of auditors, prescribe their duties, fix their compensation, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the same do not pass, to wit:

A bill to regulate the manner of obtaining affidavits in judicial proceedings, and for other purposes.

Respectfully submitted.

JNO. D. LITTLE, Acting Chairman.

Mr. Willingham, chairman of the Special Committee to investigate certain charges against the members of this House relative to the "anti-barroom bill," submitted the following report:

Mr. Speaker:

The Special Committee appointed under resolution of the House, to investigate certain charges against members of this body, made inferentially by certain articles published, have had same under consideration, and after thorough investigation, instruct me to report as follows:

The committee find that there has been raised a fund by the friends and opponents of the measure. That the same, so far as expended, has been done in a legitimate and proper manner. That no member of this House has been approached, nor has there been an effort made on either side to approach or corrupt any member of this
THURSDAY, NOVEMBER 21, 1895.

House, and that any statement that charges or insinuates that same has been done is false.

Your committee calls special attention to the evidence hereto attached and made a part of this report as a refutation of all charges or insinuations of corruption.

B. S. WILLINGHAM, Chairman,
H. W HOPKINS,
W P PRICE,
R. B. TRAYLOR,
H. A. HALL.

The committee, with Mr. Willingham as chairman, appointed to investigate the charges made by the Wesleyan Christian Advocate met Wednesday afternoon, the 13th, at 3 o’clock.

On motion of Judge Hopkins, there being only two members of the committee present, two was declared a quorum, and the committee proceeded with their investigation.

Dr. T. T. Christian, the first witness, was called and sworn.

Judge Hopkins:

Q. Will you look at this article and state the author? (Clipping No. 1 from Southern Christian Advocate exhibited to witness.)
A. I wrote it.

Q. Upon what authority did you write the first paragraph of this article?
A. Information from Walter B. Hill, of Macon, from the Atlanta Constitution of October 30th, and also from a press dispatch of October 30th.

Q. Have you any personal knowledge of any fund raised or of any fund having been used, or of any attempt made to use a fund for the purpose of bribing or of inducing any
member of the legislature to vote against the anti-barroom bill?  
A. No other information except that which I have already given. Upon that information is based the article in question.

Mr. Willingham:

Q. Did you as the writer of that article have any intention of reflecting upon any member of the legislature? Was that the object or purpose of the article?
A. I had no such intention; there was nothing of the sort in my mind.

Q. There was a circular sent out that purports to have been printed in your office, the Wesleyan Christian Advocate, headed "Who was Bought?" Do you know anything of that article personally?
A. We have no printing office; we hire our printing done. I never heard of that circular in my life.

Q. Do you know the author of the comment on article 2?
A. I have known, but I do not know now. I think the notes on the Rome resolution were written by Dr. Candler.

Witness was then excused.

Mr. M. L. Bickart was called and sworn.

Judge Hopkins:

Q. What relation do you hold to the firm referred to in article 2?
A. I am a member of the firm.
Q. What is your name?
A. M. L. Bickart.
Q. This circular was written by your firm, and signed by you?
A. Yes, I wrote it.
Q. You knew of the issuing of this circular?
A. Yes.
Q. Was any organization perfected or any fund raised by virtue of this circular?

A. We tried to effect a State organization, but am sorry to say they did not seem to pull together, and we were unable to effect an organization.

Q. You know then of no fund raised to affect the anti-barroom legislation?

A. I think there was a few hundred dollars raised for the purpose of paying the expenses of delegates to Atlanta to see if they could not use their influence, but nothing in the nature of a bribe, for they never have raised money sufficient for that. Nobody would subscribe. Only a few hundred dollars was raised.

Q. For what purpose?

A. To pay railroad fare, hotel bills, etc., of delegates.

Q. When were these people to come?

A. I do not know. I had no particular charge of it, and I do not know who had the arrangements in hand. I don't know whether it has been done or will be done.

Q. You have stated that the money was raised to pay expenses of people to come to use their influence. Upon whom were they to use their influence?

A. The advocates of the Bush bill, as I understand it, have sent a number of people here to use their influence with the legislature to pass the bill, and I was under the impression that we were to have some delegates here to try and have the opposite effect. But I cannot swear that there was a fund raised. We tried to raise one.

Q. Who sent out the circular?

A. I did.

Q. In that circular you state that it had required a large amount of money used at the last session. Is that statement true?

A. I don't think it was true.

Q. You made it?
A. It was a letter written to the trade in Georgia.
Q. Was that a true statement or not?
A. Not to my knowledge.
Q. You signed it?
A. Yes.
Q. And you say now it was not true?
A. I don't know that any money was raised or used at the previous session of the legislature.
Q. Then the statement in that circular was not true?
A. Not to my knowledge. Merely from heresay
Q. Whom did you hear it from?
A. I don't remember now; it is a matter of a year ago. The object of the letter was to see if we could not effect an organization which would preserve our interests in Georgia; we did not want to be legislated out of the State.
Q. Do you know of any subscription having been raised for the purpose of defeating this bill?
A. I do not know positively of any subscription. I know that they tried to raise money; but I do not know whether they succeeded.
Q. You are engaged in the business?
A. Yes. But we could never get any concerted action. I saw in the papers where money was raised in Macon and Savannah, but I don't know whether it was true; I simply saw it in the papers.

Mr. Willingham:
Q. You say that you know of no money being raised at all?
A. Not positively.
Q. Did your firm contribute?
A. No.
Q. What did you mean by having won a temporary victory, if you made no fight?
A. My impression was that the bill was introduced at
the last session of the legislature, and I know that the bill did not pass, and I considered that a victory for our side.

Q. Then do I understand that there was no money, so far as you know, used by the whisky men of Georgia, directly or indirectly, to influence the action of this House?
A. No; I can say positively there was not. We had no money raised to use. We never realized how important it was until the session closed.

Q. You say the sole object and purpose of this circular was to propose and create an organization by which a fund could be raised to kill the bill at this session?
A. Yes. I may have made some statements in that circular which were not borne out by the facts, and I purposely used stronger language than the facts justified; but we were very anxious to effect an organization, and made the circular as strong as possible.

Q. How did you propose to use the money that was to be raised by this circular?
A. I am not a politician, and I do not know how the money was to be used; but I know that they never have been able to raise any money among the liquor dealers.

Q. How did you propose to use the money if you had succeeded in raising it?
A. I do not know how it was to be used.

Q. How did you propose to defeat the passage of that bill?
A. My understanding from the people on our side was that they were to send delegates here, and of course the delegates would not bear their own expenses. They were to pay railroad fare, hotel bills, and incidental expenses.

Q. Were delegates to receive any compensation except expenses?
A. No; only their expenses.

Q. You said there was not exceeding two or three hundred dollars raised?
A. That is only general information; they said they raised a few hundred dollars.

Q. Is that the way, and the only way, in which this small sum of money was used?

A. I don't know how it was used. My understanding was that the city councils from the different cities paid the expenses. From Macon, Augusta, and Savannah.

Q. Do I understand you to say that the city councils paid the expenses of delegates?

A. That is my understanding.

Q. If that is true, what went with the money raised as the result of sending out the circular.

A. I don't know that there was any money raised.

Q. Where could we get that information?

A. Capt. F M. Potts seems to be one of the leaders.

Q. Can you give us the name of anyone else interested in the movement?

A. I know people in Macon; in fact all of the liquor dealers in the State are interested in it.

Q. Do you know anyone who has taken as active a part as your firm or as Captain Potts?

A. I believe the Atlanta Brewery, Mr. Albert Steiner, general manager.

Q. You say there was probably a small amount of money raised. Who was most likely to have been the treasurer of the proposed fund? To whom were the contributions made?

A. I don't know. We did not make any because no one else did, and I was not going to do it alone. We tried to work up a sentiment without spending money. After we saw that we could not effect an organization, we tried to work up a sentiment in favor of the business and in opposition to the Bush bill, and my understanding is that it did not cost anything.
Q. Did you say that your statement in this circular was not exact?

A. It was strong language used for the purpose of effecting an organization and getting subscriptions, but we did not succeed in the object. We have no organization at all.

Q. You never had a meeting of the brewery, liquor dealers, etc.?

A. We could not get together. Some wanted to meet in Savannah, and some in Macon, and others in Augusta, so we never got together and there was no organization perfected.

Judge Hopkins:

Q. Your information as to the funds in other cities was derived from the newspapers?

A. I only read of these funds.

Q. That was your only way of learning this?

A. Yes, I only read of it in the newspaper reports from Savannah and Macon.

Q. You had no communication with the dealers in other places as to the raising of a fund?

A. No.

Mr. Bickart then went on to state the following:

I do not know that this circular is a verbatim copy of the circular letter by our firm. (Cannot furnish a copy. It was a printed letter and kept no copy of it. Have no copy of the paper in which it was printed, but may be able to get one.) But a circular of this nature was issued, of which I was the author. My information that we "had gained a temporary victory" was merely general. I knew that the Bush bill was introduced into the House at its first session, and as the bill did not pass, I considered it a temporary victory. So far as the first paragraph relating to the money is concerned, I can say positively, that there was no money used or raised to my knowledge. I know
that our firm did not subscribe any, and I never heard of any other firm that did. I sent the circular merely for the purpose of creating a State organization of liquor dealers, and perhaps used stronger language than the facts justified, but I purposely used strong language in order to point out the importance of this bill to liquor interests, so that the dealers would realize that it was an emergency, and so that they would come together and map out some plan of action to preserve our rights. This organization was never effected, nor was any money raised to my knowledge from this circular. A number of replies were received, but no action was ever taken that I know of.

Witness was excused.

The committee adjourned until 10:30 o’clock Thursday morning.


The committee adjourned until Friday, the 15th, at 10 A. M.

The committee met Friday, the 15th of November, at 10 A. M. Present, Messrs. Willingham, Hopkins, and Price.

Mr. Walter B. Hill testified under oath as follows, Judge Hopkins conducting the examination:

Q. If it is correct that you are the informant of Mr. Christian as to the facts stated in the first paragraph of article 1, will you give the source of your information?

A. It is correct as I understand Mr. Christian to have replied, namely, I gave him certain information in a letter. I will read the letter:

Macon, Ga., November 1, 1895.

Editor Christian Advocate, Atlanta, Ga.:

Dear Sir and Brother—In the Atlanta Constitution
of the 30th inst. there appeared a brief notice of Dr. Candler’s speech in which he commented on the Bluthenthal & Bickart circular.

In the next column but one appeared a telegram from Savannah, stating that the liquor dealers there had made up a fund to fight the Anti-Barroom Bill. This was a remarkable confirmation of the fact that the Bluthenthal & Bickart circular was not a simple bluff as some of the opponents of the anti-barroom bill claimed, but that the fund was actually being collected in pursuance of it.

I have reliable information that the liquor dealers of Macon were assessed and have raised $800 as their contribution to the fund.

I would be glad if you would comment on these matters in the Advocate in your terse and vigorous style. We cannot afford to assume that the Legislature can be bribed, but we do want them to know, and we want the people to know, that a tremendous hired lobby is being sent there to work against the anti-barroom bill.

Yours truly,
WALTER B. HILL.

As to the source of my information for this sentence, “I have reliable information that the liquor dealers of Macon were assessed and have raised $800 as their contribution to the fund,” I will state that that information came to me through a gentleman who got it from Mr. A. Gibian, of Macon. Just at this moment I do not mention the gentleman’s name, but will do so if important. Sometime about the last of October this gentleman, who is a citizen of Macon, and a man known in the city and throughout the State, gave me the information that Mr. Gibian had told him that the liquor interests of Macon, I do not know whether the brewery, wholesale, or retail dealers, but that the sum of $800 had been raised in Macon to be used in
opposing the bill. The gentleman I speak of is in the city.

Q. We would like to have the name, unless there is some good reason for withholding it.

A. I will give it after Mr. Gibian is examined.

Q. Please give it now.

A. Let me say, as the reason why I did not give his name at once, that this gentlemen would naturally prefer that his name should not be brought into the investigation, and I told him that I would not mention his name unless it became important that I do so. The gentleman who gave me that statement as coming from Mr. Gibian is Captain Robert E. Park, who stated that Mr. Gibian told him what I have stated in my letter, in Macon, while walking together from the residence part of the city down town.

Q. Will you state just exactly what Captain Park told you?

A. He told me that Mr. Gibian had said that the liquor interest of Macon—those opposed to the bill—had raised $800 to fight it. That was the substance.

Q. Did he use the words "corruption fund"?

A. No, he did not. And in further answer to the question, I call attention to the fact that my letter says nothing about a "corruption fund" to be used in resisting the bill.

Q. Have you any personal knowledge of any funds being used for the purpose of influencing any member of the legislature in his action upon this bill, or in attempting to so influence any party?

A. I have not, and, on the contrary, I have repudiated, on every occasion, the idea that any member of the legislature could be bought. I have myself commented on this Bluthenthal & Bickart circular as an indignity on the legislature, because I thought it did convey that impression.

Q. Do you know of any fund having been raised for the purpose of furthering the anti-barroom bill?

A. I know that the Rev. A. J. Hughes, a minister at
Lexington, Ga., has sent out an appeal to the clergy and the churches, endeavoring to get them to raise a fund for the printing and distribution of the printed matter that we want to be used. He, for instance, sent out a large number of petitions, containing the bill printed in full at the top, and with ruled lines for the signature of the names, and he tells me that he has received back over 50,000 signatures to that petition, and that a great many did not come back. The printing of these circulars cost money, and also the postage on them, and he appealed for money for the purpose of paying for the printing and postage on these petitions, and on other printed matter that was being sent out in aid of the bill. I do not know the amount. I only know that he has not money enough to pay for all the printing and postage.

Q. Who is the custodian of this fund?

A. He is the custodian of the fund raised in response to that appeal.

Mr. Willingham:

Q. Your letter states that you want the people to know "that a tremendous hired lobby is being sent to work against the anti-barroom bill." From what source did you derive that information?

A. From a telegram which appeared in the Atlanta Constitution from Savannah, which is headed, "They Have the Money. Savannah Liquor Dealers Make up a Fund to Fight Legislation."

Here is the telegram:

"THEY HAVE THE MONEY.

"Savannah Liquor Dealers Make up a Fund to Fight Legislation.

"SAVANNAH, GA., October 30.—(Special)—The wholesale liquor dealers of this city have raised a fund for the purpose
of fighting the dispensary bill, now before the Georgia Legislature. They will have representatives in Atlanta, and will work conjointly with the interests of other cities of the State, to stop the progress of that legislation. The passage of the bill would require the raising of $100,000 more from real estate every year in this city alone for city expenses."

Q. Is that your only information?
A. No, because action in Savannah was followed up by action in Macon, Augusta, Darien, Columbus and other cities.

Q. Your information is based purely upon newspaper reports?
A. Upon newspaper reports, and because representatives of those cities did come up here and appear before the committee in opposition to the bill. I had no reference whatever to the delegations afterwards appointed by the city councils, but to the "representatives" of the liquor interests to be appointed in pursuance of the telegram of October 30th.

Q. You have no knowledge how that money was used except for the purpose of sending delegates. Whether they received anything over their expenses?
A. I do not know how the money was expended.

Q. There was a circular distributed among the members about which we interrogated Dr. Christian, headed "Who was Bought?" Do you know anything about it? It purported to have been sent out from the Wesleyan Christian Advocate office. Do you know anything about the authorship of that article?
A. I think I know the article to which you refer. It was written by Dr. Warren A. Candler, as far back as June or July. It came out following the Bluthenthal & Bickart circular, with its statement of the use of money upon the part of the liquor dealers.
Q. Have you a copy of that circular, or can you tell us where we can get one

A. You can find the original in the Advocate, and I suppose that I can get you one. (Dr. Christian offered to furnish a copy of the Advocate containing the circular.)

Judge Hopkins:

Were the delegates from the different cities the “tremendous hired lobby” to which you referred?

A. Yes. The letter was written in advance of the day when there was a hearing. Of course, I did not have in mind the delegates representing the cities, because the action of the city council in Savannah did not take place until about November 4th. I had reference to those who were to be appointed “representatives,” as stated in the telegram, and who were to use the money reported to be raised.

Q. Who did you allude to by the tremendous hired lobby?

A. I meant by that, the representatives who were to be appointed in pursuance of the action taken by the liquor dealers in Savannah and other cities.

Q. Those parties appointed from the different cities, then, constituted the tremendous hired lobby?

A. Yes, as I just now stated.

Q. What information did you have that those parties were hired?

A. I had the information, in the first place, contained in the telegram from Savannah, that the liquor dealers had raised a fund for fighting the bill.

STATEMENT.

(Filed with the committee the original of the Bluthenthal & Bickart Circular, contained on page 615 of Bonfort’s Wine & Spirit Circular, letter written to the Editor Christian Advocate, and press dispatch clipping, dated Savannah, October 30th, headed “They Have the Money.”)
In connection with the statement, that considerable money was used to defeat this bill, I wish to state as a fact, that I was present at all of the hearings that took place at the last session before the Committees, except one. I recollect visiting Atlanta as many as three times for this purpose. I carefully watched the proceedings in reference to the bill. I got up a copy of the bill; the bill printed on one side and a printed argument for the bill on the other side, which was distributed, and my attention was specially directed to observing whether there would be any literature in reply to it. Although I followed the matter very closely and carefully, I could not see nor hear of any printed document being put out that would involve any expense by the opposition. It is further true that no delegates from outside of Atlanta appeared before any committee of the House at the last session, as far as I know. There was one meeting when I was not present, when I was informed two or three Atlanta gentlemen appeared. I mention this to bring out the fact that considerable money was not used as far as I could see, in any ostensible way, not for printing or sending delegates, nor anything of this sort. I would like to say further, that whenever I came here in the interest of this bill I have had to pay my own expenses, and have had to pay a part of the expense attached to the printing of arguments addressed to the legislature.

Mr. A. Gibian testified under oath as follows:

Judge Hopkins:

Q. Where is your place of business?
A. Macon.

Q. What is your business?
A. Cigars. I am not in the liquor business and have not been for years, and have no interests to serve in making statements.

Q. Did you make the statement that has been testified
to by Mr. Hill as to the assessment and raising of the fund in Macon?

A. I do not recollect making this statement to Mr. Park. I frequently walk down town with him; we live near each other and frequently walk down together. I don't recollect mentioning it to him, but may have done so, as I have to others, but it was in a different manner from that stated. The only thing that I may have said, I am not interested in the liquor business myself, but I heard from outside parties that funds were to be raised to defray expenses of some gentlemen who were to go to Atlanta before the committee, not for any corruption fund or to bribe the Legislature, but just to come before the committee and argue points; that is the way I understood it, and that is the way I must have said it. I don't know whether they have ever raised any or who contributed to it, but it was general talk all over Macon that they were to raise funds to pay expenses of gentlemen to come to Atlanta, but whether any has been raised I don't know.

Q. Are you a subscriber to the fund?
A. No.

Q. What was the specific amount mentioned that was to be raised?

A. I have not heard any amount.

Mr. Price:

Q. You did not hear then any particular sum?
A. No.

Q. $800, for instance?
A. No. I only remember that there was to be raised a certain amount in the State, but I don't know how much Macon was to raise, nor what the whole amount was to be.
Mr. Willingham:

Q. Do you think $800 would have been a reasonable amount for Macon to have raised?
A. I cannot tell; I do not know what the proper amount would have been.

Judge Hopkins:

Q. How did you get the impression that a certain amount was to be raised by the State?
A. Just from parties on the street. I cannot say who.
Witness excused.

Dr. T. T. Christian, recalled.

Mr. Willingham:

Q. Who wrote the article in the Advocate of November 6, headed “False Colors at Half-Mast”?
A. Dr. Glenn.
Q. Do you know who is referred to as the “bosses”?
A. I don’t know. I suppose he refers to those fighting the bill.
Q. You are the assistant editor of the Advocate?
A. Yes.
Q. Have you any authority or information, in your connection with the paper, touching the point that $10,000 has been raised in Savannah?
A. Nothing except publications in the papers.
Q. Have you those dispatches?
A. I do not know whether I have.
Q. Will you ask Dr. Glenn to investigate and see what information he had on the amount raised in Savannah?
A. Yes.
Witness excused.
Capt. D. G. Purse testified.

Judge Hopkins:

Q. You have been subpoenaed?
A. Yes.
Q. From what source did you get subpoena?
A. From this committee.
Q. Had you any knowledge of any funds raised in your city with a view of bribing or corrupting any member of the Legislature, or influencing his vote upon the pending bill, known as the anti-barroom bill?
A. No. Neither directly nor indirectly.

Mr. Price:

Q. Have you any knowledge as to how the expenses of the gentlemen from your city were paid?
A. I have not, except as to my own personal expenses. As you all know, I am here on other business, and my coming was no expense upon the city. I had to come on matters connected with the Exposition and other matters of business, and there was no necessity for my expenses being paid by the city.

Mr. Willingham:

Q. So far as you know, has there been raised in Savannah $10,000, or any sum, for the purpose of fighting this bill?
A. Not to my knowledge, either directly or indirectly.

Mr. Price:

Q. What is the income of your city from licenses?
A. $75,000 at the lowest estimate.

Judge Hopkins:

Q. Please give names of men who contributed to this fund raised in Savannah.
A. I do not know of anyone who contributed, and I do not know who would be likely to contribute.

Q. Who is the agent of the Associated Press in Savannah, who sent the telegram?
A. I do not know for certain.

Q. Give the names of the other representatives of Savannah in opposition to this bill?
A. The mayor, Mr. H. Myers, Capt. Bierne Gordon, Hon. Pope Barrow, Mr. John R. Young, of the firm of Ellis, Young & Co., and myself.

Q. Have you any knowledge of any other representatives from the city of Savannah except this committee?
A. I have not. There may have been other individuals here, but I know of no other committee.

Q. Your committee was appointed by authority of the city?
A. Yes, by the Mayor and Aldermen in open council.

Witness excused.

Mr. F M. Potts, of Atlanta, called and sworn.

Judge Hopkins:

Q. Have you any knowledge of any money having been raised by subscription or otherwise, to be used in the defeat of the bill now pending in the Legislature known as the anti-barroom bill?
A. There have been some funds raised, not for the purpose charged by the opposition, that is, for bribing or any other illegitimate purposes. These funds have been raised simply to look after our business and our interests, simply as the funds to run any other campaign would be raised, and what was contributed by the different dealers was on that line, and no intimation was ever given that there was to be any corruption fund, but simply that it was to be used for incidental expenses, such as traveling, printing, and
other purposes of that kind. Simply to cover incidental expenses.

Q. What amount was raised?
A. I do not know exactly.

Q. Can you furnish the committee with the name of any person from whom we could get that information?
A. I don't know that I can. I am considered one of the members of the committee in charge of that here. I think possibly Mr. Steiner might have that information.

Q. You do not know the exact amount?
A. No.

Q. Can you approximate it?
A. No, I have not had charge of any of the funds. It is only a small amount, though.

Q. Have you any knowledge as to how that fund has been used?
A. Partly in traveling expenses for different parties coming from Macon, Savannah, Augusta, and other cities.

Q. For what purpose?
A. For the purpose of consulting as to the best mode of procedure, and also to pay their necessary bills here. Our friends connected with the business.

Q. Are you in the liquor business?
A. Yes; wholesale liquor business.

Q. Whom did these parties represent, who came for the purpose which you have indicated?
A. They represented the brewery interests in Macon, the brewery interests in Augusta, the liquor interests in Savannah, Macon, Augusta, and also in Brunswick.

Q. What class of business men were contributors to that fund?
A. Brewers and wholesale liquor dealers exclusively, so far as my knowledge goes.

Q. Who composed the committee here in Atlanta besides yourself and Mr. Steiner.
A. No one else.

Q. Mr. Steiner kept the books and did the correspondence?
A. Not especially. I have done some myself.

Q. To whom were remittances made?
A. I think to Mr. Steiner.

Q. Were the contributions raised by written or printed communications with these brewers and wholesale liquor men?
A. No; we had some meetings here of the different dealers of this city.

Q. As the result of this meeting, contributions were sent?
A. Yes.

Mr. Price:

Q. Were any attorneys employed by your association to appear before the General Assembly to make arguments?
A. Not one single one. Not one has ever been employed to my knowledge for any purpose.

Q. Did any of these delegates themselves, in opposition to the Bush bill, appear in or about the legislature?
A. Not that I know of. I have not been, and I do not know that others have. Whenever I have had an opportunity to talk to my friends I have done so, and have told them what harm it would do me in a financial way, and I have appealed to them if they could conscientiously go against this bill, to do so, but in no way have I ever attempted, nor do I know of any one with whom I have ever been connected, who has ever attempted, in any way, to bribe or corrupt anybody on the passage of this bill; we would not so far stultify ourselves as to offer to do this.

Mr. Willingham:

Q. How was the money raised by you and Mr. Steiner used?
A. Just used to pay incidental expenses connected with anything of this kind.

Q. To whom did Mr. Steiner pay over funds?
A. I don't know.

Q. Did you or your firm make a contribution to that fund, and how much?
A. My firm contributed $125.

Q. What is the style of your firm?
A. The Potts-Thompson Liquor Company.

Q. Do you know of any printing that was done by the liquor men, or that they had done, for which that fund or any part of it was used?
A. I cannot call to mind any now.

Q. Mr. Steiner can give information as to how money was distributed?
A. I do not know whether he can or not.

Q. There was a record kept of the amounts contributed?
A. Yes.

Q. Who kept it?
A. Mr. Steiner.

Q. Was there a record kept of disbursements?
A. I do not know.

Q. Why do you think there was no record of the disbursements?
A. It was never required or expected.

Q. Did the committee consisting of yourself and Mr. Steiner hold meetings, and if so, when and where, and was there any record kept of the meeting?
A. I don't think there was any special record kept. We met in the office of the brewery for the purpose of talking over and discussing our own business, as we often do, and also of discussing the merits and demerits of your bill.

Q. Has there ever been a meeting, held here or elsewhere, of the liquor men of this State, since the introduction of this bill?
A. Only in the way I spoke of, and only in the way I spoke of. Not a meeting of all of them.

Q. There has been no official meeting of the liquor men of the State since the introduction of this bill, the purpose of which was to oppose the bill?
A. No.

Q. When and where did the meeting take place of the parties brought here, and whose expenses were paid out of the fund; or was the object of their coming simply to appear before the committee?
A. That was all.

Q. Did they ever have any other meeting or conference?
A. No.

Mr. Willingham:

Q. Mr. Hill, can you furnish us with a copy of the circular sent out by your party for the purpose of raising funds?
A. Mr. Hill—I will try and get one for you.

MR. POTTS' STATEMENT.

The fund is almost intact still. We have had no special use for it. It was gotten up because we did not know what expenses we might have to meet, and we raised this money to have it if necessary, so as to be prepared for emergencies, but at no time was it ever anticipated, designed, or considered, that we were raising funds to bribe any member of the legislature, or for any villainous, ungentlemanly purpose.

Witness excused.

Mr. R. H. Plant called and sworn.

Judge Hopkins:

Q. You reside in Macon?
A. Yes.
Q. Have you any connection with the Acme Brewing Company?
A. I am a large stockholder.

Q. Do you know of any funds having been raised by the citizens of Macon for the purpose of influencing the action upon the anti-barroom bill?
A. I do not know of any funds raised by the citizens of Macon. Mr. Block, president of the Brewery company, came to me and told me that funds were being raised to protect our business, and said that he would probably have to give a few hundred dollars. I don’t know what amount he gave, but suppose he gave a proper sum. There was nothing said to indicate that it was for corrupt purposes. It was just raised for legitimate expenses. I do not know how much he gave, but whatever was proper and right he doubtless contributed.

Q. Are you aware of any concerted action by which any stipulated amount was to be raised in Macon?
A. No, sir. I know of nothing of the kind. I gave nothing individually, but if I had thought it necessary I would have done so.

Q. Do you know what amount has been paid?
A. I do not. My impression is that Mr. Block told me he had paid something, but I do not know what amount. I have nothing to do with the immediate details of the brewery.

Q. Will you be willing to ascertain the amount contributed by Mr. Block and inform the committee.
A. I will see Mr. Block and ascertain the amount.

Mr. Price:

Q. Please give us the amount contributed by your firm or the brewery.
A. Certainly. I will see Mr. Block to-morrow and telegraph you.
Witness excused.

Mr. Sam Altmayer called and sworn.

Judge Hopkins:

Q. You reside in Macon?
A. Yes.

Q. Are you in the liquor business there?
A. In the wholesale liquor business.

Q. Do you know of contributions made by citizens of Macon to be used in opposing the measure known as the anti-barroom bill.

A. I only know of my own. I have heard of contributions being raised to pay expenses of gentlemen to be brought from different parts of the State to appear before the committee. My understanding when I contributed was that it was to be used for the purpose of protecting our interests in the liquor business against anything that might come up. That it was for the purpose of obtaining some counsel to come before the committee, the Temperance Committee, and to bring gentlemen here from different parts of the State before the committee to argue and point out the disadvantages of the bill. That was my understanding.

Q. To whom did you send your contribution?
A. Mr. Block was authorized to collect. He came to me and I paid him.

Q. How much?
A. Our firm contributed $40.00.

STATEMENT.

As a contributor to the fund I asked specially what it was for, as I thought it was pretty heavy to pay that much for nothing. He said it was for the express purpose of paying the expenses of an attorney or engaging some one with more eloquence than we have, to appear before the committee in our interests.
Mr. Willingham:

Q. Did Mr. Block give you any information as to what was the amount raised or to be raised in Macon?

A. I don't recollect the amount if he told me. I think he said they would like to raise three or four hundred dollars.

Witness excused.

Judge Hopkins reported that Mr. Steiner could not be found by the messenger of the House.

Mr. Potts stated that he disclaimed any connection or responsibility for the Bluthenthal & Bickart circular. Also, that he could say of his own knowledge that during the last session not one dollar was raised for any purpose. They did not try to raise any and none was raised.

Committee adjourned until 10 A. M. Monday, November 18, 1895.

The Committee met November 18, at 10 A. M.
Present, Messrs. Willingham, Price and Hall.
Rev. A. J. Hughes called and sworn.

Mr. Price:

Q. It has been stated here that a fund of money has been raised by the friends of the anti-barroom bill and placed in your hands. What amount have you raised and what disposition have you made of that fund, if any?

A. I am prepared to give the exact amount I have received and the parties from whom I have received it. I suppose the aggregate will be sufficient. I wish to say in this connection that at the Convention last week there was an auditing committee appointed by the president, who looked over these accounts and passed on them. I have received from all sources $421.16.
Q. Were the sums received in small amounts?
A. The largest one received was $25.00, and the smallest was one cent. It ranged from one cent to twenty-five dollars. Very few contributions amounted to over ten dollars. I have it in a little book, as I entered it just as it came in, and the Auditing Committee passed upon it at the Convention. If I failed to make a single entry it was an oversight, and I do not think that I did.

Q. State in a general way for what purposes the money was expended.
A. I have that also down in a book. Postage, $183.57; printing has cost me over $200.00. I have sent out over 100,000 pieces of literature in the interest of the Anti-barroom bill, and printed 10,000 copies of the bill with petition attached. Railroad expenses $45.25. I have traveled over 200 miles in the interest of the bill. Hotel bills, $7.25; typewriting, $2.25; telegrams, $3.50. Some other items of expense not included are small items. So the aggregate of the items I have down here as expenditures amount to $440.07

Q. Have you been to any expense for advertising or publishing in newspapers?
A. No. I have incurred no expense for that. We have published articles in a number of papers, but there was no cost. Dr. Candler took an article to the Constitution, which they proposed to publish for $17.00, I think it was, and he told them to do so, that we would pay it, but it did not come out, so we did not have to pay for it.

Q. In yesterday’s Constitution I saw an article, nearly two columns, which is marked “communicated,” and evidently paid for. Do you know anything about that article?
A. Mr. DeLoach telephoned me this morning telling me he had put that piece in and paid for it, but I had nothing
to do with it. He told me he had paid for it, but did not say how much.

Q. How does your account stand, is the fund in debt?
A. As stated here, there is still something due the printer, and some other little expenses not included here. As I have it down here it is $440.07, and I have received in all $421.16, leaving as this stands $26.91 unpaid now, and I am due the printer some, I do not know how much, but not much, and that is all I owe anybody. All the other bills have been paid.

Mr. Hall:
Q. Have you attended the sessions of the legislature much in the interests of this bill?
A. I have been here two or three times, and last year I was appointed on a committee, when the bill was introduced, to bring the anti-barroom bill before the legislature, and I came twice in its interests last year. Then I was here on my way to conference at Rome the night of the 20th, when Dr. Gamble spoke; then I stopped off on my return from conference in the interest of the bill, and this is the fourth time this year.

Q. Can you give me any approximate number of the legislators you have called out and talked to this year?
A. Two in the House and one in the Senate.

Q. They are the only members of the legislature that you have talked to about this matter?
A. I spoke to three members of the House, including the Chairman of the Committee, Mr. Bush, and I called out two other men a few days ago when I was here.

Q. Can you remember their names?
A. One was Mr. Gregory, from Murray county, and the other was Mr. Moore, from Heard, and then Mr. Bush. If I called out any other man I do not recollect it.

Q. When you talked to these gentlemen you simply used arguments to convince their reason?
A. Yes. They were my old friends, and I felt confident they were the friends of the bill.

Q. Do you know any other citizens who have appeared before the legislature and talked in the interests of this bill?

A. I don't know of any. I tried to reason with Mr. Moore. He is a preacher, as I am, and he seemed to be on the fence, and we talked at some length about the matter.

Q. Have you ever seen any one who was opposed to this bill talking to any member of the legislature?

A. No, I have not. I am not well enough acquainted to have observed anything of that sort had it came before me.

Q. Would it require funds to legitimately oppose the passage of this bill?

A. We found them necessary to advocate the bill.

Q. If there are any citizens of Georgia who conscientiously oppose this measure, would it require funds for them to oppose the bill?

A. Yes, if they used them legitimately.

Q. The mere fact that funds have been raised is not a presumption that they have been raised for corrupt purposes is it? The friends of the bill found it necessary to raise funds did they not?

A. I think it clearly is in this case, for the reason that we have used the funds we collected as we showed—for printing, postage, and other legitimate purposes; and if the other gentlemen have published any literature I have not seen it, except what they have paid the newspapers to publish for them. Or if they have held public meetings I have not heard of them. Such things would be legitimate expenses.

Q. Then the mere knowledge that they had raised funds
you would consider as a presumption that they had used them for illegitimate purposes?

A. In view of the facts stated, it seems to me it is obliged to be supposed that they have used them for illegitimate purposes, as they have not used them for legitimate purposes.

Q. Then you think the mere fact that the opponents of this bill have raised a fund is proof it has been used for illegitimate purposes?

A. Yes; as they have not used it for legitimate purposes.

Mr. Willingham:

Have you the circular sent out by you in response to which contributions were sent to you?

A. This is the only appeal I sent out. Mr. DeLoach sent out a direct personal appeal to forty or fifty persons. (Circular marked “X” filed.)

Q. That is the only authorized appeal that has been sent out?

A. Yes; it was gotten up by myself and has my name signed to it.

Q. In your statement that you presume that the fund raised by the opponents to this bill had been improperly used, had you anything upon which to base that presumption?

A. The fact that it has not been used for legitimate purposes.

Q. Have you any way or means by which you could tell me what proportion of this $400 has been subscribed by women and children?

A. My books will disclose that. I can tell it from my books. I was in Macon at a convention and I stated how much we needed money for literature, postage, etc., and a lady in the audience came and handed me $1, saying it was for postage. I received four contributions in succession from as many women in as many different parts of the State.
One of them is a widow who sent me a check for $2 with her blessing, and that same day I received a contribution of a few dollars from a lady in Milledgeville, and the other two contributions on the same day from two other women. I was struck with the fact. The Baptist ladies of Canton sent $5. Another lady sent me $5. She said to me, I can very poorly afford to give this, but I cannot afford not to give it. A few stamps were sent me to pay postage. A very large per cent. of the contributions came from ladies. It will take some time to give you all that, but I can give you the approximate amount sent in by the ladies. We printed and sent out ten thousand copies of the circular. Also eight or ten thousand copies of an editorial which appeared in the Wesleyan Christian Advocate in the spring of the year, headed, "Who was Bought in the Last Legislature?" We sent one of these to every senator and representative in the legislature. Then there was a little appeal written by myself, headed "What it will do." We sent out twelve or fifteen thousand copies of that. We also sent one copy of that to each member of the legislature.

Q. If you know, please state who was the author of the communication headed, "Who was Bought in the Last Legislature?" which came out in answer to Bluthenthal & Bickart’s circular?

A. I know, and I suppose I am at liberty to state. Dr. Candler wrote it. I recognized it as from Dr. Candler and wrote asking him if I could put his name to it when I printed it, but he objected as it would disclose their editorial marks.

Mr. Hall:

Q. What was the date of that?
A. It is not dated. I think it was sometime in May.

Q. You have seen a copy of the Bush bill?
A. Yes.
Q. You know it did not come before the house last session?
A. Yes. I know that. On my return from conference, after the substitute had been introduced by Senator Mercer, myself and Mr. DeLoach came to Mr. Bush, the chairman of the House committee, and Mr. Boyd, the chairman of the Senate committee, and asked them to let the matter go over to this session of the legislature, in order that we might hear from the people. Mr. Boyd did not wish to do so, but finally consented, and it was at our request that the matter went over.

Mr. Willingham:

Q. In the third paragraph of the comment on the Bluthenthal & Bickart circular in the article “Who was Bought?” I notice these words: “The headquarters of the opposition to the anti-barroom bill are in Atlanta,” etc. Do you know of any organized headquarters, or did you simply refer to Bluthenthal & Bickart’s place of business.
A. I do not know what was meant by “headquarters.”
Witness excused.

Mr. A. Steiner called and sworn.

Mr. Hall:

Q. What business are you engaged in?
A. I am secretary and treasurer of the Atlanta Brewing Company.

Q. Do you know anything of the Bluthenthal & Bickart circular?
A. No, sir.

Q. Do you know of any funds raised in opposition to the Bush bill?
A. There were some funds raised.

Q. How much?
A. About $2,800.
Q. How was it expended?
A. It has not been expended.

Q. How much has been expended?
A. I gave Mr. Starr $250, and Mr. Potts $500.

Q. Have you expended any yourself?
A. No, sir.

Q. The balance is in your hands?
A. Yes, sir.

Q. Do you know the purpose for which this money was raised?
A. We thought it necessary to get up a fund to oppose the bill, as we would probably have to have newspaper articles published, and might have to hire attorneys, etc.

Q. Do you know of any opponent of the present bill who has approached any member of the legislature on the subject?
A. No, sir. That was not proposed.

Q. Do you know of any of this fund having been used to influence any member of the legislature?
A. No, sir.

Q. Is the amount that you say you have raised from the city of Atlanta, or from the State?
A. From the State of Georgia.

Q. Were you at any meeting at which the purpose of raising this fund was discussed?
A. Yes. After the Bush bill was introduced we called a meeting of the brewers of the State.

Q. In the discussions at that meeting was there anything said about needing this money for the purpose of influencing the legislature in an illegitimate manner?
A. No, sir. Only for the purposes I stated, newspaper articles, attorneys’ fees, traveling expenses, etc.

Q. Your understanding was that these funds were to be used to defeat this bill in a way that you considered legitimate?
A. Yes.
Q. Do you know if any has been used in any other way?
A. Not that I know of.

Mr. Price:
Q. Did you employ any attorneys to appear before the legislature?
A. No, sir.
Q. Have you paid out any sums of money to newspapers to publish articles?
A. Not so far.

Mr. Willingham:
Q. Have you made any contracts with any newspapers by which they are to be paid?
A. No, sir.
Q. What becomes of the fund in your hands if it is not used?
A. I suppose we will keep it on hand.
Q. By what class of men was the money contributed?
A. By the brewers.
Q. Residents of this State?
A. Yes.
Q. None has come from outside of this State?
A. No, sir.
Q. Was the fund raised in response to the Bluthenthal & Bickart circular or in response to your efforts?
A. I know nothing about the Bluthenthal & Bickart circular.

Mr. Hall:
Q. Did the opponents of this bill know anything about a fund being raised by those favoring the bill?
A. I don’t know about that.
Mr. Willingham:

Q. Have you a copy of the letter or circular which you sent out to raise this money?
A. No, sir. I don't know that a letter was written.

Q. When did you pay over the money to Mr. Starr?
A. I gave it to him at different times, $50 or $100 at a time.

Q. How long since you gave him the last amount?
A. Last week. I gave him $50.

Q. Did he disclose the purpose for which he wished the money?
A. No, sir. I did not ask him.

Q. Was it upon these conditions that you turned over the entire $250?
A. Yes.

Q. The money you let Capt. Potts have, was it paid out in the same way?
A. Yes. Our office is not in the center of the city, and it is often very hard to find me, so I gave it to Capt. Potts.

Q. Have you kept any books or record by which you can show the amount of remittances or who contributed?
A. Yes.

Q. Have you the book here?
A. Yes, I have the memorandum.

Q. Will you kindly furnish that to the committee?
A. Yes.

Q. Is that the original book?
A. Yes.

Q. Is that the only record you kept?
A. Yes.

Q. Then, if you can, will you please give the names and addresses of the parties who contributed, and the sums?
A. The Augusta Brewing Company, September 10, $250; Acme Brewing Company, Macon, September 13, $400; Savannah Brewing Company, September 13, $200; Augusta
Brewing Company, October 16, $250; Savannah Brewing Company, October 25, $200; F M. Potts, October 25, $385. I suppose he collected some from other parties, and this also includes his contribution. Acme Brewing Company, October 25, $200; Ferst & Sons, Savannah, October 28, $794; Georgia Brewers Association, $150, October 29.

Q. There has been no fund raised by non-residents?
A. No, sir.

Q. You have that fund on hand with the exception of what you paid over to Captain Potts and Mr. Starr?
A. Yes, sir.

Q. Was there any fund raised in 1894 that you know of?
A. No, sir; not a cent.

Q. Do you know anything about the truthfulness of this statement: "You are probably aware of the fact that a dispensary bill was introduced in both House and Senate at the last session, and it required considerable money and effort to defeat these measures," etc.? Do you know anything about any money expended?
A. No, sir.

Q. Do you know of any organization effected for the purpose of defeating the bill?
A. No organization except those brewers who came together a few months ago.

Q. Was that in response to this circular?
A. No; it had nothing to do with that circular.

Witness excused.

Mr. A. Block called and sworn.

Mr. Price:

Q. Where do you reside?
A. In Macon.

Q. What is your business?
A. I am a wholesale liquor dealer, and also president of the Acme Brewing Co.

Q. Have you any knowledge of any money or funds raised in your city for the purpose of defeating the anti-barroom bill now pending?

A. Yes; a fund was raised there.

Q. Will you state how the fund was raised and the amount of it?

A. Outside of what I contributed, $185, I collected $215 in all, $30 paid by myself. I only asked a few people—the largest dealers.

Q. What disposition was made of this fund?

A. I sent it to Mr. Steiner.

Q. Who solicited these contributions?

A. I did.

Q. Have you any knowledge what use was made of that money after it was sent to Mr. Steiner?

A. No, sir; I don’t know what was done with it.

Q. Do you know of any money used in your city to influence the newspapers of that city, or of any attorneys hired to represent this matter before the legislature?

A. No, sir.

Mr. Hall:

Q. Outside of what the brewery contributed, you say there was $185 raised?

A. There was $215 outside of what the brewery contributed.

Q. How much did the brewery subscribe?

A. About $400. I think we did not quite send that amount, but that was what we subscribed.

Q. About $600 in all, then?

A. Yes.

Q. Do you know of your own personal knowledge how any of that money was used?
A. No, sir.
Q. You have not used any of it?
A. Not a dollar.

Mr. Price:

Q. All that you collected was forwarded to Mr. Steiner?
A. Yes.
Q. At the time of your subscription did you know how much was on hand in Atlanta?
A. I did not.
Q. Why did you send your subscription to Mr. Steiner?
A. The brewers had met and decided that it was necessary to raise some money, and Mr. Steiner was to receive it.
Q. Were you present at that meeting?
A. Yes.
Q. For what purpose was the money to be raised?
A. For paying for printing, traveling expenses of committees, attorneys’ fees, if necessary.
Q. Do you know how much of the fund raised has been already expended?
A. No, sir.
Q. Was there any agreement at that meeting as to how much money was to be raised in the State?
A. No special amount.
Q. Were the subscriptions that you raised, and those made by the Acme Brewing Co., made for the purpose of influencing the votes or paying the legislature to vote against that bill?
A. No, sir. I never understood it that way.
Q. Was there no fund collected from the retail men in Macon?
A. Outside of two or three retailers, I don’t think so.
Q. Do you know what retail merchants subscribed?
A. I have a list here in my pocket. Benner, $10.00;
Putzel, $10.00; Buszwanger, $10.00; Dinkler, $5.00; Sperry, the hotel-keeper, $10.00; Pohledski, $10.00.

Q. So far as you know, that represents all the money collected by the retailers or individuals?
A. Yes.

Q. Have there been any subscriptions made in Macon which have not yet been paid?
A. No, sir. All have been paid. There were only a few asked to subscribe.

Q. All the parties that you have given are engaged in the whisky business?
A. Yes.

Q. Do you know of any printing that has been done by the opponents of this bill?
A. No, sir.

Q. Any newspaper advertising?
A. No, sir.

Q. Do you know of any traveling expenses that have been paid out of it?
A. No, sir. I have been here two or three times and they have never paid my expenses.

Q. You have paid your own expenses each time?
A. Yes. I understood though that this money was for that purpose, to pay traveling expenses.

Q. But you have not had yours paid?
A. No; but I have kept a memorandum of them and expect to get it back.

Mr. Hall:

Q. Is the understanding then, that the men who come up here keep a memorandum of their expenses, and it will be refunded to them out of this fund?
A. Yes.

Q. You don't know how the money has been expended?
A. No. I have had nothing to do with that.

Witness excused.
Mr. Hughes recalled.

Mr. Willingham:

Q. Where you said you sent out over 10,000 pages of literature, will you kindly explain what you meant by the statement "of course, these things mean expense?"

A. The printing cost money, if men pay their obligations. The postage cost money, railroad travel cost money, and hotel bills cost money, and those were the things in part and in the main that I referred to. I have worked at the matter all the year, as some gentlemen present know, without any compensation, and I have had the help of some very competent ladies and gentlemen in Lexington, who have worked for nothing.

Q. You have had no men connected with this movement who have received any salary or compensation for their services?

A. No, sir; not that I know of.

Q. Was a salary paid to any one or any compensation to any one interested in this bill?

A. Not this year.

Q. Last year?

A. I think Mr. DeLoach paid Mr. Sibley about $75.

Q. What for?

A. Traveling expenses and making speeches.

Q. Whose traveling expenses have been paid out this year from funds raised this year?

A. None but my own. I was not able to pay them myself, and I have appropriated enough to pay my railroad expenses and hotel bills.

Q. About what per cent. of this sum was used for traveling expenses and hotel bills?

A. My railroad expenses amounted to $45.25 and hotel bills to $7.25; postage $183.57; printing over $200, but it is not all paid yet.
Q. How much of it?
A. I have paid about $175 of it.

Mr. Hall:

Q. Have you been treasurer of all the funds?
A. I have been the treasurer, and have been superintendent of the work, and friends have sent me money.

Q. Have there been any funds expended in aiding the passage of this bill except what have passed through your hands?
A. No, I don't mean to say that. I don't know certainly of anything except what I have done myself. Mr. DeLoach has incurred some expense, and paid some bills himself, but nothing for newspapers except a very little to Dr. Christian. His chief expense has been postage.

Q. Did Mr. DeLoach pay for the article in yesterday's Constitution?
A. He telephoned me that he had paid for it.
Q. Do you know how much?
A. He said the bill had not been sent in yet.
Witness excused.

Mr. W W Starr called and sworn.

Mr. Hall:

Q. Where is your place of business?
A. Savannah.

Q. How much of the fund Mr. Steiner referred to was given to you for your expenses?
A. Two hundred and fifty dollars.

Q. That was from the fund raised and turned over to him?
A. Yes, sir.

Q. Have you an itemized statement of how you expended that money?
A. No, sir. It would be quite a lengthy one. I have been up here about four weeks, and have used it for hotel
bills, and for four or five trips back to Savannah, and for incidental expenses.

Q. Have you used any of that money with any member of this legislature?
A. Not one dollar.

Q. Have you any of the fund on hand now?
A. About thirty-five or forty dollars. It was arranged when we undertook to raise this money that I was to be on hand, and confer with people as to the best methods and plans of legitimately defeating the bill.

Q. If you have used any efforts in this line, has it been in the way of using money with any member of the legislature?
A. No, sir. I am satisfied I have never mentioned the matter to any legislator. I am satisfied that I have not been in the company of any of them except those from Savannah, whom I know.

Q. I want to know, if in your effort to defeat this bill, anything has been done to influence any member of the legislature other than an appeal to his reason and judgment in a legitimate way for or against the bill?
A. Absolutely nothing. I do not think I have discussed the matter with a single party in favor of the bill since I have been here.

Mr. Price:

Q. Speaking of incidental expenses, would you consider theater tickets as a proper expense to be paid out of this fund?
A. I don’t know. I have not kept any account of what I have spent. I know I have been to the theater.

Q. Did you accompany any member of the legislature to the theaters and pay his expenses?
A. I think I paid Mr. Tom Screven’s expenses to the Trocadero. I met him, and we were going in the same
direction, and I bought the tickets. I know I have been with some friends from the West and North.

Q. Is Mr. Screven a personal friend of yours?
A. Yes; I have known him about fifteen years.

Q. Have you given any suppers or dinings since you have been here?
A. None at all.

Q. Were you the committee appointed in Savannah to come here in opposition to this bill?
A. I was one.

Q. Were you on the committee in Savannah who collected the money?
A. I collected some.

Q. How much was raised by that committee?
A. I don't know. I collected $160.

Q. Can you approximate the amount?
A. I don't know of my own knowledge. I left Savannah before the money was remitted. I turned over the amount I collected to Mr. Ferst.

Q. Do you know where Mr. Ferst is?
A. In New York.

Q. When did he go to New York?
A. A week ago to-day, or yesterday a week ago.

Witness excused.

Mr. J. F. Lewis called and sworn.

Mr. Hall:

Q. You live in Savannah?
A. Yes.

Q. What business are you in?
A. I am a newspaper reporter.

Q. Did you send a telegram from Savannah to the Atlanta Constitution on October 30th?
A. I sent several telegrams.
Q. Did you send this? (Showing clipping marked "Y")
A. Yes, I sent that.

Q. Were the headlines yours?
A. No.

Q. From whom did you derive this information?
A. From a member of the committee engaged in raising that fund.

Q. Did he tell you how much was raised?
A. He said they had raised about $1,500 in Savannah.

Q. In your conversation with him, did he say for what purpose the money raised was to be used?
A. In a general way. He said it was to be used in a legitimate way for expenses of such committees as might be sent to Atlanta to oppose this legislation.

Q. From what he said, did he give you the impression that that money was to be used in any other than a legitimate way to oppose this bill?
A. No, sir.

Q. You state here that the passage of this bill would require the raising of $100,000 more from real estate every year, was that the ground of the opposition?
A. Yes.

Mr. Price:

In the telegram you say a fund has been raised for the purpose of fighting the dispensary bill, now before the legislature; they will have representatives in Atlanta, etc. Did you understand from the information you received that their efforts were to be directed toward the legislature.

A. He told me they intended to use all legitimate means to defeat the bill. He said they would have representatives here.

Q. Just in a general way, to defeat the bill?
A. Yes; just in general.

Q. Did you write this article (showing article marked "W") in Savannah Morning News for October 31?
A. Yes.
"WOULD WORK MUCH INJURY"

"The Opinion of Business Men on the Dispensary Bill—Organization of the Liquor Dealers to Work Against Its Passage—A Committee of Savannah Dealers Canvassed for Subscriptions to the Fund—They Will Be Represented in Atlanta—A Dispensary Law Would Add $100,000 to the Taxes on Property in Savannah—Local Option Considered the Best Temperance Legislation.

"There will, without doubt, be an organized effort on the part of the liquor dealers in all parts of the State to defeat the dispensary legislation, which has now taken definite shape in the halls of Georgia's General Assembly.

"The Savannah liquor dealers have already taken the matter up, and a committee now has the work at this end in charge. So far as can be learned, the general sentiment here is with the liquor dealers—that is, the business interests and property owners generally believe that the local option law is the only tried and true solution of the liquor question, and that a dispensary law would be a blow to the business interests, especially of the larger cities.

"The committee of Savannah liquor dealers was formed from among the wholesale men. It is composed of Mr. W W Starr and Mr. Geo. Meyer, representing the two breweries, and Messrs. Julian Solomon, A. S. Guckenheimer, Abe Smith, Joe Ferst, A. Ehrlich, and Jonas Mendel. This committee divided the city into districts and made a canvass among all of the retailers, as well as among the wholesalers, in order to raise a fund to aid in defeating such legislation as is proposed. Strangely enough, the smaller retailers contributed more liberally than did the larger ones. A good many of the retailers refused to contribute because, they said, they believed the expense should be stood entirely by the wholesale dealers. The reason for this
however, is hardly apparent, as a dispensary law would put many of them entirely out of business, while many of the wholesale dealers handle liquor as a side issue. It is understood that the committee succeeded in raising only $1,500, all told, and that the heaviest subscriptions came entirely from the wholesale men.

"Mr. Starr, of the Savannah Brewing Company, and Mr. J. Bigler, representing the Georgia Brewing Association, are now in Atlanta, keeping up with the progress of the dispensary legislation, and besides there is a large committee of local dealers, as well as others from all parts of the State. It is not known that any definite line of action has been decided on yet by those opposed to the bill, but when it comes to tactics they know pretty well what they are about, and if there is any danger of the passage of such a law, it is understood the strongest kind of efforts will be made to defeat it.

"A Morning News representative talked with several prominent business men and property owners here yesterday with a view of securing their opinion with regard to the effects of such a law as is proposed. The consensus of opinion is clearly against the measure.

"'It would be a terrible blow to Savannah and every city in the State,' one said. 'It would be ruinous to many business interests and to the revenue of the State. Those who are advocating such legislation seem to ignore how the law has worked in other States. It has never yet succeeded in stopping the use or abuse of liquor. Such a law would run the business in liquor from this city to Jacksonville, just as the South Carolina law ran it from Charleston and Columbia to this city and Wilmington. The adoption of a prohibition law by single states will not work at all. If the whole people want prohibition it must be brought about by national enactment, because the United States is the only government, in this country at
least, that really enforces all of its laws. Liquor dealers will always pay their United States license, where they will sometimes avoid paying what they owe the State, county or city as long as possible.'

"Another citizen spoke of what Savannah would lose in revenue by a dispensary law, and the statement would also apply to other cities. Savannah gets about $60,000 in licenses from the liquor dealers, besides its 1½ per cent. on the value of the stock. Then, too, he states, there would be an additional expense in enforcing the law, and cutting off all blind tigers that would spring up. This, however, he said, would be a practical impossibility. He said that altogether the effect of such a law would be to put an additional tax upon real estate, which in this city would amount to at least $100,000.

"'The local option method is the only successful temperance legislation that has ever been tried,' is another view of the question from a prominent business man. 'The result in South Carolina should deter any other State or community from following such an example. The money question I do not think should be considered in a matter of such magnitude. It is a matter of principle and must be considered outside of the money question. I regard the local option law as the only successful legislation on this question, and this undoubtedly gives small communities which do not have the benefit of adequate police protection the opportunity of enacting a local prohibition law.'

"A number of other prominent citizens who have no direct interest in the liquor question in any way expressed similar views. It is understood that the Savannah representatives are a unit against such legislation.

"Mrs. May Webb, the president of the Woman's Christian Union, of Savannah, it is understood, is circulating a petition, which has been signed by quite a number of citizens, urging the legislature to pass the proposed law."
Q. Explain what you meant by the methods to be used?
A. That is newspaper comment from conversations with various parties. It is the newspaper comment, such as a reporter would gather from general conversation.

Q. Were any particular methods of opposition mentioned?
A. No, sir.

Mr. Price:

Q. Is the Mr. Starr you mention, the gentleman who has been before this committee?
A. Yes, sir.
Witness excused.

Mr. Willingham filed an affidavit from Mr. Park, of Macon, which was accepted by the committee in lieu of his presence.

The committee adjourned until 3 p.m.

At 3 p.m. the committee was called to order by Mr. Willingham. Present, Messrs. Willingham, Price, and Hall.

Mr. A. A. DeLoach called to the stand and sworn.

Mr. Price:

Q. Where do you reside?
A. In Atlanta.

Q. What is your business?
A. Manufacturer of mill machinery.

Q. Have you any knowledge of any money that has come into your hands, or the hands of any one else, to be used by the advocates of the anti-barroom bill?
A. Yes. As treasurer, or rather secretary, of the Georgia Prohibition Association, I have collected from different sources about $50 to be used in the interest of this bill, which I paid over to Mr. Hughes.
Q. Did you turn it over to Mr. Hughes?
A. Yes.

Q. Have you used any yourself?
A. No.

Q. What amount in all has passed through your hands?
A. Only $50 has been expended in the interests of this bill. Lately Mr. Hughes has been collecting money for this purpose.

Q. Do you know of any sums of money paid for advertising or printing in the interest of this bill?
A. No, sir; no, sir. There will be a bill to be paid, but it has not been paid or presented as yet.

Q. What is that for?
A. For communication in Sunday’s Constitution.

Q. Are you individually responsible for that?
A. Yes; Mr. Hill and myself.

Q. Do you know of any member of the legislature who has been approached improperly in regard to this bill?
A. No. I have no knowledge of anything of the kind.

Q. On either side?
A. No, sir.

Q. How much will you have to pay for the article in Sunday’s Constitution?
A. I don’t know yet. I simply took it up and told them to put it in. It is about a column and a half.

Q. How much money have you raised in all? Not limiting it to what you turned over to Mr. Hughes.
A. I have collected outside of individual amounts, which I have given myself, $221.20. The $50 is included in that sum.

Q. That is outside of what you contributed?
A. Yes.

Q. Have you any idea how much you have contributed?
A. About $500 in the last two years.

Q. How much this year?
A. Probably $150.
Mr. Willingham:

Q. What was done with the money you collected?
A. We paid an organizer about $78.83, the Mutual Printing Company $10.
Q. What was printed?
A. Pamphlets, etc.
(Other items not required.)
Q. Does your list show who contributed?
A. Yes.
Q. Have you a statement as to how the whole sum that you have received has been expended?
A. Yes; I have vouchers for everything.
Q. Can you make us that statement?
A. Yes.
Q. Has any part of the money you have had been paid out to any member of this House, either directly or indirectly, for the purpose of influencing him, directly or indirectly?
A. Not one cent. We mailed them circulars, but that was all.
Q. Who was the organizer to whom you refer?
A. Mr. Sibley.
Q. Where does Mr. Sibley reside?
A. His home is at Demorest.

Mr. Hall:

Q. Do you consider it perfectly legitimate to employ men to go around and talk and try to create sentiment in favor of this bill?
A. Yes, I do.
Q. Would you have considered it legitimate to have paid the expenses here of a representative to advocate your bill?
A. Yes.
Q. Would you have considered it legitimate for the op-
ponents of this bill to have paid the expenses of a representative to come here?

A. Yes; if paid by an organization, and if the funds were collected in the same way?

As there were no other other witnesses to be examined, on motion of Mr. Hall, the committee adjourned, subject to the call of the chairman.

GEORGIA,

Bibb County.

Before me personally came R. E. Park, who, on oath, says:

That on or about the 31st of October deponent had a conversation in Macon with Walter B. Hill relative to the Bush bill, pending in the General Assembly. The conversation occurred on an electric car, on which Mr. A. Gibian was also a passenger. Said Hill referred to a telegram printed in the Atlanta Constitution from Savannah, stating that the liquor dealers of that city had raised a fund to be used for opposing the Anti-barroom bill or Bush bill. Deponent then remarked to said Hill that he was informed that the liquor dealers of Macon had raised $800 for the same purpose and referred to said Gibian as the source of the information. Deponent was reminded of the conversation with said Gibian by his being on the car at the time. Deponent is not certain that the amount mentioned by said Gibian was precisely $800; but it was $800 or thereabouts—the sum of $800 being mentioned as either the exact or approximate amount.

R. E. PARK.

Sworn and subscribed to before me this, the 17th day of November, 1895.

HUGH M. WILLET,
Notary Public Bibb County, Ga.
Dear Sirs:—As you have doubtless observed in the daily newspapers, the prohibitionists contemplate another onslaught against the liquor interests at the postponed session of the State legislature this year.

They appear to be well prepared for the fray, have sufficient funds, and are confident of victory.

You are probably aware of the fact that a dispensary bill was introduced in both the House and Senate at the last session, and it required considerable money and effort to defeat these measures; our victory was, however, merely temporary.

We must organize, create a fund, and be fully prepared for the battle immediately. Our interests are mutual, and if you wish to preserve your business you must act with us now. It is advisable that an organization be effected at once. To that end we invite suggestions of any nature bearing on the question, and ask that the jobbers, distillers and brewers name a city where it will be convenient to meet, when we can discuss plans to preserve our rights.

Will you please consider carefully, and answer at earliest convenience?

Yours, respectfully,

Bluthenthal & Bickart.
EXHIBIT "B."

Statement of moneys collected and paid out by A. A. DeLoach, Secretary Georgia Prohibition Association:

1894.
May 31. To Frank Joseph ........................................ $ 1 00
  " 31. " G. W Milner .............................................. 5 00
  " 31. " J. H. Marchmon ........................................ 10 00
June 16. " W E. PerryClear ........................................ 1 00
  " 19. " W F. Gray ................................................. 5 00
  " 14. " A. J. Hughes ............................................. 3 00
  " 15. " M. Wynne .................................................. 15 00
  " 21. " S. M. Wayman ............................................. 2 00
July 30. " A. A. DeLoach ........................................... 18 00
Aug.  1. " W B. Hill ............................................... 12 50
  " 21. " M. Wynne .................................................. 10 00
Aug. 29. " W H. Brotherton ........................................ 25 00

1895.
Mch.  8. " A. A. DeLoach ........................................... 6 00
  " 18. " A. A. DeLoach ........................................... 5 00
Apr. 17. " W C. Smith ............................................. 1 00
  " 22. " J. S. Moore .............................................. 5 00
May  2. " A. A. DeLoach ........................................... 5 00
  " 20. " S. M. Wayman ............................................. 2 50
  " 20. " Cash from lady ........................................... 1 00
June  4. " W S. Withers ........................................... 5 00
  " 14. " S. B. Brown, Jr .......................................... 1 00
May  2. " A. A. DeLoach ........................................... 5 00
June 15. " F. L. Lewis .............................................. 2 00
  " 29. " G. M. Napier .............................................. 2 00
  " 29. " J. T. Finney ............................................. 1 00
  " 29. " Dr. Jno. Hardeman ...................................... 1 00
  " 29. " R. H. Bonner ............................................. 1 00
  " 29. " H. J. Finney ............................................. 1 00
July  6. " E. T. Mayo ............................................... 1 00
  " 6. " H. E. Headen .............................................. 5 00
  " 6. " J. J. Cartledge ........................................... 5 00
  " 9. " J. S. Lewis ............................................... 1 00
  " 9. " Mr. Wilcox ............................................... 10 00
  " 29. " W H. Brotherton ........................................ 25 00
Oct. 17. " Lady from Roswell ..................................... 20
  " 17. " C. at Convention ....................................... 2 75

$ 221 20
EXHIBIT "C."

Dear Brother:—

You know of the effort being made to rid our beloved Georgia of the legalized liquor traffic. Its success means more of good to Georgia than all else possible to legislation. Our efforts are likely to be successful. Much has been accomplished, but much remains to be done and but hardly time enough.

We have sent out 8,000 copies of the bill with petition, each having space for 170 names. We will soon have out 2,000 more, making 10,000 in all. They are going to every section of every county.

Nearly all the workers report gratifying success. We will have the grandest petition ever seen in Georgia. We are sending out over 100,000 pages of literature prepared in the interest of this movement. And other things are
being done. Of course all these things mean expense. And to carry on the work it became necessary for two of us to become responsible for the printing and postage. Postage is not costing less than $50 a month. We are all alike vitally interested in this. Those of us who have most property and kinsfolks and friends have most at stake. It is as much your business as mine and as much mine as yours.

We urgently need money for postage and printing. An emergency is upon us, and to whom shall we appeal if not to our friends. For Georgia’s sake please send me a contribution, however small, and oblige,

Yours in the work,

A. J. Hughes.

EXHIBIT “D.”

THEY HAVE THE MONEY.

SAVANNAH LIQUOR DEALERS MAKE UP A FUND TO FIGHT LEGISLATION.

Savannah, Ga., October 30.—(Special.)—The wholesale liquor dealers of this city have raised a fund for the purpose of fighting the dispensary bill, now before the Georgia legislature. They will have representatives in Atlanta and will work conjointly with the interests of other cities of the State to stop the progress of that legislation. The passage of the bill would require the raising of $100,000 more from real estate every year in this city alone for city expenses.

EXHIBIT “E.”

Extract from Savannah Morning News, October 31, 1895.

Good many of the retailers refused to contribute because they said they believed the expense should be stood entirely
by the wholesale dealers. The reason for this, however, is hardly apparent, as a dispensary law would put many of them entirely out of business, while many of the wholesale dealers handle liquors as a side issue. It is understood that the committee succeeded in raising only $1,500 all told, and that the heaviest subscriptions came entirely from the wholesale men.

Mr. Starr, of the Savannah Brewing Company, and Mr. J. Bigler, representing the Georgia Brewing Association, are now in Atlanta keeping up with the progress of the dispensary legislation, and besides, there is a large committee of local dealers, as well as others from all parts of the State. It is not known that any definite line of action has been decided on yet by those opposed to the bill, but when it comes to tactics they know pretty well what they are about, and if there is any danger of the passage of such a law, it is understood the strongest kind of efforts will be made to defeat it.

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

Mr. Speaker:

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

A resolution inviting the Hon. Fleming G. duBignon to address the General Assembly in joint session at such time as will best suit his convenience.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following bills, which they instruct me to report
back to the House, with the recommendation that the same do not pass, to wit:

A bill to require the Savannah, Florida and Western Railway Company to fence part of their road, etc.

Also, a bill to be entitled an act to create the office of railroad inspector.

Also, a bill to be entitled an act in relation to the sale of mileage books by railroads, and protecting the roads against the abuse of the same.

Also, a bill to be entitled an act requiring railroad companies to build and maintain stock-guards in certain cases.

Also, a bill to be entitled an act to require railroad companies to fence their tracks and define their liability upon failure to fence.

Also, that the following bills be reported back to the House, with the recommendation that the authors be allowed to withdraw the same, to wit:

A bill to be entitled an act to prevent irregular traffic and sale of railroad passenger tickets, and to require railroads to redeem unused portions of railroad tickets.

Also, a bill to be entitled an act to require street railway companies in this State to provide suitable guards and fenders for their cars, and suitable protection for certain employees.

Also, a bill to be entitled an act to amend section 719(1) of the Code defining what corporations, companies, and individuals, are subject to the jurisdiction of the railroad commission of Georgia.

Also, that the following bill do pass by substitute, to wit:

A bill to regulate sleeping-car service on passenger-trains within the State of Georgia.

C. E. BATTLE, Chairman.
Mr. Speaker:

The following members of the Committee on Railroads beg leave to submit the following minority report: We recommend that the following bill do not pass, to wit:

A bill to authorize and require the railroad commission of Georgia to fix and prescribe a schedule of maximum rates or charges in sleeping-cars on railroads in this State, and to provide proper regulation for the same.

Respectfully submitted.

T. D. Rockwell,
C. G. Gray,
Wesley Shropshire,
W. M. Harrell,
W. J. Houston,
R. C. Neely

Mr. Boynton, 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 instruct me to report back to the House, with the recommendation that the same do pass, to wit:

House bills Nos. 64 and 65, do pass by substitute, as follows:

A resolution to appoint a commission to inquire into the legality of certain State bonds, issued by Chas. J. McDonald and Chas. J. Jenkins, Governors of the State, to provide for compensation of said commission, and for other purposes.

26h
Also, the following bills of the House, which they instruct me to report back, with the recommendation that the same do pass, as amended:

A bill to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State, by providing an annual pension to such ex-Confederate soldiers, and for other purposes.

Also, a bill to make an appropriation to the State memorial board for the purpose of marking, by monument, or monuments and other suitable memorials, the position or positions occupied by the Georgia troops, particularly in the battle of Chickamauga, within the limits of the Chickamauga National Military Park, and for other purposes.

A resolution to appropriate $50.00 to the Atlanta Electric Railway Company.

Also, a resolution authorizing the Treasurer of this State to transfer on the books of his office from the military fund of 1894 to the military fund of 1895 the unexpended balance of 1894, amounting to the sum of $623.11.

Also, a resolution to relieve the Union Casualty and Surety Company from penalty for failure to return taxes at proper time.

Also, the following bill of the Senate, which they recommend do pass:

A bill to amend section 943(b) of the Code of 1882 by adding after the word "chapter," in the eighth line, the words: "And in the event any depository so named shall refuse to make satisfactory contract with the Governor as to interest to be paid, the Governor shall have the power and authority to remove such depository and appoint another," and for other purposes.

Respectfully submitted.

J. L. Boynton, Chairman.
Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Dawson, so that the clerk of the city council be elected by the aldermen and mayor.

Also, a bill to establish a city court in Coffee county, and for other purposes.

Also, a bill to change the time of holding the superior court of Pulaski county.

Also, a bill to authorize the town council of Hogansville to issue bonds, and for other purposes.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the bill be recommitted to the Finance Committee, to wit:

A bill for the relief of A. J. Davis of Bibb county.

The committee have also had under consideration the following House resolution, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A resolution for the relief of Willie Fields of Henry county.

Respectfully submitted,

A. G. McCurry, Chairman.
Mr. Bailey, chairman 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 instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to require all infantry and cavalry companies of the Georgia volunteers in this State to be attached to one of the present existing regiments or battalions of the State, etc.

Also, that the following bill do pass by amended substitute, to wit:

A bill for the better organization and regulation of the volunteer forces of this State, etc.

Also, that the following bill be reported back to the House, with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to be entitled an act to amend an act approved December 20, 1893.

Also, that the following bill be reported back to the House, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to create a board of military officers of this State to collate and compile the military laws of this State, etc.

Respectfully submitted.

David J. Bailey, Jr., Chairman.

The following bill was, by request, made the special order for Tuesday next, November 26, 1895, to wit:
A bill to establish and maintain a uniform system of text-books in this State, and for other purposes.

The following resolution was offered by Mr. Reagan of Henry county, which was read and laid on the table until to-morrow, to wit:

A resolution fixing the time of meeting of the House.

The following House bill was taken up and the Senate amendment read, to wit:

A bill to prescribe penalties for certain violations of the penal laws of this State as defined and described in the sections of the Code of 1882, and for other purposes.

Mr. Rockwell, of Chatham, moved to concur in the Senate amendment.

Mr. Meadow, of Madison, moved that the same be recommitted to the General Judiciary Committee.

Mr. Humphreys, of Brooks, offered as a substitute that the bill be recommitted to the General Judiciary, with instructions to report the same back on Monday next.

Mr. Humphreys withdrew his motion, by consent.

The motion to recommit was lost, and the Senate amendment concurred in.

The action of the House upon this bill was ordered to be immediately transmitted to the Senate.

The following Senate bills were read the first time and appropriately referred, to wit:

A bill to make penal the selling or buying of seed cotton in the county of Columbia.

Referred to the Committee on Counties and County Matters.
Also, a bill to amend section 9 of an act approved February 25, 1876, to regulate the leasing out of penitentiary convicts.

Referred to the Penitentiary Committee.

The following bills, by unanimous consent, were introduced, read for the first time, and appropriately referred to wit:

By Mr. Screven of Chatham—
A bill to amend section 4928 of the Code.
Referred to the General Judiciary Committee.

By Mr. Willink of Chatham—
A bill to amend the act incorporating the Title Guarantee and Loan Company.
Referred to the Special Judiciary Committee.

By Mr. Burwell of Hancock—
A bill to vest in the public school system of the town of Sparta control of all moneys, etc.
Referred to the Committee on Education.

By Mr. Farmer of Coweta—
A bill to prevent mob violence, and for other purposes.
Referred to the Committee on Penitentiary.

By Mr. Gray of Catoosa—
A resolution revoking ceded rights granted to the United States Government over certain lands adjoining Chickamauga National Military Park.
Referred to the Committee on Special Judiciary.
By Mr. Johnson of Hall—
A resolution directing the Governor to instruct the Attorney-General to proceed against the Southern Railway Company.
Referred to the Committee on General Judiciary

By Mr. Broyles of Fulton—
A resolution to pay W. S. Thompson $500 for services.
Referred to the Finance Committee.

By Mr. Broyles of Fulton—
A bill to amend the charter of the Union Loan and Trust Company, and for other purposes.
Referred to the Banking Committee.

By Mr. Cureton of Dade—
A resolution to pay the widow of R. I. G. Blake of Dade county, the pension due her husband for the year 1893.
Referred to the Committee on Pensions.

By Mr. Branan of Fulton—
A resolution to appropriate money for a State board of pharmacy.
Referred to the Committee on Finance.

By Mr. Broyles of Fulton—
A resolution to relieve the Atlanta and Chattahoochee Railway Company and the Collins Park and Belt Railway Company from penalty for not returning taxes.
Referred to the Committee on Finance.

By Mr. Meadow of Madison—
A bill to provide for the removal of obstructions of all
kinds other than dams from running streams in Madison county.

Referred to the Special Judiciary Committee.

By Mr. Symons of Glynn—

A resolution for the relief of the Brunswick Street Railroad Company and its successors.

Referred to the Finance Committee.

By Mr. Spence of Carroll—

A bill to repeal an act entitled an act to prohibit the manufacture and sale of liquor in Carroll county.

Referred to the Committee on Counties and County Matters.

The following Senate resolution was, by unanimous consent, read the second time, to wit:

A resolution directing the Comptroller-General to reopen the matter of assessments of the Postal Telegraph and Cable Company.

The following House bill was read the second time, to wit:

A bill to amend an act approved December 4, 1893, which authorizes the board of commissioners of the town of Washington to issue and sell bonds.

The following Senate bill was read the third time and put upon its passage, to wit:

A bill to amend an act establishing a new charter for the city of Madison.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

The following bills were, by unanimous consent, read the third time and put upon their passage, to wit:

A bill to repeal an act approved November 25, 1893, incorporating the town of Haynie, in Floyd county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 101 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution for the relief of the North Highland Railroad Company.

The report of the committee was agreed to, submitting a substitute to this resolution.

Upon the passage of this bill, the yeas were 89 and nays 3.

So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to provide compensation to the commissioners of Thomas county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following resolution was, by request, referred to the Special Judiciary Committee, to wit:
A resolution requesting Congress to recognize the rights of the Cubans as belligerents.

The following bill was made the special order for Tuesday next, November 26, 1895, to follow the special orders already set, to wit:

A bill to fix and define the fees of solicitors-general of the county and city courts.

The following resolution was read the second time, to wit:

A resolution for the relief of Willis Fields of Henry county.

Mr. Law, of Liberty, submitted a memorial from ministers of the Congregational Church of this State, which was submitted to the Committee on Temperance.

Leave of absence was granted Messrs. Bell, Smith of Clinch, Arnold, Gibson, and Fletcher.

Upon motion, the House adjourned until 10 o'clock tomorrow morning.

ATLANTA, GEORGIA.
Friday, November 22, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members responded to the call of their names:

Anderson, Gaines, McDonald, 
Atkinson, Giles, McDaniel, 
Armstrong, Gilreath, McCurry,
Bailey, Gray of Houston, McGough, 
Battle, Gray of Catoosa, McCurdy, 
Bagget, Gray of Paulding, McWhorter, 
Bennett of Wayne, Gregory, Neely, 
Bennett of Jackson, Griffin, Newton, 
Bell, Greer of Harris, Owen, 
Bird, Hall, Peeples, 
Blair, Hammond, Pitman, 
Blalock of Fayette, Harrell, Pittard, 
Blalock of Rabun, Harvey, Pope, 
Bloodworth, Hill, Price, 
Boifeuillet, Hodges, Pool, 
Boynton, Henderson, Polhill, 
Boyd, Hightower, Rawlings, 
Boyett, Hopkins, Redding, 
Branch, Howell, Reagan, 
Branan, Hogan, Reece, 
Broyles, Houston, Roberts, 
Brown of Washington, Holbrook, Rockwell, 
Brown of Pulaski, Holland, Salter, 
Burwell, Hudson, Shropshire, 
Burnett of Quitman, Humphreys, Screven, 
Burch, Hughes, Sell, 
Bush, Hurst, Shaw, 
Caldwell, Jarrell, Spence, 
Clements of Montgm'y, Jenkins, Smith of Telfair, 
Collins, Johnson of Hall, Stokes, 
Collier, Jones of Dougherty, Symons, 
Cook of Decatur, Latham, Sumner, 
Davison, Lee, Tatum, 
Dennard, Little, Traylor, 
Dorough, Longley, Wallace, 
Dodson, Lovett, Walden, 
Durham, Law, West, 
Edenfield, Martin, Wilson, 
Ennis, Mallette, Wilkin, 
Espy, Mansfield, Williams, 
Farmer, Meadow, Willink, 
Florence, Melton, Wilkinson, 
Fouché, Mell, Wright, 
Fogarty, Moore of Clayton, Wren, 
Ferguson, Moore of Heard, Wynne, 
Franklin, Montfort, Vaughn, 
Fullwood, Murrah, Mr. Speaker.
Those absent were Messrs.—

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The Journal of yesterday was then read and confirmed.

The following bills were, upon motion, recommitted to the Committee on Railroads, to wit:

House bills Nos. 534 and 582.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

*Mr. Speaker:*

The General Judiciary Committee have had under consideration the following bills, which I am instructed to return, with the recommendation that the same do pass as amended, to wit:

A bill to amend the Constitution of the State by adding a new paragraph to article 6, so as to change the organization of the supreme court, to increase the number of associate justices, and for other purposes.

Also, a bill to make penal prize-fighting in this State, and for other purposes.

Also, a bill to amend an act to regulate the method of pleading in civil actions commenced by petitions in the courts of this State, and for other purposes.
I am also instructed to return the following bill, with the recommendation that the same be referred to the Special Judiciary Committee, to wit:

A bill to abolish the city court of Laurens county, and for other purposes.

The committee also instruct me to request that Mr. T. J. Dempsey be added to the Committee on General Judiciary.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back to the House with the recommendation that the same do pass, to wit:

A bill to fix permanently the status of the piece of ground on the southeast corner of South Broad and Abercorn streets in the city of Savannah.

Also, a bill to create and organize a board of tax-assessors and receivers for the city of Savannah.

The committee has also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to establish a city court for the city of Brunswick in and for the county of Glynn.

The committee has also had under consideration the following House bills, which I am instructed to report back to
the House, with the recommendation that the same do not pass, to wit:

A bill to regulate the tolling of rice in this State, and for other purposes.

Also, a bill to require electric street railway cars to put glass fronts on the same, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

The following message was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary:

Mr. Speaker:

The Governor has approved the following acts of the General Assembly, to wit:

An act to amend the charter of the city of Dalton, so as to make it the duty of the clerk of the council to collect all property taxes and license fees due the said city, and to require said clerk to enter into bond, payable to the mayor and council in such amount as they may fix, etc.

An act to amend the charter of the city of Albany and the several acts amendatory thereof by changing the term of office of the mayor from one to two years, etc.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majorities, the following House bills, to wit:

A bill to incorporate the public schools of Cochran, Pulaski county
Also, a bill to amend section 1 of an act to provide compensation for election managers and clerks at all general and special elections held in Washington county, and for other purposes.

Also, a bill to relieve and reimburse R. L. Swatts, of Pike county, for payment of forfeited bond.

Also, a bill to authorize county authorities in this State to contract with authorities of the United States for the erection of bridges in certain specified cases, and for other purposes.

The Senate has passed the following House bills with amendments, in which the concurrence of the House of Representatives is respectfully asked, to wit:

A bill to be entitled an act to establish a system of public schools for the town of Abbeville, and for other purposes.

Also, a bill to require judges of the superior courts of this State, upon the continuation of any case in the superior courts, to enter upon their dockets, opposite such case, the date of the continuance thereof, to make public announcement in open court of such continuance, at the time of such continuance, and for other purposes.

I am instructed by the Senate to return to the House of Representatives the following House bill, that the same may be corrected to conform to the action of the House in the passage thereof, to wit:

A bill to amend section 1291 of the Code of 1882 by inserting after the word "place" in the third line of said section the words "or notaries public," and for other purposes.
Mr. Brown, of Pulaski, chairman of the Committee on General Agriculture, submitted the following reports:

Mr. Speaker:

The Committee on General Agriculture have had under consideration the following bill, which I am instructed, as chairman, to report to the House with the recommendation that it do pass, to wit:

A bill to amend an act entitled "an act to amend and consolidate the laws governing the inspection, analysis, and sale of commercial fertilizers and cotton-seed meal in the State of Georgia, and to repeal all other laws in conflict therewith, and for other purposes," approved October 19, 1891, and for other purposes.

J. P Brown, Chairman.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bill, to wit:

A bill to be entitled an act to provide that a master may not contract with a servant exempting himself from liability to the servant for injuries sustained through his negligence, and for other purposes.

The following bill, which was made the special order for the day, was taken up, read the third time, and put upon its passage, to wit:

A bill to amend the Constitution of 1877, as to verdicts of jurors.

The report of the committee, reporting the bill favorably, was disagreed to.
Upon the passage of the bill the yeas and nays were ordered.

Upon taking the ballot *viva-voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

- Bailey,  
- Broyles,  
- Brown of Pulaski,  
- Burwell,  
- Clements of Montgomery,  
- Jones of Dougherty,  
- Little,  
- McGough,  
- Neely,  
- Owen,  
- Pitman,  
- Pittard,  
- Price,  
- Polhill,  
- Rockwell,  
- Sandeford,  
- Shaw,  
- Short,  
- Smith of Telfair,  
- Thompson,  
- Wynne.

Those voting in the negative were Messrs.—

- Allen,  
- Anderson,  
- Atkinson,  
- Armstrong,  
- Atwrey,  
- Battle,  
- Bagget,  
- Bennett of Wayne,  
- Bennett of Jackson,  
- Blair,  
- Blalock of Fayette,  
- Blalock of Rabun,  
- Bloodworth,  
- Boyd,  
- Boyett,  
- Branch,  
- Branan,  
- Brown of Washington  
- Bush,  
- Caldwell,  
- Clement of Milton,  
- Collins,  
- Cook of Decatur,  
- Cureton,  
- Davison,  
- Dorrough,  
- Dodson,  
- Ferguson,  
- Franklin,  
- Fussell,  
- Gaines,  
- Gilreath,  
- Gray of Catoosa,  
- Gray of Paulding,  
- Gregory,  
- Griffin,  
- Harrell,  
- Hill,  
- Hodges,  
- Henderson,  
- Hightower,  
- Hogan,  
- Houston,  
- Holland,  
- Hudson,  
- Hutcherson,  
- Hughes,  
- Jarrell,  
- Jenkins,  
- Johnson of Hall,  
- Latham,  
- Lee,  
- Lovett,  
- Law,  
- Moore of Clayton,  
- Montfort,  
- Murrah,  
- McDonald,  
- McElmurry,  
- McDaniel,  
- McCurry,  
- McCurdy,  
- McClure,  
- McWhorter,  
- Newton,  
- Peeples,  
- Pope,  
- Pool,  
- Rawlings,  
- Reagan,  
- Reece,  
- Shropshire,  
- Screven,  
- Stokes,  
- Symons,  
- Traylor,  
- Wallace,  
- Walden,  
- Wheatley,  
- Wilson,  
- Williams.
Those not voting were Messrs.—

Arnold, Gray of Houston, Redding,
Bell, Greer of Macon, Roberts,
Bird, Greer of Harris, Salter,
Boifeuillet, Hammond, Sell,
Boynton, Harvey, Spence,
Burnett of Quitman, Howell, Smith of Clinch,
Burch, Hodge, Smith of Hancock,
Coleman, Holbrook, Smith of Rockdale,
Collier, Hurst, Sumner,
Dempsey, Johnson of Taliaferro, Tatum,
Dennard, Jones of Dodge, Walker,
Farmer, Longley, West,
Fletcher, Marchman, Wilkin,
Fink, Moore of Bulloch, Willingham,
Fogarty, Moore of Heard, Worley,
Futrell, Middlebrooks, Vaughn,
Fullwood, Parker, Mr. Speaker.
Gibson, Perkins,


So the bill, not having received the requisite constitutional majority, was lost.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration House bill No. 485, to amend the Constitution of the State of Georgia, providing for an increase in the members of supreme court judges from three to six, and that they, the supreme court judges of this State, shall be elected by the people and not the General Assembly. The majority report of the committee have recommended that
the bill do pass, with the following amendment, to wit: That the supreme court judges be elected by the General Assembly of Georgia, etc.

The undersigned members of said committee disagree to the majority report as to the said amendment, and recommend that said report be not adopted, in so far as it amends the original bill, it being the opinion of the undersigned that business precedence and expediency require that the people of Georgia shall have a voice in the selection of the supreme court judges of this our State.

W S. Humphreys,
Isaac A. Bush,
Wm. Wynne,
A. S. Giles,
H. W Hopkins,
Arnold Broyles,
John R. Spence,
E. J. Reagan,
Wesley Shropshire,
J. R. Williams,
J. H. McWhorter,
W. K. Wilkinson,
Clarence Wilson,
John H. Reece,
A. G. McCurry,
David J Bailey, Jr.,
Henry C. Hammond,
J. H. Pitman,
E. R. Jones.
Mr. Reagan, chairman of Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary have had under consideration House bill No. 615, being a bill to be entitled an act to place the county and city chain-gangs of this State under the control and supervision of the penitentiary department of the State, to provide for the appointment of an additional assistant keeper of the penitentiary, to fix his salary, and for other purposes, which they instruct me to report back to the House, with the recommendation that the same do pass by substitute.

The committee have also had under consideration Senate bill No. 226, same being a bill to be entitled an act to amend section 9 of an act, approved February 25, 1876, to regulate leasing out penitentiary convicts by the Governor, authorizing him to make contracts in relation thereto, and for other purposes, which they instruct me to report back to the House, with the recommendation that the same do pass.

The committee have also had under consideration Senate resolution No. 69, a joint resolution appointing two from the Senate and three from the House to investigate the convicts of this State, which they instruct me to report back to the House, with the recommendation that the same do not pass.

Respectfully submitted.

E. J. Reagan, Chairman.

Mr. Mell, 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 and President of the Senate the following acts, to wit:

An act to repeal an act approved August 22, 1883, incorporating the town of Morganton, in the county of Fannin, and all amendments thereto.

Also, an act to authorize county authorities in this State to contract with authorities of the United States for the erection of bridges in certain specified cases.

Also, an act to relieve and reimburse R. L. Swatts, of Pike county, for payment of forfeited bond.

Also, an act to prescribe penalties for all felonies under the laws of this State, except treason, insurrection, etc., and to provide that all misdemeanors shall be punished as prescribed in section 4310 of the Code.

Also, an act to amend section 1 of an act entitled an act to provide compensation for election managers and clerks at all general and special elections held in Washington county.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Gray, of Catoosa, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill, which they instruct me to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to be entitled an act to authorize the appointment of a commissioner of pensions, to prescribe the powers and duties of such commissioner, etc.

Respectfully submitted.

C. W. Gray, Chairman.
Mr. Bush, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration House bill No. 569, by Mr. Farmer of Coweta. It was made special order for 2:30 p.m., November 21st, and no one opposed for or against the bill, and no proofs of advertisement, so the committee recommend that it do not pass.

We have also had under consideration House bills Nos. 404 and 442, which the committee recommend be read the second time and recommitted to said committee.

Respectfully submitted.

I. A. Bush, Chairman.

Mr. Armstrong, chairman of Special Agricultural Committee, submitted the following report:

Mr. Speaker:

The Special Committee on Agriculture have had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the introducer have leave to withdraw the same, to wit:

A bill to be entitled an act to create a lien for service in favor of owners of stallions, jacks, bulls, rams, he goats, and boars upon mares, jennets, cows, ewes, she goats, sows, their progeny, born next after such service.

Respectfully submitted.

J. W Armstrong, Chairman.

By unanimous consent, the following bills were introduced, read the first time, and appropriately referred, to wit:
By Mr. Dorough of Dooly—

A bill to amend section 719(f) of the Code, and for other purposes.

Referred to the Committee on Finance.

By Mr. Dorough of Dooly—

A bill to amend the charter of the city of Cordele, in the county of Dooly.

Referred to the Committee on Special Judiciary.

By Mr. Newton of Colquitt—

A bill to incorporate the town of Moultrie, in Colquitt county.

Referred to the Committee on Special Judiciary.

By Mr. Johnson of Hall—

A bill to allow land condemned for public road purposes, to provide payment therefor, and for other purposes.

Referred to the Committee on Counties and County Matters.

By Mr. Broyles of Fulton—

A bill to repeal the charter of the city of Manchester and to incorporate said city under the name of College Park.

Referred to the Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to amend the charter of the city of Atlanta.

Referred to the Committee on Special Judiciary.

By Mr. Montfort of Taylor—

A bill to abolish the county court of Taylor county.

Referred to the Committee on Counties and County Matters.
By Mr. Boifeuillet of Bibb—

A bill to fix the official bond of the receiver of tax returns of Bibb county

Referred to the Committee on Special Judiciary.

By Mr. Battle of Muscogee—

A resolution to pay *per diem* and expenses of the committee appointed to examine the work of the code commissioners.

Referred to the Committee on Finance.

The following bills were, upon motion, recommitted, to wit:

House bill No. 653 to the Special Judiciary Committee.
House bill No. 647 to the Special Judiciary Committee.
House bill No. 463 to the Railroad Committee.

The following Senate bills were read the third time and put upon their passage, to wit:

A bill to amend an act incorporating the city of Cartersville, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the years were 101 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal an act to create a county court in each county of the State, so far as the same applies to the county of Gwinnett.

The report of the committee was agreed to.

Pending the final action of the House upon this bill, the
hour of adjournment arrived, after the yeas and nays had been called and sustained.


Upon motion, the House adjourned until 10 o'clock tomorrow morning.

ATLANTA, GEORGIA.
Saturday, November 23, 1895.

The House met 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

Upon motion of Mr. Rockwell, the roll-call was dispensed with.

The Journal of yesterday was then read and confirmed.

The following resolution was recommitted to the Committee on Penitentiary, to wit:

A joint resolution appointing two from the Senate and three from the House to investigate the convicts of this State.

The following Senate bills were recommitted to the Committee on Special Judiciary, to wit:

Bills Nos. 196 and 197

The following bill was recommitted to the Committee on Railroads, to wit:

House bill No. 658.
The following bills were read the second time, to wit:

A bill to make an appropriation to the State memorial board for the purpose of erecting suitable memorials, and for other purposes.

A bill to be entitled an act to vest in the public school system of the town of Sparta control of all moneys appropriated by the State.

This bill was recommitted to the Special Judiciary Committee.

Also, a bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past-due bonds of this State.

Also, a bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past-due bonds of this State issued by Chas. J. McDonald.

Also, a bill for the relief of Mrs. Julia A. Knight.

Also, a bill providing for the payment to the city of Atlanta of the State's proportion of the expense of paving West Cain street, and for other purposes.

Also, a bill for the relief of Jno. M. Williams of Catoosa county.

Also, a bill to appropriate $50 to the Atlanta Electric Railway Company.

Also, a bill to relieve the Union Casualty and Surety Company from penalty for failure to return taxes at proper time.

Also, a resolution authorizing the Treasurer of this State to transfer on the books of his office, from the military fund of 1894 to the fund of 1895, the unexpended balance of 1894.
Also, a bill to authorize the town council of Hogansville to issue bonds, etc.

Also, a bill to regulate sleeping-car service on passenger trains within the State of Georgia.

Also, a bill to amend an act to provide that all bills, resolutions, and other unfinished business pending in the Senate and House of Representatives at the close of the first session of each General Assembly shall go over to the second session of such General Assembly.

Also, a bill to incorporate the town of Alto, in the counties of Banks and Habersham.

Also, a bill to provide for a change of the names and principal offices of banking, railroad, and insurance companies, etc.

Also, a bill to create a lien for service in favor of owners of stallions, jacks, bulls, rams, etc.

Also, a bill to enable the payers, holders, and owners of promissory notes, or other debts, to recover judgment or judgments on such debts.

Also, a bill to provide for the appointment of auditors, etc., approved December 18, 1894.

Also, a bill to provide for the disposition of costs in criminal cases, and for other purposes.

Also, a bill to amend the Constitution of 1877, by adding an additional article thereto, prohibiting the sale in this State of alcoholic, spirituous, malt, or other intoxicating liquors.

Also, a bill to provide a license tax for the conduct of business of money lending or money brokerage.
Also, a bill to prohibit the operation of opium joints in this State.

Also, a bill to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State.

Also, a bill to amend an act approved October 19, 1891, entitled an act to establish city courts in counties having a population of fifteen thousand or more inhabitants, and for other purposes.

Also, a bill to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph "8," so as to change the organization of the supreme court.

Also, a bill to provide for the seizure and sale under legal process of equities of redemption, etc., situated in this State.

Also, a bill to repeal so much of the act creating a board of commissioners for the county of DeKalb as limit the compensation of the clerk thereof.

Also, a bill to limit the jurisdiction of the city court of DeKalb in civil cases.

Also, a bill to make penal prize-fighting in this State.

Also, a bill to establish a new charter for the town of Calhoun, in Gordon county.

Also, a bill to establish the city court of Brunswick in and for the county of Glynn.

Also, a bill to amend an act to create a board of commissioners of roads and revenues in the county of Catoosa.
Also, a bill to fix the official bond of the receiver of tax returns of Bibb county at ten thousand dollars.

Also, a bill to require all infantry and cavalry companies of the Georgia Volunteers, and Georgia Volunteers colored, in this State, to be attached to one of the present existing regiments.

Also, a bill to amend the charter of the city of Dawson, in Terrell county.

Also, a bill to relieve A. J. Davis, and refund to him a special State tax.

Also, a bill to create and organize a board of tax-assessors and receivers for the city of Savannah.

Also, a bill to change the time of holding the superior court of Pulaski county.

Also, a bill to amend the charter of the Vigilant Live-Stock Mutual Insurance Company.

Also, a bill to place the county and city chain-gangs of this State under the control and supervision of the penitentiary department.

Also, a bill to incorporate the Savannah Bank and Trust Company of Savannah.

Also, a bill to amend the act for Troup county, so as to elect commissioners at general elections.

Also, a bill to amend an act entitled an act to amend and consolidate the laws governing the inspection, etc., of commercial fertilizers and cotton seed meal in the State of Georgia.
Also, a bill to amend an act to regulate the method of pleading in civil action commenced by petitions in the courts of this State.

Also, a bill to provide a system of public schools for the town of Oxford, in the county of Newton.

Also, a bill to amend section 4814 of the Code of Georgia.

Also, a bill to fix permanently the title and status of the piece of ground on the northeast corner of South Broad and Abercorn streets in the city of Savannah.

Also, a bill to approve and adopt and make of force the Code of laws prepared under the direction and by authority of the General Assembly.

Also, a bill to amend an act entitled an act to provide compensation for the members of the board of roads and revenues for Catoosa county.

Also, a bill to establish a city court of Coffee county.

Also, a bill to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to provide for the registration and license of every trade or business.

By Mr Wright of Floyd—

A bill to fix the age of consent in cases of the carnal knowledge of females in the State of Georgia.

Referred to the Committee on General Judiciary.

By Mr. Wright of Floyd—

A bill to amend an act of September 27, 1883, to establish a city court in the county of Floyd.

Referred to the Committee on Special Judiciary.
By Mr. Boyd of McDuffie—

A resolution to pay George B. Whittaker back pension for years 1893 and 1894:

Referred to the Committee on Pensions.

By Mr. Bennett of Jackson—

A bill to amend section 936 of the Code of 1882.

Referred to the Committee on Counties and County Matters.

By Mr. Hopkins of Thomas—

A bill to make all laws prescribing the duties of administrators of estates, etc., applicable to executors, and for other purposes.

Referred to the Committee on General Judiciary.

By Mr. Awtry of Cobb—

A bill to require all railroad companies to keep bulletin boards at all stations, and for other purposes.

Referred to the Committee on Railroads.

By Mr. Little of Muscogee—

A bill to amend an act approved October 19, 1891, entitled an act to amend and consolidate the laws regulating the inspection, analysis, and sale of commercial fertilizer.

Referred to the General Judiciary Committee.

By Mr. Hammond of Richmond—

A bill to establish new terms, and to regulate the practice of filing, returning and trying new cases in the city court of Richmond county.

Referred to the Committee on Special Judiciary.
By Mr. Hopkins of Thomas—

A bill to amend the charter of the town of Cairo, in the county of Thomas.

Referred to the Committee on Corporations.

By Mr. Reagan of Henry—

A bill to regulate attendance upon county line or district line schools in the common school system in this State.

Referred to the Committee on Education.

By Mr. Reagan of Henry—

A bill to provide for the payment of a salary to county school commissioners instead of per diem as heretofore.

Referred to the Committee on Education.

By Mr. West of Lowndes—

A bill to authorize the graduates of the Georgia Normal and Industrial College at Milledgeville to teach in the common schools of this State without further examination.

Referred to the Committee on Education.

By Mr. Williams of Schley—

A bill to regulate the sale of commercial fertilizers in the State of Georgia.

Referred to the Committee on Agriculture.

By Mr. Reagan of Henry—

A bill to amend an act approved September 27, 1883, entitled an act to prevent the discharge of firearms upon public highways of this State, and for other purposes.

Referred to the Special Judiciary Committee.
By Mr. Reagan of Henry—

A bill to amend an act approved October 27, 1887, entitled an act to amend, revise, and consolidate the common school laws of Georgia.

Referred to the Committee on Education.

By Mr. Reagan of Henry—

A bill to amend an act approved December 18, 1893, entitled an act to amend the school laws of this State, and for other purposes.

Referred to the Committee on Education.

By Mr. Harvey of Bryan—

A bill to establish a board of road commissioners, to provide a system of public road working for the county of Bryan, and for other purposes.

Referred to the Committee on Roads and Bridges.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following House bills, which I am instructed to report back, with the recommendation that the same do pass, to wit:

A bill to provide that all bills, resolutions, and other unfinished business pending in the Senate and House of Representatives at the close of the first session shall go over to the second session as unfinished business, and for other purposes.

Also, a bill to enable the payees and holders, etc., of promissory notes, etc., for the payment of money to a trust-
tee, etc., to recover judgment on such debts, and for other purposes.

I am also instructed to return to the Senate the following bills, with the recommendation that the same do pass as amended, to wit:

A bill to prohibit the operation of opium joints, to provide a penalty for the violation of the same, and for other purposes.

Also, a bill to provide for the seizure and sale of equities of redemption and bond for title interests in land or other property situated in this State.

I am also instructed to return the following bills, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to repeal an act approved the 28th of September, 1881, contained in sections 3149(a) to 3149(g) of the Code.

Also, a bill to make railroad companies placed in hands of receivers suable for any damage done in the same manner, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the same do pass by substitute, to wit:

A bill to amend the general road law of this State, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the same do not pass, to wit:

A bill to regulate a collection and paying out of fines and forfeitures by the courts, and for other purposes.

Also, a bill to amend section 3338 of the Code of 1882, and for other purposes.
Also, a bill to provide that members of copartnership, etc., being joint beneficial owners of any money, goods, etc., who shall steal any such money, goods, etc., shall be liable to be dealt with, tried, convicted, etc., for the same, and for other purposes.

Also, a bill to amend an act to change the county lines between the counties of Houston, Macon, Stewart, and Randolph, approved February 26, 1876.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to fix the official bond of the receivers of tax returns of Bibb county at ten thousand dollars, and for other purposes.

Also, a bill to amend the charter of the Vigilant Live-Stock Insurance Company

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Sandeford, chairman Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:
House bill No. 374, a bill to be entitled an act to incorporate the town of Alto, in the counties of Banks and Habersham, and for other purposes.

Also, House bill No. 545, a bill to be entitled an act to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to provide for the registration and license of every trade, business, calling, avocation, or profession carried on within the limits of said town.

The committee have also had under consideration the following bill, which they instruct me to report back, with the recommendation that the same do pass as amended, to wit:

House bill No. 567, a bill to be entitled an act to establish a new charter for the town of Calhoun, in Gordon county, to grant certain privileges to said town, to repeal all prior acts amendatory thereof, to define the limits of the same, and for other purposes.

Respectfully submitted.

J. W Sandeford, Chairman.

Mr. McCurry, chairman of Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which they instruct me to return to the House, with the recommendation that the same be read the second time and recommitted:

A bill to vest in the public school system (board of education) of the town of Sparta control of all money appropriated by the State for the education of pupils resident within the jurisdiction of said town board of education.

Respectfully submitted.

A. G. McCurry, Chairman.
Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bills of the House, which they instruct me to return to the House, with the recommendation that the same be recommitted to the Committee on Railroads:

A bill to amend section 719(f) of the Code, so as to include Cordele, and for other purposes.

Also, the following House resolutions, which they instruct me to return, with the recommendation that same do pass:

A joint resolution providing for the payment to the city of Atlanta of the State's proportion of the expense of paving West Cain street, and of paving, sewerage, etc., on Spring and West Cain streets adjoining the grounds of the executive mansion in said city.

Also, a resolution for the relief of Mrs. Julia A. Knight, widow, and Mrs. Susan E. Massey, widow, both of Gwinnett county.

Also, the following resolutions of the House, which the committee instruct me to return to the House, with the recommendation that same do not pass:

A resolution to pay James R. Thompson $100.00 for pension due for the year 1892.

Also, a resolution to pay Russell Collier $50.00 for pension due for the year 1893.

Respectfully submitted.

J. L. Boynton, Chairman.
Mr. Wright, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to repeal so much of an act creating a board of commissioners for the county of DeKalb.

Also, a bill to limit the jurisdiction of the city court of DeKalb in civil cases to amounts exceeding one hundred dollars.

Also a bill to amend an act entitled an act to create a board of commissioners of roads and revenues in the county of Catoosa, approved March 5, 1875.

Also, a bill to amend an act entitled an act to provide compensation for the members of the board of roads and revenues for Catoosa county, and for the clerk, approved December 9, 1893.

Also, a bill to amend the act for Troup county, so as to elect commissioners at general elections.

Also, the following House bill, which the committee instruct me to return to the House, with the recommendation that same be recommitted to Special Judiciary Committee.

Also, a bill to provide for the disposition of cost in criminal cases, and moneys arising from fines and forfeitures, and the moneys in which officers entitled to cost in criminal cases shall be paid.

Respectfully submitted.

Moses Wright, Chairman
Mr. Reagan, chairman of the Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary have had under consideration the following bills, which they instruct me to report back to the House, with the recommendation that the same do not pass, to wit:

Bill No. 475, a bill to be entitled an act to separate all felony convicts under the age of seventeen from the older ones, to provide for their punishment and reformation, and to appropriate a certain sum of money for that purpose.

Also, bill No. 543, a bill to be entitled an act to create a commissioner of pardons, to provide for his appointment, define his duties, and fix his compensation.

Respectfully submitted.

E. J. Reagan, Chairman.

Mr. Hodges, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration the following bill of the House, which they instruct me to return to the House, with the recommendation that the same do pass, to wit:

A bill to amend an act to incorporate the Savannah Bank and Trust Company of Savannah, and the amendments thereto, to permit said bank to reduce its capital stock, and for other purposes.

Respectfully submitted.

Robert Hodges, Chairman.
The following message was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary:

*Mr. Speaker:*

The Governor has approved the following act of the General Assembly, to wit:

An act to compel insurance companies to pay the full amount of loss sustained upon property covered by policies of insurance up to the amount expressed in the policies, notwithstanding any stipulations in such policies to the contrary.

The Speaker caused to be read the following communication in response to the House resolution heretofore adopted:

*ATLANTA, GEORGIA.*

*November 20, 1895.*

To the *House of Representatives of the General Assembly of Georgia:*

In accordance with a resolution recently passed by your body, touching the best method by which poor boys might work their way through the Georgia School of Technology, I beg leave to submit the following reply:

In the first place, I beg leave to disclaim any purpose to disregard or treat with discourtesy the original resolution or the correspondence relating thereto, and referred to in your recent resolution.

The commission and the faculty of the institution have had the matter often before them, and no part of their labors have been more earnest than those which looked to the extension of the benefits of the school to the class of young men in question.

As yet we have found no satisfactory solution of the difficulties involved.
Institutions which have done the best work in mechanical training have found it impracticable to give a money compensation for the work done by their undergraduates. Where this has been attempted the result has been unsatisfactory in the last degree. In the earlier periods of the school course the work of students has generally no market value, and the compensation which might be allowed would be either too large by comparison with the value of the work done, or too small to be of any service to the student. In the later periods of the course the class of work done is valuable mainly as cultivating and promoting accurate and scientific knowledge, and is not of a kind to command a revenue in the open market.

In other words, the highest and best training which a student can receive in the brief time covered by his school residence is incompatible with a money valuation of the work he is called upon to do.

Institutions which are amply endowed have it in their power to give such compensation, but it is useful mainly as encouraging the student with the idea that he is earning something by his labor. Even in such cases it would be simpler, more economical, and better in every way to furnish him with the amount needed for his support on the ground of a scholarship, either as a gratuity, or to be repaid when he shall have earned in active business life the amount thus furnished.

I would suggest as the simplest solution of the question, the creation of a limited number of scholarships, endowed by private munificence or by the State, say of $200 per annum, numbering in all fifty, and offering these to worthy young men of limited means as an incentive to diligent study and skillful workmanship.

The details of such a plan might be arranged without difficulty so as to meet all the demands of the question.

It will be interesting to you to know that the commis-
sion have now in hand a plan to erect on the grounds of the institution a number of dormitories, and that this arrangement for cheap board looks in the direction of your resolution. It is hoped by this means to reduce the expenses of living nearly if not quite one-half, and thus lessen the burden of living to the student while pursuing his course in the institution.

In conclusion, I beg leave to assure you that the class of young men under consideration have been constantly in our minds from the beginning of our work, and that any possible means of extending the benefits of the institution to them would be hailed by us with the sincerest pleasure, and that we hold ourselves ready in every conceivable way to co-operate with your body in enlarging the usefulness of the institution, and in making it more and more a blessing to every class of young men of the State.

All of which is respectfully submitted,

I. S. Hopkins,
President Georgia School of Technology.

The following resolution, by Mr. Reagan of Henry, was read and adopted, to wit:

A resolution fixing the time of the meeting of the House from 10 o'clock A. M. to 9 o'clock A. M.

Upon motion of Mr. Humphreys of Brooks, the following bill was made the special order for Tuesday next at 11 o'clock A. M., November 26, 1895, after the special order already placed, to wit:

House bill No. 485, the same being a bill to amend the Constitution of the State.

The following resolution was read and adopted, to wit:

A resolution tendering the hall of the House of Representatives to the Exposition Chautauqua Congress for their session on the evening of December 6.
The following Senate bills were read the first time and appropriately referred, to wit:

A bill to provide that a master may not contract with a servant exempting himself from liability for injury sustained.

Referred to the Committee on General Judiciary.

Also, a bill to empower the principal physician of the penitentiary of this State to discharge subordinate physicians for neglect of duty.

Referred to the Committee on Penitentiary.

Also, a bill to amend paragraph 4 of section 2 of article 7 of the Constitution of this State.

Referred to the Committee on Special Judiciary

Also, a bill to amend the charter of the Macon Savings Bank, and for other purposes.

Referred to the Committee on Banks.

Also, a bill to make prize-fighting or pugilism a felony

Referred to the Committee on Special Judiciary.

Also, a bill to prescribe the time for opening the fall session of the public schools of Bibb county.

Referred to the Committee on Special Judiciary.

Also, a bill to rearrange the Cherokee and Rome circuits, and for other purposes.

Referred to the Committee on Special Judiciary.

Also, a bill to define and apply the law of abatement in certain cases.

Referred to the Committee on General Judiciary.
Also, a bill to authorize the payment of checks, demand drafts, and savings bank orders, and for other purposes.

Referred to the Committee on General Judiciary

Also, a bill to regulate the sale of domestic wines in the towns and cities of this State.

Referred to the Committee on Temperance.

Also, a bill to amend section 1329 of the Code of 1882, and for other purposes.

Referred to the Committee on General Judiciary

The following Senate bills were read the second time, to wit:

A bill to amend section 752 of the Code of 1882, and for other purposes.

Also, a bill to amend section 943(b) of the Code of 1882, and for other purposes.

Also, a bill to amend section 9 of an act approved February 25, 1876, to regulate the leasing out of convicts, and for other purposes.

Leave of absence was granted Messrs. McCurry, Roberts, and Branch.

Upon motion, the House adjourned until 10 o'clock Monday morning.

ATLANTA, GEORGIA.
Monday, November 25, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.
The roll was called, and the following members answered to the call of their names:

Allen, Allen
Anderson, Anderson
Atkinson, Atkinson
Arnold, Arnold
Armstrong, Armstrong
Awtrey, Awtrey
Bailey, Bailey
Battle, Battle
Bagget, Bagget
Bennett of Wayne, Bennett of Wayne
Bennett of Jackson, Bennett of Jackson
Bell, Bell
Bird, Bird
Blair, Blair
Blalock of Fayette, Blalock of Fayette
Blalock of Rabun, Blalock of Rabun
Bloodworth, Bloodworth
Boifeuillet, Boifeuillet
Boynton, Boynton
Boyd, Boyd
Boyett, Boyett
Branch, Branch
Branan, Branan
Broyles, Broyles
Brown of Washington, Brown of Washington
Brown of Pulaski, Brown of Pulaski
Burwell, Burwell
Burnett of Quitman, Burnett of Quitman
Burch, Burch
Bush, Bush
Caldwell, Caldwell
Clements of Montgm’y, Clements of Montgm’y
Clement of Milton, Clement of Milton
Collins, Collins
Coleman, Coleman
Collier, Collier
Cook of Decatur, Cook of Decatur
Cureton, Cureton
Davison, Davison
Dempsey, Dempsey
Dennard, Dennard
Dorough, Dorough
Fussell, Fussell
Gaines, Gaines
Gilles, Gilles
Gilreath, Gilreath
Gibson, Gibson
Gray of Houston, Gray of Houston
Gray of Catoosa, Gray of Catoosa
Gray of Paulding, Gray of Paulding
Gregory, Gregory
Griffin, Griffin
Greer of Macon, Greer of Macon
Greer of Harris, Greer of Harris
Hall, Hall
Hammond, Hammond
Harrell, Harrell
Harvey, Harvey
Hill, Hill
Hodges, Hodges
Henderson, Henderson
Hightower, Hightower
Hopkins, Hopkins
Howell, Howell
Hogan, Hogan
Hodge, Hodge
Houston, Houston
Holbrook, Holbrook
Holland, Holland
Hudson, Hudson
Humphreys, Humphreys
Hutcherson, Hutcherson
Hughes, Hughes
Hurst, Hurst
Jarrell, Jarrell
Jenkins, Jenkins
Johnson of Hall, Johnson of Hall
Johnson of Taliaferro, Johnson of Taliaferro
Jones of Dougherty, Jones of Dougherty
Jones of Dodge, Jones of Dodge
Latham, Latham
Lee, Lee
Little, Little
Longley, Longley
McElmurry, McElmurry
McGough, McGough
McCurdy, McCurdy
McClure, McClure
McWhorter, McWhorter
Mceley, Mceley
Owen, Owen
Parker, Parker
Peeples, Peeples
Perkins, Perkins
Pitman, Pitman
Pittard, Pittard
Pope, Pope
Price, Price
Pool, Pool
Polhill, Polhill
Rawlings, Rawlings
Redding, Redding
Reagan, Reagan
Reece, Reece
Roberts, Roberts
Rockwell, Rockwell
Salter, Salter
Sandeford, Sandeford
Shropshire, Shropshire
Screven, Screven
Sell, Sell
Shaw, Shaw
Short, Short
Spence, Spence
Smith of Clinch, Smith of Clinch
Smith of Hancock, Smith of Hancock
Smith of Rockdale, Smith of Rockdale
Smith of Telfair, Smith of Telfair
Stokes, Stokes
Symons, Symons
Sumner, Sumner
Tatum, Tatum
Thompson, Thompson
Traylor, Traylor
Wallace, Wallace
Walden, Walden
Those absent were Messrs.—

McDaniel, Newton, Walker.

The Journal of yesterday was then read and confirmed.

The following bill was recommitted to the Committee on Railroads, with instructions that the same be reported back on to-morrow morning, to wit:

House bill No. 356.

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

Mr. Speaker:

The Senate has passed the following House bills, to wit:

A bill to fix the payment of tales jurors, and for other purposes.

Also, a bill to change the time of holding the fall term of Irwin superior court.

Also, a resolution to pay Hon. Columbus Blair of the county of Douglas per diem and mileage for the session of 1894.
The following House bill was lost in the Senate, to wit:

A bill to abolish the county court of Houston county, and for other purposes.

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

Mr. Speaker:

The Senate has passed the following bills by the requisite constitutional majority:

A bill to be entitled an act to amend an act establishing a new charter for the city of Carrollton, approved September 9, 1891, and for other purposes.

Also, a bill to be entitled an act to establish a system of public schools for the city of Carrollton, and for other purposes.

Also, a bill to be entitled an act to reincorporate the town of Elberton, and for other purposes.

A resolution for the relief of J. D. Laing, tax-collector of Terrell county and his securities.

Also, a resolution inviting Hon. S. D. Bradwell to address the General Assembly November 29, 1895, at 11 o'clock.

Mr. Jenkins, chairman of the committee of the Senate and House under a joint resolution to visit the State Normal School at Athens, submitted the following report:

Mr. Speaker:

The joint committee of the Senate and House of Representatives appointed under a joint resolution to visit the State Normal School at Athens, Ga., beg leave to submit the following report:
In pursuance of said resolution, your committee visited the State Normal School and made as thorough an examination of that institution as it was possible to do under the circumstances.

The committee first examined the workings of the school in its regular routine work. The committee were not able to make as complete an investigation in this particular as they had wished, owing to the very limited time at their disposal. But we were greatly gratified with the working and management of the institution.

Your committee examined the buildings and found them crowded beyond the convenience and comfort of the students in attendance. We find that the demand for admission has been so great that from two to eight persons have had to be crowded into a room, thereby rendering it to the great disadvantage of the students. We also find that the authorities have had to rent extra houses, which are not convenient or comfortable, or suitable for their accommodation.

Your committee further find that under the excellent management of the institution, good, healthy, and abundant food is furnished, and that board, including food, lodging, lights, heating, and laundry, has been reduced to a minimum of $7.00 per month.

Your committee were greatly gratified to find that such progress had been made since the regular organization of the school seven months ago, there being enrolled 178 students, representing sixty-three counties, and that a great number have been refused admission for the lack of dormitory room—a record of which this legislature and State at large should be proud—clearly demonstrating the great necessity for a well-regulated, thoroughly equipped institution of its kind, and the great possibilities to which it will certainly attain when properly cared for and maintained by the State.
We congratulate the State on the wisdom of its organization, and the board of trustees in securing the services of the worthy president and his efficient corps of teachers, under whose skillful management the school has attained so high a degree of success and proficiency.

This institution being the great center and medium through which the public funds appropriated to the public schools is to be disbursed to the children of the State, and realizing that the greatest good to the children of the State can be accomplished by having efficient and well-qualified teachers, and realizing further that this institution is the best means of procuring well-trained and well-equipped Georgia teachers, we therefore recommend that an appropriation be made sufficient to afford greater and additional dormitory room, suitable for the accommodation and comfort of those who may attend that institution for the purpose of availing themselves of the great advantages there offered.

All of which we most respectfully submit.

W W SHEPPARD, Chairman,
B. W SANFORD,
M. G. BOYD,
J. E. MERCER,
E. B. LEWIS,

On part of Senate.

C. H. JENKINS, Chairman,
W S. WEST,
JAS. W ARMSTRONG,
D. G. FOGARTY,
J. R. HOGAN, per Sheppard,
A. E. BIRD,

On part of House.
Mr. Giles, chairman *pro tem.* of the Special Judiciary Committee, submitted the following report:

*Mr. Speaker:*

The Special Judiciary Committee have had under consideration the following bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to repeal an act to create a county court in each county in the State of Georgia, except certain counties therein mentioned, approved January 19, 1892, and all acts amendatory thereof, so far as the same apply to the county of Glynn.

Respectfully submitted.

A. S. GILES, Chairman *pro tem.*

Mr. Mell, chairman of the Committee on Enrollment, submitted the following report:

*Mr. Speaker:*

The Committee on Enrollment report as duly enrolled and ready for the signature of the Speaker of the House and President of the Senate, the following acts and resolutions, to wit:

An act to change the time of holding the fall term of Irwin superior court.

Also, an act to fix the payment of tales jurors.

Also, an act to incorporate the public schools of Cochran, Pulaski county.

Also, a joint resolution to pay Hon. Columbus Blair mileage and *per diem.*

Respectfully submitted.

T. S. MELL, Chairman.
The following bills were read the third time and put upon their passage, to wit:

A bill to amend an act incorporating the Monroe Banking, Loan and Guarantee Company.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0. So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution for the relief of Willis Fields of Henry county.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas were 106 and nays 0. So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act entitled an act to incorporate the Savannah Bank and Trust Company of Savannah, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 96 and nays 0. So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act approved December 4, 1893, which authorizes the board of commissioners of the town of Washington, Ga., in Wilkes county, to issue and sell bonds, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0. So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to provide for a change of the names and principal offices of banking, railroad companies, etc., and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the charter of the city of Dawson, in the county of Terrell.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 97 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to prohibit hunting with dogs and fishing, on the lands of others in Appling county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to prohibit the sale of spirituous, alcoholic, or malt liquors within the limits of the town of Duluth, in Sumter county.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of the bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to create a city court of Brunswick for the county of Glynn.
The report of the committee was agreed to with amendments submitted.

Upon the passage of this bill, the yeas were 93 and nays 0.
So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to incorporate the town of Alto, in the counties of Banks and Habersham.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal so much of the act creating a board of commissioners for the county of DeKalb as limit the compensation of the clerk thereof, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to limit the jurisdiction of the city court of DeKalb county in civil cases, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 94 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Douglas, in the county of Coffee.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to establish a city court of Coffee county.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the election of the county commissioners for the county of Berrien.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 91 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal an act for the protection of fish in the waters of Berrien county.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create a board of commissioners of water for the city of Savannah.
The report of the committee was agreed to with amendments submitted.
Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed as amended.
Also, a bill to create a board of fire commissioners for the city of Savannah.
The report of the committee was agreed to, submitting an amendment.
Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to provide for the registration and license of every trade, business, calling, etc.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 97 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the charter of Roberta, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 94 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act approved October 20, 1889 incorporating the town of Meigs, in Thomas county.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to incorporate the town of Braswell, in the county of Paulding.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to establish a new charter for the town of Calhoun, in Gordon county.

The report of the committee was agreed to, with amendment submitted.

Upon the passage of this bill, the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create the office of commissioners of public works for the city of Savannah.

The report of the committee was agreed to, with amendment submitted.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to amend an act to create a board of commissioners of roads and revenues in the county of Catoosa.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to provide compensation for the members of the board of road and revenues for Catoosa county.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 93 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Young Harris, in Towns county, Georgia.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 96 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to fix permanently the title and status of the price of ground on the northeast corner of South Broad and Abercorn streets, in the city of Savannah.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 97 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide a system of public schools for the town of Oxford in Newton county.
The report of the committee was agreed to, with amendments submitted.
Upon the passage of this bill, the yeas were 89 and nays 0.
So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to amend the act for Troup county, so as to elect commissioners at general elections.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to authorize the town council of Bowman to issue bonds, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create a board of tax-assessors and receivers for the city of Savannah.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to fix the official bond of the receiver of tax returns of Bibb county at ten thousand dollars.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bills were read for the first time and appropriately referred, to wit:

By Mr. Sandeford of Burke—

A bill to extend the corporate limits of the city of Waynesboro, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Reagan of Henry—

A bill to amend an act, approved December 20, 1893, to incorporate the town of Locust Grove, in Henry county

Referred to the Special Judiciary Committee.
By Mr. McDonald of Ware—

A bill to require all persons owning or carrying Winchester rifles or pistols to register the same, and for other other purposes.

Referred to the Special Judiciary Committee.

By Mr. Perkins of Habersham—

A bill to create a board of commissioners of roads and revenues in the county of Habersham.

Referred to the Committee on Counties and County Matters.

By Mr. Perkins of Habersham—

A bill to authorize the mayor and council of the town of Clarkesville to issue bonds, and for other purposes.

Referred to the Committee on Counties and County Matters.

By Mr. Farmer of Coweta—

A bill to amend an act to incorporate the town of Moreland, in the county of Coweta.

Referred to the Committee on Special Judiciary.

By Mr. Fogarty of Richmond—

A bill to amend the general registration law so as to authorize registrars to punish for contempt.

Referred to the General Judiciary Committee.

By Mr. Reagan of Henry—

A bill to amend section 299 of the Code of 1882.

Referred to the Committee on General Judiciary.
By Mr. Broyles of Fullon—

A bill to amend section 1675(a) of the Code of 1882.

Referred to the Committee on General Judiciary.

By Mr. Mr. Bennett of Jackson—

A bill to amend section 3696 of the Code of 1882, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Dempsy of Butts—

A bill to prevent the increase of the bonded debt of this State, and for other purposes.

Referred to the Committee on Finance.

By Mr. Lee of Walker—

A bill to require county authorities to pay costs of conviction in misdemeanor cases, and for other purposes.

Referred to Special Judiciary Committee.

The following Senate resolution was read the first time and referred to the Finance Committee, to wit:

A resolution for the relief of D. J. Laing, tax-collector of Terrell county, and his securities.

The following House bill was read the second time, to wit:

A bill to abolish the county court of Glynn county, and for other purposes.

The following bill was, upon motion, recommitted to the Committee on General Judiciary, to wit:

A bill to amend section 465 of the Code of 1882.

The following House bill was taken up, and the Senate amendments concurred in, to wit:
A bill to require judges of the superior courts of this State, upon continuance of any case in the superior courts, to enter the same upon their dockets, and to make public announcement of the same, and for other purposes.

The following bill was made the special order for Wednesday next, November 26, 1895, immediately after the special orders already placed, to wit:

A bill to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State.

The following Senate resolution was read the third time and put upon its passage, to wit:

A resolution authorizing and directing the Comptroller-General to reopen the assessment of the Postal Telegraph and Cable Company.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas were 92 and nays 0.

So the resolution, having received the requisite constitutional majority, was passed.

Leave of absence was granted to Messrs. Bell and Short.

Upon motion, the House adjourned until 10 o'clock tomorrow morning.

ATLANTA, GEORGIA.
Tuesday, November 26, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.
The roll was called, and the following members responded to the call of their names:

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<th>Allen</th>
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The Journal of yesterday was then read and confirmed.

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

Mr. Speaker:

The Senate passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to abolish appeals from the police court of Savannah.

Also, a bill to grant to the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening Abercorn street, and for other purposes.

Also, a bill to amend the charter of the town of Boston, so as to change the qualification of voters, and for other purposes.

Also, a bill to create and organize a park and tree commission for the city of Savannah, to define its jurisdiction and powers, and for other purposes.
Also, a bill to fix the time for electing the clerk and sheriff of the city court of Savannah, to terminate the terms of those now in office, to prescribe the terms of those to be elected, and for other purposes.

Also, a bill to authorize policemen of the city of Savannah to make arrests within two miles from the corporate limits of the city in case of riots, affrays, and disorderly conduct.

Also, a bill to extend the jurisdiction, for sanitary purposes, of the mayor and aldermen of the city of Savannah.

Also a bill to extend the jurisdiction of the police court of Savannah.

Also, a bill to amend an act creating a system of public schools in the city of Cartersville, Bartow county, Georgia.

The Senate has passed the following House bill, with amendments, in which the concurrence of the House of Representatives is respectfully asked, to wit:

A bill to create and organize a board of police commissioners for the city of Savannah, to define its jurisdiction, duty, and powers, and for other purposes.

The following House bills have been lost in the Senate, to wit:

A bill to amend an act incorporating the Coweta bank, approved October 24, 1887

Also, a bill for the better collection of tax executions in this State.

Also, a bill to authorize the town of Abbeville to issue bonds for $20,000.00, for the purpose of building a white and colored academy in said town.

Also, a bill investing Latta M. Awtry with the rights of an adult.
Also, a bill to amend an act to carry into effect paragraph 18, section 7 of article 3 of the constitution of 1887, as amended, relating to chartering bank, by the Secretary of State, and for other purposes.

Mr. Humphreys, chairman Committee on Lunatic Asylum, submitted the following report:

Mr. Speaker:

The Committee on Lunatic Asylum have had under consideration the following bill, which I am instructed to report back to the House, with the recommendation that the same do pass, which is a bill to be entitled an act to amend an act entitled an act to alter and amend sections 1341 to 1344 of the Code of 1882, approved November 12, 1889, by striking from said sections the word "ten" and inserting in lieu thereof the word "twelve"

Respectfully submitted.

W S Humphreys, Chairman.

Mr. Rockwell, chairman pro tem. of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following House bills, which I am instructed to return, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to regulate sleeping-car service on passenger trains within the State of Georgia, to define the charges for such service, and for other purposes.

Also, a bill to be entitled an act to require all railroad companies operating railroads in this State to keep at all stations having a telegraph office bulletin boards showing
the schedule of all passenger trains: also amount of delay, if any; to provide a penalty for failure to comply with the provisions of this act, and for other purposes.

Respectfully submitted.

T. D. Rockwell, Chairman pro tem.

Mr. Gray, of Catoosa, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following resolution, which I am instructed to report back to the House, with the recommendation that it do pass, to wit:

A resolution to pay George B. Whitaker back pensions for the years 1893 and 1894; also, the following resolution with recommendation that it be read the second time and recommitted to the Committee on Finance, to wit:

A resolution to pay the widow of R. I. G. Blake, of Dade county, the pension due her husband for the year 1893.

The committee also instruct me to introduce the following bill, which they recommend do pass, to wit:

A bill to exclude certain persons from the benefits of the pension laws.

Respectfully submitted.

C. W. Gray, Chairman.

Mr. Mell, 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 and President of
the Senate and delivered to his Excellency, the Governor, the following acts, to wit:

An act to authorize county authorities in this State to contract with authorities of the United States for the erection of bridges in certain specified cases.

An act to relieve and reimburse R. L. Swatts of Pike county, for payment of forfeited bond.

An act to amend section 1 of an act entitled an act to provide compensation for election managers and clerks of all general and special elections held in Washington county.

An act to repeal an act approved August 22, 1883, incorporating the town of Morganton, in the county of Fannin.

An act to prescribe penalties for all felonies under the laws of this State, except treason, insurrection, etc., and to provide that all misdemeanors shall be punished as prescribed in section 4310 of the Code of 1882.

Respectfully submitted.

T. S. Mell, Chairman.

Mr. Mell, 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 and President of the Senate and delivered to his Excellency, the Governor, the following acts and resolutions, to wit:

An act to fix the payment of tales jurors.

An act to change time of holding the fall term of Irwin superior court.
An act to incorporate public schools of Cochran, Pulaski county

A joint resolution to pay Hon. Columbus Blair mileage and per diem.
Respectfully submitted.

T. S. Mell, Chairman.

Mr. Middlebrooks, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following House bills, which I am instructed to report back, with the recommendation that the same do pass.

By Mr. Smith of Rockdale—

A bill to amend the charter of the city of Conyers, in the county of Rockdale.

By Mr. Sandeford of Burke—

A bill to extend the corporate limits of the city of Waynesboro, in the county of Burke.

By Mr. Broyles of Fulton—

A bill to incorporate the Georgia Title and Guarantee Company.

By Mr. Hopkins of Thomas—

A bill to amend the charter of the town of Cairo, in the county of Thomas.

Also, the following House bill, which I am instructed to report back, with the recommendation that the introducer be allowed to withdraw the same.
By Mr. McDonald of Ware—

A bill to amend an act approved September 19, 1889, authorizing and maintaining a system of sewerage for the city of Waycross, in the county of Ware.

Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman.

By unanimous consent, the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Branan of Fulton—

A bill to vest the management and care of all jails in Fulton county under the control of the county commissioners of roads and revenues, in the county of Fulton.

Referred to the Special Judiciary Committee.

By Mr. Branan of Fulton—

A bill to limit the amount of compensation to be paid the ordinary, clerk of the superior court, sheriff, tax-collector, etc., for the county of Fulton.

Referred to the Special Judiciary Committee.

By Mr. Gray of Catoosa—

A bill to exclude certain persons from the benefits of the pension laws of this State.

The following bill was, upon motion of Mr. Branan, recommitted to the Special Judiciary Committee, to wit:

A bill to vest the management and care of jails and persons confined therein under the control of the county commissioners of roads and revenues, and for other purposes.

By unanimous consent the following bill was read the third time and put upon its passage, to wit:
A bill to abolish the county court of Glynn county
The report of the committee was agreed to.

Upon the passage of this bill the yeas were 100 and nays 0.

So the bill having, received the requisite constitutional majority, was passed.

Also, the following resolution, to wit:

A resolution requesting the Governor to pay certain coupons of the Northeastern Railroad.

This resolution involving an appropriation, the House went into a committee of the whole, and Mr. Hodges, of Bibb, was called to the chair.

After deliberation the committee arose and the chairman thereof reported same back to the House, with the recommendation that it do pass.

Upon the passage of this resolution the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.——

Arnold,  Gray of Houston,  McElmurry,
Armstrong,  Gray of Paulding,  McCurry,
Awtrey,  Griffin,  McGough,
Bailey,  Greer of Macon,  McCurdy,
Bagget,  Greer of Harris,  McWhorter,
Bennett of Jackson,  Hall,  Newton,
Bell,  Hammond,  Owen,
Blair,  Hill,  Parker,
Blalock of Rabun,  Hodges,  Peeples,
Boifeuillet,  Henderson,  Perkins,
Boyon ton,  Hightower,  Pitman,
Boyd,  Hopkins,  Pittard,
Boyett,  Hogan,  Pope,
Broyles,  Hodge,  Polhill,
Brown of Washington,  Holland,  Redding,
Burwell,  Hudson,  Reagan,
Burch,        Humphreys,        Reece,
Clements of Montgomery,     Hutcherson,     Rockwell,
Clement of Milton,        Hurst,        Salter,
Collier,        Jarrell,        Sell,
Cook of Decatur,        Jenkins,        Smith of Clinch,
Davison,        Johnson of Hall,        Smith of Hancock,
Dempsey,        Johnson of Taliaferro,        Smith of Telfair,
Dennard,        Jones of Dougherty,        Stokes,
Dorrough,        Jones of Dodge,        Symons,
Dodson,        Lee,        Tatum,
Durham,        Lovett,        Thompson,
Edenfield,        Law,        Wallace,
Ennis,        Martin,        West,
Espy,        Mallette,        Wilson,
Farmer,        Marchman,        Williams,
Florence,        Meadow,        Willink,
Fouché,        Melton,        Willingham,
Fogarty,        Mel,        Worley,
Futrell,        Moore of Bulloch,        Wright,
Fussell,        Moore of Clayton,        Wren,
Giles,        Moore of Heard,        Wynne,
Gilreath,        McDonald,        Vaughn.

Those not voting were Messrs.—
Allen,        Fullwood,        Price,
Anderson,        Gaines,        Pool,
Atkinson,        Gibson,        Rawlings,
Batten,        Gray of Catoosa,        Roberts,
Bennett of Wayne,        Gregory,        Sandeford,
Bird,        Harrell,        Shropshire,
Blalock of Fayette,        Harvey,        Screven,
Bloodworth,        Howell,        Shaw,
Branch,        Houston,        Short,
Branan,        Holbrook,        Spence,
Brown of Pulaski,        Hughes,        Smith of Rockdale,
Burnett of Quitman,        Latham,        Sumner,
Pugh,        Little,        Taylor,
Caldwell,        Longley,        Walker,
Collins,        Mansfield,        Walden,
Coleman,        Montfort,        Wheatley,
Cureton,        Murrah,        Wilkin,
Fletcher,        Middlebrooks,        Wilkinson,
Fink,        McDaniel,        Mr. Speaker
Ferguson,        McClure,
Franklin,        Neely,

So the bill, having received the requisite constitutional majority, was passed.

The following House bill was taken up and the Senate amendments concurred in, to wit:

A bill to create and organize a board of police commissioners for the city of Savannah, and for other purposes.

The following special orders were taken up and put upon their passage, to wit:

A bill to establish a uniform system of text-books in this State, and for other purposes.

Upon agreeing to the report of the committee, the yeas and nays were ordered, the report of the committee being unfavorable to the passage of this bill.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.,

Anderson, Gaines, Moore of Clayton,
Arnold, Gray of Houston, Moore of Heard,
Armstrong, Gray of Catoosa, McDonald,
Awtrey, Greer of Harris, McElmurry,
Bailey, Hall, McCurry,
Bell, Hammond, McGough,
Bird, Harrell, McClure,
Blair, Hodges, Newton,
Blalock of Fayette, Hightower, Parker,
Blalock of Rabun, Hopkins, Perkins,
Boileuilet, Hodge, Pitman,
Boynton, Holland, Price,
Boyett, Hudson, Polhill,
Branan, Hutcherson, Rawlings,
Broyles, Hughes, Redding,
Brown of Washington, Hurst, Shropshire,
Brown of Pulaski, Johnson of Hall, Smith of Hancock,
Burwell, Jones of Dougherty, Smith of Telfair,
Burch, Jones of Dodge, Stokes,
Clements of Montgomery, Latham, Symons,
Cook of Decatur, Lee, Tatum,
Cureton, Little, Thompson,
Dorough, Martin, Wallace,
Dodson, Mallette, Wheatley,
Farmer, Marchman, Williams,
Fletcher, Meadow, Willingham,
Foucher, Melton, Wright,
Ferguson, Mell, Wynne,
Futrell, Moore of Bulloch, Vaughn,
Fussel,

Those voting in the negative were Messrs.—
Allen, Griffin, Pittard,
Bagget, Greer of Macon, Pope,
Bennett of Jackson, Hill, Pool,
Bloodworth, Henderson, Reagan,
Boyd, Hogan, Rockwell,
Caldwell, Houston, Salter,
Clement of Milton, Humphreys, Sell,
Collier, Jarrell, Shaw,
Davison, Johnson of Taliaferro, Spence,
Dempsey, Lovett, Smith of Clinch,
Dennard, Law, Taylor,
Durham, Montfort, Walden,
Edenfield, Murrah, West,
Ennis, Middlebrooks, Wilson,
Florence, McCurdy, Willink,
Fogarty, McWhorter, Wilkinson,
Giles, Owen, Worley,
Gilreath, Peeples, Wren,
Gray of Paulding,

Those not voting were Messrs.—
Atkinson, Fullwood, Reece,
Battle, Gibson, Roberts,
Bennett of Wayne, Gregory, Sandeford,
Branch, Harvey, Screven,
Burnett of Quitman, Howell, Short,
Bush, Holbrook, Smith of Rockdale,
Collins, Jenkins, Sumner,
Coleman, Longley, Walker,
Espy, Mansfield, Wilkin,
Fink, McDaniel, Mr. Speaker,
Franklin, Neely.

So the adverse report of the committee was agreed to and the bill lost.

Also, a bill to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph 8, so as to change the organization of the supreme court.

Leave of absence was granted Mr. McElmurry

The hour of adjournment having arrived, pending the debate upon this bill, the House adjourned until 9 o'clock tomorrow morning.

ATLANTA, GEORGIA.

Wednesday, November 27, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Allen, Anderson, Atkinson, Arnold, Armstrong, Awtrey, Bailey, Bagget, Bennett of Wayne, Bennett of Jackson, Bell, Bird, Blair, Blalock of Fayette, Blalock of Rabun, Gilreath, Gibson, Gray of Houston, Gray of Catoosa, Gray of Paulding, Gregory, Griffin, Greer of Macon, Greer of Harris, Hall, Hammond, Harrell, Harvey, Hill, Hodges, Henderson, McGough, McCurdy, McClure, McWhorter, Neely, Newton, Owen, Parker, Peeples, Perkins, Pitman, Pittard, Pope, Price, Pool, Polhill,
Those absent were Messrs.—
Branch, Fink, McElmurry,

The Journal of yesterday was then read and confirmed.
The following bills, by unanimous consent, were read the third time and appropriately referred, to wit:

A resolution to pay pension to James R. Kenney of Bartow county

Referred to the Committee on Pensions.

By Mr. Gray of Houston—

A bill to prevent the procurement of consignments of farm, orchard, and dairy products to parties who fail to account to the rightful owner of such products.

Referred to the Committee on Agriculture.

By Mr. Salter of Jefferson—

A bill to establish a public school system for the town of Wadley, Ga.

Referred to the Committee on Education.

By Mr. Henderson of Forsyth—

A bill to fix and provide a salary for the several solicitors-general in this State.

Referred to the Finance Committee.

By Mr. McWhorter of Greene county—

A bill to require all teachers in the common schools of this State to be examined, and for other purposes.

Referred to the Committee on Education.

By Mr. Gray of Catoosa—

A bill for the relief of J. M. Evitt, and others, of Catoosa county

Referred to the Committee on Special Judiciary.
By Mr. Shropshire of Chatooga—

A bill to amend an act approved December 20, 1893, entitled an act to amend an act approved December 29, 1890, fixing the time for holding the superior courts in the counties composing the Rome judicial circuit.

Referred to the General Judiciary Committee.

By Mr. Awtry of Cobb—

A resolution to authorize the Governor and Attorney-General to make a final settlement with W P McChatchy of Tennessee.

Referred to the Finance Committee.

By Mr. Johnson of Hall—

A bill to make the clerks and sheriffs of the superior courts ex officio clerks and sheriffs of the county courts.

Referred to the General Judiciary Committee.

By Mr. Bennett of Jackson—

A bill to authorize the teachers of the Harmony Grove High School to confer degrees, issue diplomas, and for other purposes.

Referred to the Committee on Education.

The following bills were read the second time by unanimous consent, to wit:

A bill to exclude certain persons from the benefits of the pension laws of this State.

Upon motion, this bill was recommitted to the Committee on Pensions.

Also, a bill to extend the corporate limits of the city of Waynesboro.
The following resolution, by Mr. Giles of Houston, was read and adopted, to wit:

A resolution that when the House adjourns to-day it shall adjourn until Friday morning at 9 o'clock.

The following bill was recommitted to the Committee on Education, to wit:

A bill to vest in the public school system of the town of Sparta control of all moneys, etc., appropriated by the State.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Battle Hill.

Also, a bill to fix the compensation of the two bailiffs of the second division, city court of Atlanta.

Also, a bill to amend the act incorporating the Title Guarantee and Loan Company of Savannah.

Also, a bill to amend the charter of the city of Atlanta.

Also, a bill to provide for the removal of obstructions of any kind, other than dams used for operating mills or machinery of any kind, from rivers, creeks, and other running streams in Madison county; to compel the owners of the lands through which said streams may flow to remove said obstructions; to provide for drainage of the lands in said county, and to provide for payment of all damages which may be sustained by such landowners through
whose lands such drains or ditches may be cut or extended, and for other purposes.

Also, a bill to amend general registration law so as to authorize registrars to punish for contempt.

Also, a bill to establish new terms; to regulate the practice of filing, returning, and trying new cases in the city court of Richmond county; to amend the act establishing said court, approved September 22, 1881, and acts amendatory thereof, and for other purposes.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to repeal the charter of the city of Manchester and to incorporate said city under the name of College Park, and for other purposes.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass by substitute, to wit:

A bill to make legal the sales of wild lands in this State where such sales were for taxes due the State and county, if suit is not commenced in a court of competent jurisdiction by the claimant of such lands within twelve months from the passage of this bill.

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:

A bill to limit the amount of compensation to be paid the ordinary, clerk of the superior court, and other county officers in the county of Fulton, and to authorize the
county commissioners to employ such assistance as necessary, and to provide for the payment into the county treasury of all surplus revenue.

Also, a bill to put the county officers of Fulton county on salaries.

The committee have also had under consideration the following Senate bills, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to repeal an act entitled an act to create a county court in each county of the State of Georgia, except certain counties therein mentioned, approved January 19, 1872, and all acts amendatory thereof, so far as the same apply to the county of Gwinnett.

Also, a bill to establish the city court of Gwinnett, in and for the county of Gwinnett, to define its jurisdiction and powers, to provide for the appointment of a judge and other officers thereof, to define their powers and duties, and for other purposes.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same be recommitted to the Committee on Education.

A bill to vest in the public school system of the town of Sparta all moneys appropriated by the State for educational purposes.

Respectfully submitted.

A. G. McCurry, Chairman.
Mr. Boynton, Chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following resolutions of the House, which they instruct me to return to the House with the recommendation that the same do pass, to wit:

A resolution for the relief of the Brunswick Street Railroad Company and its successors.

Also, a resolution to pay the per diem and expenses of the joint committee of the General Assembly appointed at the session of 1894 to examine the work of the Code commissioners.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Reagan, Chairman Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary have had under consideration House bill No. 16, entitled an act to establish a reformatory prison for juvenile criminals in the State of Georgia convicted of felonies, not sentenced to death, to provide for its management and maintenance, to make appropriation therefor, and for other purposes, which they instruct me to report back, with the recommendation that the same do pass by substitute.

The committee have also had under consideration Senate resolution No. 69, being a joint resolution appointing two from the Senate and three from the House to investigate
the convicts of this State, which they instruct me to report back, with the recommendation that the same do pass.

The committee have also had under consideration the following bill, which they instruct me to report back, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to prevent mob violence, providing for the removal of officers having prisoners in charge who allow such prisoners to be murdered or otherwise maltreated, and giving the party so maltreated, and the administrator, executor, and family of the person murdered, a right of action against the county in which said maltreatment or murder occurs.

Respectfully submitted.

E. J. Reagan, Chairman.

The following message was received from his Excellency, the Governor, through his private Secretary, Mr. Callaway:

Mr. Speaker:

The Governor has approved the following acts and resolutions of the General Assembly, to wit:

An act to incorporate public schools of Cochran, Pulaski county, and for other purposes.

An act to prescribe penalties for felonies, etc.

An act to change the time of holding the fall term of Irwin superior court, and for other purposes.

An act to fix the payment of tales jurors, and for other purposes.

An act to authorize county authorities in this State to contract with authorities of the United States for the erection of bridges in certain specified cases, etc.
An act to be entitled an act to relieve and reimburse R. L. Swatts of Pike county, for payment of forfeited bond.

An act to amend section 1 of an act entitled an act to provide compensation for managers and clerks, etc.

An act to repeal an act approved August 22, 1883, incorporating the town of Morganton in the county of Fannin, and all amendments thereto.

A joint resolution to pay Hon. Columbus Blair, mileage and per diem.

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

Mr. Speaker:

The Senate has passed the following House bills by the requisite constitutional majority, to wit:

A bill to be entitled an act to provide for the removal of obstructions of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers, creeks, and other running streams in Elbert county, and for other purposes.

Also, a bill to be entitled an act to amend an act incorporating the town of Guyton, to define the qualifications of voters therein, and for other purposes.

Also, a bill to be entitled an act to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000, and to provide for the payment of the principal and interest on the same by local taxation, and for other purposes.

Also, a bill to be entitled an act to incorporate the town of Cohutta, in the county of Whitfield, and for other purposes.
The Senate has also passed the following House bill, with an amendment, in which the concurrence of the House of Representatives is respectfully asked:

A bill to be entitled an act to create a board of education for the town of Lithonia and to prescribe its powers and duties, and for other purposes.

The following Senate bills have also been passed by the Senate by the requisite constitutional majority, to wit:

A bill to be entitled an act to authorize the mayor and council of the city of Carrollton to hold an election on the question of issuing and selling bonds, not exceeding in the aggregate $20,000, for the purpose of providing or building suitable houses, furniture, and apparatus for the public schools of Carrollton, and for other purposes.

Also, a bill to be entitled an act to authorize and empower the commissioners of roads and revenues of Chatham county to acquire by purchase or condemnation proceedings any road in said county owned by any private person or corporation upon which tolls are charged.

Also, a bill to be entitled an act to amend section 1978 of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to provide for service by publication in certain cases, and for other purposes.

The following unfinished business of yesterday was then taken up, to wit:

A bill to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph 8, so as to change the organization of the Supreme Court.

Mr. Johnson, of Hall, called the previous question, which call was sustained.
The following amendments were submitted by the committee, to wit:

To amend section 1 by striking out all after the word "division" in the eleventh line to the end of section 1.

Upon the adoption of this amendment the yeas and nays were called, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Bush,            Holbroook,            Shropshire,
Caldwell,       Hudson,             Shaw,
Clements of Montgm'y Humphreys, Smith of Telfair,
Clement of Milton, Hughes,            Stokes,
Collins,         Jones of Dougherty,  Spence,
Collier,         Jones of Dodge,     Symons,
Cook of Decatur, Latham,             Traylor,
Davison,         Lee,                Walden,
Dempsey,         Longley,            West,
Dorough,         Lovett,             Wheatley,
Dodson,          Martin,             Williams,
Durham,          Mallette,           Wilkinson,
Edenfield,       Marchman,           Wren,
Espy,            Melton,             Wynne,
Farmer,          Moore of Bulloch,   Willingham,
Florence,        Moore of Heard,     Wilson,
Fletcher,        Montfort,           Wheatley,
Futrell,         Murrah,             West,

Those not voting were Messrs.—

Atkinson,        Gibson,             Sell,
Bennett of Wayne, Harvey,            Smith of Clinch,
Blalock of Fayette, Hurst,            Smith of Rockdale,
Branch,          Jenkins,            Sumner,
Coleman,         Johnson of Taliaferro, Thompson,
Cureton,         Law,                Walker,
Dennard,         McElmurry,          Wallace,
Ennis,           McDaniel,           Wilkin,
Fink,            Neely,              Vaughn,
Franklin,        Pitman,             Mr. Speaker.


So the amendment was lost.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson,        Futrell,            Melton,
Armstrong,       Fullwood,           Moore of Bulloch,

Those voting in the negative were Messrs.—

Allen, Gray of Houston, Hall, McWhorter, Parker, Pittard, Screven, Smith of Hancock, Willink,
Hodges, Pool, Worley,
Mansfield, Rockwell, Wright,
Mell, Sandeford,

Those not voting were Messrs.—

Atkinson, Franklin, Sell,
Arnold, Gibson, Smith of Rockdale,
Bagget, Harvey, Sumner,
Bennett of Wayne, Henderson, Tatum,
Branch, Hurst, Thompson,
Clement of Milton, Johnson of Taliaferro, Walker,
Coleman, Montfort, Wilkin,
Cureton, McElmurry, Wilkinson,
Dennard, McDaniel, Wren,
Ennis, Neelv., Mr. Speaker.
Fink, Pitman,

Yeas 126. Nays 17 Not voting 32.

So the bill, having received the requisite constitutional majority, was passed.

A bill to be entitled an act to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph 8, so as to change the organization of the supreme court, to increase the number of associate justices, to provide for elections by the people, and for other purposes.

SECTION 1. Be it enacted by the General Assembly, that the Constitution of this State be amended by adding a new paragraph, to be known as paragraph 8 of section 2 of article 6, which shall read as follows:

The supreme court shall hereafter consist of a chief justice and five associate justices. The court shall have power to hear and determine cases when sitting, either in one body or in two divisions of three judges each, under such regulations as may be prescribed by the General Assembly. A majority of either division shall constitute a quorum for that division. The chief justice and associate
justices of the supreme court shall hereafter be elected by
the people at the same time and in the same manner as the
Governor and the State House Officers are elected, except
that the first election under this amendment shall be held
on the third Wednesday in December, 1896, at which time
one associate justice shall be elected for a full term of six
years, to fill the vacancy occurring on January 1, 1897,
and three additional associate justices shall be elected for
terms of one, three, and five years respectively, beginning
January 1, 1897. The person receiving the highest num­
ber of votes shall fill the longest term of six years, the
next highest the term of five years, and so on for the term
of three years, and the term of one year. The returns of
said special election shall be made to the Secretary of State.

Sec. 2. Be it further enacted, That whenever the above
proposed amendment to the Constitution shall be agreed
to by two-thirds of the members elected to each of the
two Houses of the General Assembly, and the same has
been entered on their journals, with the yeas and nays
taken thereon, the Governor shall, and he is hereby au­
thorized and instructed to cause said amendment to be
published in at least two newspapers in each congressional
district in this State for the period of two months next
preceding the time of holding the next general election.

Sec. 3. Be it further enacted, That the above proposed
amendment shall be submitted for ratification or rejection
to the electors of this State at the next general election to
be held after publication, as provided for in the second sec­
tion of this act, in the several election districts of this
State, at which election every person shall be qualified to
vote who is entitled to vote for members of the General
Assembly. All persons voting at said election in favor of
adopting the proposed amendment to the Constitution shall
have written or printed on their ballots the words "for
supreme court amendment,” and all persons opposed to
the adoption of said amendment shall have written or
printed on their ballots the words “against supreme court
amendment.”

SEC. 4. Be it further enacted, That the Governor be,
and he is, hereby authorized and directed to provide for
the submission of the amendment proposed in the first
section of this act to a vote of the people as required by
the Constitution of this State, in paragraph 1 of section 1
of article 13, and by this act, and, if ratified, the Governor
shall, when he ascertains such ratification from the Secre­
tary of State, to whom the returns shall be referred in the
same manner as in case of elections for members of the
General Assembly, to count and ascertain the results, issue
his proclamation for one insertion in one of the daily pa­
pers of this State, announcing such result and declaring
the amendment ratified.

SEC. 5. Be it further enacted, That all laws and parts of
laws in conflict with this act be, and the same are, hereby
repealed.

Leave of absence was granted to Messrs. McClure, Mel­
ton, Lovett, Wilkinson, Pope, Mallette, Battle, and Sell.

The hour of adjournment having arrived, the House ad­
journed until Friday morning at 9 o’clock.

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ATLANTA, GEORGIA.

Friday, November 29, 1895.

The House met at 10 o’clock a. m. this day, was called
to order by the Speaker, and opened with prayer by the
Chaplain.
The roll was called, and the following members responded to the call of their names:

Allen, 
Anderson, 
Atkinson, 
Arnold, 
Armstrong, 
Awtrey, 
Bailey, 
Battle, 
Bagget, 
Bennett of Wayne, 
Bell, 
Bird, 
Blair, 
Blalock of Fayette, 
Blalock of Rabun, 
Bloodworth, 
Boifeuillet, 
Boynton, 
Boyd, 
Boyett, 
Branch, 
Branan, 
Broyles, 
Brown of Washington, 
Brown of Pulaski, 
Burwell, 
Burnett of Quitman, 
Burch, 
Bush, 
Caldwell, 
Clements of Montgm' y 
Clement of Milton, 
Collins, 
Coleman, 
Collier, 
Cook of Decatur, 
Cureton, 
Davison, 
Dempsey, 
Dennard, 
Dorough, 
Dodson, 
Gaines, 
Giles, 
Gilreath, 
Gibson, 
Gray of Houston, 
Gray of Catoosa, 
Gray of Paulding, 
Gregory, 
Griffin, 
Greer of Macon, 
Greer of Harris, 
Hall, 
Hammond, 
Harrell, 
Harvey, 
Hill, 
Hodges, 
Henderson, 
Hightower, 
Hopkins, 
Howell, 
Hogan, 
Hodge, 
Houston, 
Holbrooke, 
Holland, 
Hudson, 
Humphreys, 
Hutcherson, 
Hughes, 
Hurst, 
Jenkins, 
Johnson of Hall, 
Johnson of Taliaferro, 
Jones of Dougherty, 
Jones of Dodge, 
Latham, 
Lee, 
Little, 
Lovett, 
Law, 
Martin, 
McGough, 
McCurdy, 
McClure, 
McWhorter, 
Neely, 
Newton, 
Owen, 
Parker, 
Peeples, 
Perkins, 
Pittman, 
Pittard, 
Pope, 
Price, 
Pool, 
Polhill, 
Rawings, 
Redding, 
Reagan, 
Reece, 
Roberts, 
Rockwell, 
Salter, 
Sandeford, 
Shropshire, 
Screven, 
Sell, 
Shaw, 
Short, 
Spence, 
Smith of Clinch, 
Smith of Hancock, 
Smith of Telfair, 
Stokes, 
Symons, 
Sumner, 
Tatum, 
Thompson, 
Traylor, 
Walker, 
Wallace, 
Walden,
Those absent were Messrs.—

Bennett of Jackson, Longley, McElmurry,  
Fink, Mallette, Smith of Rockdale,  
Jarrell, McDonald, Wheatley.

The Journal of yesterday was then read and confirmed.

We, the undersigned members of the Railroad Committee, submit the following minority report:

Mr. Speaker:

We beg leave to submit a minority report on the following bill, to wit:

A bill to regulate sleeping-car service on passenger trains in this State, and for other purposes:

The committee having reported that said bill do not pass, we, believing that it should become a law, respectfully recommend that it do pass.

Respectfully submitted.

CHAS. I. BRANAN,  
H. L. PEEPLES,  
R. N. HOLLAND,  
J. T. REDDING,  
J. N. WORLEY,  
J. L. BOYNTON,  
Wm. WALDEN.
The joint committee of the Senate and House, appointed to visit the school for colored students, College, Georgia, during its commencement exercises, submit the following report:

Mr. Speaker:

Your committee visited the school for colored students during its last commencement, and investigated, as far as possible, all such matters and things as we deemed of interest to the public touching the school.

At the time of the visit of the committee to the school Governor Atkinson was present to deliver the commencement address, and to present diplomas to the first class of young men to graduate from the college.

Besides the Governor, there were present the Hon. P. W. Meldrim and other members of the commission for the colored school, members of the Chatham county board of education, representatives of city government, and a number of other white citizens. The colored people were out in large numbers. In fact, the day (Monday, commencement day) had the air of a holiday. Everything went to show that the colored people were very proud of their school.

The school had an enrollment for the year, upon which we report, of 201, representing some thirty counties.

The committee examined most thoroughly into the conduct of the school, and all were highly pleased. The methods of teaching in the various departments and branches seemed to be practical, thorough, systematic, and successful, but we think that this State institution should be devoted largely to the training of teachers, who may go out and take charge of the colored schools.

The manual training department, as such, had not been
long in operation, but gave excellent promise of satisfactory results.

In this department the boys are taught the principles of working in wood and iron.

In time it will turn out skilled blacksmiths, carpenters, wheelwrights, and also painters and bricklayers.

The farm is under the management of a practical farmer, and he is doing splendid work in giving the boys useful lessons in the care of tools and live-stock, the building up, improving lands, and the production of farm products.

On the whole, the school is doing a great work for the colored youth of the State, but we think this school should be opened to both males and females.

Your committee is of the opinion, however, that the school needs larger accommodations.

We observed that the commencement exercises were compelled to be held in open air on account of the lack of a chapel.

The school also needs a dormitory, their present accommodation being for only sixty persons.

Your committee recommends that funds be provided, either by appropriation, or that the appropriation of the $24,000 withheld from the Atlanta University for the years of 1888, 1889, and 1890, be used to erect the buildings which are very much needed, provided said funds can be made available for that purpose.

We suggest that the corporate name of the school be "The Georgia State Industrial College for Colored Youths," the corporate name now being "The School for Colored Youths."

We suggest, that in order to encourage this school, that graduates from this school be granted license from the State
School Commissioner to teach the common schools among the colored people of the State. (This privilege granted to the graduates of the school at Dahlonega.)

A. E. Bird, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following House bill, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to amend section 1675(a) of the Code, and for other purposes.

I am also instructed to return the following Senate bills, with the recommendation that the same do pass, to wit:

A bill to amend section 2039(b) of the Code, in relation to the right of the debtor and his wife, if he has any, to select and set apart three hundred dollars worth of household and kitchen furniture and provisions.

Also, a bill to declare how any corporation, mining, or joint stock company may answer summons of garnishment in certain cases.

Also, a bill to prescribe the method of serving bills of exception upon non-resident and unrepresented defendants in error, and for other purposes.

Also a bill to allow the jury, in a criminal or civil action, to inspect the real or personal property, the subject of litigation, or the place in which any material fact occurred, or where the offense was committed, and for other purposes.

Also, a bill to repeal the law defining and regulating court contracts, and prescribing the manner of enforcing
the same, as in sections 2758 to 2772(a), inclusive, of the Code.

Also, a bill to prescribe the mode of changing venue in criminal cases in the superior courts of this State, and for other purposes.

Also, a bill to amend section 2905 of the Code, so that the person claiming the homestead exemption in real or personal property, or both, shall be required to disclose in his schedule all the real or personal property of which he may be possessed.

Also, a bill to regulate practice in the superior courts in cases now or hereafter pending, and for other purposes.

I am also instructed to return the following House bill, with the recommendation that the same do pass as amended, to wit:

A bill to amend section 827 of the Code, by striking out the word "office" in the third line thereof, and inserting the word "property."

I am also instructed to return the following Senate bills, with the recommendation that the same do not pass, to wit:

A bill to authorize the payment of checks, demand drafts, and savings bank orders in case of the death of drawer before payment, and for other purposes.

Also, a bill to amend section 4422 of the Code, and for other purposes.

Also, a bill to amend section 4423 of the Code, and for other purposes.

Also, a bill to amend section 4424 of the Code, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.
Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

Senate bill No. 183, to provide for the application of all public school funds to the Douglasville College that are distributed to school children within the corporate limits of said town, which they recommend do pass.

Also, House bill No. 638, to amend an act to establish a system of public schools in the town of Quitman, approved December 26, 1888, and amended November 4, 1889, so as to provide for the election of a board of education by the qualified voters of said town, which they instruct me to report to the House, with the recommendation that the same do pass as amended.

Respectfully submitted.

W S. West, Chairman.

Mr. Mell, 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 and President of the Senate, the following acts, to wit:

An act to require all judges of the superior courts of this State, upon the continuance of any case in the superior courts, to enter upon their docket opposite such case the date of the continuance thereof, etc.

An act to abolish appeals from the police court of Savannah.
An act to create and organize a park and tree commission for the city of Savannah.

An act to amend an act creating a system of public schools in the city of Cartersville, Bartow county.

An act to extend the jurisdiction of the police court of Savannah.

An act to extend the jurisdiction for sanitary purposes of the mayor and aldermen of the city of Savannah.

An act to authorize policemen of the city of Savannah to make arrests within two miles from the corporate limits of the city in cases of riots, affrays, and disorderly conduct.

An act to grant to the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening a street.

An act to amend the charter of the town of Boston so as to change the qualification of voters.

An act to fix the time for electing the clerk and sheriff of the city court of Savannah, etc.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Wright of Floyd, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to allow land condemned for public road purposes, to provide payment therefor, to provide boards of arbitration, etc.
Also, the following bill, which they recommend do not pass, to wit:

A bill to abolish county court of Taylor county.

Also, the following bill, which they recommend that the author be allowed to withdraw, to wit:

A bill to allow J S. Johnson, a citizen of Upson county, to peddle in this State without license.

Also, the following Senate bill be returned to the House, with the recommendation that the same do pass, to wit:

A bill to amend section 4625(c) of the Code of 1882.

Respectfully submitted.

MOSES WRIGHT, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Cordele in the county of Dooly, so as to authorize the establishment of a system of public schools in said city.

Also, a bill to amend an act, approved December 20, 1893, and December 29, 1890, fixing the time for holding the superior courts in the counties composing the Rome judicial circuit in this State, and for other purposes.

Also, a bill fixing the compensation to be paid persons employed, or clerks employed in holding general elections at the precincts in the county of Pierce.

Also, a bill to provide for the appointment of a clerk of the county court of Effingham.
Also, a bill to amend an act to establish a city court in the county of Clarke, and to provide for the appointment of a judge and solicitor thereof.

Also, a bill to repeal an act, approved February 17, 1877, to authorize the ordinary of Spalding county to keep his office, etc., at a place other than the courthouse of said county.

Also, a bill to amend an act, approved December 20, 1893, to incorporate the town of Locust Grove, in the county of Henry.

Also, a bill to amend the charter of the town of Lyerly, Georgia, so as to authorize the mayor and council to levy a tax upon the taxable property.

Also, a bill to authorize, in counties of 60,000, payment by the county for dockets of justices of the peace.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended:

A bill to amend the charter of the town of Shellman.

The committee have also had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do pass by substitute:

A bill to prohibit the sale of intoxicating liquors within certain limits of the depot on the Atlanta and Richmond Air-Line Railroad, at Duluth, in the county of Gwinnett.

Also, a bill to amend an act, approved February 20, 1874, to prevent the sale of spirituous liquors at Trion Factory.
The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do not pass:

A bill to fix salaries for the treasurer, tax-collector, and tax-receiver of Heard county, in lieu of their present commission, and for other purposes.

The committee have also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass:

A bill to make prize-fighting or pugilism a felony, and prescribing a penalty therefor, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to abolish the county court of Emanuel county.

Also, a bill to establish a system of public schools for the town of Guyton, Georgia.

Also, a bill to provide compensation to the commissioners of Thomas county, and to authorize the commissioners fix the salary of the clerk of said commissioners.

The Senate has also passed the following House bills, with amendments, in which the concurrence of the House of Representatives is asked, to wit:

A bill to amend an act entitled an act to protect the game in the State of Georgia during certain seasons, approved December 20, 1893.
Also, a bill to amend an act to prohibit the sale of alcoholic, spirituous, or malt liquors, or intoxicating bitters or intoxicating drugs of any kind, in the county of Elbert.

Also, a bill to cede to the United States jurisdiction of this State over certain lands and certain public roads, and approaches to the Chickamauga National Military Park, in the counties of Walker and Catoosa.

The Senate has concurred in the House amendment, changing the time of the address of Hon. S. D. Bradwell from 11 o'clock to 7 o'clock to-night.

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

*Mr. Speaker:*

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to be entitled an act to amend section 2571 of the Code of 1882, which provides for a year's support for widows and minor children, by striking therefrom the word "one," in the twenty-first line, and inserting in lieu thereof the word "two," and for other purposes.

Also, a bill to be entitled an act to amend section 1 of an act entitled an act to establish a school for colored persons as a branch of the State University, and for other purposes.

Also, a bill to be entitled an act to authorize the Governor and Treasurer to issue bonds and negotiate the same, and for other purposes.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:
Mr. Speaker:

The General Judiciary Committee have had under consideration the following bill, which I am instructed to report back, with the recommendation that the same do pass, to wit:

A bill to make the clerks and sheriffs of the superior courts ex officio clerks and sheriffs of the county courts in the county of their residence.

I am also instructed to return the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to provide for the trial of insane persons under sentence of death.

I am also instructed to return the following Senate bill, with the recommendation that the same do pass by substitute as amended, to wit:

A bill to provide that a master may not contract with a servant exempting himself from injuries sustained through his negligence, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the same do not pass, to wit:

A bill to require public officers to keep an account of their fees, publish the same, and to prescribe the penalty for failure thereof.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. Boynton, chairman of the Committee on Finance submitted the following report:

Mr. Speaker:

The Committee on Finance have had under considera-
tion the following bills of the House, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to appropriate money to the trustees of the University of Georgia for the State Technological School, and for other purposes.

Also, the following bill, which they recommend do not pass, to wit:

A bill to require presidents or chief officers of all schools receiving money from the State to submit an annual report to the Governor through the State School Commissioner, and to provide a stenographer for the State School Commissioner, and for other purposes.

Also, the following resolutions, which the committee recommend do pass, to wit:

A resolution to pay W. P. McClatchey for services, and for other purposes.

Also, the following resolution, which they recommend do pass by substitute, to wit:

A bill to appropriate money to paint and repair the dome of the capitol.

Also the following Senate resolution, which they recommend do pass, to wit:

A resolution for the relief of J. D. Laing, tax-collector of Terrell county, and his sureties.

Respectfully submitted.

J. L. Boynton, Chairman.
Mr. Blalock, chairman pro tem. of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:
The Committee on Counties and County Matters have had under consideration the following House bill, which I am instructed to report back, with the recommendation that the same do pass:

Bill No. 590, a bill to be entitled an act to regulate and fix the office hours of the treasurer of Fulton county, Ga., by Mr. Branan.

Also, the committee have had under consideration House bill No. 657, which I am instructed to report back, with the recommendation that the same do not pass:

A bill to be entitled an act to repeal an act entitled an act to prohibit the manufacture of distilled spirits within the limits of the county of Carroll, and to provide a penalty therefor, and for other purposes pertaining thereto, approved December 22, 1893, and to provide for submitting the same to the qualified voters of said county, by Mr. Spencer of Carroll.

Respectfully submitted.

A. O. Blalock, Chairman pro tem.

Mr. Mell, 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 and President of the Senate, and delivered to his Excellency the Governor, the following acts:
An act to fix the time for electing the clerk and sheriff of the city court of Savannah, etc.

Also, an act to require judges of the superior courts of this State, upon the continuance of any case in the superior courts, to enter upon their dockets opposite such case the date of the continuance thereof, etc.

Also, an act to abolish appeals from the police court of Savannah.

Also, an act to grant to the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening a street.

Also, an act to create and organize a park and tree commission for the city of Savannah.

Also, an act to authorize policemen of the city of Savannah to make arrests within two miles from the corporate limits of the city in cases of riots, affrays, and disorderly conduct.

Also, an act to amend the charter of the town of Boston, so as to change the qualification of voters.

Also, an act to amend an act creating a system of public schools in the city of Cartersville, Bartow county.

Also, an act to extend the jurisdiction of the police court of Savannah.

Also, an act to extend the jurisdiction, for sanitary purposes, of the mayor and aldermen of the city of Savannah.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under considera-
tion the report of Hon. William A. Wimbish, the special attorney for the Western and Atlantic Railroad, which was referred to said committee under a resolution of the House, and the committee have instructed me to report back to the House as follows:

That said Railroad Committee have investigated the several matters mentioned in said report for legislative consideration, and submit the following resolutions and bills, and recommend that the same do pass:

1. A resolution ratifying and confirming provisional settlements made by the Governor and Attorney-General concerning rights, ways, and properties of the Western and Atlantic Railroad.

2. A resolution authorizing an agreement to be made with the city of Atlanta affecting the use of Wall street.

3. A resolution to appropriate the sum of $1,800 as compensation to be paid the special commissioners for the adjudication of controversies affecting the Western and Atlantic Railroad, and to appropriate the further sum of $350.50 for the payment of costs, expenses, etc.

4. A bill to be entitled an act to provide for official surveys of the Western and Atlantic Railroad, etc.

5. A bill to be entitled an act to repeal an act granting right of way to the Cincinnati Southern Railroad where its route adjoins that of the Western and Atlantic Railroad, approved October 8, 1879.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Jones, of Dougherty, 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 House bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to establish a board of road commissioners, and provide for a system of public road working, etc., for the county of Bryan.

Also, the following Senate bill, which they recommend do not pass, to wit:

A bill to amend an act approved October 21, 1891, in reference to the method of working public roads in this State.

Respectfully submitted.

E. R. Jones, Chairman.

The following House bills were taken up and read the first time, to wit:

By Mr. Battle of Muscogee—

A bill to provide for official surveys for the Western and Atlantic Railroad, for the filing of maps, and for other purposes.

Referred to the Committee on Railroads.

By Mr. Battle—

A bill granting right of way to the Cincinnati Southern Railway when its route adjoins the Western and Atlantic, approved October 8, 1879.

Referred to the Committee on Railroads.

The following resolutions were also taken up and read the first time and appropriately referred, to wit:

By Mr. Battle of Muscogee—

A resolution ratifying and confirming the provisional settlements made by the Governor and Attorney-General
concerning certain rights of the Western and Atlantic Railroad.

Referred to the Committee on Railroads.

By Mr. Boynton—

A resolution to make an appropriation to pay the clerk of the Privileges and Election Committee during recess.

Referred to the Committee on Finance.

By Mr. Boynton of Calhoun—

A resolution appropriating one hundred dollars to pay the expenses of the special investigating committee.

Referred to the Committee on Finance.

The following bills were read the first time, to wit:

By Mr. Boynton of Calhoun—

A bill to make appropriation for an arithmometer and typewriter for the treasury department.

Referred to the Committee on Finance.

By Mr. Moore of Bulloch—

A bill to amend section 943(a) of the Code.

Referred to the Committee on Special Judiciary.

By Mr. Battle of Muscogee—

A resolution to appropriate the sum of $1,800 as compensation to be paid the special commissioners for the adjudication of controversies affecting the Western and Atlantic Railroad.

Referred to the Committee on Railroads.

By Mr. Battle of Muscogee—

A bill authorizing an agreement to be made with the city of Atlanta affecting the use of Wall street

Referred to the Committee on Railroads.
By Mr. Law of Liberty—

A bill to amend an act approved November 26, 1890, entitled an act to establish a school for colored persons, as a branch of the State University, and for other purposes.

Referred to the General Judiciary Committee.

Upon motion of Mr. Worley of Elbert, the following House bill was taken up and Senate amendment concurred in.

By Mr. Worley of Elbert—

A bill to amend an act prohibiting the sale of intoxicating liquors in the county of Elbert.

Upon motion of Mr. Bush, House bill known as the anti-barroom bill was made special order for next Tuesday, December 3.

Upon motion of Mr. Boynton, the following resolution was read the first time and appropriately referred.

A resolution making appropriation for carrying out the provisions of the act to survey the swamp lands of this State.

Referred to the Committee on Finance.

Upon motion of Mr. Boyd of McDuffie, the following bill was read a second time:

A bill to pay Geo. B. Whitaker back pension.

Mr. West moved to take up the resolution inviting the Hon. S. D. Bradwell to address the General Assembly; the resolution was taken up, read, and adopted as amended.

Mr. Dorough moved to take up the following House bill to concur in Senate amendments:

A bill to protect game in this State.
Bill was read and Senate amendments were concurred in.

Upon motion of Mr. Owens, the following House bill was read first time and appropriately referred:

A bill to provide the method of ascertaining and determining the proportion of public school funds in this State.

Referred to the Committee on Education.

The following bill was taken up and read first time, to wit:

By Mr. Gray of Catoosa—

A bill to amend an act incorporating the town of Grovesville, in the county of Catoosa.

Referred to the Committee on Corporations.

The following bill by unanimous consent was taken up and put on its passage, to wit:

By Mr. Sandeford—

A bill to extend the corporate limits of Waynesboro, in the county of Burke.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bill was taken up and read first time, and appropriately referred:

By Mr. Brown of Washington—

A bill to prescribe qualification of supreme court stenographers in this State.

Referred to the Committee on Special Judiciary.
By Mr. Bell of Webster—

A bill to tax all persons who sell or offer for sale any supper, or any refreshments at entertainments at private residences, or at churches, and for other purposes.

Referred to the Committee on Special Judiciary.

By Mr. Houston of DeKalb—

A bill to amend paragraphs 2 and 3 of section 3 of article 6, and paragraph 1 of section 11 of article 6, of the Constitution of this State.

Referred to the Committee on Special Judiciary.

By Mr. Dennard of Wilcox—

A bill to amend an act to create a board of commissioners of roads and revenues for the county of Wilcox.

Referred to the Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to amend an act to prevent combinations of pool of insurance companies or their agents to defeat and lessen competition.

Referred to the Committee on General Judiciary.

By Mr. Hodges of Bibb—

A bill to amend an act to provide for the regulation of railroads, freight and passenger trains, tariffs and location and building of passenger and freight depots.

Referred to the Committee on Railroads.

By Mr. Fussell of Coffee—

A bill to create a board of commissioners of roads and revenues for the county of Coffee.

Referred to the Committee on County and County Matters.
By Mr. Collins of Tattnall—

A bill to prescribe and fix the compensation for witnesses in this State.

Referred to the Committee on General Judiciary.

By Mr. Hopkins of Thomas—

A bill to appropriate money for the State lunatic asylum.

Referred to the Committee on Finance.

The following joint resolution was taken up and read first time and appropriately referred.

By Mr. Fullwood of Polk—

A resolution to pay Thos. R. Daniel and William Bridges their pensions for 1893 and 1894.

Referred to the Committee on Finance.

Upon motion of Mr. Burwell of Hancock, the reformatory bill was made special order for Thursday next, December 4.

Upon motion of Mr. Fogarty of Richmond, the following bill was recommitted to the Special Judiciary Committee, to wit:

By Mr. Johnson of Hall—

A bill to declare councilmen and aldermen of cities eligible during their term of office to other municipal offices in said towns.

The following bills were read the second time, to wit:

A bill to amend an act to establish a city court in the county of Clarke, and for other purposes.
Also, a bill to amend the charter of the town of Lyerly, Georgia, and for other purposes.

Also, a bill to amend an act approved December 20, 1893, entitled an act to incorporate the town of Locust Grove, in the county of Henry.

Also, a bill to amend an act entitled an act to prohibit the sale of intoxicating liquors within certain limits of the depot on the Atlanta and Richmond Air-Line Railroad at Duluth, in Gwinnett county.

Also, a bill fixing the compensation to be paid persons employed as clerks in holding general elections at precincts in Pierce county.

Also, a bill to amend the charter of the town of Shellman.

Also, a bill to repeal an act, approved February 17, 1877, to authorize the ordinary of Spalding county to keep his office, records, etc., at a place other than the courthouse.

Also, a bill to fix salaries for the treasurer, tax-collector, and tax-receiver of Heard county.

Also, a bill to provide for the appointment of a clerk for the county court of Effingham county.

Also, a bill to fix the compensation of the two bailiffs of the second division city court of Atlanta.

Also, a bill to amend the various acts chartering the city of Conyers, and for other purposes.

Also, a bill to amend the act incorporating the Title Guarantee Company.

Also, a bill to amend an act to establish a system of public schools in the town of Quitman, and for other purposes.

Also, a bill to incorporate the Georgia Title Guarantee Company.
Also, a bill to incorporate the town of Battle Hill.

Also, a bill to pay the widow of R. I. G. Blake, of Dade county, the pension due her husband for the year 1895.

Also, a bill to provide for the removal of obstructions of all kinds, other than dams, from the running streams of Madison county, and for other purposes.

Also, a bill to amend the charter of the city of Cordele, in the county of Dooly.

Also, a bill to amend the charter of the city of Atlanta.

Also, a bill to repeal the charter of the city of Manchester and to incorporate said city under the name of College Park.

Also, a bill to establish new terms and to regulate the practice of filing, returning, and trying new cases in the city court of Richmond county

Also, a bill to amend the charter of the town of Cairo, in the county of Thomas.

Also, a bill to regulate and fix the office hours of the treasurer of Fulton county

Also, a bill to amend an act, approved December 20, 1893, entitled an act to amend an act, approved December 29, 1890, fixing the time of holding the superior courts in the counties composing the Rome judicial circuit.

Also, a resolution to authorize the Governor and Attorney-General to make a final settlement with W. P. McClatchey, of Tennessee, for legal services to the State.

The following resolution was taken up and put upon its passage, to wit:

A resolution of the House and Senate expressing the sense of the General Assembly of Georgia as being antagonistic to all movements which look to or may result in a union of church and state.
Mr. McCurry, of Hart, moved to indefinitely postpone this resolution.

Mr. Jones, of Dougherty, called the previous question upon this motion, which call was sustained.

Upon the passage of this resolution, Mr. Hurst, of Walton, called for the yeas and nays, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

| Anderson | Futrell | Martin,         |
| Atkinson | Fussell | Marchman,       |
| Bailey   | Gaines  | Moore of Bulloch, |
| Bell     | Giles   | Moore of Clayton, |
| Bird     | Gilreath | Moore of Heard,  |
| Blair    | Gregory | Murrah,         |
| Blalock of Rabun | Greer of Harris | Middlebrooks, |
| Boifeuillet | Hammond | McCurry,       |
| Branan   | Harvey  | Owen,           |
| Brown of Washington | Hill | Parker,        |
| Brown of Pulaski | Hightower | Pool,          |
| Burwell  | Hodge   | Reagan,         |
| Bush     | Houston | Short,          |
| Caldwell | Holbrook | Smith of Clinch, |
| Clements of Montgm'y | Hudson | Smith of Hancock, |
| Dempsey  | Hughes  | Stokes,         |
| Edenfield | Johnson of Hall | Traylor, |
| Ennis    | Johnson of Taliaferro | Willingham, |
| Espy     | Jones of Dodge | Worley, |
| Florence | Little  | Wren,           |
| Fletcher | Law     | Wynne.          |
| Fouché   |         |                 |

Those voting in the negative were Messrs.—

| Allen | Gray of Houston, | McGough,          |
| Arnold | Gray of Catoosa, | Neely,            |
| Bloodworth | Gray of Paulding, | Newton,          |
| Boynton | Griffin, | Perkins,         |
| Boyd   | Hall,    | Reece,           |
| Boyett  | Humphreys, | Rockwell,        |
| Branch | Hutcherson, | Salter,          |
| Collins | Hurst,   | Spence,          |
Cureton, Cureton, Jones of Dougherty, Jones of Dougherty, Symons, Symons,
Dornugh, Lee, Lee, Tatum, Tatum,
Dodson, Meadow, Meadow, Wallace, Wallace,
Durham, Mell, Mell, Walden, Walden,
Ferguson, Montfort, Montfort, West, West,
Fullwood, McDaniel, McDaniel, Williams, Williams.

Those not voting were Messrs.—

Armstrong, Hodges, Price,
Awtrey, Henderson, Polhill,
Battle, Hopkins, Rawlings,
Baggable, Howell, Redding,
Bennett of Wayne, Hogan, Roberts,
Bennett of Jackson, Holland, Sandeford,
Blalock of Fayette, Jarrell, Shropshire,
Broyles, Jenkins, Sceven,
Burnett of Quitman, Latham, Sell,
Burch, Longley, Shaw,
Clement of Milton, Lovett, Smith of Rockdale,
Coleman, Mallette, Smith of Telfair,
Collier, Mansfield, Sumner,
Cook of Decatur, Melton, Thompson,
Davison, McDonald, Walker,
Dennard, McElmurry, Wheatley,
Farmer, McCurdy, Wilson,
Fink, McClure, Wilkin,
Fogarty, McWhorter, Willink,
Franklin, Peeples, Wilkinson,
Gibson, Pitman, Wright,
Greer of Macon, Pittard, Vaughn,
Harrell, Pope, Mr. Speaker.

Yeas 64. Nays 42. Not voting 69.

So the motion to indefinitely postpone was adopted.

The following joint resolution was read and adopted, to wit:

A resolution postponing the joint session of the General Assembly to be addressed by Hon. S. D. Bradwell from to-night at 7 o’clock until 12 o’clock m. Monday, December 1, 1895.
The following bill was read the second time and recommitted to the Committee on Temperance, to wit:

A bill to amend the charter of the town of Camilla, and for other purposes.

The following House bills were taken up, and the Senate amendments concurred in, to wit:

A bill to establish a system of public schools for the town of Abbeville, and for other purposes.

Also, a bill to cede to the United States jurisdiction of this State over certain lands and certain public roads approaching the Chickamauga National Military Park, in the counties of Walker and Catoosa in this State.

The following Senate bills were read the first time and appropriately referred, to wit:

A bill to amend an act establishing a new charter for the city of Carrollton, and for other purposes.

Referred to the Special Judiciary Committee.

Also, a bill to authorize the mayor and council of the city of Carrollton to hold an election on the question of issuing and selling bonds not exceeding $20,000.

Referred to the Special Judiciary Committee.

Also, a bill to amend an act to establish a system of public schools for the city of Carrollton, in the county of Carroll.

Referred to the Special Judiciary Committee.

Leave of absence was granted Messrs. Hodge, Pool, Smith of Telfair, Johnson of Hall, Burwell, Brown of Pulaski, McWhorter, Battle, Gilreath, Meadow, Clements of Montgomery, Williams, Middlebrooks, Hopkins, Ferguson, Moore of Bulloch, Hill of Terrell, Salter, Gray of Paulding,
Law of Liberty, Bird, Gordon, Hightower, Smith of Rockdale, Polhill, Traylor Brown, of Washington, Peeples, Smith of Hancock, Dennard, Martin, Greer of Harris, and Durham.

Upon motion, the House adjourned until 10 o'clock tomorrow morning.

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ATLANTA, GEORGIA.
Saturday, November 30, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Rev. J. R. Allen.

Upon motion, the roll-call was dispensed with.

The Journal of yesterday was then read and confirmed.

Mr. Hurst, of Walton, moved to reconsider the action of the House of yesterday upon resolution No. 31, the same being a resolution expressing the sense of the General Assembly as being antagonistic to all movements which look to or may tend to a union of Church and State.

The motion prevailed, and Mr. Hurst, of Walton, offered the following resolution as a substitute, which was read and adopted, to wit:

A resolution by the House, the Senate concurring, that any movement, either in this State or the United States, tending towards a union of Church and State is deprecated and condemned, and in our opinion is contrary to the principles of our government and the Constitution of the same.

Mr. Boïfœuillette, chairman pro tem. of the Committee on Finance, submitted the following report:
Mr. Speaker:

The Committee on Finance have had under consideration the following bill of the House, which they instruct me to return to the House, with the recommendation that same do pass, to wit:

A bill to prevent the increase of the bonded debt of this State or raising the interest thereon by repealing an act approved September 30, 1881.

Also, the following bills, which the committee recommends do not pass, to wit:

A bill to alter and amend section 4696(b) of the Code of 1882, reducing the per diem of stenographic reporters, and fix their compensation for transcribing stenographic notes into ordinary hand or typewriting.

Also, a bill to relieve A. J. Davis and refund to him a special State tax as a dealer in liquor.

Also, the following resolutions of the House, which the committee recommend do pass, to wit:

A resolution to purchase a portrait of the Hon. Robert Toombs.

Also, a resolution to pay George B. Whitaker back pension for the years 1893 and 1894.

Also, the following resolution, which the committee recommend do pass by substitute, to wit:

A resolution to reopen the assessment of taxes of the Atlanta and Chattahoochee Railway Company.

Also, the following resolution, which the committee recommend do not pass, to wit:

A resolution to pay Thomas R. Daniel and William Bridges their pensions for the years 1893 and 1894.

Respectfully submitted.

John T. Boifeuillet, Chairman pro tem.
Mr. Fouche, chairman pro tem. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bills, which I am instructed to report back, with the recommendation that the same do pass, to wit:

A bill to require all convict-made brooms sold in this State to be stamped in such manner as to show that same are made by convict labor, and for other purposes.

Also, a bill to amend paragraph 4, section 2, article 7 of the Constitution of this State, and for other purposes.

I am also instructed to return the following House bill, with the recommendation that the same do pass, to wit:

A bill to make penal the offense of hindering, obstructing, or interfering with officers charged with the duty of executing the sentence or order of court, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the same do pass as amended, to wit:

A bill to create a State board of dental examiners, and to prescribe their duties.

Also, a bill to amend and consolidate the laws regulating the inspection, analysis, and sale of commercial fertilizers, chemicals, and cotton seed meal in this State.

I am also instructed to return the following bill, with the recommendation that the same do pass by substitute, to wit:

A bill to amend section 450 of the Code, and for other purposes.
I am also instructed to return the following Senate bill, with the recommendation that the same do not pass, to wit:

A bill to amend section 1329 of the Code in reference to proceeding in cases of contested elections, and for other purposes.

Respectfully submitted.

R. T. Fouché, Chairman pro tem.

A minority of the General Judiciary Committee submitted the following report, to wit:

Mr. Speaker:

The General Judiciary Committee have had under consideration a bill to be entitled an act to amend paragraph 4, section 2, article 7 of the Constitution of this State, so as to permit cities and towns of this State to exempt from taxation manufactories to be established within their limits for a given time, and for other purposes, and have recommended that the same do pass. The undersigned, a minority of said committee, disagree to the report of the majority, and recommend that said bill do not pass.

Respectfully submitted.

R. T. Fouché,
J. H. Reece,
H. A. Jenkins.

We, the undersigned members of the Special Judiciary Committee, submitted the following minority report:

Mr. Speaker:

A majority of the Special Judiciary Committee have seen fit to report House bills Nos. 415 and 696 back to the House, with an adverse report to the passage of the bills, to wit:
A bill to fix the salaries and percentage of fees to be paid the ordinary, clerk of the superior court, sheriff, tax-collector, tax-receiver, coroner, county treasurer, stenographer, and transcriber, and solicitors of the city and criminal courts in this State having within its limits a city containing a population of fifty thousand or more inhabitants, and for other purposes.

Also, a bill to limit the amount of salary to be paid all county officers, in the county of Fulton, and for other purposes.

We beg leave to submit a minority report, asking that bill 415 pass by substitute, and that bill 696 pass as originally introduced.

Respectfully submitted.

D. T Montfort.
W. J. Gray.
L. M. Farmer.
J. R. Williams.
B. Atkinson.
M. T. Perkins.

Mr. Bennett, chairman pro tem. of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following bill, which they request me to report back to the House, with the recommendation that the same do pass as amended:

A bill to authorize the mayor and council of the town of Clarkesville to issue bonds for the purpose of completing school buildings, and for other purposes.

Respectfully submitted.

Geo. D. Bennett, Chairman.
The following message was received from the Senate, through Mr. Clifton, the Secretary:

_Mr. Speaker:_

The Senate has passed the following bill, by the requisite constitutional majority, to wit:

_A bill to be entitled an act to amend section 708 of the Code, which relates to the duties of railroads at public crossings, and for other purposes._

_Also, a bill to be entitled an act to approve, adopt, and make of force the Code of Laws prepared under the direction and authority of the General Assembly, and for other purposes._

_Also, a bill to be entitled an act to place county and municipal chain-gangs under the control and supervision of the Governor and penitentiary department, and for other purposes._

_Also, a bill to be entitled an act to amend an act to establish board of medical examiners for the State of Georgia._

_Also, a bill to be entitled an act to regulate the tolling of rice in this State, and for other purposes._

_Mr. Gray, of Catoosa, chairman of the Committee on Pensions, submitted the following report:_

_Mr. Speaker:_

The Committee on Pensions have had under consideration the following bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

_A bill to exclude certain persons from the benefits of the pension laws of the State._
Also, the following bill, which they recommend do pass as amended, and that it be recommitted to the Finance Committee, to wit:

A bill to provide for, and authorize the payment of pensions to certain widows of Confederate soldiers, who are on the invalid pension roll.

Also, the following bill, which they recommend do not pass, to wit:

A bill to authorize the grand juries in the several counties in the State of Georgia to pass upon, and recommend persons worthy of being pensioned.

Also, the following bill, which they recommend do not pass, and that the author be permitted to withdraw the same, to wit:

A bill to amend an act, approved October 24, 1887, entitled an act to carry into effect the last clause of article 8, section 1, paragraph 1 of the Constitution of 1877, and the amendments thereto.

Also, the following resolution, which they recommend do not pass, and that the author be permitted to withdraw the same, to wit:

A resolution to pay a pension to James R. Kenney of Bartow.
Respectfully submitted.

C. W. Gray, Chairman.

Mr. Hodges, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks has had under consideration the following House bill, which I am instructed to report
back to the House, with the recommendation that the
author be allowed to withdraw the same, to wit:

Bill No. 368, a bill to incorporate the Fulton Banking
Company

The committee has also had under consideration the fol-
lowing Senate bill, which I am instructed to report back,
with the recommendation that the same do pass, to wit:

Bill No. 173, a bill to amend the charter of the Macon
Savings Bank.

Respectfully submitted.

ROBERT HODGES, Chairman.

Mr. Bush, chairman of the Committee on Temperance,
submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consid-
eration House bill No. 404, by Mr. Bush, of Mitchell,
which they recommend do pass by substitute.

Also, Housebill No. 633, by Mr. Price of Lumpkin,
which they recommend do not pass.

Also, Senate bill No. 167, by Mr. Brand of the Thirty-
fourth district, which they recommend do pass as
amended.

Respectfully submitted.

I. A. Bush, Chairman.

Mr. West, chairman of the Committee on Education, sub-
mitted the following report:

Mr Speaker:

The Committee on Education have had under considera-
tion the following bills, to wit:
House bill No. 675, to provide for the payment of a salary to county school commissioners, instead of a per diem as heretofore, which they instruct me to report back to the House, with the recommendation that the same do not pass.

Also, House bill No. 677, to amend an act, approved December 18, 1893, prescribing the qualifications of the members of the board of education, providing for compensation, etc., which they instruct me to report back to the House, with the recommendation that the same do not pass.

Also, House bill No. 678, to amend an act approved October 27, 1887, entitled an act to amend, revise, and consolidate the common school laws of Georgia, etc., which they instruct me to report back to the House with the recommendation that the same do not pass.

Also, House bill No. 681, to authorize the graduates of the Georgia Normal and Industrial College at Milledgeville, upon whom degrees may be conferred, or diplomas have been or may be granted by the legally constituted authority of said college, to teach in the common schools of this State without further examination, etc., which they instruct me to report back to the House, with the recommendation that the same be read the second time and recommitted to the Committee on Education.

Also, House bill No. 701, to establish a public school system for the town of Wadley, Ga., and to appoint a board of education, etc., which they instruct me to report back to the House, with the recommendation that the same be read the second time and recommitted to the Committee on Education.

Respectfully submitted.

W S. West, Chairman.
Mr. Mell, 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 and President of the Senate the following acts:

An act to abolish the county court of Emanuel county.

Also, an act to provide for the removal of obstructions of all kinds other than dams used for operating mills or machinery of any kind from the rivers, creeks, and other running streams in Elbert county.

Also, an act to amend an act incorporating the town of Guyton.

Also, an act to create and organize a board of police commissioners for the city of Savannah.

Also, an act to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000.

Also, an act to incorporate the town of Cohutta, in the county of Whitfield.

Also, an act to provide compensation to the commissioners of Thomas county.

Also, an act to establish a system of public schools for the town of Guyton.

An act to amend an act to prohibit the sale of alcoholic, spirituous, or malt liquors, or intoxicating bitters, or intoxicating drugs of any kind in the county of Elbert.

Also, an act to cede to the United States jurisdiction of this State over certain lands and certain public roads and approaches to the Chickamauga National Military Park, in the counties of Walker and Catoosa.
An act to amend an act to protect the game in the State of Georgia during certain seasons, approved December 20, 1893, so as to more fully protect game in this State.

Also, an act to establish a system of public schools for the town of Abbeville.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Brown, chairman of the General Agriculture Committee, submitted the following report:

Mr. Speaker:

The General Agriculture Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to prevent the procurement of consignments of farms, orchards, and dairy products to parties who fail to account to the rightful owners of such products for the proceeds arising from the sale thereof, and for other purposes.

Respectfully submitted.

J. P. BROWN, Chairman.

By unanimous consent, the following bills were read the first time and appropriately referred, to wit:

By Mr. Henderson of Forsyth—

A bill to amend the general tax act for 1895 and 1896, so as to change the license tax upon photographic artists, etc., and for other purposes.

Referred to the Committee on Finance.
By Mr. Boyd of McDuffie—
A bill to further prescribe the duties of tax-collectors, and for other purposes.

Referred to the Committee on Special Judiciary

By Mr. Boifeuillet of Bibb—
A resolution to pay M. A. Hardin, clerk, and C. S. Northen, assistant secretary, for preparing and making a statement of the business to each member of the General Assembly

Referred to the Committee on Finance.

By Mr. Branch of Columbia—
A bill to exempt teachers of public schools from road duty

Referred to the Committee on Education.

By Mr. Anderson of Jones—
A bill to appropriate money for the purpose of building dormitories and other buildings for the State Normal School at Athens.

Referred to the Committee on Finance.

The following bills were read the second time, to wit:

A bill authorizing an agreement to be made with the city of Atlanta affecting the use of Wall street.

Also, a resolution to pay per diem and expense of the joint committee of the General Assembly, appointed at the session of 1894, to examine the work of the Code commissioners.

Also, a bill to repeal an act granting right of way to the Cincinnati Southern Railway, and for other purposes.
Also, a bill to provide for official surveys of the Western and Atlantic Railroad, and for other purposes.

Also, a resolution to appropriate $1,800 as compensation to be paid the special commissioners for the adjudication of controversies affecting the Western and Atlantic Railroad.

Also, a resolution ratifying and confirming settlements made by the Governor and Attorney-General concerning certain rights, ways, and properties of the Western and Atlantic Railroad.

Also, a bill for the better organization, discipline, and regulation of the volunteer forces of the State, and for other purposes.

Also, a bill to prevent the increase of the bonded debt of this State, and for other purposes.

Also, a joint resolution appointing two from the Senate and three from the House to investigate the convicts of this State:

Also, a resolution for the relief of J. D. Laing, tax-collector of Terrell county, and his securities.

Also, a bill to establish a board of road commissioners for Bryan county, and for other purposes.

Also, a bill to amend an act entitled an act to prevent the sale of spirituous liquors at Trion Factory, so as to extend the same to include certain other places and factories therein mentioned.

Also, a bill to amend section 1675 (a) of the Code of 1882.

Also, a bill to make penal the offense of hindering, obstructing, or interfering with officers charged with the duty of executing the sentence or order of court after trial had of persons charged with crime.
Also, a bill to provide for the trial of insane persons under sentence of death.

Also, a bill to appropriate $1,000 to paint and repair the capitol building.

Also, a resolution to purchase a portrait of Hon. Robert Toombs.

Also, a bill to amend section 827 of the Code of 1882.

Also, a bill to incorporate the Georgia Title Guarantors Company.

Also, a resolution to relieve the Atlanta and Chattahoochee Railway Company and the Collins Park and Belt Railway Company from penalty for not returning taxes.

Also, a bill to authorize in counties of 60,000 the payment by the county for dockets of justice of the peace.

Also, a bill to appropriate money to the trustees of the University of Georgia for the State Technological School.

Also, a bill to make legal the sale of wild lands in this State, and for other purposes.

Also, a bill to create a state board of dental examiners, and to prescribe their duties.

Also, a bill to amend general registration law, so as to authorize registrars to punish for contempt.

Also, a bill to allow land condemned for public road purposes, to provide payment for same, and for other purposes.

Also, a bill to prevent the procurement of consignments of farm, orchard, and dairy products to parties who fail to account to the rightful owner of such products.

Also, a bill to authorize the mayor and council of the town of Clarkesville to issue bonds, and for other purposes.
Saturday, November 30, 1895.

Also, a bill to amend an act approved October 19, 1891, entitled an act to amend and consolidate the laws regulating the inspection, analysis, and sale of commercial fertilizer, etc.

Also, a bill to amend section 450 of the Code of 1882.

Also, a bill to abolish the county court of Taylor county.

Also, a bill to amend an act to alter and amend sections 1341 and 1344 of the Code of 1882.

Also, a bill to make the clerks and sheriffs of the superior courts *ex officio* clerks and sheriffs of the county courts in the county of their residence.

Also, a bill to establish a public school system for the town of Wadley, Ga.

Also, a bill to authorize the graduates of the Georgia Normal and Industrial College at Milledgeville to teach in the common schools of this State without further examination.

Upon motion, the following House bills were read the third time and put upon their passage, to wit:

A bill to authorize the commissioners composing the town council of Hogansville to issue bonds, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the appointment of a clerk of the county court of Effingham county, and for other purposes.
The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal an act approved February 17, 1877, authorizing the ordinary of Spalding county to keep his records, etc., at a place other than at the courthouse.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to regulate and fix the office hours of the treasurer of Fulton county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Battle Hill, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following Senate bills were read the first time and appropriately referred, to wit:
A bill to amend section 1 of an act entitled an act to establish a school for colored persons as a branch of the State University.

Referred to the Committee on Education.

Also, a bill to place the municipal chain-gangs under the control and supervision of the Governor and penitentiary department.

Referred to the Committee on Penitentiary.

Also, a bill to amend section 708 of the Code of 1882.

Referred to the Committee on Railroads.

Also, a bill to amend section 1978 of the Code of 1882.

Referred to the Committee on General Judiciary.

Also, a bill to incorporate the town of Elbert, and for other purposes.

Referred to the Committee on Corporations.

Also, a bill to regulate the tolling of rice in this State.

Referred to the Committee on General Agriculture.

Also, a bill to approve, adopt, and make of force the Code of laws prepared under the direction and by the authority of the General Assembly.

Referred to the Committee on General Judiciary.

Also, a bill to authorize the Governor and Treasurer to issue bonds and negotiate the same for the purpose of raising money to pay off public debt.

Referred to the Committee on Finance.

Also, a bill to authorize and empower the commissioners of roads and revenues of Chatham county, by purchase or
condemnation proceedings, any road in said county owned by any private person or corporation upon which tolls are charged.

Referred to the Special Judiciary Committee.

Also, a bill to provide for service by publication in certain cases, and for other purposes.

Referred to the General Judiciary Committee.

Also, a bill to amend section 2571 of the Code of 1882.

Referred to the Committee on General Judiciary.

Also, a bill to amend the charter of the Macon Savings Bank, and for other purposes.

Referred to the Committee on Banks.

Also, a bill to establish a board of medical examiners for the State of Georgia.

Referred to the Committee on General Judiciary.

The following Senate bills were read the second time, to wit:

A bill to provide that a master may not contract with a servant exempting himself from liability to the servant for injury sustained through his negligence.

Also, a bill to make prize-fighting or pugilism a felony, and prescribing a penalty therefor.

Also, a bill to regulate the sale of domestic wines in the towns and cities of this State.

Also, a bill to provide for the application of all public school funds to the Douglasville College.

Also, a bill to regulate practice in the superior court in cases now or hereafter pending.

Also, a bill to amend section 2005 of the Code of 1882.
Also, a bill to amend an act entitled an act to amend section 4625(c) of the Code of 1882, and for other purposes.

Also, a bill to require all convict-made brooms sold in this State to be stamped, and for other purposes.

Also, a bill to amend paragraph 4, section 2, article 7 of the Constitution of this State.

The following bills were recommitted to the Special Judiciary Committee, to wit:

House bills Nos. 526, 659, and 570.

The following bill was recommitted to the Committee on Pensions, to wit:

House bill No. 123, viz.:

A joint resolution to pay Thos. R. Daniel and William Bridges their pensions for the years 1893 and 1894.

The following bill was made the special order for Monday next, immediately after the special orders already placed, to wit:

A bill to amend section 1675(a) of the Code of 1882.

The following bills were made the special order to follow the Bush bill, which is placed as a special order for Tuesday next, to wit:

A bill to appropriate to the trustees of the University of Georgia fifty thousand dollars.

Also, a bill to make an appropriation to the State Memorial Board, and for other purposes.

Also, a bill to prevent the increase of the bonded debt of this State.
Leave of absence was granted Messrs. Reagan, Farmer, Sandeford, Worley, Parker, Hutcherson, Perkins, Anderson.

Upon motion, the House adjourned until 10 o'clock Monday morning.

ATLANTA, GEORGIA.
Monday, December 2, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Those absent were Messrs.—

Bagget, Brown of Washington Mallette.
Bird, Hodge, Parker,
Blalock of Rabun, Humphreys, Short.

The Journal of yesterday was then read and confirmed.

Mr. Fogarty, of Richmond, introduced a petition from certain citizens, which was referred to the General Judiciary Committee.
The following Senate bill was recommitted to the Committee on Roads and Bridges, to wit:

A bill to amend an act approved October 21, 1891, in reference to method of working public roads in the State, and for other purposes.

The following bill was recommitted to the Committee on Temperance, to wit:

A bill to prohibit the manufacture of any kind of spirituous liquors in Coweta county.

Mr. Little, of Muscogee, offered a resolution providing for an afternoon session of the House.

Mr. McCurry, of Hart, offered as a substitute that, beginning on Wednesday next, the House hold two sessions daily, the second session beginning at 3 o'clock p. m.

Upon this resolution the previous question was called, which call was sustained.

The substitute was adopted, and two sessions per day were ordered, beginning Wednesday next.

By unanimous consent the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Owen of Dooly—

A bill to incorporate the town of Pine Hurst, in Dooly county.

Referred to the Committee on Corporations.

By Mr. Little of Muscogee—

A bill to authorize the trustees of the United Free Will Baptist Church of Columbus, Georgia, to sell certain land heretofore conveyed to them for church purposes.

Referred to the Special Judiciary Committee.
By Mr. Fogarty of Richmond—

A bill to authorize the city council of Augusta to enlarge, open, and construct a canal or ditch beyond the limits of said city, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. McCurry of Hart—

A bill to authorize the President of the Senate or Speaker of the House to exercise the executive power of the government in case of the death, etc., of the Governor.

Referred to the Committee on Special Judiciary.

By Mr. Polhill of Bibb—

A bill requiring all corporations, stock companies, or individuals operating street-cars in this State to provide separate cars for white and colored passengers.

Referred to the Committee on Special Judiciary.

By Mr. McCurry of Hart—

A resolution to pay Nancy E. Williams pension for 1891.

Referred to the Finance Committee.

By Mr. McDaniel of Fannin—

A bill to create a board of county commissioners for Fannin county.

Referred to the Special Judiciary Committee.

By Mr. Johnson of Hall—

A bill to authorize and empower the abstract and title companies now doing business in this State to copy for use any portion of the records of the superior courts of this State.

Referred to the Special Judiciary Committee.
By Mr. Bagget of Laurens—

A bill to abolish the city court of Laurens county, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Smith of Rockdale—

A bill to amend an act approved September 10, 1887, entitled an act to provide for the payment of insolvent costs for officers of the county court of Hancock county.

Referred to the Special Judiciary Committee.

By Mr. Farmer of Coweta—

A bill to transfer the county of Stewart from the Southwestern judicial circuit to the Pataula judicial circuit.

Referred to the Special Judiciary Committee.

By Mr. Lee of Walker—

A bill to amend an act incorporating the city of Chickamauga, in the county of Walker.

Referred to the Committee on Corporations.

By Mr. Price of Lumpkin—

A bill to authorize and empower the mayor and council of the town of Dahlonega, Georgia, to grant any railroad the use of any of the streets of said town.

Referred to the Committee on General Judiciary.

By Mr. Price of Lumpkin—

A bill for the relief of the North Georgia Agricultural College, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. McCurry of Hart—

A resolution to pay the heir at law of Catherine Cheek amount due for pension.

Referred to the Finance Committee.

By Mr. McCurry of Hart—

A resolution urging Congress to sell lands for educational purposes.

By Mr. Shropshire of Chattooga—

A bill to establish a system of free schools in the town of Trion, in Chattooga county

Referred to the Committee on Special Judiciary.

By Mr. Bailey of Spalding—

A bill to require Spalding county to pay the officers of court the costs now allowed by law in each case convicted and worked in the chain-gang of said county.

Referred to the Special Judiciary Committee.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend a bill to prohibit the sale of intoxicating liquors within the county of Habersham.

Also, a bill to amend the charter of Hapeville.

The committee have also had under consideration the following House bill, which I am instructed to report back to
the House, with the recommendation that the same do pass as amended, to wit:

A bill to declare councilmen and aldermen of cities ineligible during their term of office to any other municipal office in said towns and cities by excepting offices created by the General Assembly.

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the introducer have leave to withdraw the same, to wit:

A bill to abolish the city court of Laurens county.

Also, a bill to amend the charter of Hapeville.

The committee have also had under consideration the following House bills, which I am instructed to report back, with the recommendation that the same do not pass, to wit:

A bill to amend the charter of the town of Moreland, in the county of Coweta.

Also, a bill to vest the management and care of all jails in Fulton county under the control of the county commissioners.

The committee have also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to prescribe the time for opening the fall session of the public schools in Bibb county.

The committee have had under consideration the following House resolution, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:
A resolution revoking ceded rights granted to the United States government over certain lands.

Also, a resolution for the relief of Jno. Evitt and others of Catoosa county.

Respectfully submitted.

A. G. McCurry, Chairman.

The following message was received from his Excellency, the Governor, through his private Secretary, Mr. Callaway:

Mr. Speaker:

The Governor has approved the following acts of the General Assembly, to wit:

An act to fix the time for electing the clerk and sheriff of the city court of Savannah, etc.

An act to authorize policemen of the city of Savannah to make arrests within two miles from the corporate limits of the city in cases of riots, affrays, and disorderly conduct.

An act to be entitled an act to extend the jurisdiction of the police court of Savannah.

An act to extend the jurisdiction for sanitary purposes of the mayor and aldermen of the city of Savannah.

An act to amend an act creating a system of public schools in the city of Cartersville, Bartow county, Ga., and for other purposes.

An act to abolish appeals from the city court of Savannah.

An act to create and organize a park and tree commission for the city of Savannah, to define its jurisdiction and powers, and for other purposes.
An act to grant the mayor and aldermen of Savannah a strip of land in Crawford ward for the purpose of straightening a street.

An act to amend the charter of the town of Boston, so as to change qualification of voters, etc.

Mr. Mcll, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts:

An act to abolish the county court of Emanuel county.

An act to amend an act incorporating the town of Guyton, to define the qualification of voters therein.

An act to establish a system of public schools in the town of Abbeville.

An act to provide for the removal of obstructions of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers, creeks, and other running streams in Elbert county.

An act to cede to the United States jurisdiction of this State over certain lands and certain public roads and approaches to the Chickamauga National Military Park, in the counties of Walker and Catoosa.

An act to create and organize a board of police commissioners for the city of Savannah.

An act to incorporate the town of Cohutta, in the county of Whitfield.

An act to provide compensation to the commissioners of Thomas county, etc.
An act to authorize the mayor and council of the city of Waynesboro to issue bonds to the amount of $7,000.

An act to establish a system of public schools for the town of Guyton.

An act to amend an act entitled an act to protect the game in the State of Georgia during certain seasons, approved December 20, 1893.

An act to amend an act to prohibit the sale of alcoholic, spirituous, or malt liquors, or intoxicating bitters or drugs of any kind in the county of Elbert.

Respectfully submitted.

T. S. MELL, Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to amend the general railroad law.

Also, a bill to be entitled an act to amend section 1291 of the Code of 1882 by inserting after the word "peace," in the third line of said section, the words "or notaries public, who are ex officio justices of the peace," so as to provide that ordinaries shall furnish election blank to justices of the peace, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Dalton, and for other purposes.

Also, a bill to be entitled an act to create a board of fire commissioners for the city of Savannah.

The Senate has concurred in the following House resolution, to wit:
A resolution postponing the address of Hon. S. D. Bradwell until Monday at 12 o'clock m.

The following House bills have been lost in the Senate, to wit:

A bill to be entitled an act to provide for the deposit of money or securities by mutual life insurance companies of this State who seek to do business in other States.

Also, a bill to be entitled an act to create a county court for the county of Echols, and for other purposes.

Mr. Dempsey, chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 737, entitled an act to amend an act incorporating the city of Chickamauga, and instruct me to report the same back to the House, with the recommendation that it do pass.

Respectfully submitted,

T. J. DEMPSEY, Chairman pro tem.

By unanimous consent the following bill was taken up, read the third time, and put upon its passage, to wit:

A bill to amend section 943 (a) of the Code of 1882.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The hour of 12 o'clock m. having arrived, the Senate appeared upon the floor of the House, and the joint session, convened for the purpose of hearing the address of the
Hon. S. D. Bradwell, principal of the State Normal College, was called to order by the President of the Senate.

The resolution convening the joint session was then read.

After the address, the joint session was dissolved and the Senate retired.

The House was then called to order by the Speaker.

The following bills, which were made the special order for to-day, were taken up and put upon their passage, to wit:

A bill to amend section 3554 of the Code of 1882.

The committee to which this bill was referred reported the same back, with a recommendation that it do pass by substitute.

Mr. Giles, of Houston, called the previous question, which call was sustained.

The report of the committee was disagreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Arnold, 
Bailey, 
Bennett of Wayne, 
Branan, 
Broyles, 
Bush, 
Collins, 
Farmer, 
Fletcher, 
Ferguson, 

Fussell, 
Giles, 
Hall, 
Houston, 
Jenkins, 
Jones of Dougherty, 
Jones of Dodge, 
Moore of Bulloch, 
Moore of Clayton, 

McDonald, 
McCurry, 
McCurdy, 
Owen, 
Shropshire, 
Shaw, 
Symons, 
West, 
Willingham.
Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Cook of Decatur,  Mansfield,  Walker,
Cureton,  Melton,  Wallace,
Dennard,  Mell,  Wheatley,
Dorough,  Moore of Heard,  Wilkin,
Durham,  Montfort,  Williams,
Ennis,  McClure,  Worley,
Espy,  Neely,  Vaughn,
Parker,  Peeples,  Mr. Speaker.


So the bill not having received the requisite constitutional majority was lost.

Mr. Branan, of Fulton, gave notice that he would move to reconsider the action of the House upon this bill on to­morrow.

Also, a bill to amend section 1675(a) of the Code of 1882, which prohibits foreign corporations from owning more than 5,000 acres of land in Georgia.

The report of the committee was agreed to.

Upon motion of Mr. Broyles, this bill was allowed to go over until to-morrow morning as unfinished business for the purpose of taking a vote upon the same, without debate.

By unanimous consent, the following bills were read the third time and put upon their passage, to wit:

A bill to amend the charter of the town of Cairo, in Thomas county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed

Also, a bill to amend the charter of the town of Camilla, and for other purposes.
The report of the committee was agreed to, submitting a substitute.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed by substitute.

Also, a resolution of the Senate reopening assessment of the Savannah Street Railroad.

This resolution was read and adopted.

The House concurred in the Senate amendment to the following House bill, to wit:

A bill to amend the charter of the town of Lithonia, in the county of DeKalb.

Leave of absence was granted Messrs. Moore of Clayton, Awtry, Pitman, Johnson of Hall, Cook of Decatur, Middlebrooks, Pittard.

Upon motion, the House adjourned until 9 o'clock tomorrow morning.

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ATLANTA, GEORGIA.
Tuesday, December 3, 1895.

The House met at 10 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

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Anderson,  Giles,     McGough,
Atkinson,  Gilreath,  McCurdy,
Arnold,    Gibson,    McClure,
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Those absent were Messrs.—

Middlebrooks, Smith of Rockdale.

The Journal of yesterday was then read and confirmed.

Mr. Hodges, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend the charter of the Union Loan and Trust Company, and for other purposes.

Respectfully submitted,

ROBERT HODGES, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to protect pheasants in the State of Georgia.
Also, a bill to authorize the trustees of the United Free-will Baptist Church of Columbus, Georgia, to sell certain land.

Also, a bill to further prescribe the duties of tax-collectors, and to provide penalties for violations of this act.

Also, a bill to create a board of county commissioners for Fannin county.

Also, a bill to amend section 943(a) of the Code of Georgia of 1882.

Also, a bill to establish a system of free schools in the town of Trion, in the county of Chattooga.

Also, a bill to incorporate the town of Moultrie.

Also, a bill to require all corporations, stock companies, or individuals operating street-cars in this State for the transportation of passengers for hire to provide separate cars or compartments of cars for white and colored passengers.

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize fidelity and casualty insurance companies to be taken as the sole surety upon bonds of the county officers.

Also, a bill to amend section 2057(f) of the Code of Georgia.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:

A bill to incorporate Mount Moriah Camp-ground, in Jefferson county, Georgia.
The committee have also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize and empower the commissioners of roads and revenues of Chatham county to acquire by purchase any road in said county

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same be read a second time and recommitted to the Special Judiciary Committee, to wit:

A bill to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in the county of Monroe.

Also, a bill to transfer the county of Stewart from the Southwestern judicial circuit to the Pataula judicial circuit.

The committee have also had under consideration the following House resolution, which I am instructed to report back to the House, with the recommendation that the same do pass by substitute, to wit:

A resolution petitioning Congress to recognize the belligerent rights of Cuba.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:
A bill to prescribe what cases shall be taken to the Supreme Court.

Also, a bill to prohibit the ordinaries and boards of commissioners of roads and revenues of the counties of the State of Georgia from legislating upon the question of "fence" or "no fence" in the militia districts of this State, and for other purposes.

Also, a bill to provide for the more speedy determination of proceedings under the writ of habeas corpus.

Also, a bill to make Stafford’s Office Calendar legal evidence covering all dates between the years 1490 and 2000, and for other purposes.

Also, a bill to authorize and empower the mayor and council of the town of Dahlonega to grant to any railroad the use of any of the streets of said town for railroad tracks, and for other purposes.

Also, a bill for the relief of the North Georgia Agricultural College, and for other purposes.

I am also instructed to return the following Senate bill, with the recommendation that the same do pass, to wit:

A bill to approve, adopt, etc., the code of laws prepared under the direction of the General Assembly, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the same do pass as amended, to wit:

A bill to amend section 1688 of the Code, and for other purposes.

Also, a bill to prevent the sacrifice of real property sold at legal sales, and for other purposes.

Also, a bill to protect levying officers against liability for
making levies upon personal property where the officer acts in good faith, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to prohibit prize-fighting and pugilism, etc., and to provide penalties therefor.

Also, a bill to prescribe the manner in which the amount of official bonds of the ordinaries, clerks of the superior courts, and sheriffs of the various counties of Georgia shall be fixed, by whom and when said bonds shall be approved.

I am also instructed to report back the following bills, with the recommendation that the same do not pass, to wit:

A bill to regulate the making and rendering of verdicts in jury trials in all cases, civil and criminal, and in all courts and judicatories in this State.

Also, a bill to repeal an act to amend section 3910(d) of the Code of Georgia.

Also, a bill to amend an act to provide for the filing, hearing, and determining of contested elections in this State, and for other purposes.

Also, a bill to exempt certain county, State, and city officers and lawful posses from the provisions of section 4527 of the Code.

Also, a bill to prescribe the time of trial for divorce cases, and the manner of serving divorce suits, and for other purposes.

Also, a bill to amend paragraphs 2 and 3 of section 3 of article 6, paragraph 1 of section 2 of article 6, and paragraph 1 of section 12 of article 6 of the Constitution.

Also, a bill to amend section 4527 of the Code of 1882.
Also, a bill to relieve the supreme court of a portion of the vast burden of business now imposed upon it.

Also, a bill to provide for the proper drawing of wills, deeds, mortgages, bonds, contracts, or other instruments of like character.

Also, a bill to amend the Constitution of the State so as to relieve all Confederate soldiers from the payment of poll taxes.

Also, a bill to amend Code, section 4669.

Also, a bill to require judges to write out their charges on certain conditions.

Also, a bill to create an appellate court and define its jurisdiction and procedure, and for other purposes.

Also, a bill to repeal section 4162 of Code of Georgia of 1882.

Also, a bill to amend section 4696 of the Code of Georgia of 1882.

Also, a bill to fix the age of consent in cases of carnal knowledge of females in the State of Georgia.

The committee having also carefully inquired into the status of the business now on the clerk's desk, and being impressed with the importance of measures which have originated in the House and are now ready for a third reading, and the absolute necessity for action upon those measures at once, most earnestly recommend and urge that the House meet on Tuesday, at 2:30 p. m., for the purpose of disposing, as far as possible, of such House bills for a third reading as have not previously been made the special order for particular days.

Respectfully submitted.

H. A. Jenkins, Chairman.
Mr. A. G. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize the city council of Augusta to enlarge, open, and construct a canal or ditch beyond the limits of said city

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Mell, 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 and President of the Senate the following acts, to wit:

An act to amend section 1291 of the Code of 1882.

An act to amend the charter of the city of Dalton, so as to authorize the mayor and council of said city to require every person, firm, company, or corporation doing business in said city to register annually his or their trade.

An act to amend an act approved December 4, 1893, which authorizes the board of commissioners of Washington, Georgia, to issue and sell bonds for the purpose of purchasing or building public school buildings.

An act to amend the charter of Roberta, so as to prohibit the sale of any brandy, whisky, rum, gin, wine, beer, or any intoxicating liquors of any kind.
TUESDAY, DECEMBER 3, 1895.

An act to amend an act incorporating the Monroe Banking, Loan, and Guarantee Company.

An act to amend an act approved October 20, 1889, incorporating the town of Meigs, in Thomas county.

An act to create a board of fire commissioners for the city of Savannah.

An act to create a board of education for the town of Lithonia.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following bill of the House, which they instruct me to return to the House, with the recommendation that the same do not pass, to wit:

A bill to appropriate money to build dormitories and other buildings, and for furnishing same, for the Normal School at Athens, Georgia.

Also, the following resolution, which they recommend do pass:

A resolution to appropriate $100.00, or so much thereof as may be necessary, to pay expenses of special investigating committee.

Respectfully submitted.

J. L. BOYNTON, Chairman.

The following message was received from the Senate through Mr. Clifton, the Secretary:
Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to be entitled an act to alter and amend article 7, section 2, paragraph 2 of the Constitution of the State of Georgia, so as to enlarge the exemption from taxation touching all buildings erected for and used as a college, incorporated academy, or other seminary of learning, and for other purposes.

Also, a bill to be entitled an act to amend section 4810 of the Code, so as to permit the county authorities in this State to hire misdemeanor convicts to private persons.

Also, a bill to be entitled an act to provide for the protection of the cemetery reserve in the city of Macon, and for other purposes.

Also, a bill to be entitled an act to authorize any written instrument to be admitted in evidence when the subscribing witnesses are dead, insane, incompetent, inaccessible, or being produced do not recollect the transaction, and for other purposes.

Also, a bill to be entitled an act to amend section 3837 of the Code of 1882, relating to cases in which the subscribing witnesses must be produced, with certain exceptions, and for other purposes.

Also, a bill to be entitled an act to create a board of commissioners of roads and revenues for Twiggs county, and for other purposes.

Also, a bill to be entitled an act to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution, in so far as the same relates to the issuing and granting of corporate powers and privileges to railroad companies by the Secretary of State, and for other purposes.
Also, a resolution asking an appropriation from the government for a railway from Atlanta to McPherson Barracks, etc.

Also, a bill to be entitled an act to amend an act, approved October 15, 1891, to authorize the judges in the superior courts of this State, in cases of seduction or divorce, or other case where the evidence is vulgar or obscene, to hear and try the case after clearing the court of all or any portion of the audience, and for other purposes.

Also, a bill to be entitled an act to make more specific the crime of barratry in this State, and for other purposes.

Also, a bill to be entitled an act to amend an act incorporating the town of Kingston, in Bartow county, and for other purposes.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 702, to authorize the teachers of the Harmony Grove High School to confer degrees, issue diplomas, etc., which they instruct me to report back to the House, with the recommendation that the author be allowed to withdraw the same.

Also, House bill No. 674, to regulate attendance upon county line or district line schools in the common school system in this State, etc., which they recommend do pass.

Also, House bill No. 698, to require all teachers in the common schools of this State to be examined and licensed before they shall be permitted to teach, notwithstanding the fact that they have diplomas from any of the colleges
of this State, etc., which they recommend do pass as amended.

Respectfully submitted.  

W S. West, Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

Also, a bill to be entitled an act to create a board of roads and revenues for the county of Webster, and for other purposes.

Also, a bill to be entitled an act to amend an act, approved October 20, 1889, incorporating the town of Meigs, in Thomas county.

Also, a bill to be entitled an act to amend the charter of Roberta, so as to prohibit the sale of any brandy, whisky, rum, gin, wine, beer, or any intoxicating liquors of any kind, and for other purposes.

Also, a bill to be entitled an act to amend an act incorporating the Monroe Banking, Loan and Guarantee Company.

Also, a bill to be entitled an act to create the office of commissioner of public works in the city of Savannah.

Also, a bill to be entitled an act to amend an act, approved December 4, 1893, which authorizes the board of commissioners of the town of Washington to issue and sell bonds for the purpose of purchasing or building public school buildings, and for other purposes.

The following message was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary:
Mr. Speaker:

The governor has approved the following acts of the General Assembly, to wit:

An act to amend an act entitled an act to protect the game in the State of Georgia, etc.

An act to establish a system of public schools for the town of Guyton, Georgia.

An act to amend an act incorporating the town of Guyton, to define the qualification of voters.

An act to provide for removal of obstacles of all kinds, other than dams used for operating mills or machinery of any kind, from the rivers, creeks, and running streams of Elbert county.

An act to amend an act to prohibit the sale of alcoholic, spirituous, or malt liquors, etc., in the county of Elbert.

An act to create and organize a board of police commissioners for Savannah.

An act to provide compensation to the commissioners of Thomas county, etc.

An act to incorporate the town of Cohutta, in the county of Whitfield.

An act to establish a system of public schools for the town of Abbeville.

An act to cede to the United States jurisdiction of this State over certain lands and certain public roads and approaches to the Chickamauga National Park, etc.

An act to authorize the mayor and council of Waynesboro to issue bonds to the amount of $7,000.00, etc.

Mr. Branan, of Fulton, moved to reconsider the action of the House, taken on yesterday, upon the following bill, to wit:
A bill to amend section 3554 of the Code of 1882.

The motion prevailed.

The following bill, which was allowed to go until this morning's session, for the purpose of taking the vote upon same, was taken up, to wit:

A bill to amend section 1675(a) of the Code of 1882, which prohibits foreign corporations from owning more than 5,000 acres of land in Georgia.

Upon the passage of this bill, the yeas were 102 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bills, which were made the special order for to-day, were taken and put upon their passage, to wit:

A bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past due bonds of the State issued by Charles J. McDonald.

Also, a bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past due bonds of the State, known as convention bonds, issued by Chas. I. Jenkens.

The committee to which these bills were referred reported same back to the House, with a recommendation that they do pass by a substitute for both.

These bills, involving an appropriation, the House went into the Committee of the Whole, and Mr. Hall, of Coweta, was called to the chair.

After deliberation, the committee arose and the chairman reported same back to the House, with the recommendation that same do not pass.
Upon the question of agreeing to the adverse report of the committee, Mr. Hodges, of Bibb, called the yeas and nays, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,  
Anderson,  
Arnold,  
Armstrong,  
Bagget,  
Bennett of Jackson,  
Bird,  
Blair,  
Blalock of Fayette,  
Bloodworth,  
Boyd,  
Burch,  
Caldwell,  
Clement of Milton,  
Davison,  
Dempsey,  
Durham,  
Edenfield  
Ennis,  
Espy,  
Florence,  
Fletcher,  
Fouché,  
Fink,  
Ferguson,  
Futrell,  
Fullwood,  
Gilreath,  
Gibson,  
Gray of Paulding,  
Gregory,  
Griffin,  
Greer of Harris,  
Hill,  
Henderson,  
Hogan,  
Holbrook,  
Humphreys,  
Hughes,  
Hurst,  
Jarrell,  
Johnson of Taliaferro,  
Jones of Dodge,  
Latham,  
Lee,  
Longley,  
Lovett,  
Law,  
Melton,  
Moore of Bulloch,  
Montfort,  
Murrah,  
McElmurry,  
McDaniel,  
McCurry,  
McCurdy,  
McClure,  
McWhorter,  
Neely,  
Newton,  
Peeples,  
Pittard,  
Pope,  
Pool,  
Rawlings,  
Reece,  
Shropshire,  
Sell,  
Smith of Clinch,  
Smith of Hancock,  
Smith of Telfair,  
Stokes,  
Sumner,  
Thompson,  
Walden,  
Wilkinson,  
Wren,  
Vaughn.

Those voting in the negative were Messrs.—

Atkinson,  
Awtrey,  
Bailey,  
Battle,  
Bennett of Wayne,  
Bell,  
Boifeuillet,  
Boynton,  
Fogarty,  
Fussell,  
Gaines,  
Gray of Houston,  
Greer of Macon,  
Hall,  
Hammond,  
Harrell,  
Mell,  
McDonald,  
McGough,  
Owen,  
Parker,  
Perkins,  
Pitman,  
Price,
Boyett,  
Branan,  
Burwell,  
Burnett of Quitman,  
Bush,  
Collins,  
Cureton,  
Dorough,  
Dodson,  
Farmer,  
Hodges.  
Hopkins,  
Jenkins,  
Johnson of Hall,  
Jones of Dougherty,  
Little,  
Marchman,  
Mansfield,  
Polhill,  
Rockwell,  
Symons,  
West,  
Wheatley,  
Wilson,  
Williams,  
Willingham,  
Wright,  
Wynne.

Those not voting were Messrs.—

Blalock of Rabun,  
Branch,  
Broyles,  
Brown of Washington  
Brown of Pulaski,  
Clements of Montg'm'y  
Coleman,  
Collier,  
Cook of Decatur,  
Dennard,  
Franklin,  
Giles,  
Gray of Catoosa,  
Harvey,  
Hightower,  
Hodge,  
Houston,  
Hudson,  
Hutcherson,  
Martin,  
Mallette,  
Meadow,  
Moore of Clayton,  
Moore of Heard,  
Middlebrooks,  
Redding,  
Reagan,  
Roberts,  
Salter,  
Sandeford,  
Screven,  
Smith of Rockdale,  
Tatum;  
Traylor,  
Walker,  
Wallace,  
Wilkin,  
Willink,  
Worley,  
Mr. Speaker.


So the motion to agree to the adverse report of the committee was adopted.

Upon the passage of bill No. 64, the same being a bill to issue bonds for the purpose of paying off and retiring certain past due bonds of the State issued by Chas. J. McDonald, the yeas were 33 and nays 87.

So the bill, not having received the requisite constitutional majority, was lost.

Upon motion of Mr. Bush of Mitchell, House bill No. 65, the same being a bill to issue bonds for the purpose of paying off and retiring certain past due bonds of the State known as convention bonds, issued by Chas. I Jenkins, was laid on the table.
Mr. Hodges, of Bibb, gave notice that on to-morrow he would move a reconsideration of the action of the House upon both of these bills, to wit:

Nos. 64 and 65.

The following bill, which was made the special order for to-day, was taken up, read the third time, and put upon its passage, to wit:

A bill to abolish barrooms, to prohibit the manufacture, sale, and keeping for sale of intoxicating liquors for beverage purposes, and for other purposes.

The hour of adjournment arrived pending the debate upon this bill.

Leave of absence was granted to Messrs. McDaniel and Giles.

The House then adjourned until 9 o'clock to-morrow morning.

ATLANTA, GEORGIA.
Wednesday, December 4, 1895.

The House met at 9 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Allen, Gaines, McCurry,
Anderson, Gilreath, McGough,
Atkinson, Gibson, McCurdy,
Arnold, Gray of Houston, McClure,
Armstrong, Gray of Catoosa, McWhorter,
Awtrey, Gray of Paulding, Neely,
Bailey, Gregory, Newton,
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WEDNESDAY, DECEMBER 4, 1895.

Fogarty, Montfort, Worley,
Ferguson, Murrah, Wright,
Franklin, Middlebrooks, Wien,
Futrell, McDonald, Wynne,
Fullwood, McElmurry, Vaughn,
Fussell, McDaniel, Mr. Speaker.
Giles,

The Journal of yesterday was then read and confirmed.

Mr. Hodges, of Bibb, moved a reconsideration of the action of the House taken on yesterday upon the following bills, to wit:

A bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past due bonds of the State issued by Chas. J. McDonald.

Also, a bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off and retiring certain past due bonds of the State, known as convention bonds, issued by Chas. I. Jenkins.

Upon the motion to reconsider, the previous question was called, which call was sustained.

Upon motion, the yeas and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Gray of Houston, Perkins,
Awtry, Greer of Macon, Pitman,
Battle, Hall, Price,
Bennett of Wayne, Hodges, Polhill,
Boifenillet, Hightower, Reagan,
Boynton, Hopkins, Roberts,
Boyett, Howell, Rockwell,
Brown of Pulaski, Holland, Symons,
Burwell, Jones of Dougherty, Vaughn
Burnett of Quitman, Little, West,
Eush, Mallette, Wilson,
Clements of Montg'ry, Mansfield, Williams,
Cureton, Mell, Willingham,
Those voting in the negative were Messrs.—

Armstrong, Gregory, McClure,
Bagget, Greer of Harris, McWhorter,
Blair, Hill, Neely,
Blalock of Fayette, Henderson, Newton,
Blalock of Rabun, Hogan, Peeples,
Bloodworth, Houston, Pittard,
Burch, Holbrook, Pope,
Caldwell, Humphreys, Pool,
Clement of Milton, Hughes, Rawlings,
Collins, Jarrell, Redding,
Cook of Decatur, John of Taliaferro, Reece,
Davison, Jones of Dodge, Shropshire,
Dempsey, Latham, Sell,
Dennard, Longley, Shaw,
Durham, Lovett, Short,
Edenfield, Law, Spence,
Ennis, Martin, Smith of Clinch,
Espy, Melton, Smith of Hancock,
Florence, Moore of Bulloch, Smith of Telfair,
Fouché, Moore of Clayton, Stokes,
Ferguson, Moore of Heard, Sumner,
Futrell, Montfort, Thompson,
Fullwood, Murrah, Walden,
Fussell, McElmurry, Wilkinson,
Gibson, McDaniels, Worley,
Gibson, McCurry, Wren,
Gray of Paulding, McCurdy,

Those not voting were Messrs.—

Allen, Fink, Marchman.
Atkinson, Franklin, Meadow.
Arnold, Gaines, Middlebrooks.
Bailey, Giles, Parker,
Bennett of Jackson, Gray of Catoosa, Salter,
Bell, Griffin, Sandeford,
Bird, Hammond, Screven,
Boyd, Harrell, Smith of Rockdale,
Branch, Harvey, Tatum,
Branan, Hodge, Traylor,
Broyles, Hudson, Walker,
Brown of Washington, Hutcherson, Wallance,  
Coleman, Hurst, Wheatley,  
Collier, Jenkins, Wilkin,  
Dorough, Johnson of Hall, Willink,  
Fletcher, Lee, Mr. Speaker.


So the motion to reconsider was lost.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to be entitled an act to repeal an act approved November 25, 1893, incorporating the village of Haynie, in Floyd county, Ga., and for other purposes.

Also, a bill to be entitled an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system independent of the public school system of the State of Georgia, and for other purposes.

Also, a bill to be entitled an act to make the owners of dead animals bury the same.

Also, a bill to be entitled an act to repeal an act to create a county court in each county in the State of Georgia, except certain counties therein mentioned, so far as the same applies to the county of Glynn.

Also, a bill to be entitled an act to prohibit the sale of spirituous, alcoholic, malt, or intoxicating liquors within the incorporate limits of the town of Desoto, in Sumter county, and for other purposes pertaining thereto.

Also, a bill to be entitled an act to incorporate the town of Young Harris, in Towns county Georgia, and for other purposes.
Also, a bill to be entitled an act to fix permanently the title and status of the piece of ground on the southeast corner of South Broad and Abercorn streets in the city of Savannah, and for other purposes.

Also, a bill to be entitled an act to provide a system of public schools for the town of Oxford, in the county of Newton, to provide for the maintenance and support of the same, to create a board of school commissioners, and for other purposes.

Mr. Wright, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following bill of the House, which they instruct me to report back to the House, with the recommendation that the same do pass.

A bill to create a board of commissioners of roads and revenues for the county of Coffee.

Respectfully submitted.

Moses Wright, Chairman.

Mr. Mell, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts:

An act to amend section 1291 of the Code of 1882.

Also, an act to amend the charter of the city of Dalton, so as to authorize the mayor and council of said city to
require every person, firm, company, or corporation doing business in said city to register annually his or their trade.

Also, an act to create a board of education for the town of Lithonia.

Also, an act to create a board of fire commissioners for the city of Savannah.

Also, an act to amend an act approved October 20, 1889, incorporating the town of Meigs, in Thomas county.

Also, an act to amend the charter of Roberta, so as to prohibit the sale of any brandy, whisky, rum, gin, wine, beer, or any intoxicating liquors of any kind.

Also, an act to amend an act incorporating the Monroe Banking, Loan and Guarantee Company.

Also, an act to amend an act approved December 4, 1893, which authorizes the board of commissioners of the town of Washington, Georgia, to issue and sell bonds for the purpose of purchasing or building public school buildings.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bills, to wit:

House bill No. 355, to furnish free elementary English text-books and charts to the children of this State within the school age, to appropriate money therefor, etc., which they instruct me to report back to the House, with the recommendation that the same do not pass.
Also, House bill No. 723, to exempt teachers of public schools from road duty, which they recommend do not pass.

Also, Senate bill No. 245, to amend section 1 of an act entitled an act to establish a school for colored persons as a branch of the State University, approved November 26, 1890, which they recommend do not pass.

Also, House resolution No. 134, urging Congress to sell lands for educational purposes, which they instruct me to report back to the House, with the recommendation that the same do pass.

Respectfully submitted.

W S. West, Chairman.

Mr. Gray, of Catoosa, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following joint resolution, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A joint resolution to pay Thos. R. Daniel and William Bridges their pensions for the years 1893 and 1894.

Respectfully submitted.

C. W Gray, Chairman.

Mr. McCurry, chairman of the Special Committee on Judiciary, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bills, which I am instructed
to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize the President of the Senate, or Speaker of the House of Representatives, to exercise the executive powers of the government.

Also, a bill to amend section 4565(a) of the Code of 1882.

Also, a bill to vest the management and care of all jails and persons there confined under the control of the county commissioners.

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to require the county authorities to pay the costs of conviction in misdemeanor cases.

Also, a bill to amend section 3888 of the Code of 1882.

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the introducer have leave to withdraw, to wit:

A bill to fix and make permanent the per diem of all jurors and special bailiffs who may hereafter serve either in the superior or city court of Bartow county, Georgia.

Also, a bill to amend paragraph 7 of section 1712 of the Code of 1882.

The committee have also had under consideration the following House bills, which I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:

A bill to amend paragraphs 2 and 3 of section 3 of article 6, and paragraph 1 of section 11 of article 6 of the Constitution of this State.
Also, a bill to tax all persons who sell, or offer for sale, at any social entertainment given at a private residence.

Also, a bill to define and punish the crime of stealing hogs, cattle, sheep, and other domestic animals of less value than fifty dollars.

Also, a bill to prevent shooting of any gun or pistol, or discharge of other firearms on the Sabbath day.

Also, a bill to provide for the disposition of costs in criminal cases, and moneys arising from fines and forfeitures, and the moneys in which officers, entitled to costs in criminal cases, shall be paid.

Also, a bill to amend section 2584 of the Code of 1882.

Also, a bill to repeal an act to amend an act to create a board of commissioners for the county of Liberty.

Also, a bill to require public officials, both State and county, whose income is derived from fees, to report gross income by the first of January of each year.

The committee have also had under consideration the following bills of the House, which I am instructed to report back to the House, with the recommendation that they be read the second time and recommitted to the Special Judiciary Committee:

Also, a bill to regulate the use and carrying of Winchester rifles.

Also, a bill to amend an act approved December 17, 1894, to provide for the levy and sale of property where the defendant in "fi. fa. has an interest therein.

Also, a bill to regulate the sale of fresh meat in the county of Liberty.

Also, a bill to amend an act approved September 27, 1883, and all acts amendatory thereof, establishing a city
court for Floyd county, to provide twenty-four jurors for the second term, etc.

Also, a bill to require qualification for superior court stenographers in this State.

Also, a bill to create a board of commissioners of roads and revenues for Wilcox county.

Also, a bill to abolish the city court of Laurens county.

Also, a bill to empower abstract and title companies to copy records in the superior courts and other courts in this State.

The committee have also had under consideration the following bills of the House, which they instruct me to report back to the House, with the recommendation that they be read the second time and referred to Finance Committee:

A bill to authorize the payment of $150.00 to Mrs. Mary Lane, of the county of Emanuel, for the burning of a dwelling house on her premises in said county by the sheriff of Screven county while endeavoring to arrest one Tom Kendrick, who had escaped jail of said county.

Also, a bill to provide how the contestant and contestee shall be paid when the seat of a member of the General Assembly is contested and the contestant is seated.

Also, a bill to exempt from taxation fifty dollars' worth of household and kitchen furniture of every widow in this State.

The committee have also had under consideration the following Senate bills, which I am instructed to report back to the House, with the recommendation that the same be read the second time and recommitted to the Special Judiciary Committee, to wit:
A bill to rearrange the Cherokee and Rome circuits by taking from the Cherokee circuit Dade county and adding same to Rome circuit.

Also, a bill to authorize the city of Carrollton to hold an election for bonds for school purposes.

Also, a bill to amend an act providing for a system of public schools in the city of Carrollton.

Also, a bill to amend an act establishing a new charter for the city of Carrollton so as to limit the ad valorem tax.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the introducer be allowed to withdraw:

A bill to authorize the judge of the city court of Lowndes county to appoint the sheriff of said county

Respectfully submitted.

A. G. McCurry, Chairman.

EXECUTIVE DEPARTMENT.
ATLANTA, GA., December 4, 1895.

The following message was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary:

Mr. Speaker:

I am directed by the Governor to deliver to the House of Representatives a communication in writing:

Members of the General Assembly:

Since my message to you at the opening of the present session of your body there have transpired occurrences of so grave a character as to impose upon me the duty of again sending to you a communication.
Information reached me that there were in Screven county two parties charged with murder who had not been arrested, although the sheriff had in his hands a warrant charging them with the aforesaid offense. These men were reported to be armed and ready to resist any effort that might be made to bring them to trial for the offense charged. I offered a reward of $500 for their arrest, and wrote the sheriff of the county, calling his attention to the fact that it was his duty to arrest them, and requested that he summons a *posse comitatus* and execute the warrant in his hands. On November the 14th the sheriff wrote me: "I summoned a posse of thirty-eight men to meet me this morning. Out of thirty-eight three responded to the summons. I went with the three men and searched the premises, but they could not be found. Where they are I am not able to say, as I could learn nothing from the family."

I am informed that on this day the defendants were seen bird hunting in the county of Screven.

There is no penalty attached for failure to respond to the summons of a sheriff to act as a *posse comitatus*.

This statement of facts, without argument, justifies me in recommending:

1st. That a law be enacted that will provide a penalty for the failure to obey the summons of a sheriff to act as a *posse comitatus*.

2d. That it be made the duty of the solicitor-general, in every case where he has reason to believe that an arresting officer has failed to make an arrest when it was in his power to do so, to draw a rule *nisi* against him, so that if the facts on trial warrant it, he may be punished as prescribed in section 3457, to wit: "Fined, imprisoned, or removed from office in the manner prescribed by the Constitution and laws."
It is folly to expect the military to turn out and roam through the forest in search of every criminal who evades arrest. It is the duty of the arresting officers to execute warrants for criminals, and the law-making power should give to them ample power to perform their duty. When this has been done, if any one of them fail, when in his power to arrest, he should be punished and promptly discharged.

Government owes to the people no higher duty than the impartial and speedy enforcement of law. The standard of the civilization of a people, the efficiency and character of a government are determined not by the laws which it enacts, but by those which it enforces.

RECENT LYNCHINGS.

During the present session of the General Assembly there have been reported three lynchings—one in Clinch county, one in Montgomery, and one in Dooly. These savage acts are in violation of the rights of the citizens and of the express declaration of the Constitution of the State. I invite your attention to the following, which I take from the Bill of Rights, which is a part of our Constitution:

Article 1, section 1, paragraph 2, Code, section 4994: Protection to person and property is the paramount duty of government, and shall be impartial and complete.

Article 1, section 1, paragraph 3, Code, section 4995: No person shall be deprived of life, liberty, or property except by due process of law.

Article 1, section 1, paragraph 5, Code, section 4997: Every person charged with an offense against the laws of this State shall have the privilege and benefit of counsel; shall be furnished on demand with a copy of the accusation and a list of the witnesses on whose testimony the charge against him is founded; shall have compulsory process to obtain the testimony of his own witnesses; shall be con-
fronted with the witnesses testifying against him, and shall have a public and speedy trial by an impartial jury.

Article 1, section 1, paragraph 9, Code, section 5001: Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted; nor shall any person be abused in being arrested, while under arrest, or in prison.

In spite of these rights guaranteed to every citizen three men have been taken during your present sitting and deprived of life without trial, without an opportunity to be heard in their own defense—in the language of the Constitution, "Without due process of law." While the Constitution of our State says, "Nor shall any person be abused in being arrested, while under arrest, or in prison," it is true that in each of the cases above referred to, the party murdered by lynchers was actually taken from the custody of the officer of the law, who held him to answer the charge in a court authorized to try and if guilty punish him. The lynchers used the officers of the law to arrest and disarm their victims, and then took them from the custody of the law and killed them. This is not only true in these cases, but is, I think, also true of every case of lynching during my term as Governor. In each case the officers had the defendant in charge and the judges of the courts were ready to do their full duty, grant a speedy trial, and inflict punishment if guilty. There had been no failure on the part of the officers of the law to do their full duty. In one instance the Governor had offered a reward for the arrest of the defendant, he had been arrested, the reward paid, a special term of the court called, the defendant convicted and sentenced to be hung in the shortest time allowed by law, and yet he was taken from the sheriff in the court room, in the presence of the court and jury, and lynched.

That you may fully appreciate the enormity of the wrong done by so-called lynch law to the reputation of the State,
to civilization, and to the rights of man, I invite you to in-
quire into each of the recent cases which have moved me
to pen this communication. The conduct of the mob in
each case is unjustifiable, disgraceful, and shocking, but in
one of them the wrong done was especially horrifying.

While engaged in writing this message, there came into
my office, asking that he be accorded a trial in our courts,
a man who had fled from an angry mob which endeavored
to capture and lynch him.

Mob violence does not aid in suppressing lawlessness, but
increases it. One mob begets another mob. If you will
note the reported sequence of the lynching in Montgomery
county, where it is said murder has been added to murder
by the killing of the father of the girl alleged to have been
assaulted by the man who was lynched, you will see to what
mob violence will assuredly lead.

We all know of many wrongs it has done and of mistakes
it has made in selecting its victims. How many innocent
men have been sacrificed by this lawless court can never be
known, for it denies its victims the right to be heard in
their own defense, and then closes their mouths forever.

The people can safely entrust the punishment of crime
to our courts. If the men charged with crimes are guilty,
they should be punished as provided by law, and the courts
should and will inflict this penalty.

Men seem to forget that each man who engages in a
lynching violates the law against murder, and that the
penalty is death upon the gallows.

The arresting officer is now clothed with power to take
the life of his assailants when resisting their efforts to take
a prisoner from him, and it is his duty to take the life of
the assailants if necessary to protect his prisoner and re-
tain him in custody.

That it may be ascertained whether or not he does his
full duty in this respect in every instance, I recommend
the passage of a law requiring a thorough investigation in every case, and providing adequate punishment when he falls short of the full measure of his duty. Existing law are inadequate to meet the emergency. Other laws should therefore be enacted to enforce the Constitution, and to secure to the citizens rights guaranteed in our fundamental law.

If the measures herein and heretofore suggested by me do not meet with your approval, I most earnestly ask that you devise others, and enact them into law. In every effort you may make to stamp out lynching, you shall have my hearty co-operation, and every law which you may enact shall be enforced if I am given the power to do so.

The responsibility for the needed legislation is upon you, and I shall confidently rely upon your doing your full duty. I cannot believe that I ask in vain when I present these things to the representatives of the people of Georgia, and seek such legislation as will save our State from further humiliation and disgrace, and secure to every citizen rights guaranteed in express terms in our State Constitution, and which are the birthrights of every citizen of an English-speaking country.

W Y ATKINSON,
Governor.

Read and referred to the General Judiciary Committee.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bill, to wit:

A bill to be entitled an act to amend the charter of the city of Macon, to change the term of the mayor and de-
volve certain powers and duties upon him, to abolish certain offices of said city, and for other purposes.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same be read a second time and recommitted to the Railroad Committee, to wit:

A bill to provide for the regulation of railroad freight and passenger tariffs, and the location and building of passenger and freight depots in this State.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bill, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to amend section 4928 of the Code, and for other purposes.

I am also instructed to report back the following Senate bill, with the recommendation that the same do pass, to wit:

A bill to amend section 25571 of the Code, and for other purposes.

I am also instructed to report back the following bills, with the recommendation that the same do pass by substitute, to wit:
A bill to amend section 2385 of the Code, and for other purposes.

Also, a bill to amend an act to fix the time for holding the courts in the various counties composing the Tallapoosa circuit, and for other purposes.

I am also instructed to report back the following bills, with the recommendation that the same do not pass, to wit:

A bill to prohibit and prevent the insurance of infants and minors under the age of twelve years, and providing penalties for the violation thereof.

Also, a bill to declare when mortgages in this State shall take effect on personal property, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

The following minority report was submitted:

Mr Speaker:

The General Judiciary Committee have had under consideration a bill to be entitled an act to prohibit and prevent the insurance of infants and minors under the age of twelve years, and providing penalties for the violation thereof, and a majority of said committee have recommended that said bill do not pass. The undersigned, a minority of said committee, disagree to said report, and recommend that said bill do pass.

Respectfully submitted.

Moses Wright,
R. T. Fouche,
T. D. Rockwell,
Wesley Shropshire,
Jos. N. Worley,
S. L. Moore, Jr.,
R. T. Hodges,
John H. Reece.
The following minority report was submitted:

Mr. Speaker:

The General Judiciary Committee have had under consideration a bill to be entitled an act to amend an act to fix the time for holding the courts in the various counties composing the Tallapoosa circuit, and for other purposes, and a majority of said committee have recommended that said bill do pass by substitute.

The undersigned, a minority of said committee, disagree to said report, and recommend that said bill do not pass, either by substitute or otherwise, for the following reasons:

1. Because said bill and substitute are in violation of the Constitution.

2. Because said bill and substitute, instead of fixing the times of holding the courts in the various counties of the Tallapoosa circuit, make no changes in the old law, except to prohibit the judge from drawing more than one grand jury for each term of the courts in only three of the counties of said circuit, except in case of adjourned terms.

Respectfully submitted.

R. T. Fouché,
Moses Wright.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to be entitled an act to amend the second section of an act entitled an act to fix the salary of the State librarian and assistant librarian, approved October 29, 1889.
Also, a bill to be entitled an act to amend section 1979 of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to prohibit any non-resident person or persons from camp-hunting in the county of Dade, and for other purposes.

Also, a bill to be entitled an act to authorize the county authorities, in whose counties there are no municipal or county chain-gangs, to hire out misdemeanor convicts to private persons, and for other purposes.

Also, a bill to be entitled an act to require banks chartered under the laws of this State, where the capital stock is impaired, to make the same good by transfer, and for other purposes.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to require Spalding county to pay the officers of court the costs now allowed by law in each case convicted and worked in the chain-gang of said county

Respectfully submitted.

A. G. McCurry. Chairman.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following bills of the House, which they instruct
me to return to the House, with the recommendation that the same do pass:

A bill to appropriate money to the lunatic asylum.

Also, a bill to appropriate money for the purchase of an arithmometer and a Smith Premier typewriter for the use of the treasury department.

Also, the following bill, which the committee recommends do pass as amended:

A bill to amend the general tax act for 1895 and 1896, approved December 18, 1894, so as to change the license tax upon daguerrean, ambrotype, photographic, and similar artists.

Also, the following House resolutions, which the committee recommend do pass:

A resolution to appropriate the sum of $50.00 to pay pension of W. C. Shore of Habersham county.

Also, a resolution for the relief of Jane Sanders.

Also, a resolution to appropriate the sum of $1,000 to the State board of pharmacy for the purpose of procuring samples of drugs and testing same when suspected of adulteration.

Also, a resolution to appropriate money to pay the clerk of the Committee on Privileges and Elections, sitting during recess.

Also, a resolution to make an appropriation for carrying out the provisions of an act to survey the swamp lands of the State.

Also the following Senate bill, which the committee recommend do pass:

Senate bill to authorize the Governor and Treasurer to
issue bonds, and negotiate the same, for the purpose of raising money with which to pay off an amount of the public debt maturing July 1, 1896, which is not provided for by the sinking fund that will be in the treasury at such time.

Respectfully submitted.

J L. Boynton, Chairman.

Mr. Wright, chairman on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following bill, which they instruct me to return to the House, with the recommendation that the same do pass:

A bill to amend an act to incorporate the town of Graysville, so as to extend the corporate limits, and for other purposes.

Also, the following bill, which the committee recommend do pass by substitute:

A bill to create a board of commissioners of roads and revenues in the county of Habersham.

Also, the following bill of the Senate, which the committee instruct me to return to the House, with the recommendation that the same do pass:

Senate bill to make penal the selling or buying of seed cotton in the county of Columbia.

Respectfully submitted.

Moses Wright, Chairman.
Mr. Mell, 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 and President of the Senate, the following acts:

An act to amend an act to create a board of commissioners of roads and revenues for the county of Webster.

Also, an act to create the office of commissioner of public works in the city of Savannah.

Also, an act to incorporate the town of Young Harris, in Towns county.

Also, an act to fix permanently the title and status of the piece of ground on the southeast corner of South Broad and Abercorn streets, in the city of Savannah.

Also, an act to provide a system of public schools for the town of Oxford, in the county of Newton.

Also, an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system independent of the public school system of the State of Georgia.

Also an act to prohibit the sale of spirituous, alcoholic, malt, or intoxicating liquors within the town of Desoto, in Sumter county.

Also, an act to repeal an act to create a county court in each county in the State of Georgia, except certain counties therein mentioned, approved January 19, 1892, and all acts amendatory thereof.

Also, an act to repeal an act, approved November 25, 1893, incorporating the village of Haynie, in Floyd county.

Respectfully submitted.

T. S. Mell, Chairman.
The following resolution was read and adopted, to wit:
A resolution that hereafter all speeches shall be limited to fifteen minutes each.

The following resolution was also read and adopted, to wit:
A resolution inviting the Hon. Fleming G. duBignon to address the General Assembly December 10, 1895.

Mr. Rockwell moved that the House extend its session to-day from 1 o'clock to 1:30 for the purpose of reading House bills for the second time. The motion prevailed.

By unanimous consent the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr Hogan of Lincoln—
A bill to amend an act entitled an act to amend the school laws of this State, and for other purposes.
Referred to the Committee on Education.

Also, a Senate bill to create a board of commissioners of roads and revenues for Twiggs county, and for other purposes.
Referred to the General Judiciary committee.

The following bill which was brought over from yesterday as unfinished business was then taken up, and debate upon the same continued, to wit:
A bill to abolish barrooms in this State, and for other purposes.

The hour of 1 o'clock having arrived, the House postponed the further debate upon this bill until 3 o'clock.

The following bills were read the second time, to wit:
A bill to vest the management of all jails in the county commissioners.

Also, a bill to amend section 3888 of the Code.

Also, a bill to provide what cases shall be taken to the supreme court.

Also, a bill to provide for the more speedy determination of habeas corpus cases.

Also, a bill to amend section 2057(f) of the Code.

Also, a bill to amend the charter of Hapeville.

Also, a bill to protect pheasants and provide a penalty.

The following resolutions were read the second time, to wit:

A resolution revoking ceded rights granted to United States over certain lands adjoining Chickamauga National Park.

Also, a resolution for the relief of J. M. Evitt and others of Catoosa county.

Also, a resolution to pay pensions to Thomas R. Daniel and William Bridges for 1893-4.

Also, a resolution appropriating ($100) one hundred dollars to pay expenses of special investigating committee.

Also, a resolution urging Congress to sell lands for educational purposes.

Also, a bill to prohibit ordinaries and other county authorities from legislating on the question of "fence" or "no fence."

Also, a bill to amend section 4565(a) of the Code of 1882.

Also, a bill to make Stafford’s office calendar legal evidence covering all dates between the years 1490 and 2000.
Also, a bill authorizing fidelity and casualty insurance companies to be taken as the sole surety upon bonds of the county offices.

Also, a bill to amend section 1638 of the Code, so as to prevent the abatement of suits, and for other purposes.

Also, a bill to prevent the sacrifice of real property sold at legal sales, by providing for the appraisement of the same, and for other purposes.

Also, a bill to prohibit the sale of intoxicating liquors within the county of Habersham, and for other purposes.

Also, a bill to protect levying officers in this State against liability for making levies upon personal property.

Also, a bill to amend the charter of the Union Loan and Trust Company.

Also, a bill to regulate attendance upon county line or district line schools in the common school system in this State.

Also, a bill to require the county authorities to pay the costs of convictions in misdemeanor cases.

Also, a bill to require all teachers in the common schools of this State to be examined, and licensed before they shall be permitted to teach.

Also, a bill to create a board of commissioners of roads and revenues for the county of Coffee.

Also, a bill to amend section 943(a) of the Code of Georgia of 1882.

Also, a bill to further prescribe the duties of tax-collectors, to provide penalties for violations of this act, and for other purposes.

Also, a bill to exempt teachers of public schools from road duty.
Also, a bill to authorize the trustees of the United Free will Baptist Church of Columbus to sell certain land conveyed to them for church purposes.

Also, a bill to authorize the city council of Augusta to enlarge, open, and construct a canal or ditch beyond the limits of said city.

Also, a bill to authorize the city council of Augusta to enlarge, open, and construct a canal or ditch beyond the limits of said city.

Also, a bill requiring all corporations, stock companies, or individuals operating streetcars in this State to provide separate cars for white and colored passengers.

Also, a bill to authorize the President of the Senate or the Speaker of the House to exercise the executive power of the Governor in case of the death, absence, or inability of the Governor.

Also, a bill to create a board of county commissioners for Fannian county.

Also, a bill for the relief of the North Georgia Agricultural College.

Also, a bill to authorize and empower the council of the town of Dahlonega, Georgia, to grant any railroad the use of any of the streets of said town.

Also, a bill to amend an act incorporating Chickamauga, in the county of Walker.

Also, a bill to establish a system of free schools in the town of Trion in Chattooga.

Also, a bill to fix the time for holding the courts in the various counties composing the Tallapoosa circuit.

Also, a bill to amend section 2385 of the Code of Georgia of 1882.

Also, a bill to amend section 4928 of the Code.

The following bills were read the second time and recommitted, to wit:
A bill to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in the county of Monroe.

Also, a bill to exempt from taxation fiftydollars' worth of household and kitchen furniture of every widow in this State.

Also, a bill to regulate the use and carrying Winchester or other repeating rifles.

Also, a bill to provide how the contestant and contestee shall be paid when the seat of a member of the General Assembly is contested and the contestant is seated.

Also, a bill to amend an act, approved December 17, 1894, to provide for levy and sale of property, and for other purposes.

Also, a bill to compel all persons who sell or offer to sell in the county of Liberty any beef, pork, or mutton to exhibit the ears of the animal killed.

Also, a bill to authorize the payment of $150 to Mrs. Mary Lane, of the county of Emanuel.

Also, a bill to amend the act of September 27, 1883, to establish a city court in the county of Floyd.

Also, a bill to prescribe qualifications for superior court stenographers in this State.

Also, a bill to amend an act to create a board of commissioners of roads and revenues in the county of Wilcox.

Also, a bill to abolish the city court of Laurens county.

Also, a bill to authorize and empower the abstract and title companies to copy for use any portion of the records of the superior or other courts.

Also, a bill to transfer the county of Stewart from the Southwestern judicial circuit to the Palauta judicial circuit.
Also, a bill to amend an act entitled an act to provide for the regulation of railroad freight and passenger tariffs, and for other purposes.

Also, a bill to require Spalding county to pay the officers of court the costs now allowed by law, and for other purposes.

Also, a resolution to make an appropriation for carrying out the provisions of act to survey swamp lands of this State.

Also, a resolution to make an appropriation to pay the clerk of the Committee on Privileges and Elections sitting during recess.

Also, a bill for an appropriation for a State pharmacy.

Also, a resolution for the relief of Jane Saunders.

Also, a resolution to appropriate the sum of fifty dollars to pay the pension of W. C. Stone of Habersham county.

Also, a bill to amend the general tax act for 1895 and 1896, approved December 18, 1894, and for other purposes.

Also, a bill to make an appropriation for an arithmometer and a Smith Premier typewriter for the treasury department of the State of Georgia.

Also, a bill to appropriate money to the State Lunatic Asylum, and for other purposes.

Also, a bill to amend an act to incorporate the town of Graysville, in Catoosa county.

Also, a bill to create a board of commissioners of roads and revenues in the county of Habersham, and for other purposes.

The following Senate bills were read the second time, to wit:


A bill to authorize the Governor and Treasurer to issue bonds and negotiate the same, and for other purposes.

Also, a bill to approve, adopt, and make of force the Code of Laws prepared under the direction, and by the authority of the General Assembly

The following Senate bill was recommitted to the Committee on Elections, to wit:

A bill to amend section 1329 of the Code of 1882.

The following bills, by unanimous consent, were read the first time and appropriately referred, to wit:

By Mr. Hightower of Early—

A bill to incorporate the town of Jakin, in Early county, and for other purposes.

Referred to the Committee on Counties and County Matters.

By Mr. Farmer of Coweta—

A bill to restrict the civil jurisdiction of the city court to principal sums of not less than $100.00, and for other purposes.

Leave of absence was granted Messrs McCurdy, Meadow, Giles, Henderson, and Gibson.

Upon motion, the House adjourned until 3 o'clock this afternoon.

3 O'CLOCK P. M.

The House met at 3 o'clock p. m. pursuant to adjournment, and was called to order by the Speaker.

The following bill, which was taken up for the purpose
of concurring in the Senate amendment, was, upon motion, recommitted to the Committee on Railroads, to wit:

A bill to amend the general railroad law.

The following resolution was read and adopted, to wit:

Resolved, That when the House adjourns this afternoon, it shall adjourn to meet at 7:30 o'clock to-night:

The unfinished business of this morning's session, to wit, a bill to abolish barrooms in this State, was taken up, and debate upon the same continued.

Mr. Hodges, of Bibb, called the previous question, which call was sustained.

Mr. Farmer, of Coweta, offered a substitute for the bill.

Upon the adoption of the substitute, the yeas and nays were called, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Anderson, Fussell, McCourdy, Mc;
Atkinson, Gaines, McCourdy, Mc;
Armstrong, Gilreath, McCourdy, Mc;
Bailey, Gibson, McCourdy, Mc;
Battle, Gregory, McCourdy, Mc;
Bell, Harrell, McCourdy, Mc;
Bird, Hill, McCourdy, Mc;
Bloodworth, Hodges, McCourdy, Mc;
Boifeuillet, Hightower, McCourdy, Mc;
Boynton, Hopkins, McCourdy, Mc;
Broyles, Howell, McCourdy, Mc;
Burnett of Quitman, Humphreys, McCourdy, Mc;
Burch, Hughes, McCourdy, Mc;
Bush, Hurst, McCourdy, Mc;
Collins, Johnson of Hall, Shaw, McCourdy, Mc;
Cook of Decatur, Johnson of Taliaferro, Smith of Clinch, McCourdy, Mc;
Cureton, Jones of Dougherty, Smith of Hancock, McCourdy, Mc;
Dempsey, Jones of Dodge, Smith of Taliaferro, McCourdy, Mc;
Dennard, Latham, Stokes, McCourdy, Mc;
Dorough, Little, Symons, McCourdy, Mc;
Dodson, Longley, Thompson, McCourdy, Mc;
Ennis, Martin, Vaughn, McCourdy, Mc;
Florence, Mansfield, West, McCourdy, Mc;
Fouche, Melton, Wheatley, McCourdy, Mc;
Fogarty, Mell, Willingham, McCourdy, Mc;
Ferguson, Moore of Clayton, Worley, McCourdy, Mc;
Futrell, Moore of Heard, Wynne, McCourdy, Mc;
Fullwood, McDonald, McCourdy, Mc;

Those not voting were Messrs.—

Arnold, Giles, McCourdy, Mc;
Blair, Gray of Catoosa, Pool, McCourdy, Mc;
Blalock of Rabun, Griffin, Sandeford, McCourdy, Mc;
Boyd, Hammond, Screven, McCourdy, Mc;
Brown of Washington, Harvey, Smith of Rockdale, McCourdy, Mc;
Burwell, Henderson, Sumner, McCourdy, Mc;
Caldwell, Hodge, Taylor, McCourdy, Mc;
Clements of Montgm'y, Hudson, Walker, McCourdy, Mc;
Clement of Milton, Hutcherson, Wallace, McCourdy, Mc;
Coleman, Lovett, Wilson, McCourdy, Mc;
Collier, Meadow, Wilkin, McCourdy, Mc;
Fletcher, Middlebrooks, Willink, McCourdy, Mc;
Fink, McElmurry, Wright, McCourdy, Mc;
Franklin, McDaniel, Mr. Speaker, McCourdy, Mc;

Yea's 50. Nay's 83. Not voting 42.

So the substitute was lost.
The following amendments were offered to said bill, to wit:

An amendment to section 1 by adding at the end thereof, after the word "act," the following:

"Providing further, that this act shall not affect the manufacture or sale of domestic wines in this State as now permitted under existing laws."

This amendment was adopted.

Also, an amendment to section 2 by striking out the words "a vender," in the first line of said section 2, and inserting in lieu thereof the words "one or more vendes." This amendment was adopted.

Also, an amendment by adding a section after section 10, to be known as section 11, to wit:

"Be it further enacted, That this bill shall not become a law until the same is ratified by a majority of the qualified voters of this State at an election to be held for that purpose. That an election shall be held on the first Tuesday in March, 1896, under the same rules and regulations as govern elections for members of the General Assembly. That in said election each voter shall have written or printed on his ballot 'For the Anti-Barroom Bill,' or 'Against the Anti-Barroom Bill.' The Governor shall, within thirty days from said election, declare the result of said election, and in the event a majority of the votes are cast in said election for the anti-barroom bill, then the provisions of this act shall be of force from the date of said proclamation."

Upon the adoption of this substitute, the yeas and nays were called, which call was sustained.

Upon taking the ballot \textit{viva voce}, the vote was as follows:
Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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<td>Clements of Montgomery Jones of Dougherty</td>
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Mr. Speaker.

Yeas 91. Nays 44. Not voting 40.

So the amendment was passed.

Also, an amendment to strike out all of the first section after the word “provided,” in the third line of said section 1.

This amendment was lost.

Mr. Anderson, of Jones, offered a substitute to the original bill.

Upon the passage of this substitute, the yeas and nays were called, which call was not sustained.

The substitute was lost.

Also, an amendment, by Mr. Humphreys of Brooks, to amend section 1 as follows, to wit:

“Provided, this act shall not apply to the county of Brooks.”

This amendment was lost.
Mr. Reagan, of Henry, offered a substitute to the original bill.

Mr. Reagan called the yeas and nays upon the passage of this substitute, which call was not sustained.

The substitute was lost.

Upon the passage of the original bill, Mr. Bush, of Mitchell, called for the yeas and nays, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Atkinson, Armstrong, Gaines, Gibson, McElmurry, McGough,
Bailey, Harrell, Neely,
Battle, Hodges, Newton,
Bennett of Wayne, Hopkins, Pitman,
Bloodworth, Howell, Pope,
Boifileillet, Humphreys, Polhill,
Boynton, Hurst, Redding,
Branan, Jarrell, Reagan,
Broyles, Johnson of Hall, Rockwell,
Burwell, Johnson of Taliaferro, Shropshire,
Burnett of Quitman, Jones of Dougherty, Smith of Clinch,
Collins, Latham, Smith of Hancock,
Cook of Decatur, Lee, Stokes,
Cureton, Little, Symons,
Dodson, Mallette, Tatum,
Ennis, Marchman, West,
Farmer, Mansfield, Wheatley,
Fouché, Mell, Wilson,
Fogarty, Moore of Clayton, Wynne,
Ferguson, Moore of Heard,

Those not voting were Messrs.—

Arnold, Griffin, Roberts,
Blair, Hammond, Sandeford,
Blalock of Rabun, Harvey, Screven,
Boyd, Henderson, Smith of Rockdale.
Brown of Washington, Hodge, Sumner,
Caldwell, Hudson, Traylor,
Clement of Milton, Hutcherson, Walker,
Coleman, Lovett, Wallace,
Collier, Meadow, Wilkin,
Fletcher, Middlebrooks, Willink,
Franklin, McDaniel, Wright,
Giles, McCurdy, Mr. Speaker,
Gray of Catoosa, Pool,


So the bill, not having received the requisite constitutional majority, was therefore lost.

Mr. Bush, of Mitchell, gave notice that on to-morrow he would move to reconsider the action of the House taken on this bill to-day.
Mr. Gray, of Houston, moved to adjourn until 9 o'clock, to-morrow morning.

This motion was lost.

Mr. Reagan, of Henry, moved to adjourn until 8 o'clock to-night.

Mr. Little, of Muscogee, offered as a substitute that the House adjourn until 8:30 o'clock to-night.

The substitute was lost, and the motion to adjourn until 8 o'clock prevailed.

The House then adjourned until 8 o'clock to-night.

8 O'CLOCK P. M.

The House met at 8 o'clock p. m. pursuant to adjournment, and was called to order by the Speaker.

The following bills were made the special order for tomorrow, Thursday, immediately after the reading of the Journal, to wit:

House bills Nos. 612, 321, 692, 421, and 16, which special order shall continue until same are disposed of.

The following bill was made the special order to follow the special orders already placed above, to wit:

House bill No. 168.

The following Senate bills were read the first time and appropriately referred, to wit:

A bill to alter and amend article 7, section 2, paragraph 2 of the Constitution of the State of Georgia.

Referred to the Committee on Finance.
Also, a bill to amend the second section of an act entitled an act to fix the salary of the State librarian, and for other purposes.

Referred to the Committee on Finance.

Also, a bill to amend section 4310 of the Code.

Referred to the Committee on Penitentiary.

Also, a bill to amend the charter of the city of Macon, and for other purposes.

Referred to the Committee on Special Judiciary.

Also, a bill to provide for the protection of the cemetery reserve in the city of Macon.

Referred to the Committee on Special Judiciary.

Also, a bill to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution.

Referred to the Committee on Railroads.

Also, a bill to amend an act approved October 15, 1891, to authorize the judges in the superior courts of this State, in cases of seduction or divorce or other case, to clear the courthouse of a portion of the audience.

Referred to the Committee on General Judiciary.

Also, a bill to authorize the county authorities in whose counties there are no municipal or county chain-gangs to hire misdemeanor convicts to private individuals.

Referred to the Committee on Penitentiary.

Also, a bill to amend section 3837 of the Code of 1882.

Referred to the Special Judiciary Committee.
Also, a bill to prohibit any non-resident person or persons from camp-hunting in the county of Dade.

Referred to the Committee on Counties and County Matters.

Also, a bill to amend an act incorporating the town of Kingston, in Bartow county.

Referred to the Committee on Special Judiciary.

Also, a bill to authorize any written instrument to be admitted in evidence when the subscribing witnesses are dead, insane, etc.

Referred to the Committee on General Judiciary.

Also, a bill to make more specific the crime of barratry in this State, and for other purposes.

Referred to the Committee on General Judiciary.

Also, a bill to amend section 1979 of the Code of 1882.

Referred to the Committee on General Judiciary.

Also, a bill to require banks chartered under the laws of this State, where the capital stock is impaired, to make same good by transfer, and for other purposes.

Referred to the Committee on Banks.

The following bills were read the third time, and put upon their passage, to wit:

A bill to amend the charter of the town of Shellman.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to amend the various acts chartering the city of Conyers, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act entitled an act to prohibit the sale of intoxicating liquors within certain limits of the depot, on the Atlanta and Richmond Air Line Railroad, in Duluth, in Gwinnett county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act entitled an act to prohibit the sale of spirituous liquors at Trion Factory, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to change the time of holding the superior court of Pulaski county.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 90, and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to fix the compensation of the two bailiffs of the second division city court of Atlanta.

The report of the committee was agreed to.

Upon the passage of this bill the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the act incorporating the Title Guarantee and Loan Company.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to establish a system of public schools in Quitman, Georgia.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to establish a city court in the county of Clarke.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the removal of all obstructions from the running streams in the county of Madison, and for other purposes.
The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Moultrie as the city of Moultrie, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill for the relief of John M. Williams of Catoosa county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the charter of the city of Cordele, in the county of Dooly.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal the charter of the city of Manchester, etc., and to incorporate the city under the name of College Park.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to amend the charter of the city of Atlanta. The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to establish a board of road commissioners, to provide for a system of public road working, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act, approved December 20, 1893, entitled an act to amend an act, approved December 29, 1890, fixing the time for holding the superior courts composing the Rome judicial circuit in this State.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 99 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act, approved December 20, 1893, entitled an act to incorporate the town of Locust Grove, in the county of Henry.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to authorize the mayor and council of the town of Clarkesville to issue bonds, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to establish new terms, and to regulate the practice of filing, returning, and trying new cases in the city court of Richmond county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution authorizing the Treasurer of this State to transfer on the books of his office from the military fund of 1894 to the military fund of 1895 the unexpended balance.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution for the relief of the Brunswick Street Railroad Company and its successors.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend the charter of the Macon Savings-Bank.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act approved October 19, 1891, entitled an act to establish city courts in counties having a population of 50,000 or more.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following bill, to wit:

House bill No. 740, to amend the school laws of this State by prescribing the qualifications of members of the county board of education, providing for the compensation, etc., providing that the per diem therein provided for shall be paid upon the approval of the accounts of said board by the ordinary or county school commissioner, instead of the grand jury, as therein provided, which they recommend do pass.

Respectfully submitted. W S. West, Chairman.
Mr. Dempsey, 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 instruct me to report to the House, with the recommendation that it do pass, to wit:

A bill to incorporate the town of Pine Hurst, in Dooly county, and grant certain powers, etc.

Respectfully submitted.

T J. Dempsey, Chairman pro tem.

The following House bill was read the second time, to wit:

A bill to incorporate the town of Pine Hurst, in the county of Dooly

The following Senate bills were read the second time, to wit:

A bill to authorize and empower the commissioners of roads and revenues of Chatham county to acquire by purchase or condemnation proceedings any road in said county.

Also, a bill to amend section 2571 of the Code of 1882.

Also, a bill to amend section 1 of an act entitled an act to establish a school for colored persons as a branch of the State University.

Also, a bill to make penal the selling or buying of seed cotton in the county of Columbia.

The following bills were read the second time and recommitted, to wit:
A bill to rearrange the Cherokee and Rome circuits by taking from the Cherokee circuit the county of Dade.

Recommitted to the Special Judiciary.

Also, a bill to prescribe the time for opening the fall session of the public schools of Bibb county

Recommitted to the Special Judiciary.

Also, a bill to amend an act to establish a system of public schools for the city of Carrollton.

Recommitted to the Special Judiciary.

Also, a bill to amend an act establishing a new charter for the city of Carrollton, approved September 9, 1891.

Recommitted to the Special Judiciary.

Also, a bill to authorize the mayor and council of the city of Carrollton to hold an election on the question of issuing and selling bonds not exceeding $20,000.

Recommitted to the Special Judiciary.

Upon motion, the House adjourned until 9 o'clock tomorrow morning.

Atlanta, Georgia.
Thursday, December 5, 1895.

The House met at 9 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Allen,                    Fussell,                    McDaniel,
Anderson,                Gaines,                    McCurry,
Atkinson,                Giles,                    McGough,
Arnold,                  Gilreath,                  McCurdy,
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Those absent were Messrs.—

Hodge, Walker, Wilkin.
Middlebrooks, Wilkinson.

The Journal of yesterday was then read and confirmed.

By unanimous consent, the following bill was taken up, read the third time, and put upon its passage, to wit:

A bill to vest the management and care of all jails, etc., in the county commissioners.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 96 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

By unanimous consent, the following bill was read the first time and appropriately referred, to wit:

By Mr. Boynton of Calhoun—

A bill to amend paragraph 6 of section 4 of article 3 of the Constitution of this State.

This bill was ordered engrossed.

The following bills, which were made the special order for to-day, were taken up and put upon their passage, to wit:

A bill to make appropriation to the State memorial board for the purpose of erecting monuments.
This bill involving an appropriation, the House went into a Committee of the Whole, and Mr. Farmer, of Coweta, was called to the chair.

After deliberation the committee arose, and the chairman thereof reported progress and asked leave to sit again.

Upon motion, the committee was ordered to take a vote upon the bill at 12:45 o'clock.

The House went again into the Committee of the Whole, and after further deliberation the committee arose, and the chairman thereof reported the bill back with, the recommendation that same do pass.

This bill involving an appropriation, the yeas and nays were ordered.

The report of the committee was agreed to.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—


Those not voting were Messrs.—


Yeas 90. Nays 42. Not voting 43.
So the bill, having received the requisite constitutional majority, was passed.

Upon motion, the House adjourned until 3 o'clock this afternoon.

3 O'CLOCK P. M.

The House met at three o'clock P. M. and was called to order by the Speaker.

Mr. West, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize the graduates of the Georgia Normal and Industrial College at Milledgeville, upon whom degrees may be conferred, or diplomas have been or may be granted by the legally constituted authority of said college, to teach in the common schools of this State without further examination, and for other purposes.

The committee have under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to establish a public school system for the town of Wadley, Ga.

The committee have also had under consideration the following House bill, which I am instructed to report
back to the House, with the recommendation that the author be allowed to withdraw:

A bill to provide the method of ascertaining and determining the proportion of public school funds received by the school authorities of Dooly county.

The committee has also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to vest in the public school system of the town of Sparta control of all moneys appropriated by the State for the education of pupils.

Respectfully submitted.

W. S. West, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend an act to create a board of commissioners of roads and revenues in the county of Wilcox.

Also, the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

Bill No. 348, to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth in the county of Monroe.

Respectfully submitted.

A. G. McCurry, Chairman.
Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize and empower the abstract and title company now doing business in this State to copy for use any portion of the records of the Supreme Court or other courts of this State without charge.

The committee has also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend an act establishing a new charter for the city of Carrollton.

Also, a bill to amend an act to establish a system of public schools for the city of Carrollton in the county of Carroll.

Also, a bill to authorize the mayor and council of the city of Carrollton to hold an election on the question of issuing and selling bonds, not exceeding in the aggregate $20,000, for the purpose of providing or building suitable houses, furniture, and apparatus for the public school of Carrollton.

Respectfully submitted.

A. G. McCurry, Chairman.
Mr. Middlebrooks, chairman of the Committee on Corporations, submitted the following report:

*Mr. Speaker:*

The Committee on Corporations have had under consideration the following Senate bill, which I am instructed to report back, with the recommendation that the same do pass:

By Mr. Long, of the Thirtieth—

A bill to be entitled an act to incorporate the town of Elberton, and for other purposes.

Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman.

Mr. Mell, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts:

An act to amend an act to create a board of commissioners of roads and revenues for the county of Webster.

Also, an act to repeal an act approved November 25, 1893, incorporating the village of Haynie, in Floyd county.

Also, an act to amend an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system, independent of the public school system of the State of Georgia.

Also, an act to prohibit the sale of spirituous, alcoholic,
malt, or intoxicating liquors within the incorporate limits of the town of Desoto, in Sumter county.

Also, an act to repeal an act to create a county court in each county in the State of Georgia, except certain counties herein mentioned, approved January 19, 1872, and all acts amendatory thereof.

Also, an act to incorporate the town of Young Harris, in Towns county, Georgia.

Also, an act to fix permanently the title and status of the piece of ground on the southeast corner of South Broad and Abercorn streets, in the city of Savannah.

Also, an act to create the office of commissioner of public works in the city of Savannah.

Also, an act to provide a system of public schools for the town of Oxford, in the county of Newton.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration the following resolutions of the House, which they instruct me to return to the House, with the recommendation that same do pass, to wit:

A resolution for relief of G. W Chamber, of Cherokee county, from taxes illegally assessed and collected for the year 1894.

Also, a resolution to pay the widow of R. I. G. Blake, of Dade county, the pension due her husband for the year 1893.
Also, a resolution to pay M. A. Hardin and C. S. Nor­then for mailing each member of the General Assembly a statement of the unfinished business.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under considera­tion the following Senate bill, whith they recommend do pass, to wit:

A bill to be entitled an act to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution in so far as the same relates to the issuing and granting corporate powers and privileges to rail­road companies by the Secretary of State, and for other purposes.

Also, the following House bill, which the committee recommend the author be allowed to withdraw, to wit:

A bill to be entitled an act to amend the general railroad law of 1892.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Brown of Pulaski, chairman of the General Agricul­tural Committee, submitted the following report:

Mr. Speaker:

The General Agricultural Committee have had under consideration the following Senate bill, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:
A bill to regulate the tolling of rice in this State, to provide a punishment for unlawful tolling of the same, and for other purposes.

Respectfully submitted.

J. P. Brown, Chairman.

Mr. Redding, chairman pro tem. of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County matters have had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to prohibit any non-resident person or persons from camp-hunting in the county of Dade.

Respectfully submitted.

J. F. Redding, Chairman pro tem.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend an act incorporating the town of Kings- ton, in Bartow county, Georgia, approved March 19, 1869.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:
A bill to regulate the use and carrying of Winchester or other repeating rifles.
Respectfully submitted.

A. S. McCurry, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bill, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to amend section 1979 of the Code of 1882, and for other purposes.
Respectfully submitted.

H. A. Jenkins, Chairman.

By unanimous consent the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Griffin of Gordon—

A bill to amend paragraph 3 of section 4 of article 3 of the Constitution of the State.
Referred to the General Judiciary Committee.

By Mr. Boynton of Calhoun—

A resolution to provide for the payment of one additional assistant doorkeeper of the Senate for the session of 1895, and for other purposes.
This bill was ordered to be engrossed.

By Mr. Gray of Houston—

A bill to amend the charter of the town of Fort Valley.
Referred to the Committee on Corporations.
By Mr. Fogarty of Richmond—

A resolution instructing the commissioners to codify the laws of this State, to incorporate in said codification a digest of the several State Constitutions, and for other purposes.

Ordered to be engrossed.

By Mr. Hall of Coweta—

A bill to made it a misdemeanor for citizens of this State to refuse to obey any summons of the sheriff or other arresting officer to become a part of a *posse comitatus*.

Referred to the Committee on Special Judiciary.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to authorize the issuance of treasury warrants to pay pensions to indigent ex-Confederate soldiers.

Referred to the Finance Committee.

The following bill was by unanimous consent withdrawn by its author, to wit:

A bill to amend an act approved September 19, 1889, authorizing and establishing a system of sewerage and drainage for the city of Waycross.

The following telegram was ordered to be spread upon the Journal of the House, to wit:

*AUSTELL, Ga., December 4, 1895.*

*To Hon. Mark Hardin, House of Representatives, Atlanta:* See that I am recorded against Bush bill. Wife sick.

[Signed.] Moses Wright.

The following House bills were read the second time, to wit:
A bill to pay M. A. Hardin and C. S. Northen for preparing and mailing statement of the business to each member of the General Assembly.

A resolution to relieve G. W Chamber of Cherokee county for taxes illegally assessed, and for other purposes.

A bill to amend an act entitled an act to amend the school laws of this State, and for other purposes.

The following Senate bill was read the second time, to wit:

A bill to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution, in so far as the same relates to the issuing and granting corporate powers and privileges to railroad companies by the Secretary of State.

The following Senate bill was recommitted to the Special Judiciary Committee, to wit:

Senate bill No. 256.

The following Senate bill was read the second time, to wit:

A bill to amend paragraph 4, section 2, article 7 of the Constitution of this State.

The following bills were read the third time and put upon their passage, to wit:

A bill to amend an act entitled an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to prohibit the sale of intoxicating liquors within the county of Habersham.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act approved October 21, 1891, prescribing the method of granting charters to banking companies.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90, and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 4928 of the Code.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the trustees of the Freewill Baptist Church of Columbus, Georgia, to sell certain lands, and for other purposes.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
THURSDAY, DECEMBER 5, 1895.

The following bill was made the special order for tomorrow immediately after the reading of the Journal, to wit:

Bill No. 321.

The following bill was made the special order for tomorrow to follow the special order already placed above, to wit:

Bill No. 692.

The following special order was then taken up and put upon its passage, to wit:

Bill No. 421.

A bill to amend section 6 of an act to carry into effect the act amending paragraph 1, article 7 of the Constitution of this State, and for other purposes.

This bill involving an appropriation, the House went into the committee of the whole, and Mr. Meadow, of Madison, was called to the chair.

After deliberation the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass by substitute.

Upon the question of agreeing to the report of the committee, the yeas and nays were ordered.

Upon taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Arnold, Awtrey, Bennett of Wayne, Bird, Blair, Boynton, Boyett, Branch, Fogarty, Ferguson, Fussell, Gregory, Hall, Hammond, Hill, Holbrook, Holland, McElmurry, McCurry, Neely, Peeples, Pitman, Price, Reece, Shropshire, Smith of Clinch,
JOURNAL OF THE HOUSE.

Branan, Hutcherson, Smith of Hancock,
Broyles, Hughes, Smith of Telfair,
Bush, Hurst, Stokes,
Clement of Milton, Jenkins, Symons,
Collins, Jones of Dodge, Sumner,
Coleman, Law, Thompson,
Cook of Decatur, Martin, Wallace,
Durham, Melton, Wilkinson.
Farmer,

Those voting in the negative were Messrs.—

Bailey, Gray of Houston, Murrah,
Battle, Gray of Catoosa, Middlebrooks.
Bagget, Gray of Paulding, McDonald,
Bennett of Jackson, Griffin, McCurdy,
Bell, Hodges, McWhorter,
Blalock of Fayette, Henderson, Owen,
Bloodworth, Hightower, Pittard,
Boifeuillet, Hopkins, Pool,
Boyd, Houston, Rawlings,
Brown of Washington, Humphreys, Reagan,
Brown of Pulaski, John of Hall, Roberts,
Burch, Johnson of Taliaferro, Rockwell,
Caldwell, Jones of Dougherty, Sandeford,
Dempsey, Little, Sell,
Dor-ugh, Lovett, Shaw,
Dodson, Marchman, Walden,
Edenfield, Meadow, West,
Ennis, Mell, Willink,
Florence, Moore of Bulloch, Worley,
Fouché, Moore of Clayton, Wynne,
Futrell, Montfort, Vaughn.
Gaines,

Those not voting were Messrs.—

Allen, Greer of Harris, Pope,
Atkinson, Harrell, Polhill,
Armstrong, Harvey, Redding,
Blalock of Rabun, Howell, Salter,
Burwell, Hogan, Screven,
Burnett of Quitman, Hodge, Short,
Clements of Montgomery, Hudson, Spence,
Collier, Jarrell, Smith of Rockdale,
Cureton, Latham, Tatum,
THURSDAY, DECEMBER 5, 1895.

Davison, Lee, Traylor,
Dennard, Longley, Walker,
Espy, Mallette, Wheatley,
Fletcher, Mansfield, Wilson,
Fink, Moore of Heard, Wilkin,
Franklin, McDaniel, Williams,
Fullwood, McGough, Willingham,
Giles, McClure, Wright,
Gilreath, Newton, Wren,
Gibson, Parker, Mr. Speaker.
Greer of Macon, Perkins,

Yeas 52. Nays 64. Not voting 59.

So the report of the committee was disagreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Gray of Houston, McCurry,
Awtrey, Gray of Catoosa, McCurdy,
Bailey, Gray of Paulding, McWhorter,
Battle, Gregory, Newton,
Bagget, Griffin, Owen,
Bennett of Wayne, Greer of Macon, Parker,
Bennett of Jackson, Greer of Harris, Peeples,
Bell, Hall, Perkins,
Bird, Hill, Pitman,
Blalock of Fayette, Hodges, Pittard,
Bloodworth, Henderson, Price,
Bofenillet, Hightower, Pool,
Boyd, Hopkins, Rawlings,
Branch, Houston, Reagan,
Branan, Holbrook, Reece,
Broyles, Holland, Roberts,
Brown of Washington, Humphreys, Rockwell,
Brown of Pulaski, Hutcherson, Sandeford,
Burch, Hurst, Shropshire,
Caldwell, Jarrell, Sell,
Clement of Milton, Jenkins, Shaw,
Coleman, Johnson of Hall, Short,
Cook of Decatur, Johnson of Taliaferro, Smith of Telfair,
Dempsey, Jones of Dougherty, Stokes,
Dorough,  
Dodson,  
Durham,  
Edenfield,  
Ennis,  
Farmer,  
Florence,  
Fouché,  
Fink,  
Fogarty,  
Futrell,  
Gaines,  

Those voting in the negative were Messrs.—

Arnold,  
Boynton,  
Boyett,  
Bush,  
Ferguson,  

Those not voting were Messrs.—

Allen,  
Atkinson,  
Armstrong,  
Blair,  
Blalock of Rabun,  
Burnett of Quitman,  
Clements of Montgm'ry  
Collins,  
Collier,  
Cureton,  
Davison,  
Dennard,  
Espy,  
Fletcher,  
Franklin,  
Fullwood,  
Giles,  
Gilreath,  


So the bill, having received the requisite constitutional majority, was passed.
The following House bills were read the second time, to wit:

A bill to regulate the sale of milk, butter, and cheese, and for other purposes.

Also, a bill to prohibit the manufacture of any kind of spirituous or intoxicating liquors, except domestic wines, in the county of Coweta.

Leave of absence was granted Mr. Armstrong.

Upon motion, the House adjourned until 8 o'clock tonight.

____________

8 O’CLOCK P. M.

The House met at 8 o’clock this p. m., and was called to order by the Speaker.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to be entitled an act to provide for the removal of all obstructions from the running streams of Forsyth county, and for other purposes.

Also, a bill to be entitled an act to prohibit hunting with dogs and guns, and fishing on the lands of others in the county of Appling, State of Georgia, and for other purposes.

Also, a bill to be entitled an act to establish the city court of Brunswick, in and for the county of Glynn, and for other purposes.

Also, a bill to be entitled an act to extend the corporate limits of the city of Waynesboro.
The Senate has passed the following House bill, with an amendment, in which the concurrence of the House is respectfully asked, to wit:

A bill to be entitled an act to amend the charter of the city of Dawson, so as to require the election of the clerk of council by the mayor and aldermen instead of by ballot, as now provided, and for other purposes.

The Senate has adopted, by the requisite constitutional majority, the following House resolutions, to wit:

A resolution for the relief of Willis Fields of Henry county.

Also, a resolution relieving the Brunswick State Bank and its sureties from payment of interest on $i. fu.

Also, a resolution for the relief of the North Highlands Railroad Company.

Mr. Wright, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Jakin, in Early county. Respectfully submitted.

Moses Wright, Chairman.

The following bills were read the second time, to wit:

A bill to require all persons carrying Winchester rifles, or pistols, to give bond, and for other purposes.

Also, a bill to incorporate the town of Jakin, in Early county, and for other purposes.
The following House bill was taken up and the Senate amendment concurred in, to wit:

A bill to amend the charter of the city of Dawson, and for other purposes.

The following resolution was read and adopted, to wit:

A resolution to correct an error in the caption of House bill No. 397

The following bills were made the special order of business for to-morrow morning, to follow the special orders already placed, to wit:

House bills Nos. 71, 82, and 568.

Mr. Boynton, of Calhoun, gave notice that he would move to-morrow morning for a reconsideration of the action of the House, taken this morning, upon the following bill, to wit:

Bill No. 421.

The following bill was read the second time and recommitted to the General Judiciary Committee, to wit:

A bill to prevent mob violence, and for other purposes.

The following Senate bills were read the second time and recommitted to the Special Judiciary Committee, to wit:

A bill to provide for the protection of the cemetery reserve in the city of Macon.

Also, a bill to amend the charter of the city of Macon, and for other purposes.

The following bills were read the third time and put upon their passage, to wit:

A bill to amend the charter of Hapeville, and for other purposes.
The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill fixing the compensation to be paid persons employed as clerks in holding general elections at the precincts in the county of Pierce.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create a board of commissioners of roads and revenues in the county of Habersham.

The committee to which this bill was referred reported the same back by substitute.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority was passed by substitute.

Also, a bill to amend an act to create a board of commissioners of roads and revenues in the county of Wilcox.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to establish a public school system for the town of Wadley, Ga.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to create a board of commissioners of roads and revenues for the county of Coffee.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Pinehurst in the county of Dooly.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to incorporate the town of Graysville, in Catoosa county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to create a board of county commissioners for Fannin county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the city council of Augusta to enlarge, open, and construct a canal or ditch beyond the limits of said city.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act incorporating the city of Chickamauga, in the county of Walker.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to require Spalding county to pay the officers of court the costs now allowed by law in each case convicted and worked in the chain-gang of said county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill for the relief of the North Georgia Agricultural College, and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 93 and nays 0. So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize and empower the mayor and council of the town of Dahlonega to grant to any railroad the use of any of the streets of said town.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0. So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution revoking ceded rights granted to the United States government over certain lands adjoining Chickamauga Park.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0. So the bill, having received the requisite constitutional majority, was passed.

Also, a bill for the relief of J. M. Evitt and others of Catoosa county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0. So the bill, having received the requisite constitutional majority, was passed.

Also, the following Senate bill, to wit:

A bill to make penal the selling or buying of seed cotton in the county of Columbia.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Mr. Battle, of Muscogee, gave notice that on to-morrow morning he would move to reconsider the action taken upon the above bill.

Also, the following House bill, to wit:

A bill to relieve the Atlanta and Chattahoochee Railway Company and the Collins Park and Belt Railway Company from penalty for not returning taxes.

The committee reported this bill back with substitute.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed by substitute.

Also, a bill to amend section 3888 of the Code of 1882.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Upon motion, the House adjourned until 9 o’clock to-morrow morning.

ATLANTA, GEORGIA.
Friday, December 6, 1895.

The House met at 9 o’clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.
The roll was called, and the following members answered to the call of their names:

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Those absent were Messrs.—

Armstrong, Smith of Hancock, Walker,
Blalock of Rabun, Smith of Rockdale, Wilkin.

The Journal of yesterday was then read and confirmed.

Mr. Boynton, of Calhoun, moved to reconsider the action of the House taken on yesterday upon House bill No. 421.

Upon the motion to reconsider, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Atkinson, Fletcher, Melton, McCurry,
Arnold, Fink, McGough,
Blair, Fogarty, McClure,
Boynton, Ferguson, Neely,
Boyett, Fussell, Peeples,
Branan, Gilreath, Price,
Bush, Hall, Shropshire,
Clement of Milton, Hill, Smith of Hancock,
Dennard, Hughes, Symons,
Espy, Jones of Dodge, Wren.
Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

| Allen,          | Gregory,           | Pope,               |
| Armstrong,      | Greer of Harris,   | Redding,           |
| Awtrey,         | Hammond,           | Salter,            |
| Bird,           | Harrell,           | Screven,           |
| Blalock of Rabun, | Henderson,       | Short,             |
| Brown of Pulaski, | Hightower,      | Smith of Clinch,   |
| Burnett of Quitman, | Hodge,       | Smith of Rockdale, |
| Burch,          | Holland,           | Stokes,            |
| -Clements of Montgm' y | Hudson,   | Sumner,            |
| Collier,        | Hurst,             | Tatum,             |
| Cook of Decatur, | Jenkins,          | Thompson,          |
| -Cureton,       | Jones of Dougherty,| Walker,            |

So the motion to reconsider was lost.

The following bill was, by unanimous consent, introduced read for the first time, and appropriately referred, to wit:

By Mr. Jenkins of Putnam—

A bill to amend an act to authorize the issuance of circulating notes to the banks and banking associations of this State, etc.

Ordered to be engrossed.

Mr. Bush, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration House bill No. 569, by Mr. Farmer of Coweta, a bill to prohibit the manufacture of all kinds of liquors and to provide a penalty for same, which committee recommend do pass as amended.

Also, House bill No. 442, by Mr. Giles of Houston, a bill to amend the Constitution so as to prohibit sale of intoxicating liquors in quantities less than one pint, etc., which the committee recommend do pass.

Respectfully submitted.

I. A. Bush, Chairman.
Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to make all laws prescribing the duties of administrators of estates, with reference to making inventories of estates, applicable to executors and administrators, with the will annexed.

Also, a bill to amend an act to prevent the discharge of firearms upon the public highways of this State and within fifty yards of the same, and for other purposes.

Also, a bill to amend section 299 of the Code, and for other purposes.

Also, a bill to amend an act to establish a school for colored persons, as a branch of the State University, to appropriate money for the same, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the same do pass as amended, to wit:

A bill to amend section 4255 of the Code, and for other purposes.

Also, a bill to regulate the sale of milk, butter, and cheese, and for other purposes.

I am also instructed to return the following bill, with the recommendation that the same do pass by substitute, to wit:

A bill to regulate the practice of architecture in this State, and for other purposes.
I am also instructed to return the following bill, with the recommendation that it be read the second time and recommitted to this committee.

A bill to define the power of the supreme court in certain cases, to expedite the final disposition of cases, and for other purposes.

I am also instructed to return the following bills, with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to amend the law as to damages to be awarded in cases carried to the supreme court for delay only.

Also, a bill to provide for redeeming land sold under execution, decree, etc., by the debtor, his vendee, creditor, and their legal representatives.

I am also instructed to return the following resolution, with the recommendation that the same do not pass, to wit:

A resolution to authorize the purchase by the State of 400 volumes of McDonell's Index Digest of the Local Laws of Georgia, and to provide for the payment therefor.

I am also instructed to return the following bills, with the recommendation that the same do not pass, to wit:

A bill to amend the Constitution of this State as to the selection of the solicitors-general and of judges of the supreme and superior courts.

Also, a bill to define a pound under the laws of this State and prescribe a penalty for a breach thereof, and for other purposes.

Also, a bill to grant to administrators and executors the right to redeem within the year prescribed by law all property of the person whose estate they may represent which has been sold at tax sale, where said year has not expired prior to the death of said person, and to provide a date
from which said year shall run as against said adminis-
trators and executors.

Also, a bill to amend section 9 of the general registration
law of Georgia.

Also, a bill to amend an act approved December 20, 1893,
entitled an act to prevent mob violence in this State, to
provide a means for carrying this act into effect.

Also, a bill to require the claimant to disclose his title
by attaching to the claim affidavit, at the time of filing
the same, an abstract of his title in all cases where realty is
claimed.

Also, a bill to provide for the registration of trade-marks,
brands, etc.

Also, a bill to amend article 2, section 1, paragraph 2
of the Constitution, so as to extend the provisions of said
article, section, and paragraph to females.

Also, a bill to amend section 2 of article 7 of the
Constitution of the State of Georgia.

Also, a bill to amend section 4, article 59 of the Code
of 1882.

Also, a bill to amend section 3696 of the Code of 1882.

Also, a bill to prescribe and fix the fees of witnesses for
the State in all criminal trials in the superior courts of this
State.

Respectfully submitted.

H. A. Jenkins, Chairman.

The following message was received from his Excellency,
the Governor, through Mr. Callaway, his private Secretary:

Mr. Speaker:

The Governor has approved the following acts of the
General Assembly, to wit:
An act to abolish the county court of Emanuel county, and for other purposes.

Also, an act to amend the charter of the city of Dalton, so as to authorize the mayor and council of said city to require every person, firm, company, or corporation doing business in said city to register annually his or their trade, calling, business, or profession in a book to be kept by the clerk of council, and for other purposes.

Also, an act to amend an act approved December 4, 1893, which authorizes the board of commissioners of the town of Washington, Ga., to issue and sell bonds for the purpose of purchasing or building public school buildings, etc.

Also, an act to amend section 1291 of the Code of 1882 by inserting after the word “peace,” in the third line of said section, the words “or notaries public, who are ex officio justices of the peace,” etc.

Also, an act to amend an act approved October 20, 1889, incorporating the town of Meigs, in Thomas county.

Also, an act to create a board of education for the town of Lithonia and to prescribe its powers and duties, and for other purposes.

Also, an act to create a board of fire commissioners for the city of Savannah.

Also, an act to amend an act incorporating the Monroe Banking, Loan and Guarantee Company.

Also, an act to create the office of commissioner of public works in the city of Savannah, etc.

Also, an act to amend an act to authorize the town of Hogansville, in the county of Troup, to organize a public school system independent of the public school system of the State of Georgia, etc.

Also, an act to fix permanently the title and status of
the piece of ground on the southeast corner of South Broad and Abercorn streets in the city of Savannah, etc.

Also, an act to amend an act to create a board of commissioners of roads and revenues for the county of Webster, etc.

Also, an act to repeal an act approved November 25, 1893, incorporating the village of Haynie, in Floyd county, Ga., and for other purposes.

Also, an act to provide a system of public schools for the town of Oxford, in the county of Newton, etc.

Also, an act to incorporate the town of Young Harris, in Towns county, Ga., etc.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bill, to wit:

A bill to be entitled an act to create and organize a board of tax-assessors and receivers for the city of Savannah.

The Senate has passed the following House bill with an amendment, in which the concurrence of the Senate is respectfully asked, to wit:

A bill to be entitled an act to amend an act entitled an act to provide compensation for the members of the board of commissioners of roads and revenues for Catoosa county, and for other purposes.

The Senate has concurred in the following House resolutions, to wit:
A resolution approving the bill now pending in the national Congress for the establishment of dry dock at Key West, Florida.

A resolution inviting the Hon. Fleming G. duBignon to address the General Assembly December 10, 1895.

The Senate has also passed the following House bills by the requisite constitutional majority:

A bill to be entitled an act to incorporate the town of Douglas, in the county of Coffee.

Also, a bill to be entitled an act to authorize the town council of Bowman to issue bonds, and for other purposes.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to make it a misdemeanor for any citizen of this State to refuse to obey any summons of the sheriff or other arresting officer to become a part of a posse comitatus to aid him in making arrests, and for other purposes.

Respectfully submitted.

A. G. McCurry. Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:
A bill to be entitled an act to authorize justices of the peace and notaries public of this State to preside in districts other than those they were elected or appointed to, and for other purposes.

Also, a bill to be entitled an act to repeal paragraphs 8 and 9 of section 1 of article 5 of the Constitution which refer to the filling of vacancies and unexpired terms in the office of Governor.

Also, a bill to be entitled an act to amend sections 1 and 2 of an act entitled an act to amend the laws of this State in reference to the inspection of illuminating oils.

Also, a bill to be entitled an act to provide for the sale of the Northeastern Railroad.

Also, a bill to be entitled an act to authorize the Governor to relinquish all claims of the State to the Blue Ridge and Atlantic Railroad.

Also, a bill to be entitled an act to amend an act regulating sales of fertilizers in this State, and for other purposes.

By unanimous consent the following Senate bill was taken up and put upon its passage, to wit:

A bill to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution in so far as the same relates to the issuing and granting corporate powers.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following special order was taken up and put upon its passage, to wit:
A bill to appropriate $50,000 to the Georgia Normal and Industrial College for the erection of buildings, etc.

This bill involving an appropriation, the House went into the committee of the whole, with instructions that the committee report the same back by 11:15 o'clock.

Mr. Gray, of Houston, was called to the chair.

After deliberation the committee arose and the chairman thereof reported the same back, with the recommendation that the same do pass as amended.

The report of the committee was agreed to.

This bill involving an appropriation, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

<p>| Anderson,       | Gray of Houston,       | McDaniel,       |
| Atkinson,       | Gray of Catoosa,       | McCurry,       |
| Bailey,         | Greer of Macon,       | McGough,       |
| Battle,         | Greer of Harris,      | McCurdy,       |
| Bennett of Wayne, | Hall,               | Neely,         |
| Bell,           | Hammond,              | Newton,        |
| Bird,           | Harvey,               | Owen,          |
| Blair,          | Hill,                 | Parker,        |
| Bloodworth,     | Hodges,               | Perkins,       |
| Boifeuillet,    | Hightower,            | Pitarian,      |
| Boynton,        | Hopkins,              | Price,         |
| Boyett,         | Howell,               | Polhill,       |
| Branch,         | Houston,              | Rawlings,      |
| Branan,         | Holland,              | Redding,       |
| Broyles,        | Humphreys,            | Reagan,        |
| Brown of Washington | Hutcherson,      | Rockwell,      |
| Brown of Pulaski, | Jarrell,           | Sandford,      |
| Burwell,        | Jenkins,              | Shropshire,    |
| Burnett of Quitman, | Johnson of Hall,  | Smith of Telfair, |
| Bush,           | Lee,                 | Symons,        |</p>
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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

| Armstrong, | Gibson, | Roberts, |
| Arnold, | Giles, | Salter, |
| Blalock of Rabun, | Gregory, | Screven, |
| Clements of Montgm' y, Harrell, | Henderson, | Smith of Rockdale, |
| Collins, | Hodge, | Stokes, |
| Davison, | Hudson, | Thompson, |
| Edenfield, | Jones of Dougherty, | Walker, |
| Florence, | Latham, | Wilkin, |
| Franklin, | Lovett, | Willingham, |
| Fussell, | Pope, | Mr. Speaker. |

So the bill, having received the requisite constitutional majority, was passed.

The next special order taken up was as follows:

A bill to decrease the bonded debt of the State, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were called, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,          Fonché,          Murrah,          McClure,          McWhorter,
Anderson,      Fink,            Owen,            Parker,            Peeples,
Atkinson,      Fullwood,        Perkins,          Pool,              Redding,
Bagget,        Fussell,         Reagan,           Reece,             Sandeford,
Blair,         Gaines,          Shaw,             Short,             Spence,
Blalock of Fayette, Gilreath,          Smith of Hancock,       Smith of Telfair,
Bloodworth,    Gray of Houston,  Hurst,            Sumner,           Johnson of Taliaferro,
Boynton,       Gray of Catoosa,  Holbrook,         Walker,            Jones of Dodge,
Boyd,          Gray of Paulding, Griffin,          Walden,            Law,
Boyett,        Hall,            Harvey,           Walker,            Martin,
Branan,        Harvey,          Hill,             Walker,            Marchman,
Brown of Washington,        Hill,             Walker,            Melton,           Marchman,
Brown of Pulaski,    Hightower,        Marchman,         Wilson,            Melton,           Marchman,
Brown of Washington,    Hogan,           Wilson,            Wilkinson,        Moore of Bulloch,
Brown of Washington,    Holbrook,        Worley,           Wren,              Moor of Heard,
Caldwell,       Hughes,          Moore of Heard,     Wren,              Montfort,
Clement of Milton,    Hurst,            Moore of Heard,     Wren,              Montfort,
FRIDAY, DECEMBER 6, 1895.

Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

| Armstrong, | Gregory, | Pitman, |
| Battle, | Greer of Harris, | Pope, |
| Bell, | Harrell, | Rawlings, |
| Blalock of Rabun, | Henderson, | Roberts, |
| Burnett of Quitman, | Howell, | Salter, |
| Clements of Montgomery, | Hodge, | Shropshire, |
| Collins, | Humphreys, | Screven, |
| Davison, | Hudson, | Sell, |
| Dorough, | Jenkins, | Smith of Rockdale. |
| Espy, | Jones of Dougherty, | Smith of Clinch, |
| Farmer, | Latham, | Stokes |
| Ferguson, | Lee, | Tatum, |
| Franklin, | Longley, | Thompson, |
| Futrell, | Lovett, | Wallace, |
| Florence, | Moore of Clayton, | Wilkin, |
| Giles, | Middlebrooks, | Willingham, |
| Gibson, | McDaniel, | Mr. Speaker. |


So the bill, not having received the requisite constitutional majority, was lost.

Mr. Dempsey, of Butts, gave notice that on to-morrow he would move a reconsideration of the action taken upon the above bill to-day.
The following bill was read the third time and put upon its passage, to wit:

A bill to authorize and provide for the payment of pensions to certain widows of Confederate soldiers.

The hour of adjournment having arrived, the further debate upon this bill was postponed until the afternoon session.

Leave of absence was granted Messrs. Middlebrooks, Gray of Houston, Dorough, Owen, and Branch.

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

3 O’CLOCK P. M.

The House met at 3 o’clock p. m. this afternoon and was called to order by the Speaker.

The following bill, which was brought over from the morning session as unfinished business, was then taken up, to wit:

A bill to authorize and prescribe for the payment of pensions to certain widows of Confederate soldiers.

This bill involving an appropriation, the House went into the Committee of the Whole, with Mr. Polhill of Bibb in the chair.

The committee arose and reported progress, and asked leave to sit again at 4 o’clock.

The request of the committee was granted.

Mr. Boynton, chairman of the Finance Committee, submitted the following report:

Mr. Speaker:

The committee have had under consideration the follow-
ing House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize the issuance of warrants in the treasury of this State to pay the pensions of the indigent ex-Confederate soldiers who may be entitled thereto, and for other purposes.

The committee have also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend the second section of an act entitled an act to fix the salary of the State librarian and assistant Librarian.

The following bill was read the third time and put upon its passage, to wit:

A bill to prohibit the manufacture of any kind of spirituous or intoxicating liquors, except domestic wines, in the county of Coweta.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88, nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The Senate amendments to the following House bills were then taken up and concurred in, to wit:

A bill to amend an act entitled an act to provide compensation for the members of the board of commissioners of roads and revenues for Catoosa county.

Also, a bill to be entitled an act to make the owners of dead animals bury same.

Also, a bill to create and organize a board of tax-assessors and receivers for the city of Savannah.
The following bill was read the second time, to wit:
A bill to authorize the issuance of warrants on the treasury of this State to pay pensions of ex-Confederate soldiers.

The following special order was then taken up and put upon its passage, to wit:
A joint resolution providing for the payment to the city of Atlanta of the State's proportion of the expense of paving West Cain street, and for other purposes.

This bill involving an appropriation, the House went into the committee of the whole, and Mr. Mell, of Clarke, was called to the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas and nays were ordered.

Upon taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Anderson, Atkinson, Arnold, Awtrey, Bailey, Bagget, Bennett of Wayne, Bird, Blair, Blalock of Fayette, Boifeuillet, Boynton, Boyett, Branan, Broyles, Fink, Fogarty, Ferguson, Fussell, Gaines, Gilreath, Gray of Catoosa, Griffin, Greer of Macon, Greer of Harris, Hall, Hill, Hodges, Hightower, Hogan, Holbrook, Montfort, Middlebrooks, McDonald, McCurdy, Newton, Owen, Perkins, Pitman, Price, Pool, Polhill, Redding, Reagan, Reece, Roberts, Sandeford,
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<td>Mr. Speaker,</td>
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Yeas 91. Not voting 84.
So the resolution, having received the requisite constitutional majority, was passed.

By unanimous consent, the following bill was read the third time and put upon its passage, to wit:

A bill authorizing the librarian to have printed the Georgia Reports, from the seventy-seventh to eighty-third, inclusive, and appropriating money for the same.

The House went into the Committee of the Whole, and Mr. Bennett, of Wayne, was called to the chair.

After deliberation, the committee arose and the chairman of the committee reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Cureton,  Little,  Tatum,
Dempsey,  Law,  Traylor,
Dorrough,  Martin,  Walker,
Durham,  Mallette,  Wallace,
Edenfield,  Mansfield,  Wheatley,
Espy,  Melton,  Willink,
Farmer,  Moore of Clayton,  Wright,
Fletcher,  Moore of Heard,  Wren,
Fink,  Middlebrooks,  Wynne,
Fogarty,  McDonald,  Vaughn,

Those not voting were Messrs.—

Arnold,  Gray of Houston,  McCurry,
Armstrong,  Gregory,  McClure,
Battle,  Harrell,  McWhorter,
Bell,  Harvey,  Neely,
Bird,  Henderson,  Peeples,
Blair,  Hopkins,  Pittard,
Blalock of Rabun,  Howell,  Pope,
Bloodworth,  Hodge,  Roberts,
Boyd,  Houston,  Rockwell,
Branch,  Holland,  Salter,
Brown of Pulaski,  Hudson,  Short,
Burch,  Humphreys,  Spence,
Clements of Montgm' y, Hutcherson,  Smith of Clinch,
Collins,  Johnson of Taliaferro,  Smith of Rockdale,
Coleman,  Jones of Dougherty,  Smith of Telfair,
Cook of Decatur,  Latham,  Stokes,
Davison,  Lee,  Sumner,
Dennard,  Longley,  Thompson,
Dodson,  Lovett,  Walden,
Ennis,  Marchman,  West,
Florence,  Meadow,  Wilson,
Fouché,  Mell,  Wilkin,
Franklin,  Moore of Bulloch,  Williams,
Futrell,  Montfort,  Wilkinson,
Fullwood,  Murrah,  Willingham,
Giles,  McElmurry,  Worley,
Gibson,  McDaniel,  Mr. Speaker.

Yeas 93. Not voting 82.
So the bill, having received the requisite constitutional majority, was passed.

The hour of 4 o'clock having arrived, the House went into a Committee of the Whole to further consider the following bill, to wit:

A bill to authorize and provide for the payment of pensions of certain widows of Confederate soldiers.

Mr Polhill, of Bibb, was called to the chair.

After deliberation, the committee arose and the chairman of the committee reported the bill back to the House, with the recommendation that the same do pass as amended.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Espy, Moore of Clayton, Willink,
Fletcher, Moore of Heard, Worley,
Fink, Montfort, Wright,
Fouché, Murrah, Wren,
Ferguson, Middlebrooks, Vaughn.
Fullwood, McDonald,

Those voting in the negative were Messrs.—

Awtrey, Broyles, Law,
Blair, Hall, Smith of Hancock,
Boynton, Hill, Smith of Telfair,
Boyett, Holland, Wilkinson.

Those not voting were Messrs.—

Arnold, Gray of Houston, McCurdy,
Arnstrom, Gray of Paulding, Neely,
Battle, Gregory, Parker,
Bagget, Griffin, Peeples,
Bell, Harrell, Perkins,
Bird, Harvey, Pittard,
Blalock of Rabun, Hodges, Pope,
Bloodworth, Hender son, Redding,
Branan, Hightower, Roberts,
Brown of Pulaski, Hodge, Salter,
Burnett of Quitman, Hudson, Sandeford,
Bush, Hutcherson, Sell,
Clements of Montgm’y, Hurst, Short,
Clement of Milton, Jarrell, Smith of Clinch,
Collins, Johnson of Taliaferro, Smith of Rockdale,
Coleman, Jones of Dougherty, Stokes,
Collier, Latham, Sumner,
Davison, Little, Thompson,
Dennard, Longley, Wallace,
Dodson, Lovett, Walden,
Edenfield, Martin, West,
Farmer, Mansfield, Wheatley,
Florence, Meadow, Wilson,
Fogarty, Mell, Wilkin,
Franklin, Moore of Bulloch, Williams,
Futrell, McElmurry, Willingham,
Gilreath, Mcdaniel, Wynne,
Gibson, McCurry, Mr. Speaker.
Giles, McGough,

So the bill, not having received the requisite constitutional majority, was lost.

Mr. Johnson, of Hall, gave notice that on to-morrow morning he would move a reconsideration of the action of the House taken to-day upon the above bill.

The following resolution was read and adopted, to wit:

A resolution that the Library Hall be tendered the Chautauqua Congress for its session this evening.

The following resolution was, by unanimous consent, taken up and put upon its passage, to wit:

A resolution providing payment for the committee appointed to examine the work of the codifiers at the session of 1894.

The House went into the committee of the whole, and Mr. Holland, of Cobb, was called to the chair.

After deliberation, the committee arose and the chairman thereof reported the same back, with the recommendation that the same do pass as amended.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *vivavoce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Anderson, Atkinson, Awtrey, Bailey, Battle, Bennett of Wayne, Bennett of Jackson, Bird, Blalock of Fayette, Boifeuillet, Gaines, Gray of Catoosa, Griffin, Greer of Macon, Greer of Harris, Hall, Hammond, Hill, Hodges, Howell, Hogan, McCurry, McGough, McClure, McWhorter, Neely, Newton, Owen, Peeples, Perkins, Price, Polhill,

Those not voting were Messrs.—

Yeas 92. Not voting 83.

So the resolution, having received the requisite constitutional majority, was passed.

The following special order was taken up and put upon its passage, to wit:

A resolution to appropriate $1,000 to repair and repaint the capitol dome, and for other purposes.

The House went into the committee of the whole, and Mr. Little, of Muscogee, was called to the chair.

After deliberation, the committee arose and the chairman thereof reported progress and asked leave to sit again.

This request was allowed to be laid upon the table subject to be called up at any time.

By unanimous consent, House bill No. 671 was made the special order for to-morrow morning, after reading of the Journal.

By unanimous consent, the following bills were made the special orders for to-morrow, to follow the special orders already placed, to wit:

House bills Nos. 173, 698, 654, 473, and House resolution No. 122, also bill No. 128.

By unanimous consent, the following bill was made the special order for to-morrow, to be taken up before any of the special orders above placed, to wit:

Bill No. 747

By unanimous consent the following bill was put upon its passage, to wit:
A bill to authorize the proper county authorities of the border counties of the State to co-operate with the proper authorities of the adjacent States in building and keeping up bridges, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bill was made the special order for tonight, immediately after the opening of the evening session, to wit:

No. 429.

Leave of absence was granted Messrs. Bush and Newton.

Upon motion, the House adjourned until 8 o'clock tonight.
A resolution to pay the heirs-at-law of Catharine Cheek amount due for pensions.

A resolution to pay Nancy E. Williams pension for 1891.
Respectfully submitted.

J. L. Boynton, Chairman.

The following House bills were read the second time, to wit:

A resolution to pay for assistant doorkeeper for the Senate for the session of 1895.

Also, a resolution to appropriate $500 for the purchase of digest of the several State Constitutions, and for other purposes.

Also, a bill to regulate the practice of architecture in the State of Georgia.

Also, a bill to amend section 4255 of the Code of 1882.

Also, a bill to define the powers of the supreme court in certain cases.

Also, a bill to make all laws prescribing the duties of administrators of estates with reference to making inventories, and for other purposes.

Also, a bill to amend an act approved September 27, 1883, entitled an act to prevent the discharge of firearms.

Also, a bill to amend section 299 of the Code of 1882.

Also, a bill to amend an act approved November 26, 1890, entitled an act to establish a school for colored persons as a branch of the State University.

Also, a bill to prevent the taking of fish with a seine in the waters of Tallulah river.

Also, a bill to incorporate the town of Birmingham, in Milton county.
Also, a bill to amend an act approved September 10, 1887, entitled an act to provide for the payment of insolvent criminal costs for the officers of the county court of Hancock county

Also, a bill to restrict the civil jurisdiction of city courts, and for other purposes.

Also, a bill to make it a misdemeanor for any citizen of this State to refuse to obey any summons of the sheriff to become a part of a *posse comitatus*.

Also, a bill to amend paragraph 6 of section 4 of article 3 of the Constitution of this State.

Also, a bill to amend the charter of the town of Fort Valley.

Also, a resolution to pay Nancy E. Williams pension for 1891.

Also, a resolution to pay heir-at-law of Catherine Cheek amount due for pension.

Also, a bill to appropriate money for the purpose of building dormitories and other buildings for the State Normal School at Athens.

By unanimous consent, the following bill was put upon its passage, to wit:

A bill to amend section 1855 of the Code of 1882.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

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

The Senate has passed, by the requisite constitutional majority, the following House bill, with an amendment, in which the concurrence of the House is asked, to wit:

A bill to be entitled an act establishing a new charter for the city of Covington, and for other purposes.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bill, to wit:

A bill to be entitled an act to amend an act approved November 12, 1889, declaring councilmen and aldermen of the towns and cities of the State ineligible during their term of office to any other municipal office.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to abolish the city court of the county of Laurens. Respectfully submitted.

A. G. McCurry, Chairman.

The following bill, which was made the special order for to-night, was taken up and placed upon its passage, to wit:

A bill to make legal the sales of wild lands in this State, where said sale, were for taxes due the State, etc.
Mr. Fogarty, of Richmond, moved the previous question, which motion was sustained.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 62 and nays 27

So the bill, not having received the requisite constitutional majority, was lost.

Mr. Dennard, of Wilcox, gave notice that on to-morrow he would move a reconsideration of the action of the House taken on the above bill to-day.

By unanimous consent, the following bills were taken up and put upon their passage, to wit:

A resolution authorizing an agreement to be made with the city of Atlanta, affecting the use of Wall street.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas were 89 and nays 0.

So the resolution, having received the requisite constitutional majority, was passed.

Also a resolution ratifying and confirming settlements made by the Governor and Attorney-General concerning rights, ways, and properties of the Western and Atlantic Railroad.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the resolution, having received the requisite constitutional majority, was passed.

Also, a resolution to appropriate the sum of $1,800 as compensation to be paid the special commissioners for
adjudication of controversies affecting the Western and Atlantic Railroad.

This resolution involving an appropriation, the House went into the Committee of the Whole, and Mr. Hammond, of Richmond, was called to the chair.

After deliberation the committee arose, and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Fletcher, Marchman, Walden, 
Fouché, Meadow, West, 
Fink, Melton, Wilson, 
Fogarty, Mel, Wilkin, 
Ferguson, Moore of Bulloch, Wilkinson, 
Fullwood, Moore of Heard, Worley, 
Fussell, Montfort, Wren, 
Gaines, Murrah, Wynne, 
Gray of Catoosa, McDonald, Vaughn, 
Greer of Macon, 

Those not voting were Messrs.—

Atkinson, Franklin, Owen, 
Arnold, Futrell, Pope, 
Armstrong, Giles, Price, 
Bagget, Gilreath, Pool, 
Bell, Gibson, Rawlings, 
Blair, Gray of Houston, Redding, 
Blalock of Rabun, Gray of Paulding, Reece, 
Bloodworth, Gregory, Roberts, 
Boyd, Griffin, Rockwell, 
Branch, Harrell, Salter, 
Brown of Washington, Henderson, Sandeford, 
Brown of Pulaski, Hightower, Shropshire, 
Burnett of Quitman, Howell, Screven, 
Burch, Hogan, Spence, 
Bush, Holland, Smith of Clinch, 
Caldwell, Hudson, Smith of Rockdale, 
Clements of Montgm’y Jenkins, Smith of Telfair, 
Clement of Milton, Johnson of Talliaferro, Stokes, 
Collins, Latham, Thompson, 
Collier, Lovett, Walker, 
Cook of Decatur, Malette, Wheatley, 
Cureton, Mansfield, Williams, 
Davison, Moore of Clayton, Willink, 
Dorough, Middlebrooks, Willingham, 
Dodson, McCurdy, Wright, 
Florence, Neely, Mr. Speaker, 

Yeas 97  Not voting 78.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal an act granting right of way to the Cincinnati Southern Railway, and for other purposes.
The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So this bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for an official survey of the Western and Atlantic Railroad, and for other purposes.

Upon motion, this bill was made the special order for to-morrow morning immediately after the reading of the Journal, to precede all of the special orders already placed.

The following unfinished business was taken up, to wit:

A resolution appropriating $1,000 for the purpose of repairing and repainting the dome of the capitol.

The House went again into the Committee of the Whole, with Mr. Little of Muscogee in the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back to the House, with the recommendation that the same do pass by substitute.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Boifeuillet, Boynton, Boyett, Branan, Broyles, Burwell, Coleman, Dempsey, Dennard, Dorrough, Durham, Edenfield, Espy, Farmer, Fouche, Fogarty, Fullwood, Fussell, Gaines, Gray of Catoosa, Greer of Macon, Greer of Harris

Boiseuillet, Humphreys, Hutcherson, Hughes, Hurst, Jarrell, Johnson of Hall, Jones of Dodge, Lee, Little, Law, Martin, Meadow, Melton, Melf, Moore of Bulloch, Moore of Heard, Montfort, Murrah, McDonald, McElmurry


Those not voting were Messrs.—


McCurdy, McClure, Neely, Owen, Pope, Price, Pool, Rawlings, Redding, Roberts, Rockwell, Salter, Saudeford, Shropshire, Screven, Short, Smith of Clinch, Smith of Rockdale, Smith of Telfair, Stokes, Sumner
Yeas 91. Not voting 84.

So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to make penal the offence of hindering, obstructing, or interfering with officers charged with enforcing the sentence or order of court.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot \textit{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

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FRIDAY, DECEMBER 6, 1895. 681

Fouché, Mell. Vaughn,
Fogarty, Moore of Bulloch, Wallace,
Fussell, Moore of Heard, Wren.

Those voting in the negative were Messrs.—

Fullwood, Hutcherson, Walden,
Harvey, Parker, West,
Humphreys, Perkins, Wynne.

Those not voting were Messrs.—

Allen, Futrell, McCurdy,
Atkinson, Giles, McClure,
Arnold, Gilreath, Neely,
Armstrong, Gibson, Pittard,
Bennett of Jackson, Gray of Houston, Pope,
Bell, Gray of Paulding, Price,
Blair, Gregory, Pool,
Blalock of Rabun, Griffin, Rawlings,
Bloodworth, Harrell, Redding,
Boyd, Henderson, Roberts,
Boyett, Hightower, Rockwell,
Branch, Howell, Salter,
Brown of Washington, Hodge, Sandeford,
Brown of Pulaski, Houston, Shropshire,
Burnett of Quitman, Holbrook, Screven,
Burch, Holland, Sell,
Bush, Hudson, Shaw,
Caldwell, Hughes, Smith of Clinch,
Clements of Mont'gry, Hurst, Smith of Rockdale,
Clement of Milton, Jarrell, Smith of Telfair,
Collins, Jenkins, Stokes,
Collier, Johnson of Talliaferro, Sumner,
Cook of Decatur, Jones of Dougherty, Thompson,
Cureton, Jones of Dodge, Walker,
Davis, Latham, Wheatley,
Dempsey, Lovett, Wilson,
Dorrough, Maillette, Wilkin,
Dodson, Mansfield, Williams,
Durham, Meadow, Willink,
Ennis, Moore of Clayton, Wilkinson,
Florence, Montfort, Willingham,
Fletcher, Middlebrooks, Worley,
Fink, McElmurry, Wright,
Ferguson, McDaniel, Mr. Speaker.

The Speaker then informed the House that a quorum was not present.

Mr. Hodges, of Bibb, rose to a point of order, and suggested as a quorum was not present, that the Speaker should proceed under rule of the House No. 128.

Upon motion of Mr. Johnson of Hall, a call of the roll was ordered.

Mr. Pitman, of Troup, moved to adjourn.

The Speaker ruled the motion to adjourn out of order until after the call of the roll.

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

Anderson, Gray of Catoosa, McDonald,
Atkinson, Greer of Macon, McCurry,
Awtrey, Greer of Harris, McGough,
Bailey, Hall, McWhorter,
Battle, Hammond, Newton,
Bagget, Harvey, Owen,
Bennett of Wayne, Hill, Parker,
Bird, Hodges, Peeples,
Blair, Hopkins, Perkins,
Blalock of Fayette, Hogan, Pitman,
Boynton, Hutcherson, Reagan,
Boyett, Johnson of Hall, Reece,
Branan, Lee, Short,
Broyles, Little, Spence,
Dempsey, Longley, Smith of Hancock,
Dennard, Law, Symons,
Edenfield, Martin, Taylor,
Espy, Marchman, Walden,
Farmer, Meadow, West,
Fontche, Melton, Willink,
Fogarty, Mell, Wynne,
Fullwood, Moore of Bulloch, Vaughn,
Fussell, Moore of Heard, Mr. Speaker,
Gaines, Montfort,

Those absent were Messrs.—

Allen, Giles, Neely,
Arnold, Gilreath, Pittard,
The call of the roll disclosed the fact that no quorum was present.

Mr. West, of Lowndes, then renewed his motion to adjourn.

Mr. Hodges, of Bibb, then rose to a point of order upon rule of the House No. 128, maintaining that it was the duty of the Speaker to have the doors closed and the absentees noted, after which the Messenger could appoint officers,
whose duty it should be to arrest absentees and bring them into the hall of the House.

The Speaker overruled the point of order raised by the gentleman from Bibb, holding that the motion to adjourn was then in order, as the absentees had already been marked on the roll call.

Mr. Hodges, of Bibb, again rose to a point of order, maintaining that the motion to adjourn was not in order until the doors of the House had been closed, and the absentees noted.

This point of order was overruled by the Speaker.

Mr. Johnson then appealed from the decision of the chair. Tho appeal was not sustained.

Upon motion, of Mr. Hopkins of Thomas, the House adjourned until 9 o’clock to-morrow morning.

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ATLANTA, GEORGIA.
Saturday, December 7, 1895.

The House met at 9 o’clock a.m. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Allen, Gaines, McCurry,
Anderson, Gilreath, McGough,
Atkinson, Gibson, McCurdy,
Arnold, Gray of Catoosa, McClure,
Armstrong, Gray of Paulding, McWhorter,
Awtrey, Gregory, Neely,
Bailey, Griffin, Newton,
Battle, Greer of Macon, Owen,
Bagget, Greer of Harris, Parker,
Bennett of Wayne, Hall, Peeples,
Bennett of Jackson, Hammond, Perkins,
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<td>Mr. Speaker,</td>
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Those absent were Messrs.—
Bush, Gray of Houston, Smith of Rockdale, Giles.

The Journal of yesterday was then read and confirmed

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following resolution, which they instruct me to report back, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A resolution requesting the Governor to instruct the Attorney-General to proceed against the Southern Railway Company, or any like corporation which is being run or operated in violation of the Constitution and the laws of Georgia.

I am also instructed to report back the following bill, with the recommendation that the same do not pass by substitute, to wit:

A bill to prevent mob violence, providing for the removal of officers permitting prisoners to be murdered or otherwise maltreated, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. Mell, 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 and President of the Senate; the following acts and resolutions:
An act to provide for the removal of all obstructions from the running streams of Forsyth county.

An act to extend the corporate limits of the city of Waynesboro.

An act to prohibit hunting with dogs and guns, and fishing on the lands of others in the county of Appling.

An act to establish the city court of Brunswick, in the county of Glynn.

A resolution for the relief of Willis Fields of Henry county.

A resolution relieving Brunswick State bank and its sureties from payment of interest on $500,000.

A resolution for the relief of North Highlands Railroad Company.

An act to amend the charter of the city of Dawson, so to require the election of the clerk of council by the mayor and aldermen instead of by ballot as now provided.

A joint resolution approving the bill now pending in the national Congress for the establishment of the dry docks at Key West, Florida.

Respectfully submitted.

T S. Mell, Chairman.

Mr. Johnson, of Hall, moved a reconsideration of the House taken on yesterday upon House bill No. 549.

The motion prevailed.

Mr. Dennard, of Wilcox, moved a reconsideration of the action of the House taken on yesterday upon House bill No. 479.

The motion prevailed.
Mr. Dempsey, of Butts, moved a reconsideration of the House taken on yesterday upon House bill No. 692.

The motion prevailed.

The following bill was read the second time, to wit:

A bill to amend an act to authorize issuance of circulating notes to the banks and banking associations of this State, etc., approved December 20, 1893.

The following resolution was offered by Mr. McCurry of Hart, which was laid on the table until to-morrow, to wit:

A resolution requesting the commissioner of agriculture to have Savannah river stocked with fish.

The following bill, which went over from last night’s session of unfinished business, was then taken up, to wit:

A bill to make penal the offense of hindering, obstructing, or interfering with officers charged with enforcing the sentence or order of court.

Mr. Pitman, of Troup, asked that upon the passage of this bill the yeas and nays be called again.

The request was granted and the yeas and nays ordered.

Upon taking the ballot _viva voce_, the vote was as follows:

Those voting in the affirmative were Messrs.—

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SATURDAY, DECEMBER 7, 1895.

Boyd, Hogan, Price,
Boyett, Houston, Polhill,
Branan, Holbrook, Rawlings,
Broyles, Holland, Reagan,
Brown of Pulaski, Hudson, Sandeford,
Burch, Hughes, Shropshire,
Caldwell, Jenkins, Sell,
Clement of Milton, Johnson of Hall, Shaw,
Cook of Decatur, Johnson of Taliaferro, Short,
Cureton, Jones of Dodge, Smith of Hancock,
Durham, Lee, Symons,
Edenfield, Longley, Sumner,
Espy, Law, Wilson,
Florence, Martin, Williams,
Fletcher, Mallette, Wilkinson,
Fouché, Marchman, Worley,
Fink, Mansfield, Wright,
Fussell, Melton, Wren,
Gaines, Moore of Bulloch, Wynne,
Gilreath, Moore of Heard, Vaughn,
Gray of Catoosa, Montfort,

Those voting in the negative were Messrs.—

Boyon, Parker, Wallace,
Humphreys, Perkins, Walden,
Hurst, Roberts, West,
Mell,

Those not voting were Messrs.—

Allen, Ferguson, Newton,
Arnold, Franklin, Pittard,
Armstrong, Futrell, Pope,
Bailey, Fullwood, Pool,
Bell, Giles, Redding,
Blalock of Rabun, Gibson, Reece,
Bloodworth, Gray of Houston, Rockwell,
Branch, Hammond, Salter,
Brown of Washington, Harrell, Screven,
Burwell, Hightower, Spence,
Burnett of Quitman, Howell, Smith of Clinch,
Bush, Hodge, Smith of Rockdale,
Clements of Montgm’y, Hutcherson, Smith of Telfair,
Collins, Jarrell, Stokes,
Coleman, Jones of Dougherty, Tatum,
Collier, Latham, Thompson,
Davison, Little, Traylor,
Dempsey, Lovett, Walker,
Dennard, Meadow, Wheatley,
Dorough, Moore of Clayton, Wilkin,
Dodson, Middlebrooks, Willink,
Ennis, McDaniel, Willingham,
Farmer, Neely, Mr. Speaker.


So the bill, having received the requisite constitutional majority, was passed.

By unanimous consent the following bill was again put upon its passage, to wit:

A bill to provide for and authorize the payment of pensions to certain widows of Confederate soldiers.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Gilreath, Montfort,
Anderson, Gray of Catoosa, McDonald,
Atkinson, Gray of Paulding, McGough,
Bailey, Gregory, McClure,
Battle, Griffin, McWhorter,
Bagget, Greer of Macon, Newton,
Bennett of Wayne, Greer of Harris, Parker,
Bird, Hall, Price,
Blair, Hammond, Polhill,
Blalock of Fayette, Harvey, Reagan,
Boifeuillet, Hodges, Reece,
Boyd, Henderson, Roberts,
Boyett, Hightower, Rockwell,
Brown of Pulaski, Howell, Sandeford,
Burch, Hogan, Screven,
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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Mr. Speaker:

The Committee on Railroads have had under consideration the following House bills, which they instruct me to report back to the House, with the recommendation that the same do not pass, to wit:

A bill to provide for the regulation of railroad freight and passenger tariff and the location and building of depots in this State.

Also, a bill in relation to the sale of mileage books by railroads and protecting the railroads against the same.

Respectfully submitted,

C. E. Battle, Chairman.
Mr. Reagan, chairman Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary have had under consideration the following bills, which they instruct me to report back to the House, with the recommendation that the same do not pass, to wit:

Senate bill No. 234, a bill to be entitled an act to place county and municipal chain gangs under the control and supervision of the Governor and the penitentiary department, to provide for their regular inspection, and for other purposes.

Also, Senate bill No. 231, a bill to be entitled an act to amend section 4310 of the Code, so as to permit the county authorities in this State to hire misdemeanor convicts to private persons, and for other purposes.

The committee have also had under consideration the following bill, which they instruct me to report back, with the recommendation that the same do not pass, to wit:

Senate bill No. 257, a bill to be entitled an act to authorize the county authorities in whose counties there are no municipal chain-gangs to hire out misdemeanor convicts to private individuals upon such terms and restrictions as may subserve the ends of justice; to provide for the distribution of the money arising therefrom, and for other purposes.

Respectfully submitted.

E. J. Reagan, Chairman.

We, the undersigned members of the General Judiciary Committee, submit the following minority report:

Mr. Speaker:

The General Judiciary Committee have seen fit to report
back House bill No. 654, a bill to prevent mob violence, pro-
viding for the removal of officers having prisoners in charge
who allow such prisoners to be murdered or otherwise mal-
treated, with the recommendation that the same do not
pass by substitute.

We, the undersigned members of said committee, beg
leave to submit the above minority report.

L. M. Farmer,
H. A. Hall,
H. C. Hammond,
H. W. Hopkins.

Mr. Battle, chairman of the Committee on Railroads,
submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consider-
tion the following Senate bill, which they instruct me to
report back, with the recommendation that the same do
pass, to wit:

A bill to be entitled an act to amend section 708 of the
Code, which relates to the duties of railroads at public road
crossings, by requiring the locomotive bell to be rung, and
striking out the requirement to check and keep checking
the speed thereof, so as to stop should any person or thing
be crossing the track on the public road, and for other
purposes.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Hodges, chairman of the Committee on Banks, sub-
mitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration
the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to amend an act, approved December 20, 1892, with the following caption: An act to carry into effect paragraph 18, of section 7, of article 3, of the Constitution of 1877, as amended in relation to the chartering of banks.

The committee has also had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do pass as amended, to wit:

A bill to require banks chartered under the laws of this State, where the capital stock is impaired, to make the same good by transfer from the surplus or undivided profits thereof to the capital stock.

Respectfully submitted.

ROBERT HODGES, Chairman.

By unanimous consent the following bill was put upon its passage, to wit:

A bill to establish a system of free schools in the town of Trion, in Chattooga county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Upon motion, it was ordered that Mr. Jones, of Dougherty, be recorded on the Journal of the House as having been absent on yesterday for the purpose of visiting the Academy of the Blind.
The following resolution was read and adopted, to wit:

A resolution that hereafter the regular order of business shall not be displaced, except upon the unanimous consent of the House.

The following special order was taken up and put upon its passage, to wit:

A bill to provide for official surveys of the Western and Atlantic Railroad, and for other purposes.

The House went into the Committee of the Whole, with Mr. Hopkins, of Thomas, in the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass as amended.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was found to be as follows:

Those voting in the affirmative were Messrs.—

Allen,
Anderson,
Atkinson,
Armstrong,
Bailey,
Battle,
Bagget,
Bennett of Wayne,
Blair,
Bloodworth,
Boifeuillet,
Boyd,
Boyett,
Branan,
Brown of Pulaski,
Burwell,

Gray of Paulding,
Gregory,
Griffin,
Greer of Macon,
Greer of Harris,
Hall,
Hammond,
Harvey,
Hill,
Hodges,
Henderson,
Hightower,
Hopkins,
Howell,
Hogan,
Houston,

Moore of Heard,
McDonald,
McDaniel,
McCury,
McGough,
McCurdy,
McClure,
McWhorter,
Newton,
Peeples,
Perkins,
Pittard,
Price,
Polhill,
Rawlings,
Reagan,
Caldwell, Coleman, Collier, Cook of Decatur, Cureton, Dempsey, Durham, Edenfield, Ennis, Espy, Farmer, Fouché, Fink, Fogarty, Ferguson, Franklin, Fullwood, Fussell, Gray of Catoosa,

Those not voting were Messrs.—
Arnold, Awtrey, Bennett of Jackson, Bell, Bird, Blalock of Fayette, Blalock of Rabun, Boynton, Branch, Broyles, Brown of Washington Jarrell, Burnett of Quitman, Burch, Bush, Clements of Montgom'ry, Clement of Milton, Collins, Davison, Dennard, Dorough, Dodson, Florence, Fletcher, Futrell,

Gray of Catoosa,

Holland, Hudson, Humphreys, Hutcherson, Jenkins, Johnson of Hall, Johnson of Taliaferro, Jones of Dougherty, Lee, Little, Law, Marchman, Mansfield, Meadow, Melton, Mel, Moore of Bulloch, Moore of Clayton,


Yeas 103. Not voting 72.
So the bill, having received the requisite constitutional majority, was passed.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to be entitled an act to amend an act, a general law as to inspection, analysis, and sale of fertilizers, approved October 19, 1891, and for other purposes.

Also, a bill to be entitled an act to provide for a board of commissioners of roads and revenues in the county of Lumpkin.

The Senate has also passed the following House bill, by the requisite constitutional majority:

A bill to be entitled an act to repeal an act entitled an act to create a county court in each county so far as the same only applies to the county of Coffee.

Also, the following House bill, with an amendment, in which the concurrence of the House is asked, to wit:

A bill to be entitled an act to establish the city court of Coffee, in and for the county of Coffee, and for other purposes.

The Senate has passed the following Senate bill by the requisite constitutional majority, to wit:

A bill to establish a court of appeals in this State.

Also, a bill to be entitled an act to amend an act to provide for and regulate the business of insurance in this State.

Also, a bill to authorize the appointment of a commissioner of pensions, and for other purposes.
The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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<th>Anderson</th>
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<th>McCurdy</th>
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Those voting in the negative were Messrs.—

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<th>Blair</th>
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Those not voting were Messrs.—


So the bill, not having received the requisite constitutional majority, was lost.

Mr. Dempsey, of Butts, moved to suspend the rules of the House and take up House bill No. 692, and place same upon its passage.

Upon this motion, the yeas and nays were called, which call was sustained.

Upon taking the ballot *viva voce*, the vote was as follows:
Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Bennett of Jackson,  Gray of Houston,  Pittard,
Bell,  Gray of Catoosa,  Pope,
Blalock of Rabun,  Gregory,  Price,
Bloodworth,  Harrell,  Redding,
Boynton,  Hightower,  Reece,
Branch,  Hogan,  Rockwell,
Brown of Washington, Hodge,  Salter,
Burwell,  Hutcherson,  Sandeford,
Burnett of Quitman, Hurst,  Shropshire,
Burch,  Jarrell,  Screven,
Bush,  Latham,  Shaw,
Caldwell,  Lee,  Smith of Clinch,
Clements of Montgomery, Lovett,  Smith of Rockdale,
Clement of Milton,  Mallette,  Tatum,
Collins,  Mansfield,  Thompson,
Cook of Decatur,  Middlebrooks,  Wilkin,
Cureton,  McDaniel,  Williams,
Davison,  McCurdy,  Worley,
Dorough,  McClure,  Wynne,
Dolson,  Neely,  Mr. Speaker.

Yeas 61.  Nays 38. Not voting 76.
So the motion to suspend the rules was lost.
The next special order was as follows:
A bill to prevent prize-fighting in this State, and for other purposes.
The committee reported the bill back with amendments.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.
So, the bill having received the requisite constitutional majority, was passed.
Also a bill, to amend an act entitled an act to amend and consolidate the laws regulating the inspection, analysis, and sale of commercial fertilizers.
The committee reported the bill back with amendments.
The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 25 and nays 85.

So the bill, not having received the requisite constitutional majority, was lost.

By unanimous consent, the following bill was taken up and put upon its passage, to wit:

A bill to regulate the use and carrying of Winchester rifles in this State.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot 	extit{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

| Anderson | Hammond | Newton, |
| Atkinson | Harvey | Parker, |
| Boifeuillet | Hudson | Polhill, |
| Boynton | Humphreys | Rawlings, |
| Branam | Johnson of Hall | Shaw, |
| Brown of Washington | Jones of Dougherty | Smith of Telfair, |
| Brown of Pulaski | Martin | Symons, |
| Cook of Decatur | Melton | Walker, |
| Dennard, | Miel | Wallace, |
| Dorough | Moore of Bulloch, | Williams, |
| Fletcher | McDonald | Willink. |
| Fussell | McCurry | |

Those voting in the negative were Messrs.—

| Allen | Fullwood | Murrah, |
| Awtrey | Gilreath | McElmurry, |
| Bailey | Gray of Paulding, | McCurdy, |
| Bagget | Gregory | McClure, |
| Bird | Griffin | McWhorter, |
| Blair | Greer of Harris, | Peeples, |
| Blalock of Fayette | Hopkins | Sell, |
| Boyd | Hogan | Short, |
| Burch | Holbrook | Spence, |
| Caldwell | Hughes | Stokes, |
| Dempsey | Hurst | Sumner, |
Those not voting were Messrs.—

Arnold,                   Gray of Houston,  Owen,
Arnold,                   Gray of Catoosa,  Perkins,
Battle,                   Greer of Macon,  Pittman,
Bennett of Wayne,         Hall,                 Pittard,
Bennett of Jackson,       Harrell,              Pope,
Bell,                     Hill,                  Price,
Blalock of Rabun,         Hodges,               Pool,
Bloodworth,               Henderson,           Redding,
Boyett,                   Hightower,            Reagan,
Branch,                   Howell,               Reece,
Broyles,                  Hodge,                Roberts,
Burwell,                  Houston,              Rockwell,
Burnett of Quitman,       Holland,              Salter,
Bush,                     Hutcherson,          Sandeford,
Clements of Montgomery,   Jarrell,              Shropshire,
Clement of Milton,        Jenkins,              Screven,
Collins,                  Jones of Dodge,   Smith of Clinch,
Coleman,                  Latham,               Smith of Hancock,
Collier,                  Little,               Smith of Rockdale.
Cureton,                  Longley,              Tatum,
Davis,                    Lovett,               Thompson,
Dodd,                     Mallette,             Wilson,
Espery,                   Marchman,             Wilkin,
Farmer,                   Mansfield,            Willingham,
Fogarty,                  Middlebrooks,        Worley,
Futrell,                  McDaniel,             Wright,
Gaines,                   McGough,              Vanghn,
Giles,                    Neely,                Mr. Speaker.


So the bill, not having received the requisite constitutional majority, was lost.
The following message was received from the Senate through Mr. Clifton, the Secretary:

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to be entitled an act to revise the charter of the town of Bruton, in the county of Laurens.

Also, a resolution for the relief of the South Brunswick Terminal Railroad Company.

Leave of absence was granted Messrs. Marchman, McMurry, and Sandeford.

Upon motion, the House adjourned until 3 o'clock p. m.

3 O'CLOCK P. M.

The House met at 3 o'clock p. m., and was called to order by the Speaker.

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

A bill to amend an act to declare the councilmen and aldermen of the towns and cities in this State ineligible during their term of office to any other municipal office in said town.

By unanimous consent, the following Senate bill was made the special order for Monday next, immediately after the reading of the Journal, to wit:

House bill No. 127

The following special order was taken up, to wit:

A bill to amend the general road law of this State, approved October 21, 1891.
The committee reported this bill back with a substitute. The report of the committee was disagreed to. Upon the passage of this bill, the yeas were 71 and nays 18. So the bill, not having received the requisite constitutional majority, was lost.

Mr. Boynton, chairman of the Finance Committee, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following Senate resolution, which I am instructed to report back, with the recommendation that the same do not pass, to wit:

A resolution appointing a committee of three from the Senate and five from the House to perfect a plan for the future care of persons sentenced for violating the laws of this State.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill which I am instructed to report back to the House, with the recommendation that the same do pass.

A bill to compel all persons who sell, or offer to sell, in the county of Liberty, any beef, pork, or mutton to exhibit the ears of the animal killed.
Also, a bill with the recommendation that the introducer be allowed to withdraw the same.

Also, a bill to change the time of holding the superior court of White county.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Perkins, chairman on the part of the House of the Joint Committee of the Senate and House appointed to investigate the condition of the Blue Ridge and Atlantic Railroad, submitted the following report:

Mr. Speaker:

The Joint Committee appointed to investigate the condition of the Blue Ridge and Atlantic Railroad report this: They have made careful inquiry into the physical and financial condition of the road, and find the roadbed, bridges, rolling-stock, etc., to be in fair condition, while the trestles, eleven in number, are in a very bad condition, making it unsafe and dangerous to run trains over them; especially is this true of that portion of the road between Clarkesville and Tallulah Falls. We find the road in the hands of a Receiver, appointed by the United States court, and operated by and under the direction of said court. We find that operating expenses since being placed in the hands of a receiver, have exceeded the increase as per statement of receiver. We find the receiver has issued, during the years since the road has been placed in his hands, receiver's certificates to the amount of twelve thousand dollars, issued for the purpose of operating said road as per statement. We submit said receiver's report without expressing any opinion as to necessity or legality for said certificates. Owing to the country being sparsely settled, the revenue from passenger as well as freight traffic is necessarily
meager, but at the same time, recognizing the individual 
rights of the citizens living on and adjacent to said road, 
your committee, therefore, recommend that the Governor be 
authorized to relinquish all claims the State of Georgia may 
have to said road, to the bondholders or to any other per­
sons without recourse on the State, upon the following con­
ditions: That they pay all State and county tax, and that 
they resume a daily schedule from Cornelia to Tallulah 
Falls within ninety days, and that they put the roadbed, 
bridges, and trestles in good condition within six months 
from the approval of these recommendations; providing 
that the relinquishment shall not be in effect until all the 
requirements are fully complied with. Your committee 
herewith submit a bill to carry out the recommendations 
contained in this report which we request be read and 
referred to the appropriate committee.

Respectfully submitted.

W. G. Long,
Chairman Senate Committee.

N. E. Harris of the 22d,
Trammell Starr.

M. T. Perkins,
Chairman on part of the House.

Wm. Wynne,
B. T. Rawlings,
Fletcher Johnson,
F. R. Pool.

Mr. McCurry, chairman of the Special Judiciary Com­
mittee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under con­
sideration the following House bill, which I am instructed
to report back to the House, with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Birmingham, in the county of Milton, and for other purposes.

The committee have also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to amend an act, approved November 12, 1889, declaring councilmen and aldermen in certain towns ineligible for election, etc.

Respectfully submitted.

A. G. McCurry, Chairman.

On motion of Mr. Hopkins, of Thomas, speeches hereafter were limited to five minutes instead of ten.

The next special was then taken up, to wit:

A bill to appropriate $1,400 to the School for the Deaf.

The House went into the Committee of the Whole, with Mr. Blalock, of Fayette, in the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot viva voce, the vote was as follows:
Those voting in the affirmative were Messrs.—

Anderson, Fussell, Montfort,
Awtrey, Gilreath, McDonald,
Battle, Gray of Paulding, McDaniel,
Baggett, Griffin, McCurry,
Bennett of Jackson, Greer of Macon, McCough,
Bird, Greer of Harris, McClure,
Blalock of Fayette, Hall, McWhorter,
Boifeuillet, Harrell, Newton,
Boynton, Harvey, Parker,
Boyd, Hill, Perkins,
Boyett, Hodges, Price,
Branan, Henderson, Pool,
Broyles, Hopkins, Polhill,
Brown of Pulaski, Hogan, Rawlings,
Burwell, Houston, Reagan,
Caldwell, Holbrook, Rockwell,
Clements of Montgomery, Humphreys, Shropshire,
Coleman, Hughes, Sell,
Collier, Hurst, Spence,
Cook of Decatur, Johnson of Hall, Smith of Hancock,
Cureton, Johnson of Taliaferro, Smith of Telfair,
Dempsey, Jones of Dougherty, Symons,
Dennard, Jones of Dodge, Taylor,
Edenfield, Lee, Wallace,
Ennis, Law, Walden,
Espy, Martin, West,
Farmer, Marchman, Williams,
Florence, Mansfield, Willink,
Fouché, Meadow, Wilkinson,
Fink, Melton, Willingham,
Fogarty, Mell, Wren,
Ferguson, Moore of Clayton, Wynne,
Franklin, Moore of Heard,

Those voting in the negative were Messrs.—

Durham.

Those not voting were Messrs.—

Allen, Gray of Houston, Pieman,
Atkinson, Gray of Catoosa, Pittard,
Arnold, Gregory, Pope,
Armstrong, Hammond, Redding,
Pailey, Hightower, Reece,
Bennett of Wayne, Howell, Roberts,
SATURDAY, DECEMBER 7, 1895.

Bell, Blair, Blalock of Rabun, Bloodworth, Branch, Brown of Washington Burnett of Quitman, Burch, Bush, Clement of Milton, Collins, Davison, Dorough, Dodson, Fletcher, Futrell, Fullwood, Gaines, Gibson,  
Hodge, Holland, Hutcherson, Jarrell, Jenkins, Latham, Little, Longley, Lovett, Mallette, Moore of Bulloch, Murrah, Middlebrooks, McElmurry, McCurdy, Neely, Owen, Peeples,  
Salter, Sandeford, Shaw, Screven, Short, Smith of Clinch, Smith of Rockdale, Stokes, Sumner, Tatum, Thompson, Walker, Wheatley, Wilson, Wilkin, Worley, Wright, Vaughn, Mr. Speaker.

Yeas 98. Nays 1. Not voting 76.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to require all teachers in the common schools of this State to be examined and licensed.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

A resolution for the relief of Mrs. Julia A. Knight and Mrs. Susan E. Massy.

The House went into the Committee of the Whole, and Mr. Broyles was called to the chair.

After deliberation, the committee arose and the chairman thereof reported the same back, with the recommendation that the same do pass.
The report of the committee was agreed to.

Upon the passage of this bill, the veas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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<td>Griffin</td>
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Those not voting were Messrs.—

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<thead>
<tr>
<th>Allen</th>
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<td>Bailey</td>
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</table>
SATURDAY, DECEMBER 7, 1895.


Yeas 89. Not voting 86.

So the bill, having received the requisite constitutional majority, was passed.

Mr. Hodges, of Bibb, moved that when the House adjourns it adjourn until 8 o’clock P. M.

Mr. Reagan, of Henry, offered as a substitute, that when the House adjourns it do adjourn until 9 o’clock Monday morning.

The substitute was lost and the motion prevailed.

Mr. Johnson, of Hall, moved to suspend the rules and take up resolution No. 88.

Upon this motion, he called the yeas and nays, which call was not sustained.

The motion was lost.
The next special order taken up was as follows, to wit:
A bill to prevent mob violence in this State, and for other purposes.

The adverse report of the committee was agreed to and the bill was lost.

The next special order was as follows:
A bill to establish a board of dental examiners, and for other purposes.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas were 73 and nays 17

So the bill, not having received the requisite constitutional majority, was lost.

Also, a resolution authorizing the Governor and Attorney-General to settle with W P McClatchy of Tennessee.

The report of the committee was favorable to the passage of the bill.

The House then went into the committee of the whole, with Mr. Meadow, of Madison, in the chair.

The committee arose, and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Gray of Paulding, McCurdy,
Atkinson, Griffin, McClure,
Awtrey, Greer of Macon, McWhorter,
Saturday, December 7, 1895.

Bailey, Greer of Harris, Newton,
Battle, Hall, Parker,
Bagget, Hammond, Peeples,
Bell, Harvey, Perkins,
Bird, Hill, Price,
Blalock of Fayette, Hodges, Pool,
Boifeuillet, Henderson, Polhill,
Boynton, Howell, Rawlings,
Boyd, Hogan, Reagan,
Boyett, Houston, Rockwell,
Branan, Holbrook, Shropshire,
Broyles, Hughes, Screven,
Burwell, Hurst, Sell,
Clement of Milton, Johnson of Hall, Shaw,
Collier, Johnson of Taliaferro, Short,
Cook of Decatur, Jones of Dougherty, Smith of Hancock,
Cureton, Jones of Dodge, Smith of Telfair,
Dennard, Lee, Stokes,
Durham, Longley, Sumner,
Edenfield, Law, Tatum,
Ennis, Martin, Taylor,
Espy, Meadow, Wallace,
Farmer, Melton, Walden,
Florence, Mell, West,
Fletcher, Moore of Clayton, Williams,
Fouché, Moore of Heard, Willink,
Fink, Montfort, Wilkinson,
Ferguson, Murrah, Wright,
Fullwood, McDonald, Wien,
Fussell, McCurry, Wynne,
Gilreath, McGough, Vaughn.

Those voting in the negative were Messrs.—

Spence.

Those not voting were Messrs.—

Allen, Futrell, Middlebrooks,
Arnold, Gaines, McElmurry,
Armstrong, Giles, McDaniel,
Bennett of Wayne, Gibson, Neely,
Bennett of Jackson, Gray of Houston, Owen,
Blair, Gray of Catoosa, Pitman,
Blalock of Rabun, Gregory, Pittard,
Bloodworth, Harrell, Pope,
Branch, Hightower, Redding,
Brown of Washington, Hopkins, Reece,
Brown of Pulaski, Hodge, Roberts,
Burnett of Quitman, Holland, Salter,
Burch, Hudson, Sandeford,
Bush, Humphreys, Smith of Clinch,
Caldwell, Hutcherson, Smith of Rockdale,
Clements of Montgomery Jarrell, Symons,
Collins, Jenkins, Thompson,
Coleman, Latham, Walker,
Davis, Little, Wheatley,
Dempsey, Lovett, Wilson,
Dorough, Mallette, Wilkin,
Dodson, Marchman, Willingham,
Fogarty, Mansfield, Worley,
Franklin, Moore of Bulloch, Mr. Speaker.


So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to create the office of game and fish warden in this State.

The report of the committee was not agreed to, submitting an amendment.

Upon the passage of this bill, the yeas were 48 and nays 51.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend an act to provide for the appointment of auditors, and for other purposes.

The report of the committee was agreed to, submitting substitute.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed by substitute.
Also, a bill to amend an act to fix the time for holding the courts in the Tallapoosa circuit.

The report of the committee submitting a substitute, was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed by substitute.

Also, a resolution appropriating money for the purpose of a portrait of Robert Toombs.

The House went into the Committee of the Whole, and Mr. Reagan, of Henry, was called to the chair.

The committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

| Anderson, | Greer of Macon, | McClure, |
| Awtrey,   | Hammond,       | McWhorter, |
| Bailey,   | Harvey,        | Newton,   |
| Battle,   | Hill,          | Parker,   |
| Bagget,   | Hodges,        | Perkins,  |
| Bird,     | Hopkins,       | Pitman,   |
| Blalock of Fayette, | Howell, | Pittard,   |
| Boifeuillet, | Hogan, | Price,     |
| Boynton,  | Houston,       | Pool,     |
| Boyd,     | Holbrook,      | Polhill,  |
| Boyett,   | Hudson,        | Rawlings, |
| Branan,   | Humphreys,     | Reagan,   |
| Broyles,  | Hutcherson,    | Rockwell, |
| Brown of Pulaski, | Hurst, | Shropshire, |
| Burwell,  | Johnson of Hall, | Screven, |
Collier, Jones of Dougherty, Sell,  
Cook of Decatur, Lee, Shaw,  
Dempsey, Longley, Smith of Telfair,  
Dennard, Law, Stokes,  
Espy, Martin, Sumner,  
Farmer, Mallette, Tatum,  
Florence, Meadow, Taylor,  
Fletcher, Melton, Walker,  
Fouché, Mell, Walden,  
Fink, Moore of Clayton, West,  
Ferguson, Moore of Heard, Williams,  
Fullwood, Montfort, Willink,  
Fussell, McDonald, Wren,  
Gilreath, McCurry, Wynne,  
Gregory, McCurdy, Vaught.  
Griffin,  

Those voting in the negative were Messrs.—  
Durham.  

Those not voting were Messrs.—  
Allen, Futrell, McDaniel,  
Atkinson, Gaines, McGough,  
Arnold, Giles, Neely,  
Armstrong, Gibson, Owen,  
Bennett of Wayne, Gray of Houston, Peeples,  
Bennett of Jackson, Gray of Catoosa, Pope,  
Bell, Gray of Paulding, Redding,  
Blair, Greer of Harris, Reece,  
Blandock of Rabun, Hall, Roberts,  
Bloodworth, Harrell, Salter,  
Branch, Henderson, Sandeford,  
Brown of Washington, Hightower, Short,  
Burnett of Quitman, Hodge, Spence,  
Burch, Holland, Smith of Clinch,  
Bush, Hughes, Smith of Hancock,  
Caldwell, Jarrell, Smith of Rockdale,  
Clements of Montgomery, Jenkins, Symons,  
Clement of Milton, Johnson of Taliaferro, Thompson,  
Collins, Jones of Dodge, Wallace,  
Coleman, Latham, Wheatley,  
Cureton, Little, Wilson,  
Davidson, Lovett, Wilkin,  
Dorough, Marchman, Wilkinson,  
Dodson, Mansfield, Willingham,
Edenfield, Moore of Bulloch, Worley,
Ennis, Murrab, Wright,
Fogarty, Middlebrooks, Mr. Speaker,
Franklin, McElmurry,


So the bill, having received the requisite constitutional majority, was passed.

Also a bill to better provide for the organization of the volunteer forces of the State, and for other purposes.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot 
\textit{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Greer of Macon, McGough,
Awtrey, Greer of Harris, McCurdy,
Bailey, Hammond, McClure,
Battle, Hill, McWhorter
Bagget, Hodges, Newton,
Bird, Hopkins, Parker,
Blalock of Fayette, Howell, Peeples,
Bofenillet, Hogan, Perkins,
Boynton, Houston, Pitman,
Boyett, Holbrook, Price,
Branan, Hudson, Polhill,
Broyles, Hughes, Rawlings,
Caldwell, Hurst, Reagan,
Collier, Johnson of Hall, Reece,
Cook of Decatur, Jones of Dougherty, Shropshire,
Cureton, Jones of Dodge, Screven,
Dempsey, Lee, Shaw,
Durham, Longley, Short,
Ennis, Law, Spence,
Espy, Martin, Smith of Hancock,
Farmer, Mallette, Smith of Telfair,
Fletcher, Meadow, Stokes,
Those not voting were Messrs.—

Allen,  Franklin,  Neely,
Atkinson, Futrell,  Owen,
Arnold,  Gaines,  Pittard,
Armstrong,  Giles,  Pope,
Bennett of Wayne,  Gibson,  Pool,
Bennett of Jackson,  Gray of Houston,  Redding,
Bell,  Gray of Catoosa,  Roberts,
Blair,  Gray of Paulding,  Rockwell,
Blalock of Rabun,  Hall,  Salter,
Bloodworth,  Harrell,  Sandeford,
Boyd,  Harvey,  Sell,
Branch,  Henderson,  Smith of Clinch,
Brown of Washington,  Hightower,  Smith of Rockdale,
Brown of Pulaski,  Hodge,  Symons,
Burwell,  Holland,  Sumner,
Burnett of Quitman,  Humphreys,  Tatum,
Burch,  Hutcherson,  Thompson,
Bush,  Jarrell,  Walker,
Clements of Montgm' y,  Jenkins,  Wallace,
Clement of Milton,  Johnson of Taliaferro,  West,
Collins,  Latham,  Wheatley,
Coleman,  Little,  Wilson,
Davison,  Lovett,  Wilkin,
Dennard,  Marchman,  Willingham,
Dorough,  Mansfield,  Worley,
Dodson,  Moore of Bulloch,  Wright,
Edenfield,  Middlebrooks,  Wren,
Florence,  McElmurry,  Mr. Speaker,
Fogarty,  McDaniel,

Yea's 89. Not voting 86.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to incorporate the town of Birmingham, in the county of Milton.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to incorporate the town of Jakin, in Early county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Leave of absence was granted Messrs. Worley, Parker, Bennett of Jackson, Jarrell.

Upon motion, the House adjourned until 8 o'clock p. m.

8 O'CLOCK P. M.

The House met at 8 o'clock p. m., and was called to order by the Speaker.

The following Senate bill was, by unanimous consent, read the first time and appropriately referred, to wit:

A bill to establish a court of appeals, and for other purposes.

Referred to the General Judiciary Committee.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:
The General Judiciary Committee have had under consideration the following Senate bill, which they instruct me to report back, with the recommendation that the same do not pass, to wit:

A bill to establish a court of appeals, to define its jurisdiction and practice, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

The following bill, by unanimous consent, was put upon its passage, to wit:

A bill to abolish opium joints in this State.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to amend an act to amend the school laws of this State by prescribing the qualifications of the members of the county board of education.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The next special order taken up was as follows, to wit:

A bill to require all infantry and cavalry companies of the Georgia volunteers and Georgia volunteers colored, in this State, to be attached to one of the present existing regiments.
The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 6.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to appropriate money to the lunatic asylum, and for other purposes.

The House went into committee of the whole, with Mr. West in the chair.

After deliberation, the committee arose and the chairman thereof reported this bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Bailey, Battle, Bagget, Bennett of Wayne, Bird, Blalock of Fayette, Boifeuillet, Boynton, Boyd, Boyett, Branan, Broyles, Brown of Pulaski, Burwell, Burch, Caldwell, Collins, Collier, Cook of Decatur, Gilreath, Gray of Paulding, Gregory, Griffin, Greer of Macon, Greer of Harris, Hammond, Harvey, Hill, Hodges, Henderson, Hightower, Hopkins, Howell, Hogan, Houston, Holbrook, Humphreys, Hughes, Hurst, McCurry, McCurdy, McClure, McWhorter, Newton, Parker, Peeples, Perkins, Pitman, Price, Polhill, Rawlings, Reagan, Shropshire, Screven, Sell, Shaw, Short, Smith of Hancock, Smith of Telfair,
Cureton,                      Johnson of Hall,                      Stokes,
Dempsye,                     Johnson of Taliaferro,                    Sumner,
Dennard,                     Jones of Dougherty,                      Tatum,
Durham,                      Lee,                                           Traylor,
Ennis,                       Law,                                          Wallace,
Espy,                        Martin,                                        Walden,
Florence,                    Mallette,                                       West,
Fletcher,                    Melton,                                        Williams,
Fouché,                      Mell,                                         Willink,
Fink,                        Moore of Clayton,                                 Wilkinson,
Fogarty,                     Moore of Heard,                                  Wright,
Ferguson,                    Montfort,                                      Wynne,
Fullwood,                    McDonald,                                     Vaughn,
Fussell,                     McDaniel,

Those not voting were Messrs.—

Allen,                       Giles,                                        Neely,
Atkinson,                    Gibson,                                       Owen,
Arnold,                      Gray of Houston,                                Fittard,
Armstrong,                   Gray of Catoosa,                                Pope,
Awtrey,                      Hall,                                         Pool,
Bennett of Jackson,          Harrell,                                      Redding,
Bell,                        Hodge,                                        Reece,
Blair,                       Holland,                                     Roberts,
Blalock of Rabun,            Hudson,                                       Rockwell,
Bloodworth,                  Hutcherson,                                   Salter,
Branch,                      Jarrell,                                      Sandeford,
Brown of Washington,         Jenkins,                                      Spence,
Burnett of Quitman,          Jones of Dodge,                                 Smith of Clinch,
Bush,                        Latham,                                       Smith of Rockdale,
Clements of Montgm'y Little,  Longley,                                      Thompson,
Clement of Milton,            Lovett,                                       Walker,
Coleman,                     Marchman,                                     Wheatley,
Davison,                     Mansfield,                                    Wilson,
Dorough,                     Meadow,                                       Wilkin,
Dodson,                      Moore of Bulloch,                                Willingham,
Edenfield,                   Murrah,                                        Worley,
Farmer,                      Middlebrooks,                                  Wren,
Franklin,                    McElmurry,                                     Mr. Speaker.
Futrell,                     McGough,
Gaines,

Yeas 101. Not voting 74.

So the bill, having received the requisite constitutional majority, was passed.
Under a suspension of the rules, the following bill was taken up and put upon its passage, to wit:

A bill to abolish the city court of Laurens county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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<td>Gregory</td>
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Those voting in the negative were Messrs.—

<p>| Anderson                  | Harvey                                       | Polhill                      |
| Baily                     | Hodges                                       | Rawlings                     |
| Battle                    | Hopkins                                      | Screven                      |</p>
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Those not voting were Messrs.—

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<td>Middlebrooks,</td>
<td>Wright,</td>
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<tr>
<td>Fletcher,</td>
<td>McElmurry,</td>
<td>Mr. Speaker.</td>
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So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to abolish the county court of Taylor county .

By consent of the House, Mr. Montfort, of Taylor, was allowed to withdraw the above bill.

Mr. Jenkins, of Putnam, moved a reconsideration of the action of the House taken upon House bill No 731.
The rules were suspended, and the action of the House upon said bill was reconsidered.

The bill was then put upon its passage, to wit:

A bill to abolish the city court of Laurens county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 3.

So the bill, having received the requisite constitutional majority, was passed.

Also, the following bill was put upon its passage, to wit:

A bill to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution appropriating one hundred dollars to pay expenses of special investigating committees.

The House went into the Committee of the Whole, with Mr. Boifeuillet of Bibb, in the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:
Those voting in the affirmative were Messrs.—

Anderson, Anderson, Gregory, Gregory, McDonald, McDonald, 
Barley, Griffin, Griffin, McCurry, McCurry, 
Battle, Greer of Macon, Greer of Macon, McClure, McClure, 
Bagget, Greer of Harris, Greer of Harris, McWhorter, McWhorter, 
Bennett of Wayne, Hammond, Hammond, Newton, Newton, 
Blalock of Fayette, Harvey, Harvey, Parker, Parker, 
Boifeuillet, Hill, Hill, Peeples, Peeples, 
Boynton, Hodges, Hodges, Perkins, Perkins, 
Boyd, Henderson, Henderson, Pitman, Pitman, 
Boyett, Hightower, Hightower, Price, Price, 
Branan, Hopkins, Hopkins, Polhill, Polhill, 
Broyles, Howell, Howell, Reagan, Reagan, 
Brown of Pulaski, Hogan, Hogan, Shropshire, Shropshire, 
Burwell, Houston, Houston, Screven, Screven, 
Burch, Holland, Holland, Sell, Sell, 
Caldwell, Hudson, Hudson, Shaw, Shaw, 
Coleman, Humphreys, Humphreys, Short, Short, 
Collier, Hughes, Hughes, Smith of Hancock, Smith of Hancock, 
Cook of Decatur, Hurst, Hurst, Smith of Telfair, Smith of Telfair, 
Cureton, Jenkins, Jenkins, Stokes, Stokes, 
Dempsey, Johnson of Hall, Johnson of Hall, Sumner, Sumner, 
Dennard, Johnson of Taliaferro, Johnson of Taliaferro, 
Durham, Jones of Dougherty, Jones of Dougherty, Tatum, Tatum, 
Edenfield, Jones of Dodge, Jones of Dodge, Vaughn, Vaughn, 
Espy, Lee, Lee, Traylor, Traylor, 
Fletcher, Law, Law, Wallace, Wallace, 
Fouché, Martin, Martin, Walden, Walden, 
Fink, Mallette, Mallette, West, West, 
Fogarty, Melton, Melton, Williams, Williams, 
Fullwood, Mell, Mell, Willink, Willink, 
Fussell, Moore of Clayton, Moore of Clayton, Wren, Wren, 
Gilreath, Moore of Heard, Moore of Heard, Wynne, Wynne, 
Gray of Paulding, Montfort, Montfort, 

Those not voting were Messrs.—

Allen, Allen, Futrell, Futrell, Owen, Owen, 
Atkinson, Gaines, Gaines, Pittard, Pittard, 
Arnold, Giles, Giles, Pope, Pope, 
Armstrong, Gibson, Gibson, Pool, Pool, 
Awtry, Gray of Houston, Gray of Houston, Rawlings, Rawlings, 
Bennett of Jackson, Gray of Catoosa, Gray of Catoosa, Redding, Redding, 
Bell, Hall, Hall, Reece, Reece, 
Bird, Harrell, Harrell, Roberts, Roberts,
Blair, Hodge, Rockwell,  
Blalock of Rabun, Holbrook, Salter,  
Bloodworth, Hutcherson, Sandeford,  
Branch, Jarrell, Spence,  
Brown of Washington, Latham, Smith of Clinch,  
Burnett of Quitman, Little, Smith of Rockdale,  
Bush, Longley, Symons,  
Clements of Montgomery, Lovett, Thompson,  
Clement of Milton, Marchman, Walker,  
Collins, Mansfield, Wheatley,  
Davison, Meadow, Wilson,  
Dorough, Moore of Bulloch, Wilkin,  
Dodson, Murrah, Wilkinson,  
Ennis, Middlebrooks, Willingham,  
Farmer, McElmurry, Worley,  
Florence, McDaniel, Wright,  
Ferguson, McGough, Mr. Speaker,  
Franklin, Neely,  

Yea 98. Not voting 77.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution to pay Mrs. Arthenia A. Sailors, wife of John B. Sailors, $50.00 pension.

Mr. Battle, of Muscogee, offered an amendment to the resolution, which was adopted.

The House went into a Committee of the Whole, with Mr. Hammond, of Richmond, in the chair.

After deliberation, the committee arose and the chairman thereof reported the resolution back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of the resolution, the yeas and nays were ordered.

Upon taking the ballot viva voce, the vote was as follows:
Those voting in the affirmative were Messrs.—

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<th>Atkinson</th>
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<td>Gregory</td>
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Those not voting were Messrs.—

| Allen             | Franklin               | Neely,            |
| Anderson          | Futrell                | Owen,             |
| Arnold            | Fussell                | Pittard,          |
| Armstrong         | Giles                  | Pope,             |
| Awtrey            | Gibson                 | Pool,             |
| Bennett of Jackson| Gray of Houston        | Polhill,          |
| Bell              | Gray of Catoosa        | Redding,          |
| Blair             | Hall                   | Reece,            |
Blalock of Rabun, Harrell, Roberts,
Bloodworth, Hodge, Rockwell,
Branch, Holland, Salter,
Broyles, Hutcherson, Sandeford,
Brown of Washington, Jarrell, Spence,
Burnett of Quitman, Latham, Smith of Clinch,
Burch, Little, Smith of Rockdale,
Bush, Longley, Symons,
Clements of Montg'ry, Lovett, Thompson,
Collins, Marchman, Traylor,
Cureton, Mansfield, Walker,
Davison, Meadow, Wheatley,
Dodson, Moore of Bulloch, Wilson,
Edenfield, Murrah, Wilkin,
Ennis, Middlebrooks, Willingham,
Espy, McElmurry, Worley,
Farmer, McDaniel, Wright,
Florence, McGough, Mr. Speaker.

Yeas 97. Not voting 78.

So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 827 of the Code of 1882.

The report of the committee, submitting an amendment, was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Bailey, Fussell, Montfort,
Battle, Gilreath, McDonald,
Bennett of Wayne, Gray of Paulding, McCurry,
Bird, Gregory, McClure,
Blalock of Fayette, Greer of Macon, McWhorter,
Boifield, Hammond, Parker,
Boynton, Harvey, Peeples,
Boyd, Hill, Perkins,
Boyett, Hodges, Polhill,
Branan, Hightower, Rawlings,
Brown of Pulaski, Hopkins, Reagan,
JOURNAL OF THE HOUSE.

Caldwell, Houston, Shropshire,
Clements of Montgm’y Holbrook, Shaw,
Coleman, Hudson, Short,
Collier, Humphreys, Smith of Hancock,
Cook of Decatur, Hughes, Smith of Telfair.
Dempsey, Jenkins, Stokes,
Dennard, Johnson of Taliaferro, Traylor,
Durham, Jones of Dougherty, Vaughn,
Ennis, Longley, Wallace,
Espy, Law, West,
Fletcher, Mallette, Williams,
Fouché, Meadow, Willink,
Fink, Melton, Wynne,
Fullwood, Moore of Heard,

Those voting in the negative were Messrs.—

Burwell, Hurst, Sumner,
Edenfield, Johnson of Hall, Tatum,
Ferguson, Newton, Walden,
Howell, Price, Wilkinson,
Hogan, Screven, Wren.

Those not voting were Messrs.—

Allen, Gaines, McGough,
Anderson, Giles, McCurdy,
Atkinson, Gibson, Neely,
Arnold, Gray of Houston, Owen,
Armstrong, Gray of Catoosa, Pitman,
Awtrey, Griffin, Pittard,
Bagget, Greer of Harris, Pope,
Bennett of Jackson, Hall, Pool,
Bell, Harrell, Redding,
Blair, Henderson, Reece,
Blalock of Rabun, Hodge, Roberts,
Bloodworth, Holland, Rockwell,
Branch, Hutcherson, Salter,
Broyles, Jarrell, Sandeford,
Brown of Washington, Jones of Dodge, Sell,
Burnett of Quitman, Latham, Spence,
Burch, Lee, Smith of Clinch,
Bush, Little, Smith of Rockdale,
Clement of Milton, Lovett, Symons,
Collins, Martin, Thompson,
Cureton, Marchman, Walker,
Davison, Mansfield, Wheatley,
Dorough, Mell, Wilson,
Dodson, Moore of Bulloch, Wilkin,
Farmer, Moore of Clayton, Willingham,
Florence, Murrah, Worley,
Fogarty, Middlebrooks, Wright,
Franklin, McElmurry, Mr. Speaker,
Futrell, McDaniel,


So the bill, not having received the requisite constitutional majority, was lost.

Mr. Wallace, of Morgan, gave notice that on Monday morning he would move a reconsideration of the action taken upon the above bill.

Also, a resolution for the relief of Jane Saunders.

The House went into the committee of the whole, with Mr. Hammond in the chair.

After deliberation, the committee arose and the chairman of the committee reported the same back, with recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot _viva voce_, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Gray of Paulding, McCurry,
Bailey, Gregory, McClure,
Battle, Greer of Macon, McWhorter,
Bagget, Hammond, Newton,
Bennett of Wayne, Harvey, Parker,
Bird, Hill, Peeples,
Blalock of Fayette, Hodges, Perkins,
Boifeuillet, Henderson, Price,
Boynton, Hightower, Polhill,
Boyd, Hopkins, Rawlings,
Boyett, Hogan, Reagan,
Branan,
Brown of Pulaski,
Burwell,
Caldwell,
Collier,
Cook of Decatur,
Dempsey
Dennard,
Durham,
Edenfield,
Espy,
Fletcher,
Fouché,
Fink,
Fogarty,
Ferguson,
Fullwood,
Fussell,
Gilreath,
Holbrook,
Humphreys,
Hughes,
Hurst,
Jenkins,
Johnson of Hall,
Jones of Dougherty,
Jones of Dodge,
Law,
Martin,
Mallette,
Meadow,
Melton,
Mell,
Moore of Clayton,
Moore of Heard,
Montfort,
McDonald,
Shropshire,
Screven,
Sell,
Shaw,
Short,
Smith of Hancock,
Smith of Telfair,
Stokes,
Sumner,
Traylor,
Walker,
Wallace,
West,
Williams,
Willink,
Wilkinson,
Wren,
Wynne.

Those not voting were Messrs.—

Allen,
Atkinson,
Arnold,
Armstrong,
Awtrey,
Bennett of Jackson,
Bell,
Blair,
Blalock of Rabun,
Bloodworth,
Branch,
Broyles,
Brown of Washington,
Burnett of Quitman,
Burch,
Bush,
Clements of Montg'm' y
Clement of Milton,
Collins,
Coleman,
Cureton,
Davison,
Dorough,
Dodson,
Gaines,
Giles,
Gibson,
Gray of Houston,
Gray of Catoosa,
Griffin,
Greer of Harris,
Hall,
Harrell,
Howell,
Hodge,
Houston,
Holland,
Howell,
Hutcherson,
Jarrell,
Johnson of Taliaferro,
Latham,
Lee,
Little,
Longley,
Lovett,
Marchman,
Mansfield,
McCough,
McCurdy,
Neely,
Owen,
Pitman,
Pittard,
Pope,
Pool,
Redding,
Reece,
Roberts,
Rockwell,
Salter,
Sandeford,
Spence,
Smith of Clinch,
Smith of Rockdale,
Symons,
Tatum,
Thompson,
Walden,
Wheatley,
Wilson,
Wilkin,
SATURDAY, DECEMBER 7, 1895.

Ennis, Farmer, Florence, Franklin, Futrell, Moore of Bulloch, Murrah, Middlebrooks, McElmurry, McDaniel, Willingham, Worley, Wright, Vaughn, Mr. Speaker.

Yeas 88. Not voting 87

So the resolution, having received the requisite constitutional majority, was passed.

Also, a resolution to make an appropriation to pay the clerk of the Committee on Privileges and Elections.

The House went into the committee of the whole, with Mr. Hammond in the chair.

The committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas and nays were called and sustained.

Upon taking the ballot *viva voce*, the vote was as follows

Those voting in the affirmative were Messrs.—

Bailey, Gilreath, McCurdy, 
Battle, Gray of Paulding, McClure, 
Bagget, Greer of Macon, McWhorter, 
Bennett of Wayne, Greer of Harris, Newton, 
Bird, Hammond, Owen, 
Blalock of Fayette, Hill, Parker, 
Boifeuillet, Hodges, Peeples, 
Boynton, Hightower, Perkins, 
Boyd, Hopkins, Price, 
Boyett, Howell, Polhill, 
Branan, Hogan, Rawlings, 
Burwell, Holbrook, Reagan, 
Caldwell, Hudson, Screven, 
Clements of Montgomery, Humphreys, Sell, 
Coleman, Hughes, Shaw, 
Collier, Hurst, Short,
Cook of Decatur,    Johnson of Hall,    Spence,
Dempsey,    Johnson of Taliaferro,    Smith of Hancock,
Dennard,    Jones of Dougherty,    Smith of Telfair,
Dorough,    Law,    Stokes
Durham,    Martin,    Sumner,
Edenfield,    Mallette,    Wallace,
Ennis,    Meadow,    Walden,
Florence,    Melton,    West,
Fouché,    Mell,    Williams,
Fink,    Moore of Clayton,    Willink,
Fogarty,    Moore of Heard,    Wilkinson,
Ferguson,    Montfort,    Wren,
Fullwood,    McDonald,    Wynne,
Fussell,    McCurry,    Vaughn.

Those not voting were Messrs.—
Allen,    Giles,    McDaniel,
Anderson,    Gibson,    McGough,
Atkinson,    Gray of Houston,    Neely,
Arnold,    Gray of Catoosa,    Pitman,
Armstrong,    Gregory,    Pittard,
Awtrey,    Griffin,    Pope,
Bennett of Jackson,    Hal',    Pool,
Bell,    Harrell,    Redding,
Blair,    Harvey,    Reece,
Blalock of Rabun,    Henderson,    Roberts,
Bloodworth,    Hodgë,    Rockwell,
Branch,    Houston,    Salter,
Broyles,    Holland,    Sandeford,
Brown of Washington    Hutcherson,    Shropshire,
Brown of Pulaski,    Jarrell,    Smith of Clinch,
Burnett of Quitman,    Jenkins,    Smith of Rockdale.
Burch,    Jones of Dodge,    Symons,
Bush,    Latham,    Tatum,
Clement of Milton,    Lee,    Thompson,
Collins,    Little,    Traylor,
Cureton,    Longley,    Walker,
Davison,    Lovett,    Wheatley,
Dodson,    Marchman,    Wilson,
Espey,    Mansfield,    Wilkin,
Farmer,    Moore of Bulloch,    Willingham,
Fletcher,    Murrah,    Worley,
Franklin,    Middlebrooks,    Wright,
Futrell,    McElmurry,    Mr. Speaker.

Yeas 90. Not voting 85.
So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to compel all persons who sell or offer for sale any beef, pork, or mutton in the county of Liberty to exhibit the ears of the animal killed.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to prevent taking fish with seine in the waters of Tallulah river.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution to pay M. A. Harden and C. S Northen for preparing and mailing statement of the business to the members of the House.

The House went into the committee of the whole, with Mr. Hammond, of Richmond, in the chair.

The committee arose and the chairman thereof reported the bill back, with recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot \textit{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

\begin{array}{lll}
\text{Anderson,} & \text{Gray of Paulding,} & \text{McDonald,} \\
\text{Bailey,} & \text{Griffin,} & \text{McCurry,} \\
\text{Battle,} & \text{Greer of Harris,} & \text{McCurdy,} \\
\end{array}
Baggett,          Hammond,          McClure,
Bennett of Wayne,  Harvey,          McWhorter,
Bird,              Hill,              Newton,
Blalock of Fayette, Hodges,          Parker,
Boileuillet,       Henderson,        Peeples,
Boynton,           Hightower,        Perkins,
Boyd,              Hopkins,          Pitman,
Boyett,            Howell,           Price,
Branan,            Hogan,            Pool,
Burwell,           Holbrook,         Polhill,
Caldwell,          Hudson,           Reagan,
Clements of Montgm'ry Humphreys,      Shropshire,
Coleman,           Hughes,           Screven,
Collier,            Hurst,            Sell,
Cook of Decatur,    Jenkins,          Shaw,
Cureton,            Johnson of Hall,   Short,
Dempsey,            Johnson of Taliaferro,Spence,
Dennard,            Jones of Dougherty,Smith of Hancock,
Durham,             Jones of Dodge,    Smith of Telfair,
Edenfield,          Lee,              Stokes,
Ennis,              Law,              Traylor,
Fouché,             Martin,           Vaughn,
Fink,               Mallette,         Wallace,
Fogarty,            Meadow,           Walden,
Ferguson,           Mell,             West,
Fullwood,           Moore of Clayton,  Williams,
Fussell,            Moore of Heard,    Wilkinson,
Gilreath,           Montfort,         Wren.
Gray of Catoosa,

Those not voting were Messrs.—

Allen,              Futrell,          Neely,
Atkinson,           Gaines,           Owen,
Arnold,             Giles,            Pittard,
Armstrong,          Gibson,           Pope,
Awtrey,             Gray of Houston,   Rawlings,
Bennett of Jackson, Gregory,         Redding,
Bell,               Greer of Macon,    Reece,
Blair,              Hall,             Roberts,
Blalock of Rabun,   Harrell,          Rockwell,
Bloodworth,         Hodge,            Salters,
Branch,             Houston,          Sandeford,
Broyles,            Holland,          Smith of Clinch,
Brown of Washington, Hutcherson,      Smith of Rockdale,
Brown of Pulaski,   Jarrell,          Symons,
Yeas 94. Not voting 81.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution to pay W C. Shore pension of $50.00.

Upon motion, this resolution was laid upon the table.

Also, a resolution to pay Geo. W Whittiker back pension.

The House went into the committee of the whole, with Mr. Boynton in the chair.

The committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

Pending the vote upon this bill, the House adjourned until Monday morning at 9 o'clock.

ATLANTA, GEORGIA.
Monday, December 9, 1895.

The House met at 9 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.
The roll was called, and the following members answered to the call of their names:

Allen, Gray of Catoosa, McCurdy,
Anderson, Gray of Paulding, McClure,
Atkinson, Gregory, McWhorter,
Arnold, Griffin, Neely,
Armstrong, Greer of Macon, Newton,
Awtrey, Greer of Harris, Owen,
Bailey, Hall, Parker,
Battle, Hammond, Peeples,
Bagget, Harrell, Perkins,
Bennett of Wayne, Harvey, Pittman,
Bell, Hill, Pittard,
Bird, Hodges, Pope,
Blair, Henderson, Price,
Blalock of Fayette, Hightower, Pool,
Bloodworth, Hopkinson, Polhill,
Boifeuillet, Howell, Redding,
Boynton, Hogan, Reagan,
Boyd, Houston, Reece,
Boyett, Holbrook, Roberts,
Branan, Holland, Rockwell,
Broyles, Hudson, Salter,
Brown of Pulaski, Humphreys, Sandeford,
Burwell, Hutcherson, Shropshire,
Burch, Hughes, Screven;
Bush, Hurst, Sell,
Caldwell, Jarrell, Shaw,
Clements of Montgm'y Jenkins, Short,
Collins, Johnson of Hall, Spence,
Coleman, Johnson of Taliaferro, Smith of Hancock,
Collier, Jones of Dougherty, Smith of Telfair,
Cook of Decatur, Jones of Dodge, Stokes,
Cureton, Latham, Symons,
Davison, Lee, Summer,
Dempsey, Little, Tatum,
Dennard, Longley, Thompson,
Dodson, Lovett, Traylor,
Durham, Law, Walker,
Edenfield, Martin, Wallace,
Ebis, Mallette, Walden,
Espy, Mansfield, West,
Farmer, Meadow, Wheatley,
Florence, Melton, Wilson,
Those absent were Messrs.—

Bennett of Jackson, Blalock of Rabun, Branch, Brown of Washington, Burnett of Quitman, Clement of Milton, Dorough, Giles, Gibson, Hodge,

The Journal of yesterday was then read and confirmed.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:

A bill to transfer the county of Stewart from the Southwestern judicial circuit to the Pataula judicial circuit.

Also, a bill to amend an act, approved December 17, 1894, to provide for levy and sale of property when the defendant in $\alpha$. $\sigma$ has an interest therein but does not hold the legal title thereto.

Also, a bill to prescribe qualifications for superior court stenographer in this State.

Also, a bill to incorporate the city of Culloden, in the county of Monroe.
Also, a bill to amend the act of September 27, 1883, an act to establish a city court in the county of Floyd.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to amend the charter of the town of Lyry, Ga. Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Rockwell, of Chatham, moved to reconsider the action taken on Saturday upon the following bill, to wit:

A bill to establish a commissioner of pensions for this State.

The motion was lost.

Mr. Wallace, of Morgan, moved a reconsideration of the action of the House upon House bill No. 171.

The motion was lost.

The following unfinished business of Saturday’s session was then taken up, to wit:

A resolution to pay Geo. W. Whittiker back pension for the years 1893 and 1894.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot vivavoce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Gray of Paulding, McDonald,
Anderson, Gregory, McDaniel,
Atkinson, Greer of Macon, Curry,
Awtrey, Hammond, McCurdy,
Bailey, Harrell, McClure,
Battle, Harvey, McWhorter,
MONDAY, DECEMBER 9, 1895.


Those not voting were Messrs.—

Arnold, Armstrong, Bennett of Jackson, Bird, Blair, Blalock of Fayette, Blalock of Rabun, Bloodworth, Branch, Branam, Broyles, Brown of Washington Jenkins, Fussell, Gaines, Giles, Gibson, Gray of Houston, Griffin, Greer of Harris, Hall, Hodge, Hudson, Hutcherson, Owen, Parker, Pool, Rawlings, Redding, Reece, Shropshire, Spence, Smith of Clinch, Smith of Rockdale, Sumner, Thompson,
So the resolution, having received the requisite constitutional majority, was passed.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to authorize the mayor and aldermen of Savannah to condemn property for the purpose of widening, extending, or straightening any street in said city, and for other purposes.

Also, a bill to authorize and provide for the payment of the insolvent criminal costs of the clerk of the superior court of Macon county, and for other purposes.

Also, a bill to create and organize a board of water commissioners for the city of Savannah, and for other purposes.

Also, a bill to be entitled an act to establish a new charter for the town of Calhoun, in Gordon county.

The Senate has also passed the following House bills with amendments, in which the concurrence of the House of Representatives is respectfully asked, to wit:
A bill to amend the charter of the town of Camilla, so as to empower the mayor and council to maintain a dispensary for the sale of liquors, and for other purposes.

Also, a bill to amend the charter of the city of Atlanta approved February 28, 1874, and the various acts amendatory thereof, and for other purposes.

Also, a bill to repeal an act approved February 17, 1877, to authorize the ordinary of Spalding county to keep his office and records and hold his courts at a place other than the courthouse of said county.

Also, the following Senate bills:

A bill to be entitled an act to amend an act approved December 15, 1893, permitting Confederate soldiers to peddle without license.

Also, a bill to be entitled an act establishing a new charter for the town of Statham, and for other purposes.

The next special order taken up was as follows, to wit:

A bill to authorize the issuance of warrants on the treasury to pay pensions to indigent Confederate soldiers.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Atkinson, Armstrong, Awtrey, Bailey, Battle, Bennett of Wayne, Bell, Blalock of Fayette, Gray of Paulding, Gregory, Griffin, Greer of Macon, Hall, Hammond, Harvey, Hill, Hodges, McDonald, McElmurry, McDaniel, McCurry, McGough, McCurdy, McClure, McWhorter, Peeples,
Boifeuillette, Henderson, Perkins,
Boynton, Hightower, Pitman,
Boyd, Hopkins, Price,
Boyett, Hogan, Pool,
Branan, Houston, Polhill,
Broyles, Holbrook, Reagan,
Burwell, Holiand, Reece,
Caldwell, Hutcherson, Rockwell,
Collier, Hughes, Sandford,
Cook of Decatur, Hurst, Shropshire,
Cureton, Johnson of Hall, Screven,
Davison, Jones of Dougherty, Shaw,
Dempsey, Jones of Dodge, Smith of Telfair,
Durham, Latham, Stokes,
Edenfield, Little, Symons,
Espy, Martin, Thompson,
Farmer, Mallette, Traylor,
Fouché, Mansfield, Vaughn,
Fogarty, Melton, West,
Ferguson, Moore of Bulloch, Wheatley,
Futrell, Moore of Clayton, Wilson,
Fullwood, Moore of Heard, Williams,
Gaines, Montfort, Willink,
Gilreath, Middlebrooks, Wynne.

Gray of Catoosa,

Those voting in the negative were Messrs.—

Humphreys, Law, Pope.

Those not voting were Messrs.—

Allen, Fink, Parker,
Arnold, Franklin, Pittard,
Bagget, Fussell, Rawlings,
Bennett of Jackson, Giles, Redding,
Bird, Gibson, Roberts,
Blair, Gray of Houston, Salter,
Bralock of Rabun, Greer of Harris, Sell,
Bloodworth, Harrell, Short,
Branch, Howell, Spence,
Brown of Washington, Hodge, Smith of Clinch,
Brown of Pulaski, Hudson, Smith of Hancock,
Burnett of Quitman, Jarrell, Smith of Rockdale,
Burch, Jenkins, Sumner,
Bush, Johnson of Taliaferro, Tatum,
Clements of Montgum’ryLee, Walker,

So the bill, having received the requisite constitutional majority, was passed.

The Senate amendment to the following House bill was concurred in, to wit:

A bill to establish a new charter for the city of Covington, and for other purposes.

The next special order taken up was as follows:

A bill to appropriate money for building dormitories, etc., for the State Normal School at Athens.

The House went into the Committee of the Whole, with Mr. Worley of Elbert, in the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with recommendation that the same do not pass.

The report of the committee was agreed to.

By unanimous consent, the author of the bill withdrew the same.

The following special order, which was set for 11 o’clock to-day, was taken up, to wit:

A bill to decrease the bonded indebtedness of the State, and for other purposes.

Mr. Dempsey, of Butts, offered a substitute for the bill.
Mr. McCurry, of Hart, offered a substitute for the whole.

Mr. Humphreys, of Brooks, raised the point of order that no substitute could be offered until the report of the committee was reconsidered.

The Speaker sustained the point of order raised.

Upon motion, the report of the committee was reconsidered.

Mr. Dempsey, of Butts, then offered a substitute for the bill.

Mr. McCurry, of Hart, then offered a substitute for the whole.

Upon a point of order raised, that the substitute offered by the gentleman from Hart was not germane to the original bill, the Speaker sustained the point of order and ruled the substitute out of order.

Upon the ruling of the Speaker, Mr. McCurry, of Hart, appealed from the decision of the chair.

The chair was sustained in his ruling upon the question raised.

The substitute by Mr. Dempsey, of Butts, was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.--

Allen, Anderson, Atkinson, Bailey, Bagget, Blalock of Fayette, Boyd, Boyett, Futrell, Fullwood, Gaines, Gilreath, Gray of Catoosa, Gray of Paulding, Gregory, Griffin, McElmurry, McDaniel, McCurry, McCurdy, McClure, McWhorter, Newton, Peeples,
MONDAY, DECEMBER 9, 1895.

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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<td>Branch</td>
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So the bill, having received the requisite constitutional majority, was passed by substitute.

Upon motion, House bill No. 406 was returned to the Senate for correction.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Finance Committee have had under consideration the following Senate bill, which they instruct me to return to the House, with the recommendation that the same do pass, to wit:

Senate bill to alter and amend article 7, section 2, paragraph 2 of the Constitution of Georgia, so as to enlarge the exemptions from taxation touching all buildings erected for and used as a college, incorporated academy or other seminary of learning, and for other purposes.

The next special order taken up was the following Senate bill, to wit:

A bill to repeal an act to create a county court in each county in this State so far as the same applies to the county of Gwinnett.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Hall, McGough,
Atkinson, Hammond, McCurdy,
Awtrey, Harvey, McClure,
Bailey, Hill, Neely,
Battle, Hodges, Newton,
Bennett of Wayne, Hightower, Owen,
Bell, Hopkins, Perkins,
Bird, Houston, Price,
Blair, Holland, Polhill,
Blalock of Fayette, Humphreys, Redding,
Bloodworth, Hutcherson, Reagan,
Boifeuillet, Hughes, Reece,
Boynton, Hurst, Rockwell,
Brown of Pulaski, Jarrell, Sandeford,
Burwell, Jenkins, Shropshire,
Burch, Johnson of Hall, Screven,
Bush, Jones of Dougherty, Shaw,
Clements of Montgm'ly, Jones of Dodge, Smith of Hancock,
Coleman, Latham, Smith of Telfair,
Collier, Lee, Stokes,
Cook of Decatur, Longley, Symons,
Cureton, Martin, Tatum,
Dempsey, Mallette, Thompson,
Dennard, Mansfield, Vaughn,
Dodson, Meadow, Walker,
Farmer, Melton, Wallace,
Florence, Mell, West,
Fletcher, Moore of Bulloch, Wheatley,
Fouché, Moore of Clayton, Wilson,
Fogarty, Moore of Heard, Williams,
Ferguson, Middlebrooks, Willink,
Futrell, McDonald, Willingham,
Gaines, McElmurry, Worley,
Gray of Catoosa, McDaniel, Wynne,
Greer of Macon, McCurry,

Those voting in the negative were Messrs.—

Allen, Franklin, Peeples,
Bagget, Fullwood, Pope,
Boyd,                Gilreath,                  Pool,                
Boyet,               Gray of Paulding,            Sell,               
Branan,              Griffin,                   Short,             
Caldwell,            Henderson,                Spence,            
Davis,               Hogan,                    Sumner,            
Durham,              Holbrooke,                 Traylor,           
Edenfield,           Law,                      Walden,            
Ennis,               Montfort,                 Wilkinson,         
Espy,                Murrah,                   Wren,              
Fink,                McWhorter,                 

Those not voting were Messrs.—

Arnold,             Giles,                    Marchman,           
Armstrong,           Gibson,                   Parker,            
Bennett of Jackson,  Gray of Houston,         Pitman,            
Blalock of Rabun,    Gregory,                 Pittard,           
Branch,              Greer of Harris,          Rawlings,          
Broyles,             Harrell,                  Roberts,           
Brown of Washington  Howell,                  Salter,            
Burnett of Quitman,  Hodge,                   Smith of Clinch,   
Clement of Milton,   Hudson,                  Smith of Rockdale,  
Collins,             Johnson of Taliaferro,     Wilkin,            
Dorough,             Little,                   Wright,            
Fussell,             Lovett,                   Mr. Speaker.       


So the bill, having received the requisite constitutional majority, was passed.

Also a Senate bill, to wit:

A bill to establish a city court for the county of Gwinnett.

The report of the committee was agreed to.

Mr. Shropshire called the previous question, which call was sustained.

Upon the passage of the bill, the yeas and nay were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:
Those voting in the affirmative were Messrs.—

Anderson,  
Awtrey,  
Bailey,  
Battle,  
Bennett of Wayne,  
Bell,  
Bird,  
Blair,  
Blalock of Fayette,  
Bloodworth,  
Boifeuillet,  
Boynton,  
Boyett,  
Branan,  
Brown of Pulaski,  
Burwell,  
Burch,  
Bush,  
Clements of Montg'ry, Martin,  
Coleman,  
Collier,  
Cook of Decatur,  
Dempsey,  
Dennard,  
Dodson,  
Farmer,  
Fletcher,  
Fouché  
Fogarty,  
Ferguson,  
Gaines,  
Greer of Macon,  
Hall,  
Hammond,  
Harvey,  

Hill,  
Hodges,  
Hightower,  
Hopkins,  
Houston,  
Holland,  
Humphreys,  
Hutcherson,  
Hughes,  
Hurst,  
Jarrell,  
Jenkins,  
Johnson of Hall,  
Jones of Dougherty,  
Jones of Dodge,  
Latham,  
Lee,  
Longley,  
Mallette,  
Mansfield,  
Meadow,  
Melton,  
Mell,  
Moore of Bulloch,  
Moore of Clayton,  
Moore of Heard,  
Middlebrooks,  
McDonald,  
McElmurry,  
McDaniel,  
McCurry,  
McGough,  
McCurdy,  

McClure,  
Neely,  
Newton,  
Owen,  
Perkins,  
Pitman,  
Price,  
Polhill,  
Redding,  
Reagan,  
Reece,  
Rockwell,  
Sandeford,  
Shropshire,  
Screven,  
Shaw,  
Smith of Hancock,  
Smith of Telfair,  
Stokes,  
Symons,  
Tatum,  
Thompson,  
Walker,  
Wallace,  
West,  
Wheatley,  
Wilson,  
Williams,  
Willink,  
Willingham,  
Worley,  
Wright,  
Wynne,  
Vaughn.

Those voting in the negative were Messrs.—

Bagget,  
Boyd,  
Caldwell,  
Davison,  
Durham,  

Fink,  
Gilreath,  
Gray of Paulding,  
Griffin,  
Henderson,  

Peeples,  
Pope,  
Pool,  
Salter,  
Short,
Edenfield, Hogan, Traylor,
Ennis, Montfort, Walden,
Espy, McWhorter, Wren.

Those not voting were Messrs.—
Allen, Futrell, Lovett,
Atkinson, Fullwood, Law,
Arnold, Fussell, Marchman,
Armstrong, Giles, Murrah,
Bennett of Jackson, Gibson, Parker,
Blalock of Rabun, Gray of Houston, Pittard,
Branch, Gray of Catoosa, Rawlings,
Broyles, Gregory, Roberts,
Brown of Washington, Greer of Harris, Sell,
Burnett of Quitman, Harrell, Spence,
Clement of Milton, Howell, Smith of Clinch,
Collins, Hodge, Smith of Rockdale,
Cureton, Holbrook, Sumner,
Dorough, Hudson, Wilkin,
Florence, Johnson of Taliaferro, Wilkinson,
Franklin, Little, Mr. Speaker.


So the bill, having received the requisite constitutional majority, was passed.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bill, to wit:

A bill to be entitled an act to amend paragraph 1, section 3, article 8 of the Constitution of Georgia.

By unanimous consent, the session of the House was extended five minutes for the purpose of placing the following bill upon its passage, to wit:

A bill to amend section 943(a) of the Code of Georgia
of 1882, by adding the city of Statesboro, in the county of Bulloch.

Mr. Perkins submitted an amendment, which was agreed to.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Upon motion, the House adjourned until 3 o'clock p. m.

3 O'CLOCK P. M.

The House met at 3 o'clock p. m., and was called to order by the Speaker.

Mr. Mell, 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 and President of the Senate and delivered to his Excellency, the Governor, the following acts and resolutions:

An act to provide for the removal of all obstructions from the running streams of Forsyth county.

An act to prohibit hunting with dogs and guns and fishing on the lands of others in the county of Appling.

An act to establish the city court of Brunswick, in the county of Glynn.

An act to amend the charter of the city of Dawson, so as to require the election of the clerk of council by the mayor and aldermen.
An act to extend the corporate limits of the city of Waynesboro.

A resolution for the relief of Willis Fields, of Henry county.

A resolution relieving Brunswick State Bank and its sureties from payment of interest on $2,500.

A resolution for the relief of the North Highlands Railroad Company.

A joint resolution approving the bill now pending in the national Congress for the establishment of dry docks at Key West, Florida.

Respectfully submitted.

T. S. Mell, Chairman.

Mr. Mell, 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 and President of the Senate the following acts:

An act to make the owners of dead animals bury the same.

An act to incorporate the town of Douglas, in the county of Coffee.

An act to provide compensation for the members of the board of boards and revenues for Catoosa county.

An act to authorize the town council of Bowman to issue bonds to be used and disposed of in the discretion of said council for the purpose of securing free tuition to all children of school age within said town.

An act to create and organize a board of tax-assessors and receivers for the city of Savannah.
An act establishing a new charter for the city of Covington.
Respectfully submitted.

T. S. MELL, Chairman.

The next special order taken up was as follows, to wit:

The House went into the Committee of the Whole, and Mr. Hightower, of Early, was called to the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Up on the passage of the resolution, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Those not voting were Messrs.—

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Yeas 102. Not voting 73.
So the resolution, having received the requisite constitutional majority, was passed.

The next special order was as follows:

A bill to purchase an arithmometer and typewriter for the Treasurer's office.

The House went into the committee of the whole, with Mr. Rockwell in the chair.

The committee arose and the chairman reported the bill back, with recommendation that same do pass.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson, Gray of Houston, McElmurry
Arnold, Gray of Catoosa, McDaniel,
Armstrong, Gray of Paulding, McCurry,
Awtrey, Greer of Macon, McClure,
Bailey, Hall, McWhorter
Battle, Hammond Newton,
Bird, Hill, Owen,
Blalock of Fayette, Hodges, Perkins,
Bloodworth, Henderson, Pitman,
Boifeuillet, Hightower, Pittard,
Boynton, Hopkins, Pope,
Boyd, Hill, Price,
Boyett, Hodges, Polhill,
Branan, Hightower, Redding,
Broyles, Hopkins, Roberts,
Brown of Pulaski, Hogan, Rockwell,
Burwell, Houston, Shropshire,
Burch, Holland, Screven,
Bush, Humphreys, Shaw,
Caldwell, Hughes, Smith of Clinch,
Collins, Hurst, Smith of Hancock,
Collier, Johnson of Hall, Smith of Rockdale,
Cook of Decatur, Jones of Dougherty, Smith of Telfair,


Cureton, Dempsey, Dodson, Edenfield, Farmer, Fletcher, Fouché, Fink, Fogarty, Ferguson, Gaines, Gilreath, Martin, Marchman, Mansfield, Melton, Mell, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Middlebrooks, McDonald, Martin, Marchman, Mansfield, Melton, Mell, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Middlebrooks, McDonald, Martin, Marchman, Mansfield, Melton, Mell, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Middlebrooks, McDonald, Martin, Marchman, Mansfield, Melton, Mell, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Middlebrooks, McDonald.

Those voting in the negative were Messrs.—
Durham.

Those not voting were Messrs.—


So the bill, having received the requisite constitutional majority, was passed.
The next special order taken up was as follows:

A bill to provide who may redeem real estate sold at tax sale.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

By unanimous consent, the following bill was placed upon its passage, to wit:

A bill to amend an act to authorize the issuance of circulating notes to banks and banking associations.

This was an engrossed bill, and upon the passage of the same the yeas were 96 and nays 9.

So the bill, having received the requisite constitutional majority, was passed.

The next special order was as follows:

A bill to repeal an act to declare all obligations to pay attorney’s fees, etc., null and void.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Before the vote was taken, by consent, Mr. Wallace withdrew the above bill.

Also, a bill to protect levying officers of this State in making levies, and for other purposes.

The report of the committee was not agreed to submitting an amendment.

Upon motion, this bill was laid upon the table.
Also, a bill to amend the charter of the Union Loan and Trust Company.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 2.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for and fix the salaries and percentage of fees to be paid the ordinary, clerk superior court, sheriff, etc., in each and every county in the State having a population of sixty thousand or more inhabitants.

The adverse report of the committee was disagreed to.

This bill was read the second time.

Also, a bill to amend paragraph 6 of section 4 of article 3 of the Constitution of this State.

This bill was engrossed.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

- Allen,
- Anderson,
- Atkinson,
- Armstrong,
- Awtrey,
- Bailey,
- Bennett of Wayne,
- Blair,
- Boifeuillet,
- Boynton,
- Boyett,
- Burwell,
- Collier,

- Gray of Catoosa,
- Greer of Macon,
- Hall,
- Hill,
- Hodges,
- Holland,
- Jarrell,
- Jenkins,
- Johnson of Hall,
- Johnson of Taliaferro,
- Jones of Dougherty,
- Jones of Dodge,
- Latham,

- Neely,
- Owen,
- Parker,
- Perkins,
- Pitman,
- Pittard,
- Polhill,
- Reagan,
- Reece,
- Rockwell,
- Screven,
- Smith of Hancock,
- Smith of Telfair,

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

So the bill, having received the requisite constitutional majority, was lost.

Also, a bill to pay the widow of R. I. G. Blacke pension for 1893.

The House went into the Committee of the Whole, and Mr. Gray, of Houston, was called to the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—


Yeas 112. Not voting 63.
So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution to provide for the payment of one additional assistant doorkeeper for the session of 1895.

This was an engrossed resolution.

The House went into a Committee of the Whole, with Mr. Holland, of Cobb, in the chair.

After deliberation, the committee arose and the chairman thereof reported the bill back, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Dennard, Martin, Thompson,
Dorough, Mallette, Traylor,
Dodson, Marchman, Walker,
Farmer, Meadow, West,
Fouché, Melton, Wheatley,
Fink, Mell, Wilson,
Fogarty, Moore of Clayton, Williams,
Futrell, Middlebrooks, Willink,
Fullwood, McDonald, Willingham,
Jaines, McElmurry, Worley,
Jilreath, McDaniel, Wynne.

Gray of Houston,

Those voting in the negative were Messrs.—

Durham, Walden, Wren.
Pope,

Those not voting were Messrs.—

Allen, Franklin, Murrah,
Bagget, Fussell, McGough,
Bennett of Jackson, Giles, McWhorter,
Bell, Gibson, Neely,
Blair, Gray of Catoosa, Parker,
Blalock of Fayette, Griffin, Peeples,
Blalock of Rabun, Greer of Macon, Pitman,
Bloodworth, Greer of Harris, Price,
Boyd, Hammond, Rawlings,
Branch, Harrell, Roberts,
Broyles, Howell, Sandeford,
Brown of Washington, Hogan, Screven,
Burnett of Quitman, Hodge, Sell,
Burch, Holbrook, Short,
Caldwell, Hudson, Spence,
Clement of Milton, Humphreys, Smith of Clinch,
Collins, Hurst, Smith of Rockdale,
Coleman, Johnson of Taliaferro, Sumner,
Collier, Lee, Wallace,
Edenfield, Longley, Wilkin,
Ennis, Lovett, Wilkinson,
Espy, Mansfield, Wright,
Florence, Moore of Bulloch, Vaughn,
Fletcher, Moore of Heard, Mr. Speaker,
Ferguson, Montfort,

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to regulate the sale of milk, butter, and cheese.

Mr. Johnson, of Hall, moved to indefinitely postpone this bill.

Upon this motion, Mr. Bailey called the yeas and nays, which call was sustained.

By consent of the House, Mr. Johnson of Hall, withdrew his motion to indefinitely postpone.

The report of the committee was agreed to, submitting an amendment.

Mr. Awtry, of Cobb, offered a substitute for the whole. The substitute was lost.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows

Those voting in the affirmative were Messrs.—

Davison, Jones of Dodge, Short,
Dempsey, Little, Spence,
Dennard, Law, Smith of Clinch,
Dorough, Mallette, Smith of Hancock,
Dodson, Marchman, Smith of Telfair,
Durham, Meadow, Stokes,
Edenfield, Melton, Walker,
Ennis, Moore of Clayton, Wheatley,
Espy, Moore of Heard, Williams,
Farrer, Murrah, Willink,
Fletcher, Middlebrooks, Willingham,
Fouché, McDonald, Worley,
Fink, McElmurry, Wren,
Fogarty, McCurry, Wynne,
Ferguson, McGough, Vaught.
Gaines,

Those voting in the negative were Messrs.—
Hill, Martin, Thompson,
Johnson of Hall, Peeples, Traylor.

Those not voting were Messrs.—
Allen, Fullwood, Moore of Bulloch,
Atkinson, FusSELL, Montfort,
Arnold, Giles, McDaniel,
Battle, Gibson, Neely,
Bennett of Jackson, Gray of Catoosa, Parker,
Bell, Greer of Macon, Pittard,
Bird, Greer of Harris, Pool,
Blalock of Rabun, Hammond, Polhill,
Bloodworth, Harrell, Rawlings,
Boifeuiller, Hodges, Roberts,
Boynton, Howell, Sandeford,
Branch, Hogan, Screven,
Branan, Hodge, Smith of Rockdale,
Broyles, Hudson, Symons,
Brown of Washington, Hutcherson, Sumner,
Burwell, Hurst, Tatum,
Burch, Jarrell, Wallace,
Collins, Johnson of Taliaferro, Walden,
Coleman, Latham, West,
Collier, Lee, Wilson,
Cureton, Longley, Wilkin,
Florece, Lovett, Wilkinson,
Franklin, Mansfield, Wright,
Furrell, Mell, Mr. Speaker.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 1, of an act to authorize the building of courthouses in the militia districts of this State

Mr. McCurry, of Hart, offered an amendment, which was adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 43 and nays 55.

So the bill, not having received the requisite constitutional majority, was lost.

Upon motion, the House adjourned until 8 o'clock tonight.

8 O’CLOCK P. M.

The House met at 8 o’clock p. m., and was called to order by the Speaker.

Mr. Perkins, of Habersham, moved a suspension of the rules for the purpose of making a motion to reconsider House bill No. 516.

The motion was lost.

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

Mr. Speaker:

The Senate has adopted the following resolutions, in which the concurrence of the House of Representatives is respectfully asked:

A resolution authorizing the Governor to accept certain historical publications from General James D. McBride.
Also, a resolution authorizing the President of the Senate, Speaker of the House of Representatives, Secretary of the Senate, Clerk of the House, chairmen, and certain other members of the Enrolling and Auditing Committees of the Senate and House to remain five days after adjournment of the General Assembly and bring up unfinished work of the session.

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

*Mr. Speaker:*

The Senate has passed, by the requisite constitutional majority, the following House bills with amendments, in which the concurrence of the House is asked, to wit:

A bill to be entitled an act to amend the charter of the city of Atlanta.

Also, a bill to be entitled an act to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth.

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

*Mr. Speaker:*

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:

A bill to be entitled an act to change the time for holding the regular quarterly term of Elbert city court, and for other purposes.

Also, a bill to be entitled an act to authorize the town council of Hogansville to issue bonds.

The following House bills have been passed with amendments, in which the concurrence of the House is asked to wit:
A bill to be entitled an act to incorporate the town of 
Also, in the counties of Banks and Habersham, and for 
other purposes.

Also, a bill to be entitled an act to provide for a change 
of the names and principal offices of banking and other 
companies.

Also, a bill to be entitled an act to amend the Constitution of the State by adding a new paragraph to article 6, 
section 2, to be known as paragraph 8, so as to change the 
organization of the Supreme Court, and for other purposes.

Also, a resolution for the relief of J. S. McGahee of 
McDuffie county

The next special order taken up was as follows:

A bill to amend an act entitled an act to alter and 
amend sections 1341 and 1344 of the Code of Georgia.

The report of the committee was agreed to.

Upon the passage of this bill, the yea's were 67 and 
nay's 21.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend the general tax act for 1895, and 
1896.

The report of the committee, was agreed to, submitting 
amendment.

Upon the passage of this bill, the yea's were 92, and 
nay's 4.

So, the bill having received the requisite constitutional 
majority, was passed as amended.

Also, a bill to allow land condemned for road purposes 
and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 68 and nays 35.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to require all persons carrying, owning, or holding any pistol or rifle to register the same, and for other purposes.

Mr. McDonald, of Ware, offered an amendment to the bill.

The report of the committee was disagreed to.

Upon the passage of this bill, the yeas were 12, and nays 76.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to prevent the procurement of consignment of orchard, farm, and dairy products, etc., by irresponsible parties, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 8.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to regulate the practice in the courts of this State.

The report of the committee was agreed to, submitting an amendment.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to prohibit drunkenness in public places and to provide punishment for the same.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot  

Those voting in the affirmative were Messrs.—

Anderson, Ferguson, Murrah, 
Armstrong, Futrell, McDonald, 
Baily, Fussell, McElmurry, 
Bagget, Gaines, McGough, 
Bennett of Wayne, Gilreath, McClure, 
Blalock of Fayette, Gray of Houston, Newton, 
Boifeuillet, Gray of Paulding, Peeples, 
Boyd, Greer of Harris, Pitman, 
Branan, Hall, Price, 
Brown of Pulaski, Harvey, Pool, 
Burch, Henderson, Polhill, 
Bush, Hopkins, Redding, 
Caldwell, Hogan, Reagan, 
Clements of Montg'ry, Hudson, Reece, 
Clement of Milton, Humphreys, Shropshire, 
Cook of Decatur, Hutcherson, Smith of Hancock, 
Davison, Hughes, Symons, 
Dempsey, Jarrell, Tatum, 
Demard, Johnson of Hall, Taylor, 
Dodson, Johnson of Taliaferro, Vaughan, 
Durham, Jones of Dodge, Wilson, 
Edenfield, Latham, Wilkin, 
Espy, Martin, Willink, 
Farmer, Mallette, Willingham, 
Florence, Marchman, Worley, 
Fink, Melton, Wright, 
Moore of Heard, Wynne.

Those voting in the negative were Messrs.—

Boynton, Law, Shaw, 
Boyett, Mell, Short, 
Ennis, McDaniel, Spence,
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Fouché, McCurry, Walden,
Fullwood, McWhorter, West,
Hodges, Pope, Wilkinson,
Jones of Dougherty, Salter, Wrenn.

Those not voting were Messrs.—

Allen, Gray of Catoosa, Middlebrooks,
Atkinson, Gregory, McCurdy,
Arnold, Griffin, Neely,
Awtry, Greer of Macon, Owen,
Battle, Hammond, Parker,
Bennett of Jackson, Harrell, Perkins,
Bell, Hill, Pittard,
Bird, Hightower, Rawlings,
Blair, Howell, Roberts,
Blalock of Rabun, Hodge, Rockwell,
Bloodworth, Houston, Sandeford,
Branch, Holbrook, Screven,
Broyles, Holland, Sell,
Brown of Washington, Hurst, Smith of Clinch,
Burnett of Quitman, Jenkins, Smith of Rockdale,
Collins, Lee, Smith of Telfair,
Coleman, Little, Stokes,
Collier, Longley, Sumner,
Cureton, Lovett, Thompson,
Dorough, Mansfield, Walker,
Fletcher, Meadow, Wallace,
Fogarty, Moore of Bulloch, Wheatley,
Franklin, Moore of Clayton, Williams,
Gibson, Montfort, Mr. Speaker.


So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend the general railroad law so as to authorize registrars to punish for contempt.

The report of the committee was disagreed to, reporting the bill favorably.

Upon the passage of this bill, the yeas were 22 and nays 68.
So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to make clerks and sheriffs of the superior courts *ex officio* clerks and sheriffs of the county courts in the counties of their residence.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 44 and nays 45.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to authorize county authorities in all counties having a chain-gang to pay costs in cases of conviction for misdemeanors.

The committee offered an amendment to this bill.

The report of the committee was disagreed to.

Upon the passage of this bill, the yeas were 8 and nays 80.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a resolution to pay W. C. Shore $50.00 pension.

The committee of the whole having reported the bill back to the House with a favorable report, the same was put upon its passage.

The yeas and nays were ordered.

Upon taking the ballot, the vote was as follows:
Those voting in the affirmative were Messrs.—

Anderson, Armstrong, Bailey, Bennet of Wayne, Blalock of Fayette, Boifeuillet, Boyd, Branam, Brown of Pulaski, Burwell, Bush, Clements of Montg'm'y, Collier, Cook of Decatur, Davison, Dempsey, Durham, Edenfield, Farmer, Florence, Fouché, Fink, Fogarty, Ferguson, Futrell, Fussell, Gaines, Gilreath, Gray of Houston, Gray of Catoosa, Gray of Paulding,

Hall, Harvey, Hodges, Henderson, Hightower, Hopkins, Holbrook, Hudson, Humphreys, Hutcherson, Hughes, Jarrell, Jenkins, Johnson of Hall, Johnson of Taliaferro, Jones of Dougherty, Jones of Dodge, Latham, Law, Martin, Mallette, Marchman, Meadow, Melton, Mell, Moore of Clayton, Moore of Heard, Murrah, McDonald, McElmurry, McCurry,


Those voting in the negative were Messrs.—

Bennett of Jackson.

Those not voting were Messrs.—

Allen, Atkinson, Arnold, Awtrey, Battle, Bagget, Bell,

Espy, Fletcher, Franklin, Fullwood, Giles, Gibson, Gregory,

McDaniel, McCurdy, Neely, Owen, Parker, Peeples, Pittard,
| Bird,       | Griffin,       | Pool,          |
| Blair,     | Greer of Macon, | Rawlings,     |
| Blalock of Rabun, | Greer of Harris, | Rockwell,   |
| Bloodworth, | Hammond,       | Salter,       |
| Boynton,   | Harrell,       | Sandeford,    |
| Boyett,    | Hill,          | Screven,      |
| Branch,    | Howell,        | Smith of Clinch, |
| Broyles,   | Hogan,         | Smith of Rockdale, |
| Brown of Washington, | Hodge,     | Stokes,       |
| Burnett of Quitman, | Houston, | Sumner,      |
| Burch,     | Holland,       | Thompson,     |
| Caldwell,  | Hurst,         | Walker,       |
| Clement of Milton, | Lee,      | Wallace,     |
| Collins,   | Little,        | Walden,       |
| Coleman,   | Longley,       | Wheatley,     |
| Cureton,   | Lovett,        | Williams,     |
| Dennard,   | Mansfield,     | Wilkinson,    |
| Dough,     | Moore of Bulloch, | Wright,     |
| Dodson,    | Montfort,      | Wren,        |
| Ennis,     | Middlebrooks,  | Mr. Speaker, |

Yea 93, Nays 1. Not voting 81

So the resolution, having received the requisite constitutional majority, was passed.

The following resolution was read and adopted, to wit:

A resolution to allow duplicate specimens of woods, minerals, etc., in possession of the State, to be loaned to museums or other scientific institutions.

The following Senate bills were read the first time and appropriately referred, to wit:

A resolution for the relief of the Brunswick Terminal Railroad Company.

Referred to the Committee on Finance.

Also, a bill to authorize justices of the peace and notaries public of this State to preside in districts other than those they were elected or appointed to.

Referred to the Committee on Special Judiciary.
Also, a resolution asking an appointment from the government for a roadway from Atlanta to McPherson Barracks.

Referred to the Committee on Railroads.

Also, a bill to amend paragraph 1, section 3, article 8 of the Constitution.

Referred to the Committee on General Judiciary.

Also, a resolution requesting State School Commissioner Glenn to have printed his recent address and that of the chancellor of the University.

Read and laid over under the rules.

A bill to amend sections 1 and 2 of an act to amend the laws of the State in reference to the inspection of illuminating oils.

Referred to the Committee on Special Agriculture.

Also, a bill to amend an act to provide for and regulate the business of insurance brokers.

Referred to the Committee on Special Judiciary.

Also, a bill to amend an act regulating sales of fertilizers in this State.

Referred to the Committee on Special Agriculture.

Also, a bill to amend an act, a general law as to inspection, analysis, and sale of fertilizers.

Referred to the Committee on Special Agriculture.

Also, a bill to authorize the Governor to relinquish all claims of the State to the Blue Ridge and Atlantic Railroad.

Referred to the Committee on Special Judiciary.

Also, a bill to amend an act permitting Confederate soldiers to peddle without license.

Referred to the Committee on Special Judiciary.
Also, a bill to repeal paragraphs 8 and 9 of section 1 of article 5 of the Constitution.

Referred to the Committee on Special Judiciary

Also, a bill to provide for a board of commissioners of roads and revenues in the county of Lumpkin.

Referred to the Committee on Counties and County Matters.

Also, a bill to revise the charter of the town of Bruton, and for other purposes.

Referred to the Committee on Counties and County Matters.

Also, a bill to establish a new charter for the town of Statham, in Jackson county.

Referred to the Committee on Corporations.

Also, a bill to provide for the sale or lease of the North-eastern Railroad.

Referred to the Committee on Railroads.

Also, a resolution authorizing the President of the Senate, Speaker of the House, and Clerk of the House, etc., to remain five days after the adjournment of the General Assembly.

Read and laid over.

A resolution authorizing the Governor to accept certain historical publications from General James D. McBride.

Read and laid over.

Under the suspension of rules, the following bill was put upon its passage, to wit:

A bill to give blacksmiths a special and general lien, and for other purposes.
The committee reported the bill back, with a substitute.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 68 and nays 23.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend an act approved November 26, 1890, to establish a school for colored persons as a branch of the State University

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following Senate bills were read the second time, to wit:

A bill to amend an act establishing a new charter for the city of Carrollton.

Also, a bill to amend an act to declare the councilmen and aldermen of the towns and cities in this State ineligible to any other municipal office.

Also, a bill to amend an act to carry into effect paragraph 18 of section 7 of article 3 of the Constitution.

Upon a suggestion that no quorum was present, Mr. Farmer, of Coweta, moved a call of the roll, which motion prevailed.

Upon calling the roll, the fact was ascertained that no quorum was present.

The doors were then closed and the absentees noted, which were as follows:
Those present were Messrs.—

Armstrong,  Gilreath,  McWhorter,  
Bailey,  Gray of Paulding  Newton,  
Battle  Hammond,  Peeples,  
Bagget,  Harvey,  Perkins,  
Bennett of Wayne,  Hodges,  Pitman,  
Bennett of Jackson,  Henderson,  Pope,  
Blalock of Fayette,  Hogan,  Pool,  
Boifeuillet  Hudson,  Polhill,  
Boynton,  Hutcherson,  Reagan,  
Boyd,  Hughes,  Shropshire,  
Boyett,  Jarrell,  Sell,  
Brown of Pulaski,  Jenkins,  Shaw,  
Caldwell,  Johnson of Hall,  Short,  
Coleman,  Jones of Dodge,  Spence,  
Collier,  Longley,  Smith of Hancock,  
Davison,  Law,  Symons,  
Edenfield,  Marchman,  Thompson,  
Ennis,  Meadow,  Traylor,  
Espy,  Melton,  Walden,  
Farmer,  Mell,  West,  
Fouché,  Moore of Clayton,  Wilkin,  
Fogarty,  Moore of Heard,  Willink,  
Fullwood,  McCurry,  Worley,  
Fussell,  McGough,  Wright,  
Gaines,  McClure,  Mr. Speaker.  

Those absent were Messrs.—

Allen,  Giles,  McDonald,  
Anderson,  Gibson,  McElmurry,  
Atkinson,  Gray of Houston,  McDaniel,  
Arnold,  Gray of Catoosa,  McCurdy,  
Awtry,  Gregory,  Neely,  
Bell,  Griffin  Owen,  
Bird,  Greer of Macon  Parker,  
Blair,  Greer of Harris  Pittard,  
Blalock of Rabun,  Hall,  Price,  
Bloodworth,  Harrell,  Rawlings,  
Branch,  Hill,  Redding,  
Branan,  Hightower,  Reece,  
Broyles,  Hopkins,  Roberts,  
Brown of Washington,  Howell,  Rockwell,  
Burwell,  Hodge,  Salter,  
Burnett of Quitman,  Houston,  Sandeford,  

Mr. Speaker.
Mr. Battle, of Muscogee, moved that the messenger of the House be instructed to arrest the absent members and bring them into the Hall of the House of Representatives.

The motion prevailed.

The messenger of the House being absent, the Speaker ordered him to be sent for.

Upon motion, and pending the arrival of the messenger, the House adjourned until Tuesday morning, 9 o'clock.

ATLANTA, GEORGIA.

Tuesday, December 10, 1895.

The House met at 9 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members answered to the call of their names:
 Those present were Messrs.—

Allen,  Giles,  McCurry,
Anderson,  Gilreath,  McGough,
Atkinson,  Gibson,  McCurdy,
Arnold,  Gray of Houston,  McClure,
Armstrong,  Gray of Catoosa,  McWhorter,
Awtrey,  Gray of Paulding,  Neely,
Bailey,  Gregory,  Newton,
Battle,  Griffin,  Owen,
Bagget,  Greer of Macon,  Parker,
Bennett of Wayne,  Greer of Harris,  Peeples,
Bennett of Jackson,  Hall,  Perkins,
Bell,  Hammond,  Pitman,
Bird,  Harrell,  Pittard,
Blair,  Harvey,  Pope,
Blalock of Fayette,  Hill,  Price,
Blalock of Rabun,  Hodges,  Pool,
Bloodworth,  Henderson,  Polhill,
Boifeuillet,  Hightower,  Rawlings,
Boynton,  Hopkins,  Redding,
Boyd,  Howell,  Reagan,
Boyett,  Hogan,  Reece,
Branch,  Hodge,  Roberts,
Branan,  Houston,  Rockwell,
Bryyles,  Holbrook,  Salter,
Brown of Washington,  Holland,  Sandeford,
Brown of Pulaski,  Hudson,  Shropshire,
Burwell,  Humphreys,  Screven,
Burnett of Quitman,  Hutcherson,  Sell,
Burch,  Hughes,  Shaw,
Bush,  Hurst,  Short,
Caldwell,  Jarrell,  Spence,
Clements of Montgomery,  Jenkins,  Smith of Clinch,
Clement of Milton,  Johnson of Hall,  Smith of Hancock,
Collins,  Johnson of Taliaferro,  Smith of Rockdale,
Coleman,  Jones of Dougherty,  Smith of Telfair,
Collier,  Jones of Dodge,  Stokes,
Cook of Decatur,  Latham,  Symons,
Cureton,  Lee,  Summer,
Davison,  Little,  Tatum,
Dempsey,  Longley,  Thompson,
Dennard,  Lovett,  Traylor,
Dorough,  Law,  Walker,
Dodson,  Martin,  Wallace,
Durham, Mallette, Walden.
Edenfield, Marchman, West.
Ennis, Mansfield, Wheatley.
Espy, Meadow, Wilson.
Farmer, Melton, Wilkin.
Florence, Mell, Williams.
Fletcher, Moore of Bulloch, Willink.
Fouché, Moore of Clayton, Wilkinson.
Fink, Moore of Heard, Willingham.
Fogarty, Montfort, Worley.
Ferguson, Murrah, Wright.
Franklin, Middlebrooks, Wren.
Futrell, McDonald, Wynne.
Fullwood, McElmurry, Vaughn.
Fussell, McDaniel, Mr. Speaker.
Gaines,

The Journal of yesterday was then read and confirmed.

The following bill was taken up and put upon its passage, to wit:

A bill to provide and fix the salaries and percentage of fees to be paid the ordinary, clerk superior court, sheriff, etc., in counties containing a city of sixty thousand inhabitants or more.

Mr. Branan offered a substitute for the bill.

The substitute was lost.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 15 and nays 87.

So the bill, not having received the requisite constitutional majority, was lost.

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

Mr. President:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:
A bill to be entitled an act to amend an act to create a board of commissioners of roads and revenues in the county of Catoosa.

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

Also, a bill to be entitled an act to fix the time and manner of electing the mayor and council of the town of Decatur, in the county of DeKalb, and for other purposes.

Also, a bill to be entitled an act to repeal so much of the act creating a board of commissioners for the county of DeKalb, as limits the compensation of the clerk thereof.

Also, a bill to be entitled an act to limit the jurisdiction of the city court in civil cases to exceeding one hundred dollars.

Also, a bill to be entitled an act to repeal an act for the protection of fish in the waters of Berrien county.

Also, a bill to be entitled an act to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to provide for the registration and license of every trade, business calling, avocation, etc., carried on within the incorporate limits of said town.

Also, a bill to be entitled an act to incorporate the town of Battle Hill.

Also, a bill to be entitled an act to require Spalding county to pay the officers of court the costs now allowed by law in each case convicted and worked in the chain-gang of said county.

The Senate has adopted the following House resolution:

A resolution correcting House bill No. 397

Also, a bill to amend an act to incorporate the Savannah Bank and Trust Company of Savannah and the amend-
ments thereto, to permit said bank to reduce its capital stock, and for other purposes.

Also, a bill to amend an act to establish a system of public schools in the town of Quitman, approved December 28, 1888, and amended November 4, 1889.

Also, a bill to amend an act to amend section 4928 of the Code.

Also, a bill to repeal the charter of the city of Manchester, to incorporate said city under the name of College Park.

Also, a bill to amend the charter of Cairo, in the county of Thomas.

Also, a bill to amend section 1675(a) of the Code of 1882, which prohibits foreign corporations from owning over 5,000 acres of land in this State, and for other purposes.

The Senate has also passed the following House bills with amendments, in which the concurrence of the House is asked.

A bill to be entitled an act to amend the act for Troup county, so as to elect commissioners at general elections.

Also, a bill to be entitled an act to amend the charter of the city of Cordele, in the county of Dooly, and for other purposes.

Also, a bill to authorize the trustees of the United Free-Baptist Church of Columbus, Georgia, to sell certain lands heretofore conveyed to them for church purposes.

The following House bill was lost in the Senate, to wit:

A bill to provide for admission to the bar in Georgia.
The following resolution was offered by Mr. Wheatley of Sumter, to wit:

A resolution that the Senators and Representatives from Georgia in Congress are hereby requested to use all honorable means to secure the recognition of commerce by the establishment of a department of the general government to be known as the department of commerce, and for other purposes.

This resolution was laid over under the rules.

The Senate amendments to the following House bills were taken up and concurred in, to wit:

A bill to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in Monroe county.

Also, a bill to amend the charter of the city of Atlanta.

Also, a bill to provide for a change of the names and principal offices of banking, railroad, insurance, express, telegraph, canal, and navigation companies.

Also, a resolution for the relief of J. S. McGahee of McDuffie county.

Also, a bill to incorporate the town of Alto, in the counties of Banks and Habersham.

Also, a bill to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph 8, so as to change the organization of the supreme court.

Senate amendment to House bill No. ———, amending the Constitution of the State.

"Amend section 1 by striking out the words: 'and three additional associate justices shall be elected for terms of one, three, and five years respectively, beginning January 1, 1897 The person receiving the highest number
of votes shall fill the longest term of six years, the next highest the term of five years, and so on for the term of three years, and the term of one year,' and inserting in lieu thereof the following words: 'By the expiration of the term of one of the present incumbents, and three additional associate justices shall be elected for terms expiring respectively January 1, 1899, January 1, 1901, and January 1, 1903. The persons elected as additional associate justices shall among themselves determine, by lot, which of the three last-mentioned terms each shall have, and they shall be commissioned accordingly. After said first election all terms (except unexpired terms) shall be for six years each. In case of any vacancy which causes an unexpired term, the same shall be filled by executive appointment, and the person appointed by the Governor shall hold his office until the next regular election, and until his successor for the balance of the unexpired term shall have been elected and qualified.'"

Also, a bill to repeal an act authorizing the ordinary of Spalding county to keep his office and records at a place other than at the courthouse.

Also, a bill to amend the charter of the town of Camilla.

Also, a bill to authorize the United Freewill Baptist Church, of Columbus, Ga., to sell certain lands.

Also, a bill to establish the city court of Coffee county.

Also, a bill to amend the act for Troup county, so as to elect commissioner at general election.

Also, a bill to amend the charter of the city of Cordele, in the county of Dooly.

Also, a bill to make appropriations to the State Memorial Board for the purpose of marking by monuments positions occupied by the Georgia troops participating in the battle of Chickamauga.
Mr. Dempsey, chairman pro temp. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill of the Senate, which they request me to report back to the House, with the recommendation that same do pass.

A bill to establish a new charter for the town of Stat- ham, in Jackson county

Respectfully submitted.

T J. Dempsey, Chairman pro temp.

The following Senate resolution was taken up and put upon its passage, to wit:

A resolution for the relief of J. D. Laing, tax-collector for the county of Terrell.

The report of the committee was agreed to.

Upon the passage of this resolution, the yeas were 89 and nays 0.

So the resolution, having received the requisite constitutional majority, was passed.

The following Senate bills were read the second time, to wit:

A bill to amend an act to establish a system of public schools for the city of Carrollton.

Also, a bill to authorize the mayor and council of the city of Carrollton to hold an election on the question of issuing and selling bonds.

Also, a bill to amend the second section of an act entitled an act to fix the salary of the State Librarian.
Also, a bill to regulate the tolling of rice in this State.
Also, a bill to amend section 1979 of the Code of 1882.
Also, a bill to amend section 708 of the Code.
Also, a bill to prohibit any non-resident person or persons from camp-hunting in the county of Dade.
Also, a bill to amend an act incorporating the town of Kingston, in Bartow county.
Also, a bill to authorize the county authorities in whose counties there are no municipal or county chain-gangs to hire out misdemeanor convicts to private individuals.
Also, a bill to require banks chartered under the laws of this State, where the capital stock is impaired, to make the same good by transfer from the surplus profits to the capital stock.
Also, a bill to amend an act to declare the councilmen and aldermen of the towns and cities in this State ineligible to any other municipal office.
Also, a bill to amend section 4310 of the Code of 1882.
Also, a bill to place county and municipal chain-gangs under the control and supervision of the Governor and penitentiary department.
Also, a bill to alter and amend article 7, section 2, paragraph 2 of the Constitution.
Also, a bill to reincorporate the town of Elberton, and for other purposes.
Also, a bill to establish a new charter for the town of Statham, Jackson county.
Also, a bill to provide for a board of commissioners of roads and revenues for the county of Lumpkin.

Also, a bill to revise the charter of the town of Bruton, and for other purposes.

Also, a bill to authorize the Governor to relinquish all claims to the Blue Ridge and Atlantic Railroad.

Also, a bill to establish a court of appeals, and for other purposes.

The adverse report of the committee was agreed to and bill lost.

Also, a bill to appoint a committee of three from the Senate and five from the House to perfect a plan for the future care of persons sentenced for violating the laws of this State.

The adverse report of the committee was agreed to and the bill lost.

Also, a bill to amend section 4424 of the Code of 1882.

The adverse report of the committee was agreed to and bill lost.

Also, a bill to amend section 4423 of the Code of 1882.

The adverse report of the committee was agreed to and bill lost.

Also, a bill to amend section 4422 of the Code of 1882.

The adverse report of the committee was agreed to and bill lost.

Also, a bill to authorize the payment of checks, demand drafts, and savings bank orders in case of the death of drawer.
The adverse report of the committee was disagreed to, and the bill was passed for a third reading.

Also, a bill to amend section 4652 of the Code.

The adverse report of the committee was agreed to and bill lost.

The following resolutions were read to wit:

A resolution instructing State School Commissioner Glenn to have his recent address printed, and that of the chancellor of the University.

This resolution was laid on the table.

Also, a resolution authorizing the Governor to accept certain historical publications from General J. D. McBride.

The resolution was adopted.

Also, a resolution authorizing the President of the Senate, Speaker of the House, Clerk of the House, and Secretary of the Senate to remain at the capitol five days to complete the unfinished business.

The resolution was adopted as amended.

Mr. Wright, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following Senate bills, which I am instructed to report back, with the recommendation that same do pass, to wit:

A bill to be entitled an act to revise the charter of the town of Bruton, viz., to change the name from Bruton to Brewton, and to change the center of said town from the Wrightsville and Tennell depot to a point near the academy in said town, and for other purposes.
Also, a bill to be entitled an act to provide for a board of commissioners of roads and revenues in the county of Lumpkin, to define their powers and duties, to prescribe the manner of electing the same, to submit the same to the people, and for other purposes.

Respectfully submitted.

Moses Wright, Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bill with amendment, in which the concurrence of the Senate is asked:

A bill to be entitled an act to appropriate money to the State Memorial Board for the purpose of marking by monuments and other suitable memorials, positions occupied by the Georgia troops in the battle of Chickamauga, and for other purposes.

The following resolution was read and adopted, to wit:

A resolution extending thanks to General James D. McBride for his donation to the State.

The following resolution was offered by Mr. Middlebrooks, of Newton, which was read and laid on the table, to wit:

A resolution requesting our representatives and senators in Congress to purchase the battlefield around Vicksburg, Mississippi, and for other purposes.

The following Senate bills were read the third time and put upon their passage, to wit:
A bill to amend an act to carry into effect paragraph 18, section 7 of article — of the Constitution of this State, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to make it penal for any person or persons to attempt, in a wanton and malicious manner, to injure or destroy the good name of innocent females.

The adverse report of the committee was agreed to, and bill lost.

Also, a bill to amend and regulate the practice concerning motions for new trial.

The adverse report of the committee was agreed to and bill lost.

Also, a bill to confer on the judges of the superior and city courts of the State jurisdiction to hear motions for new trial in vacation without any order therefor.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 21 of an act which regulates the issuing and granting corporate powers and privileges to insurance companies.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill to prescribe the method of serving bills of exceptions upon non-resident and unrepresented defendants in error.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to repeal the law defining and regulating court contracts, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to prescribe the mode of changing venue in criminal cases in the superior courts in this State.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 752 of the Code of 1882.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

The following bill, which was made the special order for 12:10 o'clock, was then taken up, to wit:

A bill to authorize the Governor and Treasurer to issue bonds and to negotiate the same to pay off an amount of the public debt maturing July 1, 1896.
The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

- Anderson, Fullwood, Mansfield,
- Arnold, Fussell, McElmurry,
- Armstrong, Giles, McWhorter,
- Awtry, Gray of Houston, Neely,
- Bailey, Gray of Paulding, Peeples,
- Baggett, Gregory, Perkins,
- Blalock of Fayette, Griffin, Roberts,
- Blalock of Rabun, Harrell, Rockwell,
- Bloodworth, Hightower, Salter,
- Boyd, Hogan, Sandeford,
- Boyett, Hodge, Smith of Clinch,
- Branch, Hudson, Smith of Rockdale
- Burnett of Quitman, Jenkins, Sumner,
- Clement of Milton, Johnson of Hall, Thompson,
- Coleman, Johnson of Taliaferro, Traylor,
- Cureton, Jones of Dougherty, Walker,
- Davison, Longley, Wallace,
- Dennard, Lovett, Wheatley,
- Dorrough, Martin, Willingham,
- Ennis, Mallette, Wright,
- Florence, Marchman, Mr. Speaker.

Yea 112. Not voting 63.

So the bill, having received the requisite constitutional majority, was passed.

The hour of 12:30 having arrived, the special order set for that time was taken up, to wit:

A joint resolution appointing two from the Senate and three from the House to investigate the convicts of this State.

Mr. Humphreys, of Brooks, offered an amendment to the bill, which was adopted.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:
Those voting in the affirmative were Messrs.—

Atkinson, Hammond, Perkins.
Battle, Harvey, Pitman.
Bennett of Wayne, Hodges, Pope.
Bell, Howell, Polhill.
Blair, Houston, Rawlings.
Blalock of Fayette, Holbrook, Redding.
Brannan, Humphreys, Reagan.
Broyles, Hutcherson, Shaw.
Brown of Washington, Little, Stokes.
Bush, Law, Symons.
Dodson, Moore of Bulloch, Wilson.
Farmer, Middlebrooks, Williams.
Fletcher, McDaniell, Willingham.
Fogarty, McCurdy, Worley.
Greer of Macon, Owen.

Those voting in the negative were Messrs.—

Bailey, Gibson, McClure.
Bagget, Hill, McWhorter.
Bennett of Jackson, Hightower, Newton.
Beynon, Hopkins, Parker.
Brown of Pulaski, Holland, Pittard.
Burch, Hughes, Price.
Caldwell, Hurst, Pool.
Cook of Decatur, Jarrell, Reese.
Dempsey, Jones of Dodge, Shropshire.
Durham, Lee, Smith of Hancock.
Edenfield, Meadow, Smith of Telfair.
Espy, Melton.
Fouché, Mell.
Fink, Moore of Clayton, Wilkin.
Ferguson, Moore of Heard, Wilkinson.
Futrell, McDonald, Wren.
Fussell, McCurry.
Gaines, McGough.
Gilbreath,

Those not voting were Messrs.—

Allen, Fullwood, Montfort.
Anderson, Gilles.
Arnold, Gray of Houston, McElmurry.
Armstrong, Gray of Macon, Neely.
Awtrey, Gray of Telfair, Peeples.
Yeas 44. Nays 55. Not voting 76.

So the bill, not having received the requisite constitutional majority, was lost.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to authorize justices of the peace and notaries public of this State to preside in districts other than those they were elected and appointed to.

Also, a bill to amend an act approved December 15, 1893, permitting Confederate soldiers to peddle without license.
The committee have also had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to amend the charter of the city of Macon.

The committee has also had under consideration, the following Senate bills, which I am instructed to report back to the House with the recommendation that the same be read a second time and recommitted.

A bill to repeal paragraphs 8 and 9 of section 1 of article 5 of the Constitution of Georgia.

A bill to amend section 3837 of the Code of 1882.

A bill to provide for and regulate the insurance brokers in this State.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bills, which they instruct me to report back, with the recommendation that the same do pass, to wit:

A bill to provide for service by publication in certain cases, and for other purposes.

Also, a bill to amend an act to establish a board of medical examiners for the State of Georgia, to define their duties and powers, and for other purposes, approved December 12, 1894.

Also, a bill to authorize the judges in the superior courts of this State, in case of seduction or divorce, or other case
where the evidence is vulgar or obscene, to hear and try the case after clearing the court of all or any portion of the audience, and for other purposes.

Also, a bill to make more specific the crime of barratry in this State, and for other purposes.

Also, a bill to amend section 1978 of the Code as amended by an act approved October 17, 1891, and for other purposes.

Also, a bill to authorize any written instrument to be admitted in evidence when the subscribing witnesses are dead, insane, incompetent, inaccessible, or being produced do not recollect the transaction, and for other purposes.

I am also instructed to report back the following Senate bill, with the recommendation that the same do pass as amended, to wit:

A bill to define the rights and privileges of foreign trustees and guardians in this State, and for other purposes.

I am also instructed to report back the following Senate bills, with the recommendation that the same do not pass, to wit:

A bill to provide for notice to the garnishee for the filing of a traverse of the answer of such garnishee when the garnishment is pending in any of the justice courts of this State.

Also, a bill to amend paragraph 1, section 3, article 8 of the Constitution of Georgia, and for other purposes.

Also, a bill to define and apply the law of abatement in certain cases.

Also, a bill to repeal an act to amend section 3910(b) of the Code, and for other purposes.

Respectfully submitted.

H. A. JENKINS, Chairman.
Leave of absence was granted Mr. McDaniel.

Upon motion, the House adjourned until 3 o'clock this afternoon.

3 O'CLOCK P. M.

The House met at 3 o'clock p. m., and was called to order by the Speaker.

Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have under consideration the following Senate resolution, which they instruct me to return to the House, with the recommendation that same do pass:

A resolution for the relief of the Brunswick Terminal Railroad Company

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. A. G. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same be recommitted to the Committee on Railroads.

A bill to authorize the Governor to relinquish all claims of the State to the Blue Ridge and Atlantic Railway.

Respectfully submitted.

A. G. McCurry, Chairman.
Mr C. E. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr Speaker:

The Committee on Railroads have had under consideration the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A bill to provide for the sale of the Northeastern Railway.

The committee have also had under consideration the following Senate resolution, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

A resolution asking an appropriation from the government for a roadway from Atlanta to McPherson Barracks.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Armstrong, chairman of Special Committee on Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Special Agriculture have under consideration Senate bill No. 77, to wit:

A bill to be entitled an act to amend sections 1 and 2 of an act entitled an act to amend the laws of this State in reference to the inspection of illuminating oils, providing for appointment of inspectors of oils, amount of compensation, revising schedule fees, etc., etc., which they instruct me, as chairman, to report back, with the recommendation that it do pass.
Also Senate bill No. 264, to wit:

A bill to be entitled an act to amend an act entitled an act, a general law as to inspection, analysis, and sale of fertilizers, approved October 19, 1891. Recommend do pass.

Also, Senate bill No. 263, to wit:

A bill to be entitled an act to amend an act regulating sales of fertilizers in this State, to fix a method of determining the value of the same, approved December 27, 1890, by amending section 5 thereof so as to require the ordinary, after he has received the analysis from the State Chemist on any sample he has sent, authorizing State Chemist to publish names of the brands that do not come up to the guaranteed analysis, etc. Recommend do not pass.

Respectfully submitted.

J. W. ARMSTRONG, Chairman.

The following Senate bills were read the second time, to wit:

A bill to amend sections 1 and 2 of an act entitled an act to amend the laws of this State in reference to the inspection of illuminating oils.

Also, a bill to provide for service by publication in certain cases, and for other purposes.

Also, a bill to define the rights and privileges of foreign trustees.

Also, a bill to establish a board of medical examiners for the State of Georgia.

Also, a bill to authorize justices of the peace and notaries public of this State to preside in districts other than those they were elected or appointed to.

Also, a bill to amend an act to authorize the judges in the
superior courts in this State, in cases of seduction or divorce, where the evidence is vulgar or obscene, to try the case after clearing the court of all or a portion of the audience.

Also, a bill to make more specific the crime of barratry in this State.

Also, a bill to amend section 1978 of the Code of 1882.

Also, a bill to amend an act entitled an act, a general law as to inspection, analysis, and sale of fertilizers.

Also, a bill to amend an act entitled an act to provide for and regulate the business of insurance brokers in this State.

Also, a bill to provide for the sale or lease of the Northeastern Railroad.

Also, a bill to authorize any written instrument to be admitted in evidence when the subscribing witnesses are dead.

Also, a resolution for the relief of the South Brunswick Terminal Railroad Company.

Also, a bill to amend an act entitled an act to provide and regulate the business of insurance brokers in this State.

Also, a bill to repeal paragraphs 8 and 9 of section 1 of article 5 of the Constitution of Georgia.

Also, a bill to amend section 3837 of the Code of 1882.

Also, a bill to amend an act permitting Confederate soldiers to peddle without license.

The following message was received from his Excellency, the Governor, through Mr. Callaway, his private Secretary:

Mr. Speaker:

The Governor has approved the following acts and resolutions of the General Assembly, to wit:

An act to establish the city court of Brunswick, in and for the county of Glynn, to define its jurisdiction and
powers, to provide for the appointment of a judge and other officers thereof, to define their powers and duties, and for other purposes.

Also, an act to authorize the town council of Bowman, to issue bonds, etc.

Also, an act to amend the charter of Roberta, so as to prohibit the sale of any brandy, rum, gin, wine, beer, or any intoxicating liquors of any kind, and for other purposes.

Also, an act to repeal an act to create a county court in each county in the State of Georgia, except certain counties herein mentioned, approved January 19, 1872, and all acts amendatory thereof, so far as the same applies to the county of Glynn.

Also, an act to establish the city court of Brunswick, in and for the county of Glynn, etc.

Also, an act to prohibit hunting with dogs and guns and fishing on the lands of others in the county of Appling, State of Georgia, and for other purposes.

Also, an act to provide for the removal of all obstructions from the running streams of Forsyth county, and for other purposes.

Also, an act to amend the charter of the city of Dawson, so as to require the election of the clerk of council by the mayor and aldermen instead of by ballot as now provided, and for other purposes:

Also, an act to extend the corporate limits of the city of Waynesboro.

A resolution for the relief of Willis Fields of Henry county.

Also, a resolution for the relief of the North Highlands Railroad Company.
The following resolutions were read and adopted, to wit:

A resolution to allow the postmistress of the House three days' extra pay, and direct her to forward the mail of the members during that time.

By Mr. Middlebrooks of Newton—

A resolution asking Congress to purchase battle-fields around Vicksburg.

The following Senate bills were read the third time and put upon their passage, to wit:

A bill to amend section 2571 of the Code of 1882.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *vita voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Anderson, Battle, Bell, Griffin, Greer of Macon, Greer of Harris, McClure, McWhorter, Perkins,
Blalock of Fayette,  Henderson,  Pope,
Boynton,  Hightower,  Redding,
Boyett,  Holbrook,  Reagan,
Caldwell,  Humphreys,  Reece,
Clement of Milton,  Hughes,  Rockwell,
Dempsey,  Jarrell,  Shropshire,
Dodson,  Johnson of Taliaferro,  Screven,
Durham,  Jones of Dougherty,  Short,
Edenfield,  Latham,  Spence,
Espy,  Lee,  West,
Fouché,  Law,  Wheatley,
Fink,  Mell,  Williams,
Fogarty,  Moore of Clayton,  Wilkinson,
Fullwood,  Montfort,  Willingham,
Gaines,  Murrah,  Worley,
Gilreath,  Middlebrooks,  Wren,
Gibson,  McDonald,  Vaughn,
Gray of Paulding,

Those not voting were Messrs.—

Allen,  Fletcher,  McDaniel,
Atkinson,  Ferguson,  McCurdy,
Armstrong,  Franklin,  Newton,
Bailey,  Putrell,  Owen,
Bagget,  Giles,  Peeples,
Bennett of Wayne,  Gray of Catoosa,  Price,
Bird,  Gregory,  Pool,
Blair,  Harrell,  Polhill,
Blalock of Rabun,  Hill,  Roberts,
Bloodworth,  Hopkins,  Salters,
Boyd,  Howell,  Sandeford,
Branch,  Hogan,  Sell,
Broyles,  Hodge,  Smith of Clinch,
Burwell,  Houston,  Smith of Rockdale,
Burnett of Quitman,  Hutcherson,  Sumner,
Burch,  Hurst,  Tatum,
Clement of Montgm' y Jenkins,  Thompson,
Collins,  Johnson of Hall,  Traylor,
Coleman,  Little,  Walker,
Cureton,  Longley,  Wallace,
Davison,  Lovett,  Walden,
Dennard,  Martin,  Wilson,
Dorrough,  Mallette,  Willink,
Ennis,  Marchman,  Mr. Speaker,
Florence,  Moore of Heard,

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to provide that a master may not contract with a servant exempting himself from liability to the servant for injury sustained.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 4721 of the Code of Georgia.

Mr. Middlebrooks, of Newton, offered an amendment, which was adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 8.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a bill to amend an act establishing a new charter for the city of Carrollton.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to regulate the sale of domestic wines in towns and cities of this State.

The committee reported the bill back with amendments.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 93 and nays 4.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to establish a system of public schools for the city of Carrollton.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 94 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 4625(c) of the Code of 1882.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 9.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the mayor and council of the city of Carrollton to hold an election for the purpose of issuing bonds.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act making it the duty of the clerk of the county court, where there is one, and the duty of the clerk of the superior court, where there is no clerk, to select a judge should the parties litigant fail or refuse.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 88 and nays 2.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the application of all public school funds to the Douglasville college that is distributed to school-children within the corporate limits of said town.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and the nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 943(b) of the Code, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to regulate the practice in the superior court in cases now or hereafter pending.

The report of the committee was disagreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to require all convict-made brooms sold in this State to be stamped to show that same were made by convict labor.
Mr. Holland, of Cobb, offered an amendment to this bill.

Pending the adoption of this amendment, the House adjourned until 8 o'clock to-night.

8 O'CLOCK P. M.

The House met at 8 o'clock p. m., and was called to order by the Speaker.

The hour for the joint session of the General Assembly having arrived, the Senate appeared upon the floor of the House, and the joint session, convened for the purpose of hearing the address of Hon. Fleming duBignon, of Chat-ham county, was called to order by the President of the Senate.

The resolution convening the joint session was then read.

Hon. W H. Venable, President of the Senate, introduced the Hon. Fleming duBignon, who addressed the General Assembly.

Upon motion, the General Assembly was dissolved; the Senate retiring, the House was called to order by the Speaker.

Upon motion, the House then adjourned until 9 o'clock A. M to-morrow morning.

Atlanta, Georgia.
Wednesday, December 11, 1895.

The House met at 9 o'clock A. M. this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members answered to the call of their names:
Those present were Messrs.—

Allen,  Gaines,  McCurry,
Anderson,  Gilreath,  McGough,
Atkinson,  Gibson,  McCurdy,
Arnold,  Gray of Houston,  McClure,
Armstrong,  Gray of Catoosa,  McWhorter,
Awtrey,  Gray of Paulding,  Neely,
Bailey,  Gregory,  Newton,
Battle,  Griffin,  Owen,
Baggett,  Greer of Macon,  Parker,
Bennett of Wayne,  Greer of Harris,  Peeples,
Bennett of Jackson,  Hall,  Perkins,
Bell,  Hammond,  Pittman,
Bird,  Harrell,  Pittard,
Blair,  Harvey,  Pope,
Blalock of Fayette,  Hill,  Price,
Blalock of Rabun,  Hodges,  Pool,
Bloodworth,  Henderson,  Polhill,
Boifeuillet,  Hightower,  Rawlings,
Boynton,  Hopkins,  Redding,
Boyd,  Howell,  Reagan,
Boyett,  Hogan,  Reece,
Branch,  Hodge,  Roberts,
Branan,  Houston,  Rockwell,
Broyles,  Holbrook,  Salter,
Brown of Washington,  Holland,  Sandeford,
Brown of Pulaski,  Hudson,  Shropshire,
Burwell,  Humphreys,  Screven,
Burnett of Quitman,  Hutcherson,  Sell,
Burch,  Hughes,  Shaw,
Bush,  Hurst,  Short,
Caldwell,  Jarrell,  Spence,
Clements of Montgm'y,  Jenkins,  Smith of Clinch,
Clement of Milton,  Johnson of Hall,  Smith of Hancock,
Collins,  Johnson of Taliaferro,  Smith of Rockdale,
Coleman,  Jones of Dougherty,  Smith of Telfair,
Collier,  Jones of Dodge,  Stokes,
Cook of Decatur,  Latham,  Symons,
Cureton,  Lee,  Sumner,
Davison,  Little,  Tatum,
Dempsey,  Longley,  Thompson,
Dennard,  Lovett,  Traylor,
Dorough,  Law,  Vaughn,
Dodson,  Martin,  Walker,
Mr. Speaker.

Those absent were Messrs.—

Giles.

The Journal of yesterday was then read and confirmed.

Mr. Humphreys, of Brooks, moved a reconsideration of the following resolution, to wit:

A resolution appointing two from the Senate and three from the House to investigate the convicts of this State.

The previous question was ordered.

Upon the passage of this resolution, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—
Collins, Hightower, Shaw,
Collier, Howell, Spence,
Cook of Decatur, Hogan, Stokes,
Davison, Houston, Symons,
Dennard, Holbrook, Williams,
Dorough, Holand, Willink,
Dodson, Humphreys, Willingham,
Durham, Latham, Worley,
Edenfield, Little, Wren,
Ennis, Longley,

Those voting in the negative were Messrs.—

Atkinson, Hopkins, McClure,
Arnold, Hughes, Parker,
Blalock of Rabun, Hurst, Pittard,
Boynton, Jarrell, Price,
Boyett, Jones of Dodge, Pool,
Broyles, Lee, Shropshire,
Brown of Pulaski, Marchman, Sell,
Burch, Meadow, Smith of Hancock,
Dempsey, Melton, Smith of Telfair,
Fletcher, Mell, Walker,
Fouché, Moore of Clayton, Walden,
Futrell, Moore of Heard, West,
Gaines, Montfort, Wilkin,
Gilreath, McDonald, Wright,
Gregory, McGarvey, Wynne,
Greer of Macon, McGough, Vaughn,
Hill,

Those not voting were Messrs.—

Allen, Greer of Harris, Perkins,
Awtrey, Hall, Pitman,
Bailey, Hammond, Pope,
Battle, Harrell, Polhill,
Bagget, Henderson, Redding,
Bennett of Jackson, Hodge, Reece,
Bell, Hudson, Rockwell,
Blair, Hutcherson, Salter,
Blalock of Fayette, Jenkins, Sandeford,
Bloodworth, Johnson of Hall, Short,
Burwell, Johnson of Taliaferro, Smith of Clinch,
Burnett of Quitman, Jones of Dougherty, Smith of Rockdale,
Bush, Lovett, Sumner,
Clements of Montgomery, Tatum,
Mr. Speaker,  


So the motion to reconsider was adopted.  

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

Mr. Speaker:  

The Senate has passed the following House bill by the requisite constitutional majority:  

A bill to be entitled an act to change the county site of Fannin county, in the State of Georgia, from Morganton to Blue Ridge, in said county of Fannin, and for other purposes.  

Also, a resolution to authorize the State Treasurer to pay John Faver for services.  

Also, a resolution authorizing the Treasurer of this State to transfer on the books of his office from the military fund of 1894 to the military fund of 1895 the unexpended balance of 1894, amounting to the sum of $623.  

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

Mr. Speaker:  

The Senate has passed the following House bills by the requisite constitutional majority, to wit:  

A bill to be entitled an act fixing the compensation to be paid persons employed as clerks in holding general elections
at the precincts in the county of Pierce, and for other purposes.

Also, a bill to be entitled an act to authorize the city of Augusta to extend a ditch beyond the city limits, and for other purposes.

Also, a bill to be entitled an act to establish new terms and to regulate the practice of filing, returning, and trying new cases in the city court of Richmond.

Also, a bill to be entitled an act to amend an act entitled an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth.

Also, a bill to be entitled an act to provide for the appointment of a clerk of the county court of Effingham county, and for other purposes.

Also, a bill to be entitled an act to authorize the proper county authorities of the border counties of this State to co-operate with the proper authorities of the adjacent States in building and keeping up bridges.

Also, a bill to be entitled an act to change the time of holding the spring term of Dawson superior court.

Also, a bill to be entitled an act to authorize the republication of the Georgia reports from the 77th to the 183d, inclusive.

The Senate passed the following bills with amendments, in which the concurrence of the House is asked, to wit:

A bill to be entitled an act to fix and define the liability of receivers, trustees, and assignees, and for other purposes.

A bill to be entitled an act to amend section 943(a) of the Code of Georgia of 1882, providing for the selection by the Governor of banks in certain cities therein named as State depositories, and the several acts of the General Assembly of the State of Georgia amendatory thereof, so as
to add the city of Blackshear, in Pierce county, Georgia, to the list of such cities.

Also, a bill to be entitled an act to reincorporate the town of Moultrie.

Also, a bill to be entitled an act to amend section 534 of the Code of 1882, which provides that disabled soldiers of this State be allowed to peddle without license.

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

_Mr. Speaker:_

The Senate has passed by the requisite constitutional majority, the following House bills with amendments, in which the concurrence of the House is asked:

A bill to be entitled an act to amend section 3888 of the Code of 1882.

Also, a bill to be entitled an act to vest the management and care of all jails and persons confined therein under the control of the county commissioners of roads and revenues, and for other purposes.

Also, a bill to be entitled an act to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State, by providing an annual pension to such ex-Confederate soldiers who are unable to provide a living for themselves.

Also, a bill to be entitled an act to appropriate to the trustees at the University of Georgia the sum of twenty-five thousand dollars, to be used in the construction of additional buildings and furnishing the same for the Georgia Normal and Industrial College, and for other purposes.

Also, a resolution appropriating the sum of $500.00 to paint the dome and repair the roof of the capitol building.
Also, a resolution to pay the per diem and expenses of the Joint Committee of the General Assembly appointed to examine the work of the Code commissioners.

The following Senate bills were taken up and put upon their passage, to wit:

A bill to amend an act regulating the leasing out of penitentiary convicts by the Governor, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to reincorporate the town of Elberton.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 94 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize and empower the commissioners of roads and revenues of Chatham county to acquire by purchase or condemnation proceedings any road in said county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to prohibit non-resident persons from camping-hunting in the county of Dade.

The report of the committee was agreed to.
Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act incorporating the town of Kingston, in Bartow county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for a board of commissioners of roads and revenue in the county of Lumpkin.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to revise the charter of the town of Bruton.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to establish a new charter for the town of Statham, in Jackson county.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

The Senate amendments to the following House bills were taken up and concurred in, to wit:

A bill to fix and define the liability of receivers, trustees, etc., in this State.

Also, a bill to amend section 943(a) of the Code of 1882.

Also, a bill to reincorporate the town of Moultrie as the city of Moultrie, in Colquitt county.

Also, a resolution appropriating the sum of $5000 to paint the dome and repair the roof of the capitol building.

Also, a bill to provide for the control, management, and regulation of jails and the appointment of jailors in all counties having a population of 75,000 inhabitants.

This bill was concurred in, with an amendment.

Also, a bill to amend section 3888 of the Code of 1882.

Also, a bill to amend section 534 of the Code of 1882, as amended by act of 1891.

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

*Mr. Speaker*:

The Senate has adopted the following Senate resolution in which the concurrence of the House is asked:

A resolution to authorize the Governor to borrow money to supply deficiencies.

The House refused to concur in the Senate amendments to the following House bill, to wit:

A bill to pay per diem and expenses of the Joint Committee of the General Assembly appointed at the session of 1894.
The following House bill was taken up for the purpose of concurring in the Senate amendments, to wit:

A bill to appropriate the sum of fifty thousand dollars to the trustees of the Georgia Normal and Industrial College.

The first amendment was not concurred in.

Upon the concurrence of the second amendment, the yeas and nays were ordered.

Upon taking the ballot, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Awtrey, Bennett of Jackson, Blalock of Fayette, Bush, Caldwell, Davison, Gilreath, Gray of Houston, Gray of Paulding, Griffin, Hill, Henderson, McWhorter, Peeples, Pope, Pool, Redding, Reagan,
Dempsey,          Holbrook,          Reece,
Dennard,          Hughes,            Shropshire,
Durham,           Johnson of Taliaferro, Shaw.
Edenfield         Jones of Dodge,     Short,
Ennis,            Latham,            Smith of Hancock,
Fletcher,          Martin,            Smith of Telfair,
Fink,             Moore of Clayton,   Walden.
Ferguson,          Montfort,          Worley,
Franklin,          Murrah,            Wren,
Fullwood,          McDonald,          Vaughn.
Gaines,            McClure,

Those not voting were Messrs.—

Allen,             Espy,             McCurry,
Arnold,            Florence,         Pitman,
Baggett,           Fouché,           Price,
Bird,              Giles,            Roberts,
Blair,             Greer of Macon,   Salter,
Blalock of Rabun,  Greer of Harris,  Sandeford,
Bloodworth,        Harrell,          Spence,
Boyd,              Harvey,           Smith of Clinch,
Branch,            Howell,           Smith of Rockdale,
Brown of Washington Hogan,          Sumner,
Brown of Pulaski,  Hodge,            Tatum,
Burwell,           Hudson,           Thompson,
Burnett of Quitman, Hurst,            Traylor,
Burch,             Jones of Dougherty, Wallace,
Clements of Montg’ny Longley,         Williams,
Clement of Milton,  Lovett,            Wilkinson,
Collins,           Moore of Heard,    Wright,
Coleman,           Middlebrooks,      Wynne,
Cureton,           McDaniel,
Dorough,

Yeas 67   Nays 50.   Not voting 58.

So the amendment was concurred in.

The third amendment was concurred in.

Also, a bill to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State.

Upon the question of concurring in the Senate amendment, the yeas and nays were ordered.
Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Gray of Paulding,  Murrah,  Wren,
Griffin,         McCurdy,     Vaughn.
Greer of Harris, McWhorter,

Those not voting were Messrs.—

Arnold,              Fussell,              Pitman,
Battle,              Gaines,               Polhill,
Blalock of Fayette,  Giles,                Sandeford,
Blalock of Rabun,    Gilreath,             Screven,
Brown of Washington, Harrell, Smith of Clinch,
Burnett of Quitman,  Howell,               Smith of Rockdale,
Caldwell,            Hodge,                Sumner,
Clements of Montg’ry, Hudson, Tatum,
Clement of Milton,    Jones of Dougherty,   Thompson,
Collins,             Longley,               Traylor,
Coleman,             Lovett,                West,
Cureton,             Middlebrooks,         Wilkinson,
Dorough,             McDaniel,             Willingham,
Ennis,               Newton,               Worley,
Fink,                Peeples,              Wynne,
Fogarty,             Perkins,              Mr. Speaker.


So the amendment was not concurred in.

Mr. McCurry, chairman on the part of the House Committee, submitted the following report of the joint committee to investigate the obstruction in the Savannah river at Augusta:

Mr Speaker:

Article 2 of the treaty of Beaufort, entered into between the State of Georgia and South Carolina in 1887, is as follows:

(1) The navigation of the river Savannah, at and from the bar and mouth, along the northeast side of Cockspur island, and up the direct course of the main northern channel, along the northern side of Hutchinson’s island, opposite the town of Savannah, to the upper end of said island, and from thence up the bed or principal stream of the said
river to the confluence of the rivers Tugalo and Keowee, and from the confluence up the channel of the most northern stream of Tugalo river to the source and back again by the same channel to the Atlantic ocean, is hereby declared to be henceforth equally free to the citizens of both States and exempt from all duties, tolls, hindrance, interruption, and molestation whatsoever attempted to be enforced by one State on the citizens of another, and all the rest of the river Savannah to the southward of the foregoing description is acknowledged to be the exclusive right of the State of Georgia.

(2) As to whether the obstructions in the Savannah river at Augusta are in violation of said treaty, the committee do not determine, the question being one involving the construction of said treaty and the legislative enactments passed at different times by the two States.

(3) A few years ago the city authorities of Augusta placed in said dam a fishway, known as the McDonald fishway, near the South Carolina side—the same being placed in an opening in the dam about twelve feet wide and said fishway being about ten and a half feet wide.

(4) It is feasible for fish to pass up said fishway, if the same is kept in good condition and fishing is not allowed with nets or otherwise within a reasonable distance of said fishway above and below the same.

The committee are unable to determine whether one fishway is sufficiently adequate or not.

(5) The committee believe that the authorities of Augusta are willing to do anything that may be reasonably required of them to remedy the evil complained of.

6. The committee recommend the enactment of such laws as will prevent the obstruction of the migration of fish below Augusta, and the periodical inspection of fishway in
the dam at Augusta, by the State Fish Commissioner, with a view of ascertaining that it be kept adequate to effect the passage of migrating fish up the waters of the Savannah river, and in the event the said fish commissioner at any time finds the fishway now in use inadequate to effect the passage of fish, that he report the same to the Governor. The Governor in that event being authorized to negotiate with the city authorities of Augusta with reference to the construction of additional fishways, and report the result of such negotiations to the next General Assembly.

We further recommend, that the said fish commissioner report to the next General Assembly such legislation as he may deem necessary to secure the free passage of fish up the Savannah river.

Respectfully submitted.

A. G. McCurry,
D. G. Fogarty,
W. A. Dodson,
Committee on part of House.

W. R. Little,
Claiborne Snead,
Committee on part of Senate.

Mr. Reagan, chairman Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary, through its sub-committees, have visited the various convict camps in this State, and beg leave to submit the following report thereon:

We find that at most of the camps insufficient buildings have been provided for the comfort of the convicts; this applies especially to the camps at Alexanderville, Echo, Rising Fawn, the camps in Worth county, Minneola in
Lowndes county, Maxwell and Toledo in Charlton county, and Dade Coal mines in Dade county. The buildings are not sufficiently ventilated in summer, and no sufficient stoves or other means of warming them in winter are provided, and at Minneola no separate sleeping-apartments are provided for the whites and blacks. At Echo, Alexanderville, and Toledo and Maxwell the buildings in which the convicts are housed while not at work are miserable substitutes for houses, being on the ground, in a malarial section of the country, subjecting the convicts to disease and death, and these buildings are badly kept, no regard whatever being had for cleanliness. At Alexanderville the convicts are not clothed sufficiently, nor are they well fed, in our judgment they are not given one-third as much food as they should have. At the camps in Worth county the convicts have not sufficient clothing, and at the Dade Coal mines the committee found the convicts not half fed; or clothed. This camp is in the very worst condition, the convicts are actually being starved and have not sufficient clothing, and in addition to being without sufficient clothing and being starved, they are treated with great cruelty. The system of corporal punishment adopted by the superintendent, who, it seems, is also the whipping, boss, is the most brutal ever inflicted by one human being upon another; the half-starved convict is thrown upon his back, and while in this condition a machine attached to a hose is fastened over his nose and water is thrown into his nostrils until he is almost strangled, and as the victim shows signs of reviving the water is again turned on and the strangling process is repeated until the victim has barely life enough left in him to rise from the ground. Such brutal and inhuman treatment should not be tolerated a single day longer, and the inflicter should be properly punished. Such outrageous conduct is a disgrace to the State. We recommend that the proper authorities look after this matter without delay,
and that the convicts be removed from said camp and from
the control of said superintendent. We feel that the great
State of Georgia cannot allow those who are placed in her
custody, criminals though they be, to be either starved or
beaten to death; they are certainly entitled to something
like humane treatment, and it is the duty of the State to
see that they receive it. With a few exceptions, we find
all the camps in bad condition, and the convicts not well
treated, and we most heartily condemn the present lease
system and congratulate the people of the State that the
same is soon to end, and this blot upon the fair name of
our beloved State removed forever.

Respectfully submitted.

E. J. Reagan, Chairman.

Mr. Battle, chairman of the Committee on Railroads,
submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under considera­
tion the following House bill, which I am instructed to re­
port back to the House, with the recommendation that the
same do pass as amended, to wit:

A bill to amend the general railroad law.

The committee having had under consideration House
bills Nos. 658, 534, 582, find they have no time to act on
them, so therefore return.

Respectfully submitted.

C. E. Battle, Chairman.

The following resolution was read and adopted, to wit:

A resolution that the State Fish Commissioner is hereby
requested to periodically inspect the fishway in the dam of
the Savannah river, and in the dam at Augusta.
Also, the following resolution was read and adopted, to wit:

A resolution requesting Congress to establish a department of commerce.

The following bill, which was brought over from yesterday's session, was then taken up, to wit:

A bill to require all convict-made brooms to be stamped, so as to show that said goods were made by convict labor.

The amendment of Mr. Holland, of Cobb, was then taken up, and the same was lost.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

| Anderson, | Gaines, | Moore of Clayton, |
| Atkinson, | Gray of Catoosa, | Moore of Heard, |
| Awtrey, | Gregory, | Middlebrooks, |
| Bailey, | Hammond, | McCurry, |
| Bird, | Harvey, | McCurdy, |
| Boifeuillet, | Hodges, | Perkins, |
| Boynton, | Henderson, | Price, |
| Branch, | Hogan, | Polhill, |
| Branan, | Holland, | Reece, |
| Cook of Decatur, | Johnson of Hall, | Rockwell, |
| Dodson, | Jones of Dougherty, | Shropwell, |
| Durham, | Lee, | Screven, |
| Edenfield, | Little, | Stokes, |
| Espy, | Longley, | Symons, |
| Fouché, | Mallette, | Thompson, |
| Fogarty, | Mansfield, | Wheatley, |
| Fullwood, | Melton, | Willink, |
| Fussell, | Moore of Bulloch, | Wren, |

Those voting in the negative were Messrs.—

| Armstrong, | Gilreath, | McClure, |
| Battle, | Gibson, | McWhorter, |
So the bill, not having received the requisite constitutional majority, was lost.
Mr. Mell, 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 and President of the Senate and delivered to his Excellency, the Governor, the following acts:

An act to make the owners of dead animals bury the same.

An act to incorporate the town of Douglas, in the county of Coffee.

An act to provide compensation for the members of the board of roads and revenues for Catoosa county.

An act to authorize the town council of Bowman to issue bonds to be used and disposed of in the discretion of said council, for the purpose of securing free tuition to all children of school age within said town.

An act to create and organize a board of tax-assessors for the city of Savannah.

An act establishing a new charter for the city of Covington.

An act to authorize the mayor and aldermen of Savannah to condemn property for the purpose of widening, extending, or straightening any street.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Mell, 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 and President of the Senate, the following acts:

An act to fix the time and manner of electing the mayor and council of the town of Decatur, in the county of DeKalb, and to fix the terms of office of said officers.

An act to authorize the mayor and aldermen of Savannah to condemn property for the purpose of widening, extending, or straightening any street.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Fouche, chairman of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections have had under consideration Senate bill No. 92, it being a bill to be entitled an act to amend section 1329 of the Code of 1882, in reference to proceeding in cases of contested elections, so as to more particularly prescribe the time in which notice of intention to contest shall be given to the opposite side, and for other purposes, which the committee return to the House, with the recommendation that it lie on the table.

R. T. FOUCHE, Chairman.

The following Senate bill was put upon its passage, to wit:

A bill to provide for notice to the garnishee for the filing of a traverse of the answer of such garnishee.

The adverse report of the committee was agreed to, and the bill was lost.

Also, a bill to amend sections 1 and 2 of an act to amend
the laws of this State in reference to the inspection of illuminating oils, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 63 and nays 31.

So the bill, not having received the requisite constitutional majority, was lost.

Upon motion, the House adjourned until 3 o'clock this afternoon.

3 O’CLOCK P. M.

The House met at 3 o’clock p. m. and was called to order by the Speaker.

The Speaker appointed as a committee to visit the North Georgia Agricultural College Messrs. H. W Hopkins, D. G. Fogarty, and M. I. Branch.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following bills of the Senate, which they instruct me to return to the House, with the recommendation that same do pass, to wit:

A Senate bill to amend section 3837 of the Code of 1882, relating to cases in which the subscribing witnesses must be produced, with certain stated exceptions.

Also the following bill of the Senate, which the committee recommend do pass by substitute.

A Senate bill to provide for the protection of the ceme-
tery reserve in the city of Macon, to declare penal certain intrusions thereon, and for other purposes.

Also, the following bill of the Senate, which the committee recommend do pass as amended:

A Senate bill to amend an act to provide for and regulate the business of insurance brokers in this State.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following bills of the Senate, which they instruct me to report to the House, with the recommendation that the same do not pass, to wit:

A bill to rearrange the Cherokee and Rome circuits by taking from the Cherokee circuit the county of Dade and adding said county to the Rome circuit, and for other purposes.

Also, a bill to prescribe the time for opening the fall session of the public schools of Bibb county, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bills, to wit:
A bill to be entitled an act to amend an act entitled an act to prohibit the sale of intoxicating liquors within certain limits of the depot on the Atlanta and Richmond Air Line Railroad at Duluth, in Gwinnett county.

Also, a bill to be entitled an act to amend the charter of the Union Loan and Trust Company.

Also, a bill to be entitled an act to regulate the sale of milk, butter, and cheese.

Also, a bill to be entitled an act to amend the charter of the town of Shellman.

Also, a bill to be entitled an act to compel all persons who sell or offer to sell in the county of Liberty any beef, pork, or mutton, to exhibit the ears of the animal killed, and for other purposes.

Also, a bill to appropriate money to the State Lunatic Asylum, and for other purposes.

Also, a bill to be entitled an act to appropriate fourteen hundred dollars to the Georgia School for the Deaf.

Also, a bill for the better organization, discipline, and regulation of the volunteer forces of the State.

Also, a bill to be entitled an act to amend the charter of Hapeville, Ga.

Also, a bill to be entitled an act to amend an act approved October 19, 1891, entitled an act to establish city courts in counties having a population of fifteen thousand or more, and for other purposes.

Also, a bill to be entitled an act to prohibit the operation of opium joints in this State.

Also, a bill to be entitled an act to establish a board of road commissioners and to provide for a system of public road working for the county of Bryan.
Also, a bill to be entitled an act to remove obstructions from the running streams of Madison county.

Also, a bill to be entitled an act to amend an act to fix the time for holding the courts in the various counties composing the Tallapoosa circuit.

Also the following House bill with an amendment, in which the concurrence of the House is asked:

A bill to be entitled an act approved October 21, 1891, prescribing the method of granting charters to banking companies.

Mr. McCurry, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following Senate bill, which I am instructed to report back, with the recommendation that same do pass by substitute, to wit:

A bill to be entitled an act to repeal paragraphs 8 and 9 of section 1 of article 5 of the Constitution of Georgia, which refer to the filling of vacancies and unexpired terms in the office of Governor, and substitute in lieu thereof two paragraphs to be known as paragraphs 8 and 9 of said section, providing for a lieutenant-governor and prescribing his duties, and also for the vacancies in the office of Governor in certain contingencies named therein.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Battle, chairman of the Railroad Committee, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consider-
The following bill of the Senate, which they instruct me to report back to the House, with the recommendation that same do pass, to wit:

A bill to authorize the Governor to relinquish all claims of the State to the Blue Ridge and Atlantic Railway under certain conditions.

Respectfully submitted.

C. E. Battle, Chairman.

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

Mr. Speaker:

The Senate insists upon its amendments to the following bill of the House, and asks for a committee of conference on the same, to wit:

A bill to appropriate to the trustees of the University of Georgia the sum of $25,000, to be used in the construction of additional buildings for the Georgia Normal and Industrial College, and for other purposes.

The Senate also insists upon the amendments to House resolution No. 117, to pay the per diem and expenses of the Joint Committee of the General Assembly appointed to examine the work of the Code commissioners.

The committee (on above disagreements) on the part of the Senate are Messrs. Harris of the Twenty-second district, Lewis, Starr, Roberts, and Beeks.

The Senate having asked for a conference committee upon House bill No. 321, with Senate amendments, the Speaker appointed, upon the part of the House, Messrs. Redding, Blalock of Fayette, Caldwell, Dennard, Humphreys.
The Senate having asked for a conference committee upon House resolution No. 117, the Speaker appointed, upon the part of the House, Messrs. Reagan, West, Caldwell, Jarrell, Bennett of Wayne.

The Senate amendments to the following bills of the House were taken up and concurred in, to wit:

A bill to amend the general railroad law

Also, a bill to amend an act approved October 21, 1891, prescribing the method of granting charters to banking companies.

The following Senate bills were taken up and put upon their passage, to wit:

A bill to make prize-fighting a felony.

The report of the committee was agreed to.

Upon motion, this bill was tabled.

Also, a bill to approve, adopt, and make of force the Code of laws prepared under the direction and by the authority of the General Assembly

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 90 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 1 of an act entitled an act to establish a school for colored persons as a branch of the State University.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act to declare the councilmen and aldermen of the towns and cities in this State ineligible during their term of office to any other municipal office.

The report of the committee was agreed to, with the amendment submitted.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Davison, Davison, Griffith, Griffin, Pope, Pope,
Dempsey, Greer of Harris, Greer of Harris, Pool, Pool,
Durham, Hill, Hill, Sell, Sell,
Edenfield, Henderson, Henderson, Short, Short,
Ennis, Holbrook, Holbrook, Spence, Spence,
Espy, Hughes, Hughes, Taylor, Taylor,
Fink, Johnson of Taliaferro, Walden, Walden,
Fogarty, Martin, Martin, Wren, Wren,
Franklin, Mallette, Mallette, Vaughn, Vaughn.

Those not voting were Messrs.—
Anderson, Ferguson, Ferguson, Pitman, Pitman,
Arnold, Fullwood, Fullwood, Polhill, Polhill,
Bailey, Giles, Giles, Reagan, Reagan,
Bagget, Gregory, Gregory, Beece, Beece,
Bell, Hall, Hall, Roberts, Roberts,
Blair, Harrell, Harrell, Salter, Salter,
Blalock of Fayette, Harvey, Harvey, Sandeford, Sandeford,
Blalock of Rabun, Howell, Howell, Shropshire, Shropshire,
Boynton, Hodge, Hodge, Shaw, Shaw,
Boyd, Houston, Houston, Smith of Clinch, Smith of Clinch,
Branan, Hudson, Hudson, Smith of Rockdale, Smith of Rockdale,
Brown of Pulaski, Hurst, Hurst, Smith of Telfair, Smith of Telfair,
Barnett of Quitman, Jarrell, Jarrell, Stokes, Stokes,
Burch, Jenkins, Jenkins, Sumner, Sumner,
Bush, Jones of Dougherty, Jones of Dougherty, Tattnall, Tattnall,
Caldwell, Latham, Latham, Thompson, Thompson,
Clements of Montgm'y Lovett, Lovett, Walker, Walker,
Collins, Mansfield, Mansfield, West, West,
Coleman, Moore of Bulloch, Moore of Bulloch, Wilson, Wilson,
Collier, Moore of Clayton, Moore of Clayton, Wilkinson, Wilkinson,
Cureton, Montfort, Montfort, Willingham, Willingham,
Dorough, McDonald, McDonald, Worley, Worley,
Farmer, McDaniel, McDaniel, Wright, Wright,
Florence, Neely, Neely, Mr. Speaker, Mr. Speaker,
Fletcher, Perkins, Perkins,


So the bill, not having received the requisite constitutional majority, was lost.

Also, a resolution asking an appropriation from the government for a roadway from Atlanta to McPherson Barracks.

The resolution was adopted.
Also, a resolution for the relief of the South Brunswick Terminal Railroad Company.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for service by publication in certain cases, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 708 of the Code.

The report of the committee was not agreed to.

Upon the passage of this bill, the yeas were 72 and nays 0.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to provide for the protection of the cemetery reserve in the city of Macon.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 93 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the payment of checks, demand drafts, etc., in case of the death of the drawer.

The adverse report of the committee was disagreed to.
Upon the passage of this bill, the yeas were 53 and nays 44.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend an act to establish a board of medical examiners for this State.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the Governor to relinquish all claims the State may have to the Blue Ridge and Atlantic Railroad.

The report of the committee was agreed to.

Mr Perkins, of Habersham, offered an amendment, which was adopted.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed as amended.

Also, a resolution to authorize the Governor to borrow money to supply deficiencies, etc.

The resolution was read and adopted.

Also, a bill to define the rights and privileges of foreign trustees and guardians in this State.

The report of the committee, submitting an amendment, was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 2 of an act to fix the salary of the assistant State librarian.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Allen, Arnold, Atrey, Bennett of Jackson, Boyett, Brown of Pulaski, Caldwell, Cook of Decatur, Davison, Dempsey, Dennard, Durham, Gibson, Gray of Houston, Gray of Paulding, Griffin, Greer of Macon, Hill, Henderson, Hughes, Hurst, Jarrell, Jones of Dodge, Longley, Newton, Owen, Parker, Peeples, Pope, Pool, Redding, Sell, Shaw, Short, Spence, Smith of Hancock.
Edenfield, J. Law, Thompson
Ennis, J. Martin, Traylor
Farmer, J. Marchman, Walker
Florence, J. Melton, Walden
Fletcher, J. Moore of Bulloch, West
Fink, Moore of Heard, Willink
Ferguson, Montfort, Wilkinson
Franklin, Murrah, Worley
Futrell, McElmurry, Wren
Fullwood, McClure, Vaughn
Fussell, McWhorter,

Those not voting were Messrs.—

Anderson, Cureton, McDonald
Baggett, Espy, McDaniel
Bell, Giles, McGough
Bird, Gilreath, McCurdy
Blair, Gregory, Pitman
Blalock of Fayette, Greer of Harris, Pittard
Blalock of Rabun, Harrell, Polhill
Bloodworth, Harvey, Reece
Boynton, Howell, Roberts
Boyd, Hogan, Salter
Branch, Hodge, Sandeford
Branan, Holland, Smith of Clinch
Burwell, Hudson, Smith of Rockdale
Burnett of Quitman, Jenkins, Stokes
Burch, Johnson of Taliaferro, Sumner
Clements of Montgomery Latham, Tatum
Clement of Milton, Lee, Wilson
Collins, Lovett, Williams
Coleman, Moore of Clayton, Mr. Speaker

Yeas 50. Nays 68. Not voting 57

So the bill, not having received the requisite constitutional majority, was lost.

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

Mr. Speaker:

The Senate has concurred in the following House resolutions, to wit:
A resolution instructing the Senators and Representatives of Georgia to use their influence in Congress to establish a new department of the general government, known as the Department of Commerce.

Also, a resolution to relieve the Atlanta and Chattahoochee Railway Company and the Collins Park and Belt Railway Company from penalty for not returning taxes.

The Senate disagrees to the House amendments to the following Senate bill:

A bill to be entitled an act to authorize the Governor to relinquish all claims of the State to the Blue Ridge and Atlantic Railroad.

The Senate has passed the following House bill, with amendments, in which the concurrence of the House is asked:

A bill to be entitled an act to amend an act to establish a city court in the county of Clarke.

The following House bill has been lost in the Senate:

A bill to be entitled an act to abolish the city court of Laurens county.

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

Mr. Speaker:

The committee on the part of the Senate, appointed to confer with the House committee relative to the appropriation of $5,000 to the School of Technology, reported a failure of the conference committee to agree, and moved the appointment of another committee. Another committee has been appointed on the part of the Senate. The Senate asks for the appointment of another committee on the part of the House.
The following message was received from the Senate through Mr. Clifton, the Secretary thereof:

Mr. Speaker:

The Senate has concurred in the amendments of the House to the following Senate bill, with an amendment in which the concurrence of the House is asked, to wit:

A bill to amend section 4721 of the Code of Georgia, repealing that portion of the same which makes it the duty of the arresting officer to carry the accused to the county in which the offense is alleged to have been committed, and for other purposes.

The Senate has passed the following House bills, with amendments, in which the concurrence of the House is asked, to wit:

A bill to amend an act entitled an act to provide for the appointment of auditors, and for other purposes.

Also, a bill to amend an act approved December 20, 1893, to incorporate the town of Locust Grove.

Also, a bill to regulate practice in the courts of this State.

Also, a bill to amend an act approved December 20, 1893, fixing the time of holding the superior courts of the Rome judicial circuit.

The Senate has concurred in the House amendment to the amendment of the Senate to House bill No. 136, to be entitled an act to vest the management and care of all jails and prisoners confined therein under the control of the county commissioners of roads and revenues, and for other purposes.

The Senate has concurred in the House amendments to the following Senate bills, to wit:
A bill to amend the charter of the city of Macon, to change the term of mayor, and for other purposes.

Also, a bill to provide that a master may not contract with a servant exempting himself from liability for injuries sustained through his negligence, and for other purposes.

The Senate disagrees to the amendment of the House to the following resolution of the Senate, to wit:

A resolution authorizing the President of the Senate, Speaker of the House, Secretary of Senate and Clerk of the House and chairman of the Enrolling and Auditing Committees, and certain members of said committees, to remain five days after adjournment of the General Assembly to complete unfinished business, etc.

The following House bills were lost in the Senate, to wit:

A bill to prohibit the levying and collecting by any incorporated city, town, or village in this State, of license or tax on any traveling salesman for the taking of orders for the sale of goods, etc.

Also, a bill to make the personal earnings of a married woman her separate property, and for other purposes.

The Senate has passed the following resolution of the House, with an amendment, in which the concurrence of the House is asked, to wit:

A resolution to pay M. A. Hardin and Chas. S. Northen for preparing and mailing a statement of the business to members in 1894.

The Speaker appointed as a Conference Committee upon House bill No. 321, Messrs. Worley, Armstrong, Fouché, Davison, Boyett.

The sub-committee, appointed from the Committee on Penitentiary to visit the convict camps in the county of
Oglethorpe and in the county of Elbert, submitted the following report, to wit:

Mr. Speaker:

The sub-committee, from the Committee on Penitentiary, to visit the convict camps in the county of Oglethorpe and in the county of Elbert, having visited said camps and reported thereon to the said Committee on Penitentiary through the chairman thereof, and feeling that at least these camps and the managers thereof should, in simple justice, be exempt from the sweeping charges set forth in the report of the chairman of said committee this day submitted to the House, and not indorsing the said sweeping and general charges, beg to submit the following report:

The said sub-committee found the said camps, one near Smithonia in Oglethorpe county, under Hon. James M. Smith, lessee in Penitentiary Company No. 3, in good condition; of the convict males, about one hundred and forty-six confined there, only one was found in the hospital, and he seemed, and was reported, to be recovering from chills and fever. In the other, near Heardmont in Elbert county, under the management of Hon. Wm. H. Mattox, where are confined about sixty-seven females, two were in the hospital and were reported to have been afflicted with chronic afflictions when sent from the jails to the penitentiary. This camp was also found in good condition. The convicts in both these camps have the appearance of being well fed, and are well fed, so far as we found. They were also comfortably clad.

We feel constrained, in simple justice, to report that, in the judgment of the sub-committee, the convicts in these camps are well cared for and humanely treated.

J. Mansfield,
Geo. W. Cureton,
J. W. Jarrell,
David W. Meadow,
Sub-Committee.
The following Senate bills were taken up and put upon their passage, to wit:

A bill to amend an act to declare the councilmen and aldermen of the towns and cities in this State ineligible during their term of office to any other municipal office in said town.

Mr. Willink, of Chatham, offered a substitute to the bill, which was adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the sale or lease of the North-eastern Railroad, and for other purposes.

Mr. Mell offered an amendment to the bill, which was adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize justices of the peace and notaries public to preside in districts other than the one they were elected or appointed to.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 91 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
Also, a bill authorizing the judges of the superior courts in this State, in cases of seduction or divorce, where the evidence is vulgar or obscene, to clear the court of a portion or all of the audience.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to amend section 4310 of the Code, so as to permit the county authorities in this State to hire misdemeanor convicts to private persons.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

Arnold,  Harrell,  Neely,
Arnold,  Hill,  Newton,
Awtry,  Hopkins,  Pitman,
Battle,  Holland,  Fittard,
Bennett of Wayne,  Humphreys,  Price,
Bird,  Hutcherson,  Pool,
Blair,  Hurst,  Reece,
Blalock of Rabun,  Jarrell,  Roberts,
Boyett,  Latham,  Screven,
Burwell,  Little,  Shaw,
Bush,  Longley,  Smith of Hancock,
Colier,  Martin,  Stokes,
Cook of Decatur,  Mallette,  Walker,
Dodson,  Marchman,  Wallace,
Ferguson,  Meadow,  West,
Futrell,  Melton,  Wheatley,
Gibson,  Mell,  Wilson,
Gregory,  McDonald,  Willingham,
Griffin,  McElmurry,  Worley,
Greer of Macon,  McGregor,  Wright,
Hammond,  McWhorter,  Wynne.
Those voting in the negative were Messrs.—

Allen,                  Fletcher,          McCurry,  
Anderson,              Fouché,            McClure,  
Bailey,                Fink,              Owen,    
Bagget,                Fogarty,           Peeples,  
Bennett of Jackson,    Franklin,          Pope,    
Blalock of Fayette,    Fullwood,          Reagan,  
Boynton,               Fussell,            Salter,  
Branch,                Gaines,            Shropshire,  
Branan,                Gilreath,          Sell,    
Broyles,               Gray of Houston,    Short,  
Caldwell,              Gray of Catoosa,    Spence,  
Coleman,               Gray of Paulding,    Symons,  
Davison,               Greer of Harris,    Sumner,  
Dempsey,               Henderson,         Tatum,  
Dennard,               Houston,           Traylor,  
Dorrough,              Holbrook,          Walden,  
Durham,                Hudson,            Wilkin,  
Edenfield,             Johnson of Hall,    Willink,  
Ennis,                 Jones of Dougherty, Wilkinson,  
Espy,                  Law,              Wren,    
Farmer,                Moore of Clayton,    Vaughn,  
Florence,              Moore of Heard,     

Those not voting were Messrs.—

Atkinson,              Hodges,            McDaniel,  
Bell,                  Hightower,         McCurdy,  
Bloodworth,            Howell,            Parker,  
Boileuillet,           Hogan,             Perkins,  
Boyd,                  Hodge,             Polhill,  
Brown of Washington,   Hughes,            Rawlings,  
Brown of Pulaski,      Jenkins,           Redding,  
Burnett of Quitman,    Johnson of Taliaferro, Rockwell,  
Burch,                 Jones of Dodge,     Sandeford,  
Clements of Montgm'ry,  Lee,              Smith of Clinch,  
Clement of Milton,     Lovett,            Smith of Rockdale,  
Collins,               Mansfield,         Smith of Telfair,  
Cureton,               Moore of Bulloch,    Thompson,  
Giles,                 Montfort,          Williams,  
Hall,                  Murrah,            Mr. Speaker.  
Harvey,                Middlebrooks,      

Yeas 63. Nays 65. Not voting 47

So the bill, not having received the requisite constitutional majority, was lost.

Upon motion, the House adjourned until 8 o'clock tonight.
The House met at 8 o'clock P. M., and was called to order by the Speaker.

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

Mr. Speaker:

The Senate has passed by, the requisite constitutional majority, the following house bills, to wit:

A bill to be entitled an act to prevent the procurement of consignments of farm, orchard, and dairy products, and for other purposes.

Also, a bill to be entitled an act to amend an act to incorporate the town of Graysville.

Also, a bill to be entitled an act to authorize the mayor and council of the town of Clarkesville to issue bonds for the purpose of completing school buildings.

Also, a bill to be entitled an act to create a board of commissioners of roads and revenues in the county of Habersham.

Also, a bill to be entitled an act to amend the various acts chartering the city of Conyers.

Also, a bill to be entitled an act to fix the compensation of the two bailiffs of the second division city court of Atlanta.

Also, a bill to be entitled an act to change the time of holding the superior court of Pulaski county.

Also, a bill to be entitled an act to amend an act entitled an act to amend an act, approved February 20, 1874, to prohibit the sale of spirituous liquors at Trion Factory.
Also, a bill to be entitled an act to amend an act to prohibit the sale of intoxicating liquors in the county of Habersham.

Also, a bill to be entitled an act to amend the act incorporating the Title Guarantee and Loan Company of Savannah.

Also, a bill to be entitled an act to require all infantry and cavalry companies of the Georgia volunteers and Georgia volunteer, colored, in this State, etc.

Also, a bill to be entitled an act to prohibit the manufacture of any kind of spirituous or intoxicating liquors in the county of Coweta.

Also, a bill to be entitled an act to fix the official bond of the receiver of tax returns in Bibb county.

Also, House resolution No. 91, for the relief of John M. Williams of Catoosa county.

Also, House bill No. 101, for the relief of Jane Sanders.

Also, House resolution No. 118, to pay Geo. B. Whitaiker back pensions for 1893 and 1894.

The Senate has passed the following House bills with amendments, in which the concurrence of the House is asked, to wit:

A bill to make penal the offence of hindering, obstructing, or interfering with officers charged with the duty of executing the sentence or order of court after trial of persons charged with crime.

Also, a bill to incorporate the town of Jakin, in Early county.

The Senate has also passed the following House bills, to wit:
A bill to establish a public school system for the town of Wadley, Georgia.

Also, a bill to establish a system of free schools in the town of Trion, in Chattooga county.

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

Mr. Speaker:

The Senate has passed the following House bills by the requisite constitutional majority:

A bill to be entitled an act to amend an act to create a board of commissioners of roads and revenues in the county of Wilcox.

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

Also, appointing a joint committee on adjournment.

The Senate has concurred in the House amendment to Senate bill No. 189, a bill to be entitled an act to define the rights and privileges of foreign trustees and guardians.

The Speaker appointed as a Conference Committee, upon the part of the House, upon House bill No. 421, the following members, to wit: Messrs. Middlebrooks, High tower, Boyd, Wynne Hall of Coweta.

Mr. Reagan, chairman of the Conference Committee, upon the part of the House, submitted the following report:

Mr. Speaker:

The Conference Committee have agreed to recommend to the House and Senate respectively, that the amount of expenses to be allowed to the joint committee on the examina-
tion of the Code, shall be fixed at forty dollars, and they recommend the adoption of the same as an amendment to the resolution aforesaid.

Respectfully submitted.

E. J. Reagan, Chairman.

W. S. West.

This report was agreed to.

The following joint resolution was read and adopted, to wit:

A resolution providing for a joint committee, to be composed of three from the House and two from the Senate, to be appointed to report to each House at what time the General Assembly can adjourn.

Mr. Redding, chairman of the Committee on Conference on the part of the House, submitted the following report, to wit:

Mr. Speaker:

The Conference Committee on the part of the House having met the committee on the part of the Senate, beg leave to report that the committee cannot agree to the amendment offered on the part of the Senate, appropriating five thousand dollars to the Technological College.

F. F. Redding, Chairman.

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

Mr. Speaker:

The Senate has passed the following bills of the House, by the requisite majorities, to wit:

A bill to create a board of commissioners of roads and revenues for the county of Coffee.
Also, a bill to amend an act approved November 26, 1890, entitled an act to establish a school for colored people in this State.

Also, a bill to amend the general tax act for 1895 and 1896, so as to change the license tax upon daguerrean, ambrotype, photographic, and similar artists.

Also, a bill to create a board of county commissioners for Fannin' county.

Also, a bill to make an appropriation for an arithmometer and a typewriter for the treasury department of the State of Georgia.

Also, a bill to provide for official surveys of the Western and Atlantic Railroad, and for other purposes.

Also, a resolution to appropriate fifty dollars to pay the pension of W. C. Shore of Habersham county.

Also, a resolution to pay Mrs. Arthenia W. Sailors, widow of J. B. Sailors, fifty dollars pension, and to pay Mrs. Ellen McGovern one hundred dollars pension due her husband at his death.

Also, a resolution requesting the Governor to pay certain coupons of the Northeastern Railroad.

Also, a resolution for the relief of Mrs. Julia A. Knight and Mrs. Susan E. Massey, of Gwinnett county.

Also, a resolution to appropriate money to purchase a portrait of Hon. Robert Toombs.

Also, a resolution to pay the widow of R. I. G. Blake, of Dade county, the pension due her husband for the year 1893.

Also, a resolution to appropriate one hundred dollars to pay the expenses of Special Investigating Committee.

Also, a resolution to make an appropriation to pay the clerk of Committee on Privileges and Elections, sitting during recess.
Also, a resolution to appropriate the sum of $1,800 as compensation to be paid the special commissioners for the adjudication of controversies effecting the Western and Atlantic Railroad, and for other purposes.

Also, a resolution to provide for the payment of one additional doorkeeper of the Senate for the session of 1895, and to make appropriation therefor.

The Senate insists upon its amendments to House bill No. 421, to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State, by providing an annual pension to such ex-Confederate soldiers as are unable to provide a living for themselves, and asks a committee of conference on the same.

The committee on the part of the Senate are, Messrs' Lewis, Starr, Harris of the Twenty-second, Roberts and Lumpkin.

The Senate has adopted the report of the Conference Committee on the disagreement to the amendment to the bill of the House appropriating twenty-five thousand dollars to the University of Georgia for the Normal and Industrial College, and the Senate recedes from its amendment making appropriation to the University for the School of Technology.

The Senate has passed the following House bills with amendments, in which the concurrence of the House is asked to wit:

A bill to be entitled an act to provide for the inspection of misdemeanor convicts.

Also, a bill to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally, and for other purposes.
Mr. Worley, chairman of the Conference Committee on the part of House, submitted the following report:

Mr. Speaker:

The Committee of Conference on the part of the House, on Senate amendment to House bill No. 312, appropriating five thousand dollars to Technological School, beg leave to report that the Senate recedes from its amendment.

J. N. Worley, Chairman.

The following Senate bills were read the third time and put upon their passage, to wit:

A bill to amend the charter of the city of Macon.

The committee offered an amendment to the bill which was adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 92 and nays 0.

So the bill having received the requisite constitutional majority, was passed.

The Senate amendments to the following House bills, were concurred in, to wit:

A bill to provide for the appointment of auditors, and for other purposes.

Also, a bill to regulate practice in the courts of this State.

Also, a bill to amend an act to incorporate the town of Locust Grove, in Henry county.

Also, a bill to amend an act fixing the time for holding the superior courts in Rome judicial circuit.

Also, a bill to make penal the offence of hindering, ob-
structing, or interfering with officers charged with the duty of executing the sentence or order of court.

Also, a bill to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally.

Also, a bill to incorporate the town of Jakin, in Early county.

Also, a bill to authorize issuance of circulating notes to the banks and banking associations of this State, etc.

Also, a bill to amend an act to establish a city court in the county of Clarke.

Also, a resolution for the relief of the Brunswick Street Railroad Company and its successors.

Also, a resolution to pay M. A. Hardin, clerk, and C. S. Northen assistant secretary, for preparing and mailing a statement of the business to each member of the General Assembly.

Also, a bill to amend section 4721 of Code of Georgia.

The House receded from its amendment to the following Senate resolution.

A resolution authorizing the President of the Senate, Speaker of the House, Clerk of the House, and Secretary of the Senate to remain five days after adjournment of the General Assembly.

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

Mr. Speaker:

The Senate has concurred in the amendment of the House to Senate bill to require banks chartered under the laws of this State to make good the capital stock of the bank where the same becomes impaired, and for other purposes.
Mr. Middlebrooks, chairman of the Conference Committee from the House, submitted the following report on House bill No. 421:

Mr. Speaker:

The Conference Committee on House bill No. 421, on the part of the House, have agreed with the Senate committee on the following amendment in line of last clause of Senate amendment: "That first payment under said act shall be made January 1, 1896, or as near thereafter as may be practicable, for the year 1896, and the second payment January 1, 1897, for year 1897, or as near thereafter as practicable and recedes from its disagreement to all of said amendment except last clause.

Respectfully submitted.

L. L. MIDDLEBROOKS, Chairman.
T. E. HIGHTOWER,
WM. WYNNE,
Committee.

Undersigned disagrees.

J. H. BOYD, Jr.

Mr. Middlebrooks, of Newton, moved to adopt the report of the Conference Committee upon House bill No. 421.

Upon the adoption of the report, the yeas and nays were ordered.

Upon taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,  GIlreath,  McGough,
Anderson,  Gibson,  McCurdy,
Arnold,  Gray of Houston,  McClure,
Armstrong,  Gray of Catoosa,  Newton,
Awtrey,  Gregory,  Owen,
Bailey,  Griffin,  Parker,
Battle,  Greer of Macon,  Peeples,
Bennett of Wayne,  Hammond,  Perkins,
WEDNESDAY, DECEMBER 11, 1895.

Bird,
Blair,
Blalock of Rabun,
Boynton,
Boyett,
Branch,
Branan,
Broyles,
Bush,
Caldwell,
Collier,
Cook of Decatur,
Dennard,
Dorough,
Dodson,
Ennis,
Espy,
Farmer,
Florence,
Fletcher,
Fouché,
Ferguson,
Futrell,
Fussell,
Gaines,

Hill,
Hightower,
Houston,
Holbrook,
Holland,
Hudson,
Hutcherson,
Hughes,
Hurst,
Jarrell,
Johnson of Hall,
Jones of Dodge,
Latham,
Lee,
Little,
Longley,
Martin,
Marchman,
Mansfield,
Meadow,
Melton,
Moore of Bulloch,
Middlebrooks,
McCurry,
Pitman,
Pittard,
Price,
Reece,
Roberts,
Salter,
Shropshire,
Screven,
Short,
Smith of Hancock,

Those voting in the negative were Messrs.—

Bagget,
Bennett of Jackson,
Blalock of Fayette,
Boifeuillet,
Boyd,
Davison,
Dempsey,
Durham,
Edenfield,
Fink,
Fogarty,
Fullwood,
Gray of Paulding,

Henderson,
Hogans,
Humphreys,
Johnson of Taliaferro,
Jones of Dougherty,
Law,
Mallette,
Nell,
Moore of Clayton,
Moore of Heard,
Murrah,
McWhorter,
Pope,
Pool,
Reagan,
Rockwell,
Spence,
Smith of Clinch,
Taylor,
Walden,
Wilson,
Willink,
Wilkinson.

Those not voting were Messrs.—

Atkinson,
Bell,
Bloodworth,

Giles,
Greer of Harris,
Hall,

Neely,
Polhill,
Rawlings,
Brown of Washington, Harrell, Redding,
Brown of Pulaski, Harvey, Sandeford,
Burwell, Hodges, Sell,
Burnett of Quitman, Howell, Shaw,
Burch, Hodge, Smith of Rockdale,
Clements of Montgomery, Jenkins, Smith of Telfair,
Clement of Milton, Lovett, Sumner,
Collins, Montfort, Tatum,
Coleman, McDonald, Williams,
Cureton, McElmurry, Mr. Speaker,
Franklin, McDaniel,

Yeas 97 Nays 37 Not voting 41.

So the report of the committee was adopted.

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

Mr. Speaker:

The Senate has concurred in the House amendments to the following Senate bills:

A bill to be entitled an act to provide for the sale or lease of the Northeastern Railroad.

Also, a bill to be entitled an act to provide for the protection of the cemetery reserve in the city of Macon.

Also, a bill to be entitled an act to amend an act to declare the councilmen and aldermen of the towns and cities in this State ineligible during their term of office to any other municipal office in said towns and cities.

The following bill of the House is returned with the privilege of the introducer withdrawing same:

A bill to be entitled an act to repeal an act granting right of way to the Cincinnati Southern Railway where its route adjoins that of the Western and Atlantic Railroad.

The Senate has concurred in the House amendment to the following House bill:
A bill to be entitled an act to amend the general railroad law.

The following bill of the House has passed the Senate with an amendment, in which the concurrence of the House is asked:

A bill to be entitled an act to authorize issuance of circulating notes to the banks of this State.

The following bill has been lost in the Senate:

A bill to be entitled an act to provide who may redeem real estate sold at tax sales.

The Senate has adopted the report of the Conference Committee on House bill No. 421.

Mr. Jenkins, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bill, which they instruct me to report back, with the recommendation that the same do not pass, to wit:

A bill to amend paragraph 4, section 2, article 7 of the Constitution of this State.

Respectfully submitted.

H. A. Jenkins, Chairman

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

Mr. Speaker:

The Senate has passed the following bills of the House by the requisite majority, to wit:

55h
A bill to amend an act incorporating the city of Chickamauga, in the county of Walker.

Also, a bill to amend an act entitled an act to amend the school laws of this State, by prescribing the qualifications of the members of the county boards of education.

Also, a bill to authorize the mayor and council of Dahlonega to grant to any railroad the use of any streets of said town for railroad purposes, etc.

Also, a bill for the relief of the North Georgia Agricultural College, to prevent the escheat of its property, etc.

The following House bill has been lost in the Senate, to wit:

A bill To amend section 1855 of the Code.

The Senate has passed the following resolutions, to wit:

A resolution condemning any movement looking to a union of church and State.

Also, a resolution revoking certain ceded rights granted to the United States government over certain lands adjoining Chickamauga National Military Park.

Also, a resolution authorizing an agreement to be made with the city of Atlanta affecting the use of Wall street.

Also, a resolution ratifying and confirming provisional settlements made by the Governor and Attorney-General concerning certain rights of way and properties of the Western and Atlantic Railroad.

Also, a resolution to allow the duplicate specimens of woods, minerals, etc., in possession of the State to be loaned to museums or other scientific institutions.

Also, a resolution authorizing the Governor to accept certain historical publications from General J. D. McBride, and return thanks for the same.
Also, a resolution to allow the postmistress of the House three days' extra pay for three days' service after adjournment in forwarding mail to the members.

Also, a resolution providing for the payment to the city of Atlanta of the State's proportion of the expense of paving West Cain street, and of paving, sewerage, etc., in Spring and West Cain streets, adjoining executive mansion.

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

A resolution for the relief of the Brunswick Street Railroad Company and its successors.

The Senate has passed the following bill of the House, to wit:

A bill to provide for and authorize the payment of pensions to certain widows of Confederate soldiers who are on the pension lists, and for other purposes.

The following resolution has been lost in the Senate:

A resolution for the relief of Jno. Evitt and others, of Catoosa county.

The Senate has adopted the following Senate resolution, to wit:

A resolution appointing a committee to visit the Girls' Normal and Industrial College.

Also, the following House resolutions:

A resolution instructing the Fish Commissioner to inspect the fishway at Augusta.

Also, a resolution of House and Senate to pay T. R. Daniel and Wm. Bridges pension for 1893 and 1894.

Also, a resolution to authorize the Governor and Attor-
ney-General to make final settlement with W P Mc-
Clatchey, of Tennessee, for legal services.

Mr. Battle, of Muscogee, moved that the House recede
from its amendment to the following Senate bill, to wit:

A bill to authorize the Governor to relinquish all claims
of the State to the Blue Ridge and Atlantic Railroad.

The motion prevailed.

The following Senate bills were put upon their passage,
to wit:

A bill to amend section 1979 of the Code of 1882.
The report of the committee was agreed to.

Upon the passage of this bill the yeas were 101 and
nays 0.

So the bill, having received the requisite constitutional
majority, was passed.

Also, a bill to make more specific the crime of barratry
in this State.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 89 and
nays 0.

So the bill, having received the requisite constitutional
majority, was passed.

Also, a bill to amend section 1978 of the Code of 1882,
as amended by an act approved October 17, 1891.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and
nays 2.

So the bill, having received the requisite constitutional
majority, was passed.
Also, a bill to amend section 3837 of the Code of 1882. The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 6.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize any written instrument to be admitted in evidence when subscribing witnesses are dead. The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 88 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to authorize the county authorities in whose counties there are no municipal or county chain-gangs to hire out misdemeanor convicts to private individuals.

Mr. Reagan, of Henry, moved to indefinitely postpone the bill.

The motion prevailed.

Also, a bill to require banks in this State, where the capital stock is impaired, to make the same good by transfer from the surplus profits to the capital stock.

The report of the committee, submitting an amendment, was agreed to.

Upon the passage of this bill, the yeas were 95 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a resolution appointing two from the Senate and three from the House to investigate the convicts of this State.
The report of the committee was agreed to.

Upon the passage of this resolution, the yeas were 89 and nays 17

So the resolution, having received the requisite constitutional majority, was passed.

Also, a bill to amend an act approved December 15, 1893, permitting Confederate soldiers to peddle without license.

The report of the committee was agreed to.

Upon the passage of this bill, the yeas were 103 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to place county and municipal chain-gangs under the supervision of the Governor and penitentiary department.

Mr. Bailey, of Spalding, moved to indefinitely postpone this bill.

The motion prevailed.

Also, a bill to repeal paragraphs 8 and 9 of section 1 of article 5 of the Constitution of Georgia.

The committee reported the bill back by substitute.

Upon motion, this bill was indefinitely postponed.

Also, a bill to regulate the tolling of rice.

The report of the committee was not agreed to.

Upon the passage of this bill, the yeas were 35 and nays 53.

The bill, not having received the requisite constitutional majority, was lost.
Also, a bill to amend an act to regulate the business of insurance brokers in this State.

The report of the committee, submitting an amendment, was agreed to.

Upon the passage of this bill, the yeas were 66 and nays 22.

So the bill, not having received the requisite constitutional majority, was lost.

Also, a bill to amend an act, a general law as to the inspection, analysis, and sale of fertilizers.

The report of the committee was agreed to.

Upon the passage of the bill, the yeas were 94 and nays 27.

So the bill, having received the requisite constitutional majority, was passed.

Under the resolution to appoint a committee to report the time for adjournment, the Speaker appointed upon the part of the House, Messrs. Rockwell, Greer of Macon, Henderson.

Mr. Mell, 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 and President of the Senate the following acts and resolutions, to wit:

An act to authorize the town council of Hogansville to issue bonds.

Also, an act to amend an act to establish a system of public schools in the town of Quitman, approved Decem-
ber 26, 1888, and amended November 4, 1889, so as to provide for the election of a board of education by the qualified voters of said town.

Also, an act to amend an act approved February 28, 1876, which created a board of commissioners of roads and revenues for the county of Troup, so as to change the present manner of election of said commissioners.

A resolution appropriating the sum of five hundred dollars to paint the dome and repair the roof of the capitol building.

Also, an act to amend the act incorporating the Title Guarantee and Loan Company of Savannah.

Also, an act to provide for the payment of the insolvent criminal costs of the clerk of the superior court of Macon county in certain cases.

Also, an act to amend section 1675(a) of the Code of 1882, which prohibits foreign corporations from owning more than five thousand acres of land in Georgia, as amended by the act of October 18, 1893.

Also, an act to amend the charter of the town of Camilla, so as to empower the mayor and council to maintain a dispensary for the sale of liquors.

Also, an act to amend an act entitled an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in the county of Monroe, and the various acts amendatory thereof, approved March 5, 1875, so as to fix the corporate limits of said city.

Also, an act to change the time for holding the regular quarterly terms of the city court of Elbert county.

Also, an act to repeal an act, approved February 17, 1877, to authorize the ordinary of Spalding county to keep his office and records and hold his courts at a place other than the courthouse of said county.
A resolution to pay George B. Whitaker back pensions for the years 1893 and 1894.

Also, an act to amend an act to fix the time for holding the courts in the various counties composing the Tallapoosa circuit, approved December 24, 1890.

Also, an act to repeal an act for the protection of fish in the waters of Berrien county.

Also, an act to amend the charter of the town of Cairo, in the county of Thomas.

Also, an act to limit the jurisdiction of the city court of DeKalb in civil cases to amounts exceeding one hundred dollars.

Also, an act to require Spalding county to pay the officers of the court the costs now allowed by law in each case convicted and worked in the chain-gang of said county.

Also, an act to repeal so much of the act creating a board of commissioners for the county of DeKalb as limits the compensation of the clerk thereof to a sum not exceeding two hundred and fifty dollars.

Also, an act to amend section 534 of the Code of 1882, as amended by an act approved October 19, 1892.

Also, an act to provide for a change of names and principal offices of banking, railroad, insurance, express, telegraph, canal, and navigation companies.

Also, an act to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to provide for the registration and license of every trade, business, etc., carried on in the limits of said town.

Also, an act to amend an act to create a board of commissioners of roads and revenues in the county of Catoosa, approved March 5, 1875.
Also, an act to incorporate the town of Braswell, in the county of Paulding.

Also, an act to amend the charter of the Union Loan and Trust Company.

Also, an act to amend section 943(a) of the Code of 1882.

Also, an act to change the county site of Fannin county from Morganton to Blue Ridge.

Also, an act to authorize the proper county authorities of the border counties of this State to co-operate with the proper authorities of adjacent States in building and keeping up bridges.

A resolution to authorize the State Treasurer to pay John Faver for services.

An act to authorize the republication of the Georgia Reports from the 77th to the 83d, inclusive.

An act fixing the compensation to be paid persons employed as clerks in holding general elections at the precincts in the county of Pierce.

An act to vest the management and care of all jails and persons confined therein under the control of the county commissioners of roads and revenues.

An act to change the time of holding the spring term of Dawson superior court.

An act to amend an act establishing the city court of Richmond county, approved September 22, 1881.

An act to appropriate money to the State Lunatic Asylum.

An act to provide for the appointment of a clerk of the county court of Effingham county.

A joint resolution correcting House bill No. 397.
An act to authorize the city of Augusta to extend a ditch beyond the city limits.

An act to establish a new charter for the town of Calhoun, in Gordon county.

A resolution for the relief of the Brunswick Street Railroad Company.

An act to establish the city court of Coffee, in the county of Coffee.

An act to incorporate the town of Moultrie as the city of Moultrie.

An act to amend the charter of the city of Atlanta.

A joint resolution for the payment to the city of Atlanta of the State's proportion of the expense of paving West Cain street.

An act to amend an act entitled an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, approved March 5, 1875.

A resolution to allow the postmistress of the House three days' extra pay.

An act to incorporate the town of Jakin, in Early county.

An act to amend the charter of the town of Shellman.

An act to amend an act, approved October 19, 1891, entitled an act to establish city courts in counties having a population of fifteen thousand or more.

An act to authorize the mayor and council of the town of Dahlonega to grant to any railroad the use of any of the streets of said town for railroad purposes.

An act for the better organization, discipline, and regulation of the volunteer forces of the State.

An act to amend the charter of Hapeville.
An act to compel all persons who sell, or offer to sell, in the county of Liberty, any beef, pork, or mutton, to exhibit the ears of the animal killed.

An act to prohibit the operation of opium joints in this State.

An act to create a board of commissioners of water for the city of Savannah.

An act to repeal an act entitled an act to create a county court in each county in Georgia, approved January 19, 1872, so far as the same applies to the county of Coffee.

An act to appropriate fourteen hundred dollars to the Georgia School for the Deaf.

An act to amend an act entitled an act to establish a city court in the county of Clarke, approved September 9, 1879.

A resolution to appropriate the sum of eighteen hundred dollars as compensation to be paid the special commission for adjudicating the controversies affecting the Western and Atlantic Railroad.

An act to remove obstructions of all kinds from the running streams of Madison county.

A resolution to make an appropriation to pay the clerk of the Committee on Privileges and Elections.

A resolution to pay the per diem and expenses of the joint committee of the General Assembly, appointed at the session of 1894, to examine the work of the code commissioners.

An act to amend an act to authorize the issuance of circulating notes to the banks and banking associations of this State, approved December 20, 1893.

An act for the relief of North Georgia Agricultural College.
A resolution for the relief of Jane Sanders.

An act to repeal the charter of the city of Manchester.

An act to amend the various acts chartering the city of Conyers, so as to authorize the authorities of said city to establish and maintain water-works and electric lights.

An act to amend an act, approved October 21, 1891, prescribing the method of granting charters to banking companies.

An act to authorize the mayor and council of the town of Clarkesville to issue bonds for the purpose of completing school buildings.

An act to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph 8.

A resolution condemning any movement looking to a union of church and State.

An act to create a board of commissioners of roads and revenues for Coffee county.

Also, an act to incorporate the town of Battle Hill.

A resolution requesting the Governor to pay certain coupons of the Northeastern Railroad.

Also, a resolution to pay the widow of R. I. G. Blake, of Dade county, the pension due her husband for the year 1893.

Also, a resolution authorizing the Governor to accept certain historical publications from General James D. McBride.

Also, a resolution to allow the duplicate specimens of woods, minerals, etc., in possession of the State to be loaned to museums or other scientific institutions.
An act to provide for official surveys of the Western and Atlantic Railroad.

Also, an act to amend an act entitled an act to provide for the appointment of auditors, approved December 18, 1894.

Also, an act to incorporate the town of Pinehurst, in Dooly county.

Also, an act to amend an act entitled an act to prohibit the sale of intoxicating liquors within certain limits of the depot on the Atlanta and Richmond Air Line Railroad in the town of Duluth, Gwinnett county.

Also, an act to make an appropriation for an arithmometer and a Smith Premier typewriter for the treasury department.

A resolution authorizing the Governor and Attorney-General to make a final settlement with W P McClatchy for legal services to the State.

An act to amend an act to prohibit the sale of intoxicating liquors in Habersham county, approved December 24, 1884.

Also, an act to regulate the practice in the courts of this State.

A resolution for the relief of J. S. McGahee of McDuffie county

An act to amend section 4928 of the Code.

Also, an act to amend the charter of the city of Cordele.

Also, an act to make an appropriation to the State Memorial Board.

A resolution ratifying and confirming provisional settlement made by the Governor and Attorney-General concerning certain rights, ways, and properties of the Western and Atlantic Railroad.
An act to prevent the procurement of consignments of farm, orchard, and dairy products to parties who fail to account to the rightful owners of such products for the proceeds arising from the sale thereof.

A resolution to appropriate the sum of fifty dollars to pay the pension of W. C. Shore of Habersham county.

An act to fix the compensation of the two bailiffs of the second division city court of Atlanta.

Also, an act to change the time of holding the superior court of Pulaski county.

Also, an act to amend the general tax act of 1895 and 1896.

Also, an act to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally.

A resolution authorizing the Treasurer of the State to transfer on the books of his office, from the military fund of 1894 to the military fund of 1895, the unexpended balance of 1894, amounting to $623.

An act to amend an act entitled an act to incorporate the Savannah Bank and Trust Company.

Also, an act to regulate the sale of milk, butter, and cheese.

Also, an act to amend section 3888 of the Code of 1882.

Also, an act to incorporate the town of Alto, in the counties of Banks and Habersham.

A resolution for the relief of John M. Williams of Catoosa county.

An act to provide for and authorize the payment of pensions to certain widows of Confederate soldiers who are on the invalid pension roll.
A resolution authorizing an agreement to be made with the city of Atlanta affecting the use of Wall street.

An act to amend an act approved December 20, 1893, entitled an act to incorporate the town of Locust Grove, in Henry county.

A resolution to purchase a portrait of the Hon. Robert Toombs.

A joint resolution to pay Thos R. Daniel and William Bridges their pensions for the years 1893 and 1894.

An act to amend an act approved November 26, 1890, entitled an act to establish a school for colored people in this State.

A resolution appropriating one hundred dollars to pay expenses of Special Investigating Committee.

A resolution to pay Mrs. Arthenia A. Sailors, widow of John B. Sailors, fifty dollars.

An act to amend an act entitled an act to amend the school laws of this State by prescribing the qualifications of the members of the county board of education, providing for their compensation, etc.

A resolution to provide for the payment of one additional doorkeeper of the Senate for the session of 1895.

Also, a resolution to relieve the Atlanta and Chattahoochee Railway Company and the Collins Park and Belt Railway Company from penalty for not returning taxes.

An act to require all infantry and cavalry companies of the Georgia volunteers and Georgia volunteers, colored, to be attached to one of the present existing regiments or battalions.

Also, an act to fix the official bond of the receiver of tax returns in Bibb county.
Also, an act to establish a system of free schools in the town of Trion, in Chattooga county.

Also, an act to prohibit the manufacture of any kind of spirituous or intoxicating liquors in the county of Coweta.

A resolution revoking ceded rights granted to the United States government over certain lands adjoining Chickamauga National Park.

Also, a resolution instructing the Senators and requesting the Representatives of Georgia to use their influence in Congress to establish a new department of the general government to be known as the Department of Commerce.

An act to amend an act to incorporate the town of Graysville, in the county of Catoosa.

Also, an act to amend an act entitled an act, approved February 20, 1874, to prohibit the sale of spirituous liquors at Trion Factory, approved March 3, 1875.

Also, an act to appropriate to the trustees of the University of Georgia the sum of twenty-five thousand dollars to be used in the construction of additional buildings for the Georgia Normal and Industrial College.

A resolution for the relief of Mrs. Julia A. White, widow, and Mrs. Susan E. Massey, widow, both of Gwinnett county.

An act to create a board of county commissioners for Fannin county.

Also, an act to fix and define the liabilities of receivers, assignees, trustees, and other persons operating railroads in this State.

Also, an act to amend an act incorporating the city of Chickamauga, approved December 11, 1891.

Also, an act to amend an act approved December 20,
1893, entitled an act to amend an act approved December 29, 1890, fixing the time for holding the superior courts in the counties composing the Rome judicial circuit.

Also, an act to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article 7 of the Constitution of this State.

An act to create a board of commissioners of roads and revenues in the county of Habersham.

An act to make penal the offense of hindering, obstructing, or interfering with officers charged with the duty of executing the sentence or order of court after trial of persons charged with crime.

An act to amend the general railroad law.

An act to amend an act to create a board of commissioners of roads and revenues in the county of Wilcox.

An act to establish a public school system for the town of Wadley.

A resolution instructing the fish commissioner to inspect the fishway at Augusta.

A resolution to pay M. A. Hardin, clerk, and C. S. Norther, assistant secretary, for preparing and mailing a statement of the business to each member of the General Assembly.

An act to authorize the trustees of the United Freewill Baptist Church of Columbus, Georgia, to sell certain land heretofore conveyed to them for church purposes.

An act to establish a board of road commissioners for the county of Bryan.

Respectfully submitted.

T. S. MELL, Chairman.
The following resolution was read and adopted, to wit:

A resolution that the General Assembly approve the proposed Chicago and Southern States Cotton Exposition as an aid to cotton manufacturing in the South.

Also, the following resolution, by Mr. Rockwell of Chat­ham, which was read and adopted, to wit:

A resolution tendering the thanks of the House of Rep­resentatives to Speaker William H. Fleming, with the as­surance that he has the love, respect, and esteem of all.

Whereas, The Legislature of Georgia for 1894 and 1895 is about to adjourn sine die; and

Whereas, Speaker William H. Fleming, of the county of Richmond, has, by his justice and fairness, endeared himself to each and every member of the House of Representa­tives; therefore be it

Resolved by the House of Representatives of the State of Georgia, That the grateful thanks of the members of said House are hereby tendered to Speaker William H. Flem­ing, with the assurance that he has the love, respect, and esteem of us all, and with the sincere hope that his life in the future may be a happy one, and that the State may continue to have his services in some public position, in which he will continue to do honor to himself and to the people.

Mr. Mell, 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 and President of the Senate, and delivered to his Excellency, the Governor, the following acts and resolutions, to wit:
An act to authorize the town council of Hogansville to issue bonds.

An act to amend an act to establish a system of public schools in the town of Quitman, approved December 26, 1888, and amended November 4, 1889, so as to provide for the election of a board of education by the qualified voters of said town.

An act to amend an act approved February 28, 1876, which created a committee of roads and revenues for the county of Troup, so as to change the manner of election of said commissioners.

A resolution appropriating the sum of five hundred dollars to paint the dome and repair the roof of the capitol building.

An act to amend the act incorporating the Title Guarantee and Loan Company of Savannah.

An act to provide for the payment of the insolvent criminal costs of the clerk of the superior court of Macon county.

An act to amend section 1675(a) of the Code of 1882, which prohibits foreign corporations from owning more than five thousand acres of land in Georgia, as amended by the act of October 18, 1893.

An act to amend the charter of the town of Camilla so as to empower the mayor and council to maintain a dispensary for the sale of liquors.

An act to amend an act entitled an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, in the county of Monroe, and the various acts amendatory thereof, approved March 5, 1878, so as to fix the corporate limits of said city.
Wednesday, December 11, 1895.

An act to change the time for holding the regular quarterly terms of the city court of Elbert county.

An act to repeal an act approved February 17, 1877, to authorize the ordinary of Spalding county to keep his office and records and hold his court at a place other than the courthouse of said county.

A resolution to pay George B. Whittaker back pensions for the years 1893 and 1894.

An act to amend an act to fix the time for holding the courts in the various counties composing the Tallapoosa circuit, approved December 24, 1890.

An act to repeal an act for the protection of fish in the waters of Berrien county.

An act to amend the charter of the town of Cairo, in the county of Thomas.

An act to limit the jurisdiction of the city court of DeKalb to amounts exceeding one hundred dollars.

An act to require Spalding county to pay the officers of court the costs now allowed by law in each case convicted and worked in the chain-gang of said county.

An act to repeal an act creating a board of commissioners for the county of DeKalb, so far as it limits the compensation of the clerk thereof to a sum not exceeding two hundred and fifty dollars.

An act to amend section 534 of the Code of 1882, as amended by an act approved October 19, 1892.

An act to provide for a change of the names and principal offices of banking, railroad, insurance, express, telegraph, canal, and navigation companies.

An act to authorize and empower the mayor and council of the town of Decatur, in the county of DeKalb, to
provide for the registration and license of every trade, business, etc., carried on in the limits of said town.

An act to amend an act to create a board of commissioners of roads and revenues in the county of Catoosa, approved March 5, 1875.

An act to incorporate the town of Braswell, in the county of Paulding.

An act to amend the charter of the Union Loan and Trust Company.

An act to amend section 943(a) of the Code of 1882.

An act to change the county site of Fannin county from Morganton to Blue Ridge.

An act to authorize the proper county authorities of the border counties of this State to co-operate with the proper authorities of adjacent States in building and keeping up bridges.

A resolution to authorize the State Treasurer to pay John Faver for services.

An act to authorize the republication of the Georgia Reports from the 77th to the 83d inclusive.

An act fixing the compensation to be paid persons employed as clerks in holding general elections at the precincts in the county of Pierce.

An act to vest the management and care of all jails and persons confined therein in the control of the county commissioners of roads and revenues.

An act to change the time of holding the spring term of Dawson superior court.

An act to amend an act establishing the city court of Richmond county, approved September 22, 1881.
An act to appropriate money to the State lunatic asylum.

An act to provide for the appointment of clerk of the county court of Effingham county.

A joint resolution correcting House bill No. 377

An act to authorize the city of Augusta to extend a ditch beyond the city limits.

An act to establish a new charter for the town of Calhoun, in Gordon county.

A resolution for the relief of the Brunswick Street Railroad Company.

An act to establish the city court of Coffee, in the county of Coffee.

An act to incorporate the town of Moultrie as the city of Moultrie.

An act to amend the charter of the city of Atlanta.

A joint resolution for the payment to the city of Atlanta of the State's proportion of the expenses of paving West Cain street.

An act to amend an act entitled an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, approved March 5, 1875.

A resolution to allow the postmistress of the House three days' extra pay.

An act to incorporate the town of Jakin, in Early county

An act to incorporate the town of Shellman.

An act to amend an act, approved October 19, 1891, entitled an act to establish city courts in counties having a population of fifteen thousand or more.
An act to authorize the mayor and council of the town of Dahlonega to grant to any railroad the use of any of the streets of said town for railroad tracks.

An act for the better organization, discipline, and regulation of the volunteer forces of the State.

An act to amend the charter of Hapeville.

An act to compel all persons who sell, or offer to sell, in the county of Liberty any beef, pork, or mutton, to exhibit the ears of the animal killed.

An act to prohibit the operation of opium joints in this State.

An act to create a board of commissioners of water for the city of Savannah.

An act to repeal an act entitled an act to create a county court in each county in the State of Georgia, approved January 19, 1872, so far as the same applies to the county of Coffee.

An act to appropriate fourteen hundred dollars to the Georgia School for the Deaf.

An act to amend an act entitled an act to establish a city court in the county of Clarke, approved September 9, 1879.

A resolution to appropriate the sum of eighteen hundred dollars as compensation to be paid the special commissioners for the adjudication of controversies affecting the Western and Atlantic Railroad.

An act to remove obstructions of all kinds from the running streams of Madison county.

A resolution to make an appropriation to pay the clerk of the Committee on Privileges and Elections.

A resolution to pay the per diem and expenses of the
joint committee of the General Assembly appointed at the session of 1894 to examine the work of the Code commissioners.

An act to amend an act to authorize the issuance of circulating notes to banks and banking associations of this State, approved December 20, 1893.

An act for the relief of North Georgia Agricultural College.

A resolution for the relief of Jane Sanders.

An act to repeal the charter of the city of Manchester.

Also, an act to amend the various acts chartering the city of Conyers, so as to authorize the authorities of said city to establish and maintain water-works and electric lights.

Also, an act to amend an act approved October 21, 1891, prescribing the method of granting charters to banking companies.

Also, an act to authorize the mayor and council of the town of Clarkesville to issue bonds for the purpose of completing school buildings.

Also, an act to amend the Constitution of the State by adding a new paragraph to article 6, section 2, to be known as paragraph 8.

A resolution condemning any movement looking to a union of church and State.

Also, an act to create a board of commissioners of roads and revenues for Coffee county.

Also, an act to incorporate the town of Battle Hill.

A resolution requesting the Governor to pay certain coupons of the Northeastern Railroad.

Also, a resolution to pay the widow of R. I. G. Blake,
of Dade county, the pension due her husband for the year 1893.

Also, a resolution authorizing the Governor to accept certain historical publications from General James D. McBride.

Also, a resolution to allow the duplicate specimens of woods, minerals, etc., in the possession of the State to be loaned to museums and other scientific institutions.

An act to provide for official surveys of the Western and Atlantic Railroad.

Also, an act to amend an act entitled an act to provide for the appointment of auditors, approved December 18, 1894.

Also, an act to incorporate the town of Pinehurst, in Dooly county.

Also, an act to amend an act entitled an act to prohibit the sale of intoxicating liquors, within certain limits of the depot on the Atlanta and Richmond Air Line Railroad at Duluth, in Gwinnett county.

Also, an act to make an appropriation for an arithmometer and a Smith Premier typewriter for the treasury department.

A resolution to authorize the Governor and Attorney-General to make a final settlement with W P McClatchy for legal services to the State.

Also, an act to amend an act to prohibit the sale of intoxicating liquors in Habersham county, approved December 24, 1884.

Also, an act to regulate the practice in the courts of this State.
A resolution for the relief of J. S. McGahee of McDuffie county.

An act to amend section 4928 of the Code.

Also, an act to amend the charter of the city of Cordele.

Also, an act to make an appropriation to the State memorial board.

A resolution ratifying and confirming provisional settlements made by the Governor and Attorney-General, concerning certain rights, ways, and properties of the Western and Atlantic Railroad.

Also, an act to prevent the procurement of consignments of farm, orchard, and dairy products to parties who fail to account to the rightful owners of such products for the proceeds arising from the sale thereof.

A resolution to appropriate the sum of fifty dollars to pay the pension of W. C. Shore of Habersham county.

An act to fix the compensation of the two bailiffs of the second division, city court of Atlanta.

Also, an act to change the time of holding the superior court of Pulaski county.

Also, an act to amend the general tax act for 1895 and 1896.

Also, an act to allow affidavits to foreclose liens to be made before any officer authorized to administer oaths generally.

A resolution authorizing the Treasurer of this State to transfer on the books of his office, from the military fund of 1894 to the military fund of 1895, the unexpended balance of 1894, amounting to the sum of $623.

Also, an act to amend an act entitled an act to incorporate the Savannah Bank and Trust Company
An act to regulate the sale of milk, butter, and cheese.
Also, an act to amend section 3888 of the Code of 1882.
Also, an act to incorporate the town of Alto, in the counties of Banks and Habersham.
Also, a resolution for the relief of John M. Williams of Catoosa county.
Also, an act to provide for and authorize the payment of pensions to certain widows of Confederate soldiers who are on the invalid pension roll.
Also, a resolution authorizing an agreement to be made with the city of Atlanta affecting the use of Wall street.
Also, an act to amend an act, approved December 20, 1893, entitled an act to incorporate the town of Locust Grove, in Henry county.
Also, a resolution to purchase a portrait of the Hon. Robert Toombs.
Also, a joint resolution to pay Thos. R. Daniel and William Bridges their pensions for the years 1893 and 1894.
Also, an act to amend an act, approved November 26, 1890, entitled an act to establish a school for colored people in this State.
Also, a resolution appropriating one hundred dollars to pay expenses of special investigating committee.
Also, a resolution to pay Mrs. Arthenia A. Sailors, widow of John B. Sailors, fifty dollars.
Also, an act to amend an act entitled an act to amend the school laws of this State by prescribing the qualifications of the county board of education, providing for their compensation, etc.
Also, a resolution to provide for the payment of one additional doorkeeper of the Senate for the session of 1895.
Also, a resolution to relieve the Atlanta and Chattahoochee Railway Company and the Collins Park and Belt Railway Company from penalties for not returning taxes.

Also, an act to require all infantry and cavalry companies of the Georgia volunteers and Georgia volunteers, colored, to be attached to one of the present existing battalions or regiments.

Also, an act to fix the official bond of the receiver of tax returns in Bibb county.

Also, an act to establish a system of free schools in the town of Trion, in Chattooga county.

Also, an act to prohibit the manufacture of any kind of spirituous or intoxicating liquors in the county of Coweta.

Also, a resolution revoking ceded rights granted to the United States government over certain lands adjoining Chickamauga National Park.

Also, a resolution instructing the Senators and requesting the Representatives of Georgia to use their influence in Congress to establish a new department of the general government to be known as the department of commerce.

Also, an act to incorporate the town of Graysville, in the county of Catoosa.

Also, to amend an act entitled an act, approved February 20, 1874, to prohibit the sale of spirituous liquors at Trion Factory, approved March 3, 1875.

Also, an act to appropriate to the trustees of the University of Georgia the sum of twenty-five thousand dollars to be used in the construction of additional buildings for the Georgia Normal and Industrial College.

Also, a resolution for the relief of Mrs. Julia A. Knight, widow, and Mrs. Susan E. Massey, widow, both of Gwinnett county.
Also, an act to create a board of county commissioners for Fannin county.

Also, an act to fix and define the liabilities of receivers, trustees, assignees, and other persons operating railroads in this State.

Also, an act to amend an act incorporating the city of Chickamauga, approved September 11, 1891.

Also, an act to amend an act, approved December 20, 1893, entitled an act to amend an act, approved December 29, 1890, fixing the time for holding the superior courts in the counties composing the Rome judicial circuit.

Also, an act to amend section 6 of an act to carry into effect the act amending paragraph 1 of section 1 of article of the Constitution of this State.

An act to create a board of commissioners of roads and revenues in the county of Habersham.

An act to make penal the offense of hindering, obstructing, or interfering with officers charged with the duty of executing the sentence or orders of courts after trial of persons charged with crime.

An act to amend the general railroad law.

An act to amend an act to create a board of commissioners of roads and revenues in the county of Wilcox.

An act to establish a public school system for the town of Wadley.

A resolution instructing the Fish Commissioner to inspect the fishway in Augusta.

A resolution to pay M. A. Hardin, Clerk, and C. S. Northen, Assistant Secretary, for preparing and mailing a statement of the business to each member of the General Assembly.
An act to authorize the trustees of the United Freewill Baptist Church, of Columbus, Ga., to sell certain land heretofore conveyed to them for church purposes.

An act to establish a board of road commissioners, etc., for the county of Bryan.

Respectfully submitted.

T. S. MELL, Chairman.

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

Mr. Speaker:

The Senate has finished the work before it and is ready to adjourn sine die.

The House concurred in the Senate amendment to House bill No. 720, same being a bill to change the name of the colored school at Savannah to the State Industrial School for Colored Persons.

Committee from the House appointed by the Speaker, under joint resolution from the Senate No. 69, to inspect penitentiary records and make recommendations for executive clemency: Messrs. Jenkins of Putnam, Humphreys of Brooks, Davison of Greene.

The following Senate resolution, No. 69, being a reconsidered resolution, was taken up and read the third time, to wit:

A resolution to appoint a committee of two from the Senate and three from the House to visit and inspect the convict camps during the recess.

The report of the committee was agreed to, and on the passage of the resolution, the yeas were 92, nays 15. So the resolution was passed.

The hour of 12, midnight, having arrived, the Speaker declared the House adjourned sine die.
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TO THE

JOURNAL

OF THE

House of Representatives

FOR THE

YEAR 1895.
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