JOURNAL

OF THE

House of Representatives

OF THE

STATE OF GEORGIA

AT THE

REGULAR SESSION

OF THE

GENERAL ASSEMBLY,

At Atlanta, Wednesday, October 24, 1894.

ATLANTA GEORGIA.:  
Geo. W Harrison, State Printer.  
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1894.
JOURNAL.

ATLANTA, GEORGIA,
Wednesday, October 24, 1894.

The House of Representatives met pursuant to law at 10 o’clock a.m. this day, and was called to order by the Hon. Mark A. Hardin, Clerk of the last House.

Prayer was offered by the Rev. J. L. T. Hillyer.

The roll was called by counties, when the following members presented themselves and were sworn in by Judge Seaborn Reese of the Northern Circuit, to wit:

From the County of Appling—G. T. Melton.
From the County of Camden—Burwell Atkinson.
    "    "    " Campbell—Joseph L. Latham.
    "    "    " Carroll—J. R. Spence.
    "    "    " Carroll—J. A. Murrah.
    "    "    " Catoosa—C. W. Gray.
    "    "    " Charlton—W. O. Gibson.
    "    "    " Chatham—Joseph J. Doolan.
    "    "    " Chatham—T. D. Rockwell.
    "    "    " Chattahoochee—W. K. Wilkinson.
    "    "    " Chattooga—Wesley Shropshire.
    "    "    " Cherokee—Thomas Hutcherson, Jr.
    "    "    " Clarke—T. S. Mell.
    "    "    " Clay—Clarence Wilson.
    "    "    " Clayton—H. D. Moore.
    "    "    " Clinch—James M. Smith.
    "    "    " Cobb—John Awtrey.
    "    "    " Cobb—R. N. Holland.
    "    "    " Coffee—John Fussell.
    "    "    " Columbia—M. J. Branch.
    "    "    " Colquitt—George F. Newton.
    "    "    " Coweta—H. A. Hall.
    "    "    " Coweta—Luther M. Farmer.
    "    "    " Crawford—L. C. Futrell.
    "    "    " Dade—George W. Cureton.
    "    "    " Dawson—R. B. McClure.
    "    "    " Decatur—Ariel Cook.
    "    "    " Decatur—W. M. Harrell.
    "    "    " DeKalb—W. J. Houston.
    "    "    " DeKalb—J. W. McCurdy.
    "    "    " Dodge—Chas. J. Jones.
    "    "    " Dooly—James H. Dorough.
    "    "    " Dooly—John C. Owen.
    "    "    " Dougherty—E. R. Jones.
    "    "    " Douglas—G. W. Burnett.
    "    "    " Early—T. E. Hightower.
From the County of Echols—H. J. Collier.

Effingham—William Spier.

Elbert—Joseph N. Worley.

Emanuel—James A. Coleman.

Fannin—J. D. McDaniel.

Fayette—W. M. Cook.

Floyd—John H. Reece.

Floyd—R. T. Fouché.

Floyd—Moses Wright.

Forsyth—James R. Henderson.

Franklin—J. T. Holbrook.

Fulton—Evan P. Howell.

Fulton—Arnold Broyles.

Fulton—Charles I. Branan.

Gilmer—John M. C. Stokes.

Glascock—William Walden.

Glynn—W. F. Symons.

Gordon—J. J. Griffin.

Greene—Robert A. Davison.

Greene—James H. McWhorter.

Gwinnett—H. L. Peeples.

Gwinnett—J. F. Espy.

Habersham—M. T. Perkins.

Hall—F. M. Johnson.

Hall—J. L. Gaines.

Hancock—A. I. Smith.

Hancock—W. H. Burwell.

Haralson—J. J. Pope.

Harris—R. B. Traylor.

Harris—S. D. Greer.

Hart—A. G. McCurry.

Heard—O. A. Moore.

Henry—E. J. Reagan.

Houston—C. J. Gray.

Houston—A. S. Giles.
From the County of Irwin—H. T. Fletcher.

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From the County of Pickens—J R. Allen.

" " " " Pierce—E. L. Walker.
" " " " Pike—J. F Redding.
" " " " Polk—J. I. Fullwood.
" " " " Pulaski—M. T. Hodge.
" " " " Pulaski—J. P Brown.
" " " " Putnam—H. A. Jenkins.
" " " " Quitman—William Harrison.
" " " " Rabun—H. C. Blalock.
" " " " Randolph—I. A. Martin.
" " " " Richmond—W H. Fleming.
" " " " Richmond—J. A. Barnes.
" " " " Richmond—D. G. Fogarty.
" " " " Rockdale—A. J. Smith.
" " " " Schley—J. R. Williams.
" " " " Screven—H. G. Edenfield.
" " " " Spalding—David J. Bailey, Jr.
" " " " Stewart—W S. Boyett.
" " " " Sumter—W A. Dodson.
" " " " Sumter—Thornton Wheatley.
" " " " Talbot—J. I. Parker.
" " " " Taliaferro—John Johnson.
" " " " Tattnall—J. M. Collins.
" " " " Taylor—David T. Montford.
" " " " Telfair—W L. Smith.
" " " " Terrell—A. C. Hill.
" " " " Thomas—M. R. Mallette.
" " " " Thomas—H. W Hopkins.
" " " " Towns—R. P Burch.
" " " " Troup—J. H. Pitman.
" " " " Troup—S. S. Tatum.
" " " " Twiggs—J. L. Vaughn.
" " " " Union—T. C. Hughes.
" " " " Upson—James H. Marchman.
" " " " Walker—Gordon Lee.
From the County of Walton—Allen J. Arnold,

" " " " Walton—M. F. Hurst.

" " " " Warre—William A. McDonald.

" " " " Warren—Freeman A. Pool.

" " " " Washington—B. T. Rawlings.

" " " " Washington—T. L. Brown.

" " " " Wayne—John W Bennett.

" " " " Webster—R. S. Bell.

" " " " White—C. L. Franklin.

" " " " Whitfield—J. A. Longley.

" " " " Wilcox—J. J. Dennard.

" " " " Wilkes—James W Armstrong.

" " " " Wilkes—William Wynne.

" " " " Wilkinson—J. P Bloodworth.

" " " " Worth—J. L. Sumner.

The House then proceeded to the election of a Speaker.

The Hon. J. L. Boynton, of the county of Calhoun, placed in nomination the Hon. W H. Fleming of the county of Richmond, which nomination was seconded by Messrs. Bailey of Spalding, and Hope Polhill of Bibb.

The Hon. J. H. Boyd, of McDuffie, placed in nomination the Hon. M. I. Branch of the county of Columbia, which nomination was seconded by Mr. Edenfield of Screven.

Upon taking the vote *viva voce*, and it appearing that the Hon. W H. Fleming had received 123 votes, being a majority of all the votes cast, he was declared duly elected Speaker of the House.

The vote for Speaker was as follows:

Those voting for Mr. Fleming were Messrs.—

- Anderson,
- Atkinson,
- Arnold,
- Armstrong,
- Gray of Catoosa,
- Gregory,
- Greer of Macon,
- Hall,
- McClure,
- Moore of Bulloch,
- Moore of Clayton,
- Moore of Heard,
Those voting for Mr. Branch were Messrs.—

Allen, Fink, Montfort, 
Baggett, Franklin, Peeples, 
Boyd, Fullwood, Popé, 
Burnett, Gilreath, Pool, 
Caldwell, Gray of Paulding, Sell, 
Clement of Milton, Griffin, Short, 
Gray of Houston, 
Harrell, 
Harrison, 
Hodges, 
Hightower, 
Hodges, 
Houston, 
Holland, 
Hudson, 
Humphreys, 
Hutcherson, 
Hughes, 
Jenkins, 
Johnson of Hall, 
Jones of Dougherty, 
Jones of Dodge, 
Latham, 
Lee, 
Longley, 
Law, 
Martin, 
Mallette, 
Marchman, 
Mansfield, 
Meadow, 
Melton, 
Mell, 
Murrah, 
Middlebrook, 
McDonald, 
McElmurry, 
McMichael, 
McCurry, 
McGough, 
McCurdy, 

Awtrey, 
Bailey, 
Battle, 
Barnes, 
Bennett of Wayne, 
Bell, 
Blalock, 
Bloodworth, 
Boifeuillet, 
Boynton, 
Boyett, 
Branan, 
Brown of Washington, 
Brown of Pulaski, 
Burwell, 
Burch, 
Bush, 
Clements of Montg'm'ry, 
Coleman, 
Collier, 
Cook of Decatur, 
Cureton, 
Dempsey, 
Dennard, 
Dodson, 
Doolan, 
Dorough, 
Farmer, 
Fletcher, 
Fouché, 
Ferguson, 
Futrell, 
Fussell, 
Gaines, 
Giles, 
Gibson, 
Gray of Houston,

Those not voting were Messrs.—

Bennett of Jackson, Branch, Broyles, Collins, Fogarty, Howell, Hurst, Jarrell, McDaniel, Pitman, Salter, Screven, Vaughn, Mr. Speaker.

Upon motion of Mr. Bennett of Wayne, a committee of three were appointed to conduct the Speaker-elect to the chair.

The Chair appointed Messrs. Bennett of Wayne, Branch of Columbia, and Rockwell of Chatham, as such committee, who conducted the Hon. W. H. Fleming to the chair, where he assumed the duties of the Speaker of the House.

The election of Clerk was declared the next business in order.

The Hon. Wm. Harrison, of Quitman, placed in nomination the Hon. Mark A. Hardin of Fulton, which nomination was seconded by the Hon. M. T. Hodge of Pulaski.

The Hon. J. H. Boyd, of McDuffie, put in nomination Hon. M. D. Irwin of Rockdale, which nomination was seconded by Mr. Allen of Pickens.

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

Those voting for Mr. Irwin were Messrs.—

Allen, Baggett, Bell, Branch, Burnett, Fink, Franklin, Fullwood, Gilreath, Gray of Paulding, McWhorter, Montfort, Peeples, Pope, Pool,
WEDNESDAY, OCTOBER 24, 1894.

Caldwell, 
Clement of Milton, 
Cook of Fayette, 
Davison, 
Durham, 
Edenfield, 
Ennis, 
Espy, 
Florence, 
Griffin, 
Greer of Harris, 
Henderson, 
Hogan, 
Hollrook, 
Johnson of Taliaferro, 
Lovett, 
Murrah, 
McDaniel, 
Salter, 
Short, 
Spence, 
Sumner, 
Traylor, 
Walden, 
Wilkinson, 
Wren.

Those voting for Mr. Hardin were Messrs.—

Anderson, 
Atkinson, 
Arnold, 
Armstrong, 
Awtrey, 
Bailey, 
Battle, 
Barnes, 
Bennett of Wayne, 
Blalock, 
Bloodworth, 
Boifeuillet, 
Boynton, 
Boyett, 
Branan, 
Bryoles, 
Brown of Washington, 
Brown of Pulaski, 
Burwell, 
Bush, 
Clements of Montg'ry, 
Coleman, 
Collier, 
Cook of Decatur, 
Cureton, 
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Fogarty, 
Ferguson, 
Gregory, 
Greer of Macon, 
Harrrell, 
Harrison, 
Harvey, 
Hill, 
Hodges, 
Hightower, 
Hopkins, 
Howell, 
Hodge, 
Houston, 
Holland, 
Hudson, 
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Hutcherson, 
Hughes, 
Jarrell, 
Johnson of Hall, 
Jones of Dougherty, 
Jones of Dodge, 
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Middlebrook, 
Moore of Bulloch, 
Moore of Clayton, 
Moore of Heard, 
Neely, 
Newton, 
Pittard, 
Price, 
Polhill, 
Rawlings, 
Redding, 
Reagan, 
Reece, 
Roberts, 
Rockwell, 
Shropshire, 
Sell, 
Shaw, 
Smith of Clinch, 
Smith of Hancock, 
Smith of Rockdale, 
Smith of Telfair, 
Stokes, 
Symons, 
Tatum, 
Thompson, 
Walker, 
Wallace, 
West, 
Wheatley, 
Wilkin, 
Williams,
Futrell, McDonald, Willingham,
Fussell, McElmurry, Worley,
Gaines, McMichael, Wright,
Giles, McCarry, Wynne,
Gibson, McGough, Vaughn,
Gray of Houston, McCurdy, Mr. Speaker,
Gray of Catoosa, McClure,

Those not voting were Messrs.—
Bennett of Jackson, Dennard, Sandeford,
Boyd, Hurst, Screven,
Burch, Jenkins, Spier,

It appearing that the Hon. Mark A. Hardin had received 122 votes, being a majority of all the votes cast, he was declared duly elected Clerk of the House, whereupon he was duly sworn in.

The next business in order being the election of a Messenger, the Hon. C. E. Battle, of Muscogee, placed in nomination the name of Hon. J. R. Smith of Coffee, which nomination was seconded by Messrs. Rockwell, West, and Harrison.

The Hon. J. H. Boyd, of McDuffie, placed in nomination the Hon. T. H. Harris of Gordon county, which nomination was seconded by Mr. Fullwood of Polk.

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

Those voting for Mr. Harris were Messrs.—
Allen, Fink, McWhorter,
Baggett, Franklin, Montfort,
Boyd, Fullwood, Peeples,
Boyett, Gilreath, Pope,
Branch, Gray of Paulding, Pool,
Burnett, Griffin, Sell,
Caldwell, Greer of Harris, Short,
Cook of Fayette, Henderson, Spence,
Davison, Hogan, Spier,
Durham, Holbrook, Sumner,
Edenfield, Johnson of Taliaferro, Traylor,
Ennis, Lovett, Walden,
Florence, Murrah, Wilkinson,
Those voting for Mr. Smith were Messrs.—

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<td>Gray of Catoosa</td>
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Those not voting were Messrs.—

Bell, Espy, Screven,
Clement, of Milton, Hurst, Tatum,
Collins, Martin, Wilson,
Coleman, Redding, Wren,
Dorough, Salter,

It appearing that the Hon. J. R. Smith had received 120 votes, being a majority of all the votes cast, he was declared duly elected Messenger of the House.

The next business in order being the election of a Doorkeeper, the Hon. John T. Boifeuillet, of Bibb, placed in nomination the Hon. Moses Martin of Gwinnett, which nomination was seconded by Messrs. Johnson of Hall, and Bailey of Spalding.

The Hon. J. H. Boyd, of McDuffie, placed in nomination the Hon. J. M. Bruce of Forsyth, which nomination was seconded by Messrs. Henderson of Forsyth, and Fullwood of Polk.

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

Those voting for Mr. Martin were Messrs.—

Allen, Gray of Catoosa, McMichael,
Anderson, Gregory, McCurry,
Atkinson, Greer of Macon, McCough,
Arnold, Hall, McClure,
Armstrong, Harrell, Moore of Bulloch,
Awtrey, Harvey, Moore of Clayton,
Bailey, Hill, Moore of Heard,
Battle, Hodges, Neely,
Barnes, Hopkins, Newton,
Bennett of Wayne, Howell, Owen,
Blalock, Hodge, Parker,
Bloodworth, Houston, Perkins,
Boifeuillet, Holland, Pitman,
Boynton, Hudson, Pittard,
Boyett, Humphreys, Price,
Broyles, Hutcherson, Polhill,
Brown of Washington, Hughes, Rawlings,
Brown of Pulaski, Hurst, Redding,
Burwell, Jarrell, Reece,
Burch, Jenkins, Roberts,
Bush, Johnson of Hall, Rockwell,
Clements of Montg'm'y Jones of Dougherty, Sandeford,
Coleman, Jones of Dodge, Shropshire,
Collier, Latham, Smith of Clinch,
Cook of Decatur, Lee, Smith of Hancock
Dempsey, Longley, Smith of Rockdale,
Dennard, Law, Symons,
Dodson, Martin, Tatum,
Doolan, Mallette, Walker,
Farmer, Marchman, West,
Fletcher, Mansfield, Wheatley,
Fouche, Meadow, Wilkin,
Futrell, Melton, Willingham,
Fussell, Mell, Wright,
Gaines, Middlebrook, Wynne,
Giles, McDonald, Vaughn,
Gibson, McElmurry, Mr. Speaker.

Gray of Houston,

Those voting for Mr. Bruce were Messrs.—

Baggett, Franklin, Montfort,
Boyd, Fullwood, Peeples,
Branch, Gray of Paulding, Pope,
Caldwell, Griffin, Pool,
Clement of Milton, Greer of Harris, Sell,
Cook of Fayette, Henderson, Short,
Davison, Hogan, Sumner,
Dorough, Holbrook, Traylor,
Edenfield, McDaniel, Walden,
Ennis, McWhorter, Wren.

Those not voting were Messrs.—

Bennett of Jackson, Gilreath, Spence,
Bell, Harrison, Smith of Telfair,
Branan, Hightower, Spier,
Burnett, Johnson of Taliaferro, Stokes,
Collins, Lovett, Thompson,
Cureton, Murrath, Wallace,
Durham, McCurdy, Wilson,
Florence, Reagan, Williams,
Hi

JOURNAL OF THE HOUSE.

Fink, Salter, Wilkinson,
Fogarty, Screven, Worley,
Ferguson, Shaw,

It appearing that the Hon. Moses Martin, of Gwinnett, had received 115 votes, being a majority of all the votes cast, he was declared duly elected Doorkeeper of the House.

The next business in order being the election of a Speaker pro tem., the Hon. J. H. Pitman, of Troup, placed in nomination the Hon. Clarence Wilson of the county of Clay, which nomination was seconded by Mr. Hodge of Pulaski.

The Hon. J. H. Boyd, of McDuffie, placed in nomination the name of the Hon. H. G. Edenfield of Screven, which nomination was seconded by Mr. Walden of Glascock.

Upon taking the vote vivavoce, the ballot was as follows:

Those voting for Mr. Edenfield were Messrs.—
Baggett, Fullwood, McWhorter,
Boyd, Greer of Harris, Montfort,
Branch, Hogan, Peeples,
Clement of Milton, Johnson of Taliaferro, Pool,
Cook of Fayette, Lovett, Sell,
Durham, Murrah, Short,
Ennis, McDaniel, Walden.

Those voting for Mr. Wilson were Messrs.—
Anderson, Gray of Catoosa, McCurdy,
Atkinson, Greer of Macon, McClure,
Armstrong, Hall, Moore of Bulloch,
Atwrey, Harrell, Moore of Clayton,
Bailey, Harrison, Neely,
Battle, Harvey, Newton,
Barnes, Hill, Owen,
Bennett of Wayne, Hodges, Perkins,
Boifeuillet, Howell, Pitman,
Boyton, Hodge, Pittard,
Boyett, Houston, Price,
Branan, Hudson, Polhill,
Broyles, Humphreys, Rawlings,
Brown of Pulaski,  
Burwell,  
Burch,  
Bush,  
Caldwell,  
Clements of Montg'ry,  
Coleman,  
Collier,  
Cook of Decatur,  
Cureton.  
Dempsey,  
Dennard,  
Dodson,  
Doolan,  
Dorough,  
Fouché,  
Fogarty.  
Ferguson,  
Futrell,  
Fussell,  
Gaines,  
Giles,  
Gibson,  
Gray of Houston,  

Those not voting were Messrs.—  
Allen,  
Arnold,  
Bennett of Jackson,  
Bell,  
Blalock,  
Bloodworth,  
Brown of Washington,  
Burnett,  
Collins,  
Davison,  
Edenfield,  
Espy,  
Farmer,  
Florence,  
Fletcher,  

It appearing that the Hon. Clarence Wilson, of the county of Clay, had received 106 votes, being a majority of
all the votes cast, he was declared duly elected Speaker *pro tem.* of the House.

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

*Mr. Speaker:*

The Senate has organized by the election of the Hon. William H. Venable, of the county of Fulton, as President, the Hon. Chas. H. Brand, of the county of Gwinnett, as President *pro tem.*; the Hon. Wm. Clifton, of the county of McIntosh, as Secretary; the Hon. Flynn Hargett of the county of Harris, as Messenger; and the Hon. R. E. Wilson, of the county of Murray, as Doorkeeper.

Mr. Hodge, of Pulaski, introduced the following joint resolution, which was read and adopted, to wit:

A resolution to appoint a committee to wait on the Governor and notify him that the General Assembly is organized and ready to receive any communication he may make.

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

*Mr. Speaker:*

The Senate has adopted the following resolution and asks the concurrence therein, to wit:

A resolution providing for the appointment of a joint committee to notify the Governor that the General Assembly is now organized, and has appointed as a committee on the part of the Senate, Messrs. Beeks, Cumming, and W R. Little.

Mr. Humphreys, of Brooks, offered the following resolution, to wit:
A resolution that the pages of the House, gallery keepers and porters be appointed as they were under the rules of the House of 1892.

Mr. Walden, of Glascock, offered an amendment limiting the number of pages to six, and upon the adoption of this amendment, he called for the ayes and nays. The call was not sustained.

The resolution was adopted.

Mr. Dempsey, from Butts, offered the following resolution, to wit:

A resolution that the Speaker appoint a committee of seven to nominate a Chaplain of the House.

Mr. Bennett, of Wayne, proposed to amend by making the committee five.

The amendment was lost.

Mr. Rockwell, of Chatham, offered the following substitute, to wit:

That a Chaplain be appointed by the Speaker.

The substitute was lost.

Mr. Hodge offered the following resolution, which was read and adopted, to wit:

Resolved, That a committee of nine, of which the Speaker shall be chairman, be appointed to report Rules for the government of the House, and that in the meantime the Rules of the House of 1892–3 shall be in force.

Mr. Howell, of Fulton, offered the following resolution, which was read and adopted, to wit:

Resolved, by the House, That the use of the hall of the
House of Representatives be tendered Hon. Patrick Walsh for the purpose of addressing the members of the Legislature on the political issues of the day, on the night of Thursday, the 25th inst.

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

A resolution providing for the appointment of a committee of three from the Senate and five from the House to notify the Governor that the General Assembly is now organized, and ready to receive any communication he may have to make.

The Speaker appointed the following committee on the part of the House, to wit: Messrs. Hodge, Burwell, Battle, Branan, and Hogan.

Mr. Farmer, of Coweta, offered the following resolution, which was read and adopted, to wit:

A resolution that the members of this House do now proceed to draw seats in the usual manner.

The Speaker caused to be read the following communication from the Governor, to wit: A list of the notices of contests for seats in the House.

Upon motion of Mr. Harrison of Quitman, the above communication, with the accompanying documents, was referred to the Committee on Elections and Privileges, hereafter to be appointed, and in the meantime the papers remain in charge of the Speaker.

Upon motion of Mr. Battle of Muscogee, the House adjourned until 10 o'clock a. m. to-morrow.
The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Rev. Mr. Hurst.

Upon motion, the roll-call was dispensed with.

The Journal of yesterday's proceedings was then read and approved.

Mr. Boynton, of Calhoun, offered the following resolution, which was read and adopted, to wit:

Resolved, That the General Assembly convene in joint session at 11 o'clock a.m. to-day for the purpose of counting the votes for Governor and State House officers, and declaring the result.

Upon motion of Mr. Polhill of Bibb, the hall of the House of Representatives was tendered the Hon. A. O. Bacon for the purpose of addressing the members of the General Assembly on Monday evening next at 8 o'clock.

Upon motion of Mr. Branan of Fulton, the Hon. Louis Garrard was invited to address the General Assembly on Tuesday night next at 8 o'clock p.m.

Upon motion of Mr. Rockwell of Chatham, the Hon. H. G. Turner was invited to address the General Assembly on Wednesday night next at 8 o'clock p.m.

The following resolution was offered by Mr. Harrison of Quitman, to wit:
Resolved. That the Speaker, in his discretion, authorize the removal of three seats on each side of the main entrance to this hall to the vacancies on the right and left of the chair.

Referred to the Committee on Rules.

At this juncture, Mr. M. F. Hurst, of Walton, presented himself and was sworn in as a member of the House by Judge Griggs.

The following joint resolution was offered by Mr. Boynton of Calhoun, which was read and approved, to wit:

WHEREAS. The terms of some of the Judges of the Supreme Court and Superior Courts of this State, and also some of the Solicitor-Generals of the various judicial circuits, will soon expire, and it being incumbent upon the General Assembly to fill, by election, said offices:

Resolved by the House of Representatives, the Senate concurring. That a joint committee of three from the Senate and five from the House be appointed to examine and report, as early as possible, what officers are to be elected by the present General Assembly.

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

Mr. Speaker:

The Senate has passed the following joint resolutions, in which they ask the concurrence of the House:

A resolution to appoint a committee of three from the Senate and five from the House to examine and report what officers are to be elected by the present General Assembly. The committee appointed on the part of the Senate are: Messrs. Tatum, Harris of the Third District, and Lewis.
Also, the Senate concurs in the joint resolution of the House to convene in joint session to-day at 11 o'clock a.m.

The following message was received from his Excellency, the Governor, through Mr. W. H. Harrison, Secretary of the Executive Department:

Mr. Speaker:

I have been directed by the Governor to deliver to the House of Representatives a communication in writing, with accompanying documents.

The Message was then taken up and read.

EXECLTIVE DEPARTMENT,
Atlanta, Ga., October 24, 1894.

To the Senate and House of Representatives:

I transmit herewith, for your consideration, the reports made to this office by the heads of the Departments of the State Government, the trustees of the various State institutions, and such other documents as will give you information about the State's affairs.

DIRECT TAX.

By an Act of Congress, approved March 2, 1891, entitled "An Act to credit and pay to the several States and Territories and the District of Columbia all money collected under the district tax levied by the Act of Congress, approved August fifth, eighteen hundred and sixty-one, there are appropriated by the Federal government "such sums as may be necessary to reimburse each State," etc., "for all money found due to them under the provisions of this Act."

It was further provided that:

"All claims under the trust hereby created shall be filed with the Governor of such State or Territory and the Commissioners of the District of Columbia, respectively, within six years next after the passage of this Act; and all claims
not so filed shall be forever barred, and the money, attributable thereto shall belong to such State, Territory, or the District of Columbia, respectively, as the case may be."

This Act also provided that "no money shall be paid to any State or Territory until the legislature thereof shall have accepted, by resolution, the sum herein appropriated, and the trusts imposed, in full satisfaction of all claims against the United States on account of the levy and collection of said tax, and shall have authorized the Governor to receive said money for the use and purposes aforesaid." In accordance with this provision, the Georgia legislature passed a resolution, approved August 6, 1891, accepting the sum thus appropriated by the Federal government in full satisfaction of all claims against the United States on account of the levy and collection of said tax and authorized the Governor to receive the amount from the United States.

The amount found to be due Georgia was $83,031.03; and, upon proper application made by me, this sum was forwarded and received by me September 16, 1891.

As soon as the necessary preparations,—advertising, distributing forms for the making of claims, etc.,—could be completed, payment of claims was begun. The tax had been collected in only five counties, namely: Bibb, Chatham, Clarke, Monroe, and Richmond. Payment of claims began in February, 1892, and has continued to the present time.

On October 1, 1894, there remained unpaid $19,876.39 of the original amount.

There are some claims in process of settlement; and it is probable that quite a number will be made within the next two years; but it is surmised that there will remain unclaimed something like $10,000 or $15,000 at the expiration of the six years.

The six years within which all claims, to be legal, must be filed with the governor, will expire March 2, 1897.
NORTHEASTERN RAILROAD.

On the 13th day of November last I received a communication from the Southern Mutual Insurance Company, through its President, Mr. Young L. G. Harris, notifying me that the interest on the bonds of the Northeastern Railroad Company, indorsed by the State, had been refused.

Under the authority given the Executive in section 10 of an Act approved October 27, 1870, I took possession of the property of the road through Mr. R. K. Reaves, whom I had appointed the agent of the State to manage and control the State's interests, subject to orders from this department.

That part of the road running from Cornelia to Tallulah Falls, a distance of twenty-one miles, known as the Blue Ridge and Atlantic Railroad, was originally a part of the Northeastern Railroad, and, therefore, embraced in the property upon which the State claims prior lien to protect its indorsement. This road I found in the hands of a receiver appointed by the United States Circuit Court, who refused to deliver the same unless so ordered by the court appointing him. Application has not yet been made to the court for possession of this part of the road, and it is still in the hands of the receiver, and operated by him.

I have operated the road from the city of Athens to Lulu, the junction with the Southern Railway, under the closest economy, and with fairly good income.

At the expiration of the first six months of service, the road had earned more than enough, above operating expenses for the payment of the amount of semi-annual interest on the bonds, and I ordered the same paid for the six months covering the time of the control of the property by the State. The amount of interest due at the time the road defaulted is still unpaid, and it must be paid as determined.
by the General Assembly, or in the judicious management or sale of the road.

I have not put the road upon sale, because of the unsettled business conditions of the country, and the further fact that it has been paying sufficient income to warrant its control by the State, awaiting better opportunities for its sale.

I cannot speak in too strong terms of the management by Mr. Reaves, the agent of the State. As will be seen by his accompanying report, the income during the business season was highly remunerative, and in no month during the time have the expenses exceeded the income.

The very great disadvantages under which I received the road, the shortness of the line and the scarcity of appliances, all compelled me to use the strictest economy in expenditures, yet it will be found that the State's agent has utilized every possible opportunity for good and profit to the State in the operation of the road.

**REAVES'S REPORT.**

**NORTHEASTERN RAILROAD OF GEORGIA,**

**R. K. Reaves, State Agent.**

*His Excellency, the Governor, Atlanta, Ga.:*

*SIR—As directed in your favor of September 27th, I herewith hand you consolidated statement of the earnings and expenditures of the Northeastern Railroad of Georgia from November 20, 1893, to August 31, 1894:*

<table>
<thead>
<tr>
<th>Month</th>
<th>Earnings</th>
<th>Expenses</th>
<th>Net Earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>November</td>
<td>$2,354 11</td>
<td>$1,535 53</td>
<td>$ 818 58</td>
</tr>
<tr>
<td>December</td>
<td>7,883 74</td>
<td>5,259 40</td>
<td>2,624 34</td>
</tr>
<tr>
<td>January</td>
<td>5,995 66</td>
<td>3,597 59</td>
<td>2,398 07</td>
</tr>
<tr>
<td>February</td>
<td>5,921 51</td>
<td>3,932 84</td>
<td>1,988 67</td>
</tr>
<tr>
<td>March</td>
<td>6,844 27</td>
<td>3,943 22</td>
<td>2,901 05</td>
</tr>
<tr>
<td>April</td>
<td>3,977 58</td>
<td>3,739 84</td>
<td>237 74</td>
</tr>
<tr>
<td>May</td>
<td>3,026 04</td>
<td>2,915 18</td>
<td>110 86</td>
</tr>
<tr>
<td>June</td>
<td>3,321 04</td>
<td>2,928 75</td>
<td>392 29</td>
</tr>
<tr>
<td>July</td>
<td>3,290 16</td>
<td>3,007 06</td>
<td>289 10</td>
</tr>
<tr>
<td>August</td>
<td>3,948 37</td>
<td>3,728 02</td>
<td>220 35</td>
</tr>
</tbody>
</table>

$45,738 48 $34,587 43 $11,151 05
The physical condition of the road, when turned over to us by
the Richmond and Danville Railroad, November 20, 1893, was
fair.

The road-bed was in good condition. The track, with the ex­
ception of about five and one-half miles, was all steel rail; the
five and one-half miles being 45-pound iron rail.

The bridges and trestles were all in good shape.

The depots, platforms, and grounds were in fair condition, with
the exception of Athens.

Rolling stock turned over: one engine, two coaches, one com­bi­
nation car, and one box car. Engine in good repair, and cars all
in fair condition.

The present condition of the road is as good, I think, as it was
when we took charge.

We have done considerable ditching on road-bed, and about
3,000 ties have been put in. We have made no change in iron,
other than to patch it, and to keep in as good repair as possible.

We have made no change in bridges and trestles, they still
being in good shape.

We have made some little improvements on depots and plat­
forms, both at Maysville and Harmony Grove. At Athens we
have been forced to make considerable improvements in both
grounds and platforms, these being in bad repair on account of
not being used for several years, the Richmond and Danville
having run joint agency with the Macon and Northern Railroad,
using their terminals.

The rolling stock is yet in very good shape. Have made a few
repairs from time to time, as needed, but as yet have made no
general repairs.

Yours truly,

R. K. Reaves,
State Agent.

NORTHEASTERN RAILROAD OF GEORGIA,

R. K. Reaves, State Agent.

ATHENS, GA., October 16, 1894.

Hon. W. J. Northen, Governor, Atlanta, Ga.:

Dear Sir—I inclose you statement of earnings and expenses
November 20, 1893, to August 31, 1894. I also inclose you a con­
densed balance sheet for your information. You will note that
there is a difference of $12,216.86 in favor of earnings as shown in
the statement; this I wish to explain to you as follows:
Earnings as shown on August balance sheet... $12,216 86
Approximated amount due by other lines, account August tickets... 327 49

$12,544 35

Earnings as per statement... $11,151 05
Due to others account August... 917 7

$12,068 79

Showing a balance of $475.56 not accounted for.

This balance is provided to cover outstanding overcharge and damage claims. The claims are in process of adjustment, but are not yet ready for final settlement; hence, the amount has not been taken out of the general account of the road.

In regard to September reports to be sent you by October 20th, I am confident that in order to give you a report of September at all, it will be necessary to approximate it. I wish, however, to assure you that we have made every effort to get the information together, so as to make the report complete. It can, with the information I will have in sight by the 20th, be approximated so as to give you a fair estimate as to the correct earnings.

BALANCE SHEET FOR AUGUST, 1894.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Treasurer</td>
<td>$18,460 63</td>
</tr>
<tr>
<td>United States mail</td>
<td>606 84</td>
</tr>
<tr>
<td>Pay-rolls and accounts payable</td>
<td>$3,172 58</td>
</tr>
<tr>
<td>Southern Express Company</td>
<td>7 20</td>
</tr>
<tr>
<td>Due from agents account uncollected bills</td>
<td>2,919 96</td>
</tr>
<tr>
<td>Due to other lines</td>
<td>15,884 91</td>
</tr>
<tr>
<td>Due by other lines</td>
<td>179 72</td>
</tr>
<tr>
<td>Interest paid</td>
<td>9,100 00</td>
</tr>
<tr>
<td>Earnings</td>
<td>45,816 26</td>
</tr>
<tr>
<td>Expenses</td>
<td>33,599 40</td>
</tr>
</tbody>
</table>

$64,873 75 $64,873 75
The amount shown under head of "Expenses" as estimated, is for bills not yet rendered for coal, stationery, &c. The above figures show net earnings for the month $212.84.

Yours very truly,

R. K. Reaves,
State Agent.
viding for the lease of the Western and Atlantic Railroad, the Annual Report for the fiscal year ending June 30, 1894, is here­with submitted:

RECEIPTS.

Freight .......... ......... $889,097 43
Passage .......... ......... 267,337 79
Mail .......... ......... 51,603 08
Express .......... ......... 17,486 24
Other sources .......... ......... 55,248 75—$1,280,773 29

OPERATING EXPENSES.

Maintenance of way ........ $ 72,424 78
Maintenance of equipment .......... 113,932 18
Conducting transportation .......... 489,502 65
General expenses .......... 147,763 87—$ 823,623 48

Net earnings .......... $ 457,149 81
Rental .......... $ 420,012 00
Interest .......... 37,968 37
Taxes .......... 8,148 95—$ 466,129 32

Deficit .......... $ 8,979 51

There has also been expended:
For ballast .......... $ 4,143 13
“ new buildings .......... 8,879 74
“ new side tracks .......... 596 31
“ new fences and stock gaps .......... 108 25
“ removing encroachments .......... 148 55—$ 13,875 98

Excess of expenses .......... $ 22,855 49

STATISTICS.

Total number of passengers carried .......... 270,110
Amount received from each passenger .......... $ .97700
Total number of passengers carried one mile .......... 11,219,789
Average receipts per passenger per mile .......... .02352
Total tons of freight carried .......... 914,255
Average amount received on each ton carried .......... $ .93710
Total tons of freight carried one mile .......... 96,106,063
Average receipts per ton per mile .......... .00891
THURSDAY, OCTOBER 25, 1894.

OPERATIONS DURING LEASE.

The receipts and expenditures from December 27, 1890, to June 30, 1894, three and a half years, have been:

Receipts .................................. $5,031,995 55
Operating expenses .......................... 3,421,833 27

Net earnings ................................ $1,610,162 28
Rental ....................................... $1,474,558 26
Interest ..................................... 104,633 63
Taxes ......................................... 30,104 05—$1,609,295 94

Surplus ...................................... $ 866 34

There has also been expended for improvements during this period:

Steel rails .................................. $217,589 54
Cross-ties ................................... 56,865 11
Ballast ....................................... 47,525 75
Masonry ...................................... 28,809 42
Iron bridges .................................. 153,841 76
Highway bridges .............................. 11,239 34
Buildings .................................... 15,862 04
Depots ....................................... 4,831 11
Water stations ................................ 15,314 02
Side-tracks .................................. 42,825 36
Switches ..................................... 16,063 28
Turn-tables .................................. 5,650 47
Track scales .................................. 2,382 37
Culverts ..................................... 1,982 05
Bumpers ..................................... 1,373 74
Piling ....................................... 3,897 08
Coal chutes .................................. 3,508 46
Fences and stock gaps ........................ 2,048 13
Television line. ............................... 4,338 60
Buildings at Chattanooga .................... 11,294 70
Shops at Atlanta ............................. 8,602 01
Curbing and paving at Atlanta and Chattanooga .. 5,842 24
Cars .......................................... 9,029 00
Removing encroachments ..................... 566 25
Real estate ................................... 359 00

Total ....................................... $671,640 83

Respectfully submitted, J. W. THOMAS,
President.
It is my pleasure to again commend the management of the lessees in the use of the State's property. The road-bed, bridges, and buildings have all been greatly improved, and they are kept in most excellent condition, and the State's interests have been most carefully and securely guarded.

The rental stipulated in the lease has been regularly and promptly paid, and the management has not hesitated to expend additional sums in whatever way the best interests of the State's property demanded.

I have especial pride in the result of the work done by the State's attorney for this road, appointed under a recommendation I had the honor to submit to the General Assembly December, 1892.

A close study of the report presented by the present attorney, together with the report submitted heretofore by his distinguished predecessor and his supplemental report found herein, will disclose very much valuable information about the property of the State—recovering many important interests that were in danger of final and total loss.

THE STATE'S PENAL SYSTEM.

Besides the death penalty in certain cases, under our statutes we have four distinct methods of punishment for violations of law: 1st, Confinement in the county jail; 2d, Fine; 3d, Imprisonment in the county chain-gang; 4th, Confinement at hard labor in the State penitentiary.

This entire system needs careful review for the purpose of making important and radical changes.

It is a question worthy your consideration as to whether the common public should bear the expense for maintenance of a criminal in the county jail, after conviction, unless, because of some physical infirmity, he may be unable to bear heavier penalties under severer and more disgraceful methods.
There are many grave objections to the alternative penalties imposed by fine.

My candid judgment compels me to believe that this system should be greatly abridged.

In some cases I have reason to know that penalties would not have been inflicted at all, were it not for the fine to be distributed in final settlement.

As the Executive of the State, I have been asked, time and again, to fix alternative penalties in fine, when the innocence of the party was partially, if not wholly, conceded.

It is dangerous to trust the liberties and the rights of the people to such powerful temptations on the part of the officers of the law.

Again, the social conditions that exist in our State make it possible for the fine to be paid by innocent parties. This system under such policy amounts, practically, in some sense to compounding a crime.

The officers of our courts should be paid fixed salaries, so that they may be relieved from the temptation to wrongdoing towards unfortunate citizens, who can be convicted for a price.

COUNTY CHAIN-GANGS.

I have, time and again, called the attention of your predecessors to the lack of management and care in our county chain-gangs. The conditions of temporary lease are exactly the same as obtain in our State penitentiary, except that the term of service is much shorter, and yet the State gives absolutely no attention to the enforcement of the law or the care of the prisoners so confined and punished.

Upon this subject I quote from my message to your immediate predecessors:

"Upon investigation, you will find this system subject to all the criticisms that have been justly made by the General Assembly, from time to time, upon our penitentiary..."
system, and, yet, entirely without control and supervision by the State.

"These convicts are hired or leased to private parties for the purpose of personal gain. So are convicts in our penitentiary. In the one case, convicts are turned over to the mercy of those who have bought their muscle, without knowledge, by the State, as to their term of service, physical and moral condition, or general treatment. In the other, the State provides proper and diligent officers who look to the proper enforcement of the contract, the record of the term, the discharge from service, the medical care of the prisoner, and the designation of the proper party to administer punishment. In the penitentiary, the convict is the ward, in some sense, of the State. In the chain-gang he is at the mercy of those who buy his time and strength, to make money, with no designated power to protect his rights, care for his morals, or defend his person.

"In some instances these convicts are hired by the same parties who hire penitentiary convicts, and they are, therefore, practically, confined in our penitentiary, when the judgment of the court did not so determine and their offences did not so warrant. This injustice, however, need not be mentioned in the presence of the greater wrong done them in the denial of care and protection by the State during the term of service.

"These convicts should receive from the State the same superintendence as is given convicts hired to the lessees of our penitentiary

"In my judgment the General Assembly cannot afford to delay longer the consideration due prisoners confined in our county chain-gangs."

To make further known to you the necessity for supervision by the State, it may be proper to say, that during my term I have ordered the discharge of prisoners from the county camps who have been detained by the author-
ities many days after the order releasing them had been

I now have on file in this office a letter written to a
worthy citizen of the State by the lessee of a county gang,
offering to sell to him a convict sent to his camps by order
of the court, and disclosing the further fact that he has
engaged in this open violation of the law as a general
practice.

The State cannot longer endure or tolerate the shame­
ful abuse of its prisoners and maintain its high standard
of civilization.

Much has been said, from time to time, through the press,
in legislative debates, and in public criticism denunciatory
of our penitentiary system, which is under good control
and management by competent State officials, while our
chain-gang system, exactly the same in its organization, is
in no sense guarded by the State, and its prisoners are left
absolutely at the mercy, in every possible sense, of the
chain-gang lessees.

I ask your consideration of this matter and recommend
that an additional officer be attached to the Penitentiary
Department whose duty it shall be to make and keep in
that office a proper record of all county convicts, as is now
kept of State convicts, and the enactment of such laws as
will bring these prisoners under the same care and control
as is exercised over State convicts.

PENITENTIARY.

I have no cause for complaint against the lessees of
the Penitentiary. On the contrary, I desire again to ex­
press my continued appreciation of their conduct, manage­
ment, and uniform courtesy. They have co-operated with
the State Department, and with this office in the humane
treatment of the convicts, and I have found them always
ready and prompt to obey as well as enforce the law.
There have been some irregularities in the discipline and an occasional mutiny or rebellion among the convicts, but these and more might have been expected in the control of so large a number of bad and unmanageable people.

The officers in the State Department have been painstaking and faithful. The prisoners have been controlled with little or no friction, the sanitary conditions of the camps are admirable, and the death-rate, from all causes, is remarkably small, being 1.6 per centum.

The Principal Keeper, Assistant, and Principal Physician have my unqualified commendation, in that they have kept my administration free from stain in the public mind and absolutely clear of criticism, affecting their department, by the General Assembly, during the entire term of their service.

**REFORMATORY.**

Our system needs to be further amended by the establishment of a State reformatory or training school for young criminals.

During my term of office I have ordered and secured the separation of the sexes and the races in the State penitentiary, and the change has worked great good to the system.

I have had no authority, under the law, to separate the younger offenders from the older and more hardened criminals. For the lack of such policy the best interests of the State have suffered greatly.

No argument is needed to show the permanent hurtful effects of an indiscriminate close confinement of all kinds of offenders against the law.

The duty of the State is not complete when the offender has been simply punished, and it may be, cruelly abused. He deserves, and the interests of the State demand, that he shall be made a better man.
Not only should the State secure the moral interests of its prisoners against the evil influences of environment, but it should give to these fallen people such moral helps and training as will make them better, upon restoration to liberty and possible citizenship. This is especially true of young criminals.

The increase of crime in the State is not so much attributable to the growing bad morals of the people as to the training system found in our chain-gangs and short terms in the penitentiary, without moral restraint and helpful influences.

If we keep abreast the civilization of the times and improve the moral standard of our people, we must use more humane treatment for youthful offenders against the law.

I earnestly recommend a suitable appropriation for the establishment of a reformatory or training school for youthful offenders.

We cannot stop to consider the pittance of cost, when we count the crimes it will prevent and the multitude of good citizens it will save to the State.

The State needs to give attention to the prevention of crime through more rational plans than its severe punishment.

GEOLOGICAL SURVEY

The Geological Department of this State has been thoroughly well organized by the appointment of Professor W. S. Yeates as chief, and Messrs. McCallie and King as assistants.

Professor Yeates is thoroughly competent for the place he holds as chief of the survey, and he has made, already, great progress in the material development of the State. In one instance alone, upon his certificate as to deposits, he has brought into the State a contract for $240,000.
Under the present organization, it is easily plain that we may expect most favorable results for increasing the material wealth of the State.

The administrative work during the past year has been very heavy, requiring a large part of the time of the State Geologist. Considerable field work has been done, resulting in the finishing of the surveys of the marble and corundum deposits of the State, and considerable progress on the gold and phosphate deposits. Two months were devoted, in the latter part of the winter, to a careful examination of the phosphate beds in the southern part of the State. The survey of the gold deposits, which was begun late last fall, was resumed the first of May. The work in Hall, Union, and Towns counties has been completed, and work is in progress in Rabun, White, Lumpkin, and Cherokee counties. It is proposed to issue the first bulletin on the gold deposits the latter part of next spring, which will include the counties above named, and probably one or two more. Work will be continued on this important subject until all the gold deposits in the State have been surveyed.

The geological survey is now well equipped with suitable instruments and laboratory apparatus, and is in position to do work which will be of great value to the State. Your attention is called to the monograph report on the marbles of Georgia, just issued from the press, and to a similar report on the corundum deposits of the State. These reports have been prepared after careful surveys, begun July, 1893, by Assistant Geologists McCallie and King. The State Geologist is now completing arrangements by which the data on the water-powers in Georgia, collected by Mr. C. C. Anderson, during the administration of the survey by Dr. Spencer, may be published as Bulletin No. 3 of the series.

In connection with the work of the United States Department and by the generous aid of Dr. Hays, the Direc-
tor of the United States Survey, we will soon have ready for publication a bulletin on the bauxite (aluminum ore) of this State. The importance of this bulletin will be seen when it is remembered that Georgia is practically the only State in the Union which has this valuable ore in large quantities. The recent introduction of this very light and durable metal, on a large scale, into the arts and manufactures, and the cheapness with which it can be produced from bauxite, makes these deposits of great monetary value.

We are just beginning to enter upon the possibilities of the investigation of the material wealth of the State. We cannot well discontinue the survey until the entire work is complete. The appropriation under which the department is now operating will expire during the next summer. I recommend an additional appropriation for the prosecution of the work to the completion of the survey of the State.

EDUCATION.

The progress made in our system of common schools has been gratifying. During my term of office the appropriations for the education of the children of the State have been largely increased. The term of the schools has been extended from three to five months, a system of teachers' institutes, for the better training of teachers, has been established, and the General Assembly has accepted the buildings and made preparation for the beginning of a normal school with fair prospects of success.

It has been with me a matter of genuine regret, however, that the normal school, an institution so much needed for the better education and training of the children, has not been fully and liberally endowed and equipped, and that the institutions for higher education—the University, the School of Technology, and the Girls' Normal and Industrial School—have not had the large appropriations they deserve and the interests of the State and the people demand.
The discussions before the General Assembly covering the interests of these institutions have been made up of unpleasant and unprofitable, and sometimes senseless criticisms, that have tended to hamper and hinder their progress and success rather than make them the equal of similar institutions of other States, or prepared to meet the demands of the people for whom they were established.

In the minds of some legislators these schools seem to have been created for them to destroy.

If the conditions of the State demand these institutions they should be made eminently useful, by the proper and needed appropriation to make them equal to the best standards.

In this, my last official effort for the good of the State, I most heartily recommend large and liberal appropriations both for the common school system, and for all the institutions for higher education established by the State.

The education of the people must be the safeguard of our liberties and the standard of our civilization, as well as the guarantee of our material progress.

CHARITABLE INSTITUTIONS.

An examination of the reports submitted for the schools for the deaf and the blind and the asylum for the insane will show the satisfactory condition of these institutions. The conduct of the State towards these charities is above criticism, and their excellent condition is an honor to all our people.

There is still another large class of unfortunate people in our midst whose condition appeals most piteously to humanity and the State's sympathy. Many of the States of the Union, in addition to the charitable institutions just named, through similar motives, care for what is known as the "feeble minded" among them.
Massachusetts opened an institution of this kind in 1848, New York began in 1851, Pennsylvania in 1853, Ohio in 1857, Connecticut in 1858, Kentucky in 1860, California in 1884, New Jersey in 1888, Maryland in 1886, and other States at other dates.

The census for 1890 estimates this class of people in the United States to be 95,571; an increase of 18,576 since the last census. In this State we have 693 such persons who are entirely unprovided for.

The blind, the deaf, the dumb, and the insane have received special care at the hands of the State for years past at great expense, yet here is a large class of helpless ones, crippled by defects and infirmities, suffering for sins, it may be, they did not commit, while they sit in the shadow of great misery alone—all doors and all hearts closed against them save those of the jail and the poorhouse.

The training pursued in these schools, as determined by other States, is no longer an experiment. The general testimony of all these institutions is that few, if any, such children are not benefited by training in proportion to the time spent at the institution.

I recommend, in the interest of these unfortunates, an investigation of this important charity along the line of the State's policy and a suitable appropriation to care for and train them as are others similarly situated.

THE DE RENNE GIFT.

Mr. Everard De Renne, recently deceased in the State of New York, bequeathed to the State of Georgia a collection of books of great value. These books have been received and deposited in the State Library. I transmit herewith a communication addressed to me by the State Librarian, giving statement as to character of the bequest and a full list of the books and periodicals.
STREET IMPROVEMENT.

I have been presented by the Atlanta City Engineer with a bill for street improvement, amounting to $273.60. There is no appropriation to meet claims of this character, and I have, therefore, declined to settle the bill. I refer it to your consideration, and recommend it to be paid.

ELECTIONS.

We have now reached a period in our political history that compels a strict regard for the security of elections through the purity of the ballot.

Unfortunately for our best interests, the people are seriously divided upon many of the most important political issues that confront us. The temptations to corrupt practices at the polls, and the opportunity to put them into damaging effect, are greater than ever before in the history of the State.

No division of sentiment will ever change the character of our free institutions if the purity of the ballot is preserved.

The highest duty of the General Assembly will be to guard our system of government against the dangers threatened through the ballot box by ambitious, bad men.

Whilst every opportunity should be secured to legal voters, of whatever political faith, to cast their ballots untrammeled, it is your imperative duty to enact such laws, through a system of general registration or otherwise, that will prevent not only illegal voting but the failure to count such legal votes as may have been properly cast at any legal election.

No greater wrong in government can come to a citizen than the loss of his franchise through the ignorance, fraud, or technical bad management of election boards.

The State suffers again from the frequency of elections.

The policy for nominating primaries has become uniform
These primaries are used at different times for different elections, and they occasion the same strife and contention as the general elections. Afterwards we have the general elections; in October for the State; followed immediately, in November, for national officials, and, in two months thereafter, we have an election for county officers.

These elections not only consume, unnecessarily, the time of the people, but they multiply confusion and strife that can be easily avoided by a combination of elections.

Since the repeal of the Federal election laws there no longer exists sufficient cause for the separation of national and state elections. There certainly can be no good reason why the election for state and county officials should not be held on the same day and at the same time.

Your attention is respectfully called to the evils attending our elections herein enumerated.

I recommend the enactment of just and comprehensive laws to remedy them.

THE COTTON STATES AND INTERNATIONAL EXPOSITION.

I most earnestly recommend large and liberal appropriations to the different departments of State interests to be advanced by the Cotton States Exposition to be held, the coming year, in this city.

The management of the exposition have announced an extensive educational exhibit to be composed of common school, high school, and university exhibits from the different States at the South. Georgia cannot afford to be behind in this advertisement of her conditions on her own soil.

A better inducement for the appropriation is the incalculable good to come to our system by comparison.

I recommend an appropriation to the Department of Education for the collection of a school exhibit for the State as
an object lesson for the common instruction of the teachers and pupils of our schools.

The geological resources of the State, under the wise administration of the present chief of this department, are beginning to attract widespread attention, and a liberal appropriation, authorized by law, for the gathering of a suitable display of the State's mineralogical resources at the capitol, could be first put on display at the exposition grounds to great advantage for the State's wealth in the inducement offered investors.

I recommend a liberal appropriation to the Geological Department for the collection of such exhibit to be put on display at the exposition and subsequently transferred to the capitol for permanent display.

For the greater wealth of our people and the consequent increase of the tax values of the State, I recommend also an additional appropriation to the Agricultural Department of such an amount as may be necessary for a creditable display of our field products and agricultural resources.

These appropriations to the different departments of State for the purposes indicated are not only authorized under our law, but they are legitimate and proper expenditures of the people's money to advance their education and wealth. The General Assembly will do well to make these investments for the State's development.

The exposition in contemplation promises vast good to our section and incalculable benefit to our State if the opportunity is properly improved. It is to be held upon our own soil and at our capital city. It promises to be the most notable event of the kind in the history of the South. The Federal Government has recognized its importance and expended for its success and maintenance a large amount of money. The several Southern States, in sympathy with the General Government, and looking also to their individual interests, are making suitable appropriations for the adver-
tisement of their advantages in the display of their resources. Georgia cannot afford to do less, and I earnestly recommend a liberal appropriation to advance the State's interests through the unusual opportunities offered in the Cotton States Exposition.

The General Assembly has too long neglected the proper development of the State. We have only to advertise our resources and uncover to the world our wealth in order to invite investments and good settlers who will reclaim our waste places, bring into service our water-powers, manufacture our abundant raw material, and make the land thrifty in prosperity.

Georgia in the past has held proud place among her sister States. It behooves us now to look well to our laurels in this contest for supremacy on our own soil.

CONCLUSION.

I have about reached the end of my second and last term as the Executive of this State. I lay down the burdens of my office with feelings of great relief mingled with a degree of regret. The duties of the Executive office have been delicate and full of responsibility. I have discharged them with the best of my ability, with high regard for my oath of office, and the best interests of the Commonwealth.

I cannot forbear, through you, to express to the people of the State my profound appreciation of their uniform kindness to me and their expressions of commendation for my administration.

It shall be my highest pleasure, during the future of my life, to do whatever may be within my power to advance the interests of the State, and to honor the people who have so greatly honored me.

W J. NORTHEN.
The following committee was appointed by the Speaker to nominate a Chaplain for the House, to wit: Messrs. Dempsey, Farmer, Middlebrook, Doolan, Roberts, Melton, and McDaniel.

The House concurred in the Senate resolution to appoint a committee to examine and report which officers are to be elected by the present General Assembly, and the Speaker appointed on the part of the House the following members, to wit: Messrs. Hodges of Bibb, Fogarty, Wright, Moore of Bulloch, and Greer of Harris.

The hour of 11 o'clock having arrived, the Senate appeared upon the floor of the House of Representatives, and the joint session was called to order by Hon. W H. Venable, President of the Senate.

The resolution convening the joint session was then published.

Upon motion of Senator Harris of the Twenty-second District, the Speaker appointed the following members to act as tellers in canvassing the election returns for Governor and State House officers, to wit: Upon the part of the Senate, Messrs Broughton and Beeks, and upon the part of the House, Messrs. Mell, Barnes, and Hogan.

Upon motion of Mr. Harris of the Twenty-second District, the joint session was dissolved to reconvene at 3 o'clock this p. m.

The Senate retiring, the House was called to order by the Speaker.

Leave of absence was granted to Mr. A. J. Smith of Rockdale.

Upon motion, the House adjourned until 2:45 o'clock this p. m.
2:45 O’CLOCK P. M.

The House met pursuant to adjournment and was called to order by the Speaker.

Upon motion of Mr. Middlebrook of Newton, the roll-call was dispensed with.

The hour of 3 o’clock having arrived, and the Senate appearing on the floor, the joint session was called to order by the President of the Senate.

The joint session proceeded with the canvass of the election returns for Governor and State House officers.

Upon completing the canvass of the returns, it appeared that, for Governor, Hon. William Y. Atkinson, of Coweta, had received 121,049 votes and that Hon. James K. Hines, of Fulton, had received 96,888 votes. Hon. William Y. Atkinson, having received a majority of all the votes cast, was declared duly elected Governor of the State for the ensuing term.

Upon completing the canvass of the returns, it appeared that, for Secretary of State, Hon. Allen D. Candler had received 124,862 votes and that Hon. A. L. Nance had received 92,764 votes. Hon. Allen D. Candler, having received a majority of all the votes cast, was declared duly elected Secretary of State for the ensuing term.

Upon completing the canvass of the returns, it appeared that, for Comptroller-General, Hon. W A. Wright had received 125,295 votes, and that Hon. W R. Kemp had received 92,641 votes. Hon. W A. Wright, having received a majority of all the votes cast, was declared duly elected Comptroller-General for the ensuing term.

Upon completing the canvass of the returns, it appeared that, for Treasurer, Hon. R. U. Hardeman had received
125,161 votes, and Hon. C. M. Jones had received 93,012 votes. Hon. R. U. Hardeman, having received a majority of all the votes cast, was declared duly elected Treasurer for the ensuing term.

Upon completing the canvass of the returns, it appeared that, for Attorney-General, the Hon. J. M. Terrell had received 125,125 votes, and Hon. J. B. Mehaffy had received 92,930 votes. Hon. J. M. Terrell, having received a majority of all the votes cast, was declared duly elected Attorney-General for the ensuing term.

Upon completing the canvass of the returns, it appeared that, for Commissioner of Agriculture, Hon. R. T. Nesbitt had received 124,869 votes, and Hon. James Barrett had received 92,945 votes. Hon. R. T. Nesbitt, having received a majority of all the votes cast, was declared duly elected Commissioner of Agriculture for the ensuing term.

Upon motion of Senator Harris of the Twenty-second District, the joint session was dissolved.

The Senate having retired, the House was called to order by the Speaker.

Mr. George D. Bennett, of Jackson, presented himself and was sworn in as a member of the House by Judge Sweat of the Brunswick Circuit.

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

Resolved by the House, the Senate concurring, That a committee of five, three from the House and two from the Senate, be appointed to wait on the Governor-elect and acquaint him of his election and learn his pleasure as to the time of his inauguration.
Upon the part of the House the Speaker appointed Messrs. Hodges of Bibb, Hall of Coweta, and Doolan of Chatham.

Leave of absence was granted Mr. Bennett of Jackson.

Upon motion of Mr. Rockwell of Chatham, the House adjourned until 10 o'clock a. m. to-morrow.

Atlanta, Georgia,
Friday, October 26, 1894.

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. W A. McDonald.

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

Those present were Messrs.—

Allen,                    Giles,                    McClure,
Anderson,                 Gilreath,                 McWhorter,
Atkinson,                 Gibson,                   Moore of Bulloch,
Arnold,                   Gray of Houston,        Moore of Clayton,
Armstrong,                Gray of Catoosa,         Moore of Heard,
Awtrey,                   Gray of Paulding,        Montfort,
Bailey,                   Gregory,                 Neely,
Battle,                   Griffin,                 Newton,
Baggett,                  Greer of Macon,        Owen,
Barnes,                   Greer of Harris,        Parker,
Bennett of Wayne,         Hall,                    Peeples,
Bell,                     Harrell,                 Perkins,
Blalock,                  Harrison,                Pitman,
Bloodworth,               Harvey,                  Pittard,
Boifeuillet,              Hill,                    Pope,
Boynton,                  Hodges,                  Price,
Boyd,                     Henderson,               Pool,
Boyett,                   Hightower,
Those absent were Messrs.—
Bennett of Jackson, Smith of Rockdale, Spier,
Collins,

The Journal of yesterday’s proceedings was then taken up, read, and adopted.
At this juncture Mr. Thos. Screven, of Chatham, presented himself and was sworn in as a member of the House by Judge Gober of the Blue Ridge Circuit.

Upon a call of the roll by counties, the following bills were introduced, read for the first time, and appropriately referred:

By Mr. Neely of Burke—

A bill to amend the common school laws, so as to make operative section 21 of said act in regard to purchasing sites, building and equipping schoolhouses, etc.

Referred to the Committee on Education.

By Mr. Neely of Burke—

An act to alter and amend paragraph 2, section 2, article 7 of the Constitution of the State.

Referred to the General Judiciary Committee.

By Mr. Dodson of Chatham—

An act to amend section 2041 of the Code of 1882, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to amend section 1624 of the Code of Georgia, so as to regulate the time when fish may be taken in the waters of this State, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to amend section 1864 of the Code of Georgia, so as to allow the Judges of the Superior Courts of this State to confine in the lunatic asylum or
county jail insane persons and persons *non compos mentis*, whenever the Ordinary of the county is absent from the county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to require non-resident fishermen engaged in the business of catching fish for market, or for gain, to pay a license for the privilege of catching shad in any of the tide-water rivers of this State, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State as to granting charters to navigation companies, to grant renewals, and for other purposes.

Referred to Committee on Corporations.

By Mr. Rockwell of Chatham—

A bill to be entitled an act 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, to provide that all ordinary misdemeanors shall be punished as prescribed in section 4310 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Dorough of Dooly—

A bill to be entitled an act to change the time of holding the spring term of Dooly Superior Court, and for other purposes.

Referred to Special Judiciary Committee.
The following resolution was offered by Mr. Awtrey of Cobb, which was read and approved, to wit:

A resolution to appoint a committee to investigate the condition of the Northeastern Railroad.

By Mr. Fouché of Floyd—

A bill to be entitled an act to repeal an act entitled an act to regulate the method of pleading in civil actions, commenced by petition in the courts of this State, and for other purposes, which said act was approved December 15, 1893.

Referred to General Judiciary Committee.

By Mr. Bush of Mitchell—

A bill to be entitled an act to repeal an act approved September 4, 1882, entitled an act to provide for the appointment of a County Judge for the county of Mitchell, and to make applicable to the county the law contained in chapter 4, title 5, part 1, of the Code of 1882, and for other purposes therein contained, and to provide for the disposition of the records and business of the County Court of Mitchell county, and for other purposes.

Referred to Special Judiciary Committee.

Mr. Middlebrook, of Newton, introduced the following resolution, which was read and ordered to be engrossed, to wit:

To encourage the building of an international railroad to South America.

Resolved by the House of Representatives, the Senate concurring, That our Senators and Representatives in Congress assembled be instructed to favor any legislation by the Federal government looking to the construction of an inter-
national railroad from the United States to the heart of South America, as we deem it of the utmost importance to our commerce and manufacturing interests that we secure the trade of our Latin neighbors and sister republic.

Resolved further, That the Governor be required to furnish each of our Senators and Representatives in Congress with a copy of these resolutions.

By Mr. Middlebrook of Newton—

A bill to be entitled an act to provide for a general registration law in this State, and to provide a uniform system for the registration of legal voters of the same, to provide for a register, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Armstrong of Wilkes—

A bill, entitled an act to amend section 6 of an act to establish a system of public schools in Washington, Ga., approved September 14, 1891, so as to provide how the State school fund for Wilkes county shall be apportioned between the public schools of said town and the public schools of the county of Wilkes and how the average attendance on said public schools in Washington shall be ascertained.

Referred to Committee on Education.

By Mr. Reagan of Henry—

A bill to be entitled an act to prescribe places where persons shall vote in this State, to provide penalties for the violation of the same, and for other purposes.

Referred to Committee on General Judiciary.

Mr. Pitman, of Troup, offered the following resolution, which was read and, upon motion, laid on the table, to wit:
A resolution that the representatives from Georgia in both branches of the National Congress, and those soon to be elected thereto, be requested to use their influence and exert their energies for legislation which has for its purposes the immediate restoration of silver to its former position as a constitutional money of final payment.

Mr. Dempsey, chairman of the committee to nominate a Chaplain, made the following report, to wit:

Mr. Speaker:

The committee appointed to nominate a Chaplain for the House of Representatives for the next two years submit the following report.

Rev. R. A. Eakes, of the county of Newton, has been unanimously nominated by our committee for said position. Respectfully submitted.

T. J. DEMPSEY, Chairman.

Upon motion, the report was accepted, and Rev. R. A. Eakes was elected Chaplain of the House of Representatives.

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

Resolved by the House, the Senate concurring, That the Clerk of the House and the Secretary of the Senate be instructed to prepare and distribute among the members a manual, which shall contain a copy of the Constitution of this State, a list of the officers and members of the Senate and House, their counties and post-offices, and the standing committees of each House.
The following message was received from the Senate through Mr. Clifton, its Secretary:

Mr. Speaker:

The Senate has passed the following joint resolutions, in which it asks the concurrence of the House, to wit:

A resolution appointing two from the Senate and three from the House to prepare rules for the government of the House and Senate when in joint session.

And that said committee report to their respective houses the result of their action for confirmation.

The committee appointed on the part of the Senate, Harris of the Twenty-second District, Sharpe of the Thirty-seventh District.

Also, a joint resolution that a committee of three from the Senate and five from the House be appointed to wait upon the Governor-elect, the Hon. W Y Atkinson, and notify him of his election and learn his pleasure as to the time of his inauguration, and that said committee make such arrangements as are necessary and usual for the inauguration.

The committee appointed on the part of the Senate, are Messrs. Cumming, Mercer, and Boyd.

The following message was received from his Excellency, the Governor, through Mr. W H. Harrison, Secretary of the Executive Department.

Mr. Speaker:

I am directed by his Excellency, the Governor, to deliver to the House of Representatives a communication in writing.
To the General Assembly:

Through some inadvertence, my message to the General Assembly did not contain my recommendations covering the military forces of the State.

The volunteer forces constitute so important a part of the State government, that I deem it proper, through a special message, to ask the continuation of the usual appropriation for their maintenance and equipment.

Under appropriations previously made by the General Assembly, the troops are being put into admirable condition. For each of the years 1893 and 1894, the State appropriated $20,000, of which $700 for each year is set aside for the expenses of the Adjutant-General's office, expenses of the Advisory Board, boards of examination, etc. The remainder of the appropriation is used exclusively, under the terms of the act, for expenses at the camp and those incident thereto.

The Federal government, during the fiscal year ending June 30, 1894, appropriated $11,213.96 for the equipment of the State forces. This money has been expended in procuring ordnance, ordnance supplies, quartermaster's stores, one Gatling gun and carriage, knapsacks, haversacks, canteens, campaign hats, national colors for each of the six regiments of infantry, rifle and carbine ammunition, target and gallery material, repair and rebrowning of arms in the hands of troops.

The ground upon which the camp of instruction is located, together with all improvements thereon, is the property of the State. It is situated to the south of Griffin, and about one mile from the city. It is centrally located as to the State, and it is easily and conveniently accessible, therefore, to all the State troops. The camp of instruction, the
past year, was divided into two tours of duty of ten days each, the first tour from May 21 to May 30, inclusive; second tour from June 5 to June 14, inclusive. During the first tour the Second Regiment (twelve companies), Infantry, and three newly admitted companies, were present in the camp. During the second tour the Fourth Regiment, the Fifth Regiment, Infantry, including band and Fifth Machine Gun Platoon attached, and First Battalion, Cavalry (three troops), mounted, were present—the Fourth Regiment seven companies, the Fifth nine companies.

The personnel of the troops attending the camp of instruction is of a high order and represents the best element of all classes of our citizens. The officers are competent and capable men. Many, if not most of them, are leading professional and business men, and they bring strong character to the military forces of the State. The discipline in camp under such authority could not be otherwise than good.

The Post Commander, in his order closing the second tour of duty, said:

"These soldierly qualities have been reflected in a pronounced improvement on the part of the enlisted men, not only in the matter of courtesy, the observance of which on their part has been marked, but in the cheerful and uncomplaining assumption of every duty to which they have been summoned. They have been made apparent, also, in the contented spirit which has been so pleasingly noticeable as to provoke most favorable comment on every hand. The crowning glory of this encampment has been, not simply the willingness, but the apparent desire, of the men to discard all glitter and tinsel and assume the garb best adapted to a soldier's work."

This statement of the management of the camp and of the soldierly bearing of the men is fairly representative of the conduct of the forces and the discipline of the officers
during their attendance upon the camp of instruction each year.

The railroads of the State have shown an appreciation of the value of the troops by affording ample facilities for their transportation on all occasions, and in the assistance rendered the State officers in the performance of their duty requiring travel.

The business men of the State, who employ the men who largely make up the State forces, have been generous in granting time for company drill and the instruction given at the camp.

The men composing the forces give their time without adequate compensation, and hold themselves in readiness at all times, under the call of the Commander-in-Chief, to respond to any demand and to any duty required of them, to defend the honor or maintain the dignity, peace, and good order of the State.

I have found especial pride in the organization of the forces, their soldierly bearing, their promptness to respond to duty and obey orders, as well as the cheerfulness with which they give their time and services to the State.

I have appreciated, also, the liberality of the General Assembly, during my administration, in providing a camp of instruction and the appropriation needed to maintain and improve the forces during their attendance thereupon.

Our conditions, however, demand a more thorough and extended organization of the troops, that we may promptly meet emergencies and maintain the peace of the State. Recent outbreaks in other States should be fair warning against indifference and neglect of this important arm of the State government.

I recommend, therefore, not only the continuance of the appropriation usually made to maintain volunteer forces, but such additional amounts as, in the wisdom of the General Assembly, may seem due for the full protection of the
State against invasion, insurrection, riot, and mob violence. These dangers are all the time possible and threatening, and the Executive would be absolutely powerless to maintain order and command the peace without a well organized and thoroughly equipped military force.

I most heartily commend to your consideration the thorough and complete organization of the military forces of the State.

W J. Northen.

Mr. Hodges, chairman on the part of the House of the joint committee to report what officers are to be elected by this General Assembly, submitted the following report:

Mr. Speaker:

The joint committee appointed to inquire into and report what officers are to be elected by this General Assembly, find that the following Judges and Solicitors-General are to be elected by this body for the terms herein stated:

SUPREME COURT.

1. A Chief Justice of the Supreme Court for the unexpired term of six years from January 1, 1893, to fill the vacancy caused by the resignation of Chief Justice Logan E. Bleckley

2. An Associate Justice of the Supreme Court for the term of six years from January 1, 1895, in place of Justice Thos. J. Simmons, term expiring.

SUPERIOR COURT JUDGES.

1. For the Augusta Circuit for four years from January 1, 1895.

2. For the Brunswick Circuit for four years from January 1, 1895.
3. For the Flint Circuit for four years from January 1, 1895.

4. For the Macon Circuit for the unexpired term ending January 1, 1895, vice Judge Chas. L. Bartlett resigned.

5. For the Macon Circuit for the term of four years from January 1, 1895.

6. For the Middle Circuit for the term of four years from January 1, 1895.

7. For the Ocmulgee Circuit for the term of four years from January 1, 1895.

8. For the Pataula Circuit for the term of four years from January 1, 1895.

9. For the Rome Circuit for the term of four years from January 1, 1895.

10. For the Southern Circuit for the term of four years from January 1, 1895.

11. For the Northeastern Circuit for the term of four years from January 1, 1895.

12. For the Tallapoosa Circuit for the term of four years from January 1, 1895.

13. For the Western Circuit for the term of four years from January 1, 1895.

14. For the Northern Circuit for unexpired term of four years from January 1, 1893, to fill vacancy caused by resignation of Judge H. McWhorter.

SOLICITORS-GENERAL.

1. For the Northeastern Circuit for the term of four years from January 1, 1895.

2. For the Tallapoosa Circuit for the term of four years from January 1, 1895.
3. For the Southwestern Circuit for unexpired term of four years from January 1, 1893, to fill vacancy caused by death of Hon. C. B. Hudson.

Robert Hodges, Chairman.

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

Resolved by the Senate, the House concurring, That a committee of two from the Senate and three from the House be appointed to prepare rules for the government of the House and Senate when in joint session and that said committee report to their respective Houses the result of their action for confirmation.

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

A resolution appointing a joint committee to wait upon the Governor-elect and learn his pleasure as to the time of his inauguration.

Upon the part of the House the Speaker appointed Messrs. Hodges, Hall, Doolan, Boyd, and Broyles.

Mr. Boifeuillet, of Bibb, submitted the following invitation, which was accepted, to wit:

An invitation to attend the Dixie Interstate Fair at Macon under the auspices of the Georgia State Agricultural Society and the Macon Exposition Company.

Leave of absence was granted Mr. Newton of Colquitt.

Upon motion, the House adjourned until 10 o'clock tomorrow.
Atlanta, Georgia, Saturday, October 27, 1894.

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:

Those present were Messrs.—

Anderson, Atkinson, Arnold, Armstrong, Awtrey, Bailey, Battle, Barnes, Bennett of Wayne, Blalock, Boifeuillet, Boynton, Boyd, Boyett, Branch, Branan, Broyles, Brown of Washington, Burwell, Burch, Bush, Caldwell, Clements of Montg’m’y, Clement of Milton, Coleman, Collier, Cook of Decatur, Cook of Fayette, Cureton, Davison, Dempsey, Dennard, Dodson,

JOURNAL OF THE HOUSE.

Doolan, Longley, Stokes,
Dorough, Lovett, Symons,
Durham, Law, Sumner,
Edenfield, Martin, Thompson,
Ennis, Mallette, Traylor,
Espy, Marchman, Walker,
Farmer, Mansfield, Wallace,
Florence, Meadow, Walden,
Fletcher, Melton, West,
Fouché, Mell, Wheatley,
Fink, Murrah, Wilkin,
Fogarty, Middlebrook, Williams,
Ferguson, McDonald, Wilkinson,
Franklin, McElmurry, Willingham,
Futrell, McMichael, Worley,
Fullwood, McDaniel, Wright,
Fussell, McCurry, Wren,
Gaines, McGough, Wynne,
Giles, McCurdy, Vaughn,
Gibson, McClure, Mr. Speaker.

Those absent were Messrs.—
Allen, Burnett, Neely,
Baggett, Collins, Newton,
Bennett of Jackson, Gilreath, Short,
Bell, Harvey, Tatum,
Bloodworth, Johnson of Hall, Wilson,
Brown of Pulaski,

The Journal of yesterday's proceedings was read and confirmed.

Mr. Hodges, chairman of the joint committee on part of the House to wait upon the Governor-elect and inform him of his election, submitted the following report:

Mr. Speaker:

The joint committee appointed to wait on the Governor-elect, and inform him that he has been elected Governor of the State of Georgia, and to ascertain at what time it would suit him to be inaugurated, beg leave to report that they have discharged the duties imposed upon them
by the joint resolution, and the Governor-elect requests your committee to inform the General Assembly that it will suit his convenience to attend at the hall of the House of Representatives at 12 o'clock noon to-day, for the purpose of inauguration.

ROBERT HODGES,
Chairman on part of the House.

Upon motion of Mr. Hodges of Bibb, the following resolution was taken from the table, read, and agreed to, to wit:

Resolution to convene the General Assembly in joint session at 12 o'clock noon, Saturday, 27th inst., for the purpose of inaugurating the Governor-elect, William Y Atkinson.

Mr. Pitman, of Troup, moved to take from the table the resolution offered by him on yesterday concerning the free and unlimited coinage of silver.

Upon this motion, the yeas and nays were called for, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Allen,
Awtrey,
Baggett,
Barnes,
Blalock,
Boyd,
Boyett,
Brown of Pulaski,
Burwell,
Caldwell,
Clement of Milton,
Cook of Fayette,
Davison,

Fullwood,
Giles,
Gilreath,
Gray of Catoosa,
Gray of Paulding,
Griffin,
Greer of Harris,
Hall,
Henderson,
Hogan,
Holbrook,
Holland,
Johnson of Taliaferro,
Those voting in the negative were Messrs.—

Anderson, Greer of Macon, Moore of Bulloch,
Atkinson, Harrell, Moore of Clayton,
Armstrong, Harrison, Owen,
Bailey, Harvey, Parker,
Battle, Hill, Perkins,
Bennett of Wayne, Dodges, Pittard,
Bloodworth, Hightower, Price,
Boifeuillet, Hopkins, Polhill,
Branan, Hodge, Rawlings,
Broyles, Houston, Redding,
Brown of Washington, Hudson, Reagan,
Burch, Humphreys, Rockwell,
Bush, Hutcherson, Sandeford,
Clements of Montg'ry, Hughes, Shropshire,
Coleman, Hurst, Screven,
Collier, Jarrell, Shaw,
Cook of Decatur, Johnson of Hall, Smith of Clinch,
Cureton, Jones of Dougherty, Smith of Rockdale,
Dempsey, Jones of Dodge, Smith of Telfair,
Dennard, Lee, Stokes,
Doolan, Martin, Symons,
Dorough, Mallette, Thompson,
Farmer, Mansfield, Walker,
Fletcher, Melton, Wallace,
Fouché, Mell, West,
Ferguson, McDonald, Wheatley,
Futrell, McMichael, Wilkin,
Fussell, McCurry, Williams,
Gaines, McGough, Willingham,
Gibson, McCurdy, Wynne,
Gregory, McClure, Vaughn.
Those not voting were Messrs.—
Arnold, Collins, Reece,
Bennett of Jackson, Gray of Houston, Sumner,
Bell, Howell, Wilson,
Boynton, Jenkins, Worley,
Branch, Neely, Wright,
Burnett, Newton, Mr. Speaker.

Ayes, 64. Nays, 93. Not voting, 18.

So the motion to take from the table was lost.

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

Resolved by the Senate, the House concurring, That the Senate and House do meet in joint session at 11 o’clock a. m., on Monday, the 29th inst., for the purpose of electing Judges of the Supreme and Superior Courts and Solicitors-General, as provided by law.

Upon motion, the House took a recess for the purpose of making the necessary preparations for the inauguration of the Governor-elect, subject to the call of the Speaker.

The House was called to order by the Speaker, when

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

Mr. Speaker:

The Senate has concurred in the House resolution that the General Assembly of Georgia convene in joint session at 12 o’clock m., October 27th inst., for the purpose of inaugurating the Governor-elect.

The Speaker announced the following Committee on Privileges and Elections, to wit: Harrison, chairman, Fouche, Battle, Barnes, Bush, Caldwell, Giles, Gilreath, Hall, Hogan, Holbrook, Longley, Mansfield, McDaniell, Polhill, Price, Rockwell, Williams, Wynne.
The hour of 12 o'clock m. having arrived, the Senate entered the hall of the House of Representatives, and the joint session, convened to inaugurate the Governor-elect, was called to order by the Hon. W H. Venable, President of the Senate.

The Secretary of the Senate read the resolution convening the joint session for the purpose of inaugurating the Hon. William Y Atkinson, Governor-elect.

The Governor-elect, Hon. William Y Atkinson, attended by the committee and State officials, entered the hall and was duly inaugurated Governor.

Chief Justice Logan E. Bleckley administered the oath of office in the presence of the General Assembly.

After which the Governor and attending officials retired.

Upon motion of Senator Harris of the Twenty-second District, the joint session was dissolved, and the Senate retiring, the House was called to order by the Speaker.

Leave of absence was granted to Messrs. Burnett, Armstrong, Salter, Neely, and Gray of Houston.

Upon motion of Mr. Hodges of Bibb, the House adjourned until Monday next, the 29th inst., at 10 o'clock.

ATLANTA, GEORGIA,
Monday, October 29, 1894.

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

Allen, Allen
Anderson, Anderson
Atkinson, Atkinson
Arnold, Arnold
Armstrong, Armstrong
Awtrey, Awtrey
Bailey, Bailey
Baggett, Baggett
Barnes, Barnes
Bennett of Wayne, Bennett of Wayne
Bell, Bell
Blalock, Blalock
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, Burnett
Burch, Burch
Bush, Bush
Caldwell, Caldwell
Clements of Montg'ry, Clements of Montg'ry
Clement of Milton, Clement of Milton
Collins, Collins
Coleman, Coleman
Collier, Collier
Cook of Decatur, Cook of Decatur
Cook of Fayette, Cook of Fayette
Cureton, Cureton
Davison, Davison
Dempsey, Dempsey
Dennard, Dennard
Dodson, Dodson
Doolan, Doolan
Dorough, Dorough
Gaines, Gaines
Giles, Giles
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
Harrell, Harrell
Harrison, Harrison
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
Jones of Dougherty, Jones of Dougherty
Jones of Dodge, Jones of Dodge
Latham, Latham
Lee, Lee
Longley, Longley
Lovett, Lovett
Martin, Martin
Mallette, Mallette
McWhorter, McWhorter
Moore of Bulloch, Moore of Bulloch
Moore of Clayton, Moore of Clayton
Moore of Heard, Moore of Heard
Montfort, Montfort
Neely, Neely
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
Spier, Spier
Stokes, Stokes
Symons, Symons
Sumner, Sumner
Tatum, Tatum
Thompson, Thompson
Traylor, Traylor
Vaughn, Vaughn
Those absent were Messrs.—

Bennett of Jackson, Law, Newton.
Johnson of Taliaferro,

The Journal of yesterday's proceedings was then read and confirmed.

The following communication was received from his Excellency, the Governor, through Mr. Warren, his Secretary, 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 29, 1894.

To the General Assembly:

I have the honor to inform you that the resignation of Hon. Thomas J. Simmons as Associate Justice of the Supreme Court of this State has been this day received and accepted by this department.

W Y Atkinson, Governor.
The following request was presented by Mr. Hogan of Lincoln, to wit:

To the Speaker and Members of the House of Representatives:

In behalf of over 100,000 voters of Georgia, we respectfully protest against being made parties to the enactment of a partisan caucus edict into statutory law by and through which the judicial branch of the government may become partisan.

We, therefore, respectfully request "leave of absence" during the joint session of the General Assembly to be convened for the election of Judges and Solicitors.

Upon motion of Mr. Harrison of Quitman, the request was laid on the table.

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 from the House with an amendment in which the concurrence of the House is asked, to wit:

A resolution providing for the preparation, printing, and distribution of a manual of the House and Senate.

The Speaker appointed the following members upon the part of the House, on the joint committee to prepare rules for joint sessions, to wit:

Messrs. Middlebrook of Newton, Jones of Dougherty, and Boifemillet of Bibb.

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

Resolution that the Clerk of the House and Secretary of the Senate be instructed to have prepared a manual of the General Assembly

Mr. Bailey, of Spalding, offered a memorial, which, without being read, was referred to the General Judiciary Committee.

Mr. Roberts, of Jasper, offered a memorial, which, without being read, was referred to the General Judiciary Committee.

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

Mr. Speaker:

The Senate has adopted the following joint resolution
and asks the concurrence of the House of Representatives thereto, and directs that the same be immediately transmitted to the House, to wit:

A resolution amending the joint rules for the government of the General Assembly while in joint session.

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

A joint resolution amending the rules for the government of the General Assembly when in joint session, so as not allow a second to any nomination.

Upon a call of the roll by counties, the following bills were introduced, read for the first time, and appropriately referred:

By Mr. Wynne of Wilkes—

A bill to be entitled an act to provide a new charter for the town of Washington, Ga., and to repeal conflicting laws.

Referred to Committee on Corporations.

By Mr. Harrison of Quitman—

A bill to be 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.

Referred to Committee on Penitentiary.

By Mr. Hodge of Pulaski—

A bill to be entitled an act to change the time of holding the spring term of Pulaski Superior Court, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Willingham of Monroe—

An act altering and amending an act approved December 15, 1893, entitled "an act to regulate the method of pleading in civil actions commenced by petition in the courts of this State, and for other purposes."

Referred to General Judiciary Committee.

By Mr. Owen of Dooly—

A bill to be entitled an act to amend the charter of the town of Vienna, in the county of Dooly, so as to authorize the establishment of a system of public schools in said town, to provide revenue for the maintenance of the same, and to authorize the issuing of bonds of said town by the corporate authorities thereof, for the purpose of building and equipping suitable school buildings in said town, and for other purposes.

By Mr. Bailey of Spalding—

An act to amend paragraph 1 of section 2 of article 4 of the Constitution of this State, so as to increase the number of judges of the Supreme Court of this State from three to five, to consist of a Chief Justice and four Associate Justices.

Referred to General Judiciary Committee.

By Mr. Hall of Coweta—

An act to amend an act incorporating the Coweta Bank, as provided October 24, 1887, so as to change the name from Coweta Bank to "People's Bank," to fix the number of directors and provide a name for agencies or branches that may be established as therein provided, and for other purposes.

Referred to Committee on Banks.
By Mr. Wilson of Clay—

A bill to be entitled an act to amend section 178 of the Code of Georgia, so as to change the time for the meeting of the General Assembly at its second annual session.

Referred to General Judiciary Committee.

By Mr. Clements of Montgomery—

A bill to be entitled an act to amend an act approved December 24, 1888, and which was entitled "an act to regulate the sale of spirituous liquors in the counties of Montgomery and Telfair, and to prescribe a penalty for the violation of the same.

Referred to Committee on Temperance.

By Mr. Broyles of Fulton—

A bill to be entitled an act to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed $100, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Worley of Elbert—

A bill to be entitled an act to abolish the County Court of Elbert county, and to provide for the transfer of the books, papers and unfinished business of said county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Wilkin, of Miller—

A bill to be entitled an act providing compensation for superintendents and clerks of elections in this State.

Referred to Finance Committee.
The hour of 11 o'clock having arrived, the Senate appeared upon the floor of the House of Representatives, and the joint session was called to order by Hon. W H. Venable, President of the Senate.

The resolution convening the joint session was then published.

The President announced that the first business in order was the election of a Chief Justice of the Supreme Court.

Mr. Harris, of the Twenty-second District, placed in nomination the Hon. T. J. Simmons of the county of Bibb.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Simmons were Messrs.—

Beeks, Broughton, Bush, Bussey, Boyd, Brand, Cumming, Craigo, Harris of Third, Harris of Twelfth, Harris of 22d, Harrison, Keen,

Lewis, Long, Little, Lumpkin, McMillan, Mercer, Monro, Morton, McClure, Norman, Osborne, Ryals,

Roberts, Sheppard, Story, Sanford, Sharpe, Starr, Tatum, Upchurch, Wilson, Wade, Williams of 25th, Mr. President.

Those not voting were Messrs.—

Brown, Johnson, McGregor, McGarity, Snead, Wilcox, Williams of 36th.

Upon the call of the roll of the House, those voting for Mr. Simmons were Messrs.—

Anderson, Awtrey, Bailey, Gaines, Giles, Gibson, McMichael, McDaniel, McCurry,
Battle,          Gray of Houston,          McGough,  
Barnes,        Greer of Macon,        McClure,  
Bennett of Wayne,  Hall,        Moore of Bulloch,  
Bell,             Harrison,         Moore of Clayton,  
Blalock,          Harvey,        Moore of Heard,  
Bloodworth,        Hill,        Owen,  
Boifeuillet,       Hodges,        Perkins,  
Boynton,         Hightower,        Pittard,  
Boyett,           Hopkins,        Pope,  
Branan,            Hogan,      Polhill,  
Broyles,          Hodge,        Rawlings,  
Brown of Washington, Houston,  Roberts,  
Brown of Pulaski,  Holland,       Rockwell,  
Burwell,          Hudson,        Shaw,  
Bush,             Humphreys,       Spence,  
Caldwell,         Hutcherson,     Smith of Clinch,  
Clements of Montg'ry, Hughes,  Smith of Hancock,  
Clement of Milton,  Hurst,        Smith of Rockdale,  
Collier,            Jarrell,     Smith of Telfair,  
Cook of Decatur,  Johnson of Hall,  Stokes,  
Cureton,         Jones of Dougherty,  Symons,  
Davison,         Jones of Dodge,    Tatum,  
Dodson,              Lee,       Walker,  
Doolan,          Longley,         Wallace,  
Dorough,          Martin,         West,  
Farmer,            Mallette,    Wheatley,  
Florence,         Mansfield,     Wilson,  
Fletcher,         Meadow,         Wilkin,  
Fouché,            Melton,      Willingham,  
Fogarty,            Mell,       Worley,  
Ferguson,         Middlebrook,  Wynne,  
Futrell,            McDonald,  Mr. Speaker.  
Fussell,          McElmurry,     

Those not voting were Messrs.—

Allen,          Gray of Catoosa,    Pitman,  
Atkinson,       Gray of Paulding,  Price,  
Arnold,         Gregory,  Pool,  
Armstrong,       Griffin,  Redding,  
Baggett,         Greer of Harris,  Reagan,  
Bennett of Jackson,  Harrell,    Reece,  
Boyd,             Henderson,   Salter,  
Branch,           Howel',     Sandeford,  
Burnett,        Holbrook,      Shropshire,  
Burch,             Jenkins,    Screven,
Collins,            Johnson of Taliaferro,
Coleman,          Sell,
Cook of Fayette,  Latham,
Dempsey,          Lovett,
Dennard,          Law,
Durham,           Marchman,
Edenfield,        Murrah,
Ennis,            McCurdy,
Espy,             McWhorter,
Fink,             Montfort,
Franklin,         Neely,
Fullwood,         Newton,
Gilreath,         Parker,

Upon counting and consolidating the vote, it appeared
that the total number of votes cast was 143; necessary to a
choice, 72.

The Hon. T. J. Simmons, having received 143 votes,
was declared duly elected Chief Justice of the Supreme
Court.

The next business before the General Assembly being
the election of an Associate Justice of the Supreme Court,
to fill the unexpired term of Hon. T. J. Simmons, the
Hon. L. A. Wilson, of the Fifth District, placed in nomi-
nation the name of Hon. Spencer R. Atkinson of Glynn.

There being no other nominations, the roll of the Senate
was called, and the result was as follows:

Those voting for Mr. Atkinson were Messrs.—

Beeks,            Johnson,          Roberts,
Broughton,       Lewis,            Sheppard,
Bush,            Long,             Story,
Bussey,          Little,           Sanford,
Boyd,            Lumpkin,         Sharpe,
Brand,           McMillan,        Starr,
Brown,           Mercer,           Tatum,
Cumming,         Monro,            Upchurch,
Craigo,          Morton,           Wilson,
Harris of Third,  McClure,         Wade,
Those not voting were Messrs.—

Keen, Keen, Keen, Keen,
McGregor, McGregor, McGregor, McGregor,
McGarity, McGarity, McGarity, McGarity,

Williams of 25th, Williams of 36th.

Upon the call of the roll of the House, those voting for Mr. Atkinson were Messrs.—

Anderson, Anderson, Anderson, Anderson,
Awtrey, Awtrey, Awtrey, Awtrey,
Bailey, Bailey, Bailey, Bailey,
Battle, Battle, Battle, Battle,
Barnes, Barnes, Barnes, Barnes,
Bennett of Wayne, Bennett of Wayne, Bennett of Wayne, Bennett of Wayne,
Bell, Bell, Bell, Bell,
Blalock, Blalock, Blalock, Blalock,
Bloodworth, Bloodworth, Bloodworth, Bloodworth,
Boifeuillet, Boifeuillet, Boifeuillet, Boifeuillet,
Boynton, Boynton, Boynton, Boynton,
Bush, Bush, Bush, Bush,
Clements of Montg'ry, Clements of Montg'ry, Clements of Montg'ry, Clements of Montg'ry,
Coleman, Coleman, Coleman, Coleman,
Collier, Collier, Collier, Collier,
Cook of Decatur, Cook of Decatur, Cook of Decatur, Cook of Decatur,
Dodson, Dodson, Dodson, Dodson,
Doolan, Doolan, Doolan, Doolan,
Dorough, Dorough, Dorough, Dorough,
Farmer, Farmer, Farmer, Farmer,
Fletcher, Fletcher, Fletcher, Fletcher,
Fouché, Fouché, Fouché, Fouché,
Fink, Fink, Fink, Fink,
Fogarty, Fogarty, Fogarty, Fogarty,
Ferguson, Ferguson, Ferguson, Ferguson,
Fussell, Fussell, Fussell, Fussell,
Gaines, Gaines, Gaines, Gaines,
Giles, Giles, Giles, Giles,
Gibson, Gibson, Gibson, Gibson,
Gray of Houston, Gray of Houston, Gray of Houston, Gray of Houston,
Gray of Catoosa, Gray of Catoosa, Gray of Catoosa, Gray of Catoosa,
Gregory, Gregory, Gregory, Gregory,

McCurry, McGough, McWhorter, Moore of Bulloch,
Greer of Macon, Hall, Harrison, Harvey, Hill, Hodges, Hightower, Hopkins, Howell, Hodge, Houston, Holland, Humphreys, Hughes, Hurst, Jarrell, Johnson of Hall, Jones of Dougherty, Jones of Dodge, Lee, Martin, Mallette, Mansfield, Meadow, Melton, Mell, Middlebrook, McDonald, McElmurry, McMichael, McDaniel,

Wilcox, Mr. President.
Those not voting were Messrs.—

Allen, Allen.
Atkinson, Espy, Newton.
Arnold, Florence, Parker.
Armstrong, Franklin, Peeples.
Baggett, Futrell, Pitman.
Bennett of Jackson, Fullwood, Pittard.
Boyd, Gilreath, Pope.
Boyett, Gray of Paulding, Pool.
Branch, Griffin, Redding.
Branan, Greer of Harris, Reagan.
Broyles, Harrell, Reece.
Brown of Pulaski, Hogan, Sandeford.
Burwell, Holbrook, Shropshire.
Burnett, Hudson, Screven.
Burch, Hutcherson, Sell.
Caldwell, Jenkins, Short.
Clement of Milton, Johnson of Taliaferro, Spence.
Collins, Latham, Spier.
Cook of Fayette, Longley, Sumner.
Cureton, Lovett, Traylor.
Davison, Law, Vaughn.
Dempsey, Marchman, Walden.
Dennard, Murrah, Wilson.
Durham, McCurdy, Williams.
Edenfield, McClure, Wilkinson.
Ennis, Montfort, Wright.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 121; necessary to a choice, 66. The Hon. Spencer R. Atkinson, having received 121 votes, was declared duly elected Associate Justice of the Supreme Court, to fill the unexpired term of the Hon. T. J. Simmons.

The next business in order being the election of an Associate Justice of the Supreme Court for the full term, beginning January 1st, 1895, the Hon. L. A. Wilson, of the Fifth District, placed in nomination the Hon. Spencer R. Atkinson of Glynn.
There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Atkinson were Messrs.—

Beeks, Lewis, Roberts,
Broughton, Long, Sheppard,
Bush, Little, Story,
Bussey, Lumpkin, Sanford,
Boyd, McMillan, Sharpe,
Brand, Mercer, Tatum,
Cumming, Monro, Upchurch,
Craigo, Morton, Wilson,
Harris of Third, McClure, Wade,
Harris of Twelfth, Norman, Williams of 25th,
Harris of 22d, Ryals, Williams of 36th.

Those not voting were Messrs.—

Brown, McGarity, Starr,
Johnson, Osborne, Wilcox,
Keen, Sneed, Mr. President.

McGregor,

Upon the call of the roll of the House, those voting for Mr. Atkinson were Messrs.—

Anderson, Gibson, McCurry,
Awtrey, Gray of Houston, McGough,
Bailey, Gregory, McCurdy,
Battle, Greer of Macon, McClure,
Barnes, Harrison, Moore of Bulloch,
Bennett of Wayne, Harvey, Moore of Clayton,
Bell, Hill, Montfort,
Blalock, Hodges, Parker,
Bloodworth, Hightower, Perkins,
Boifeuillet, Hopkins, Pittard,
Boynton, Howell, Price,
Boyett, Hodge, Polhill,
Branan, Houston, Rawlings,
Broyles, Holland, Redding,
Brown of Washington, Hudson, Roberts,
Brown of Pulaski, Humphreys, Rockwell,
Burwell, Hutcherson, Shropshire.
<table>
<thead>
<tr>
<th>Burch,</th>
<th>Hurst,</th>
<th>Shaw,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bush,</td>
<td>Jarrell,</td>
<td>Smith of Clinch,</td>
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<tr>
<td>Clements of Montg'ry,</td>
<td>Johnson of Hall,</td>
<td>Smith of Hancock,</td>
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<tr>
<td>Collier,</td>
<td>Johnson of Taliaferro,</td>
<td>Smith of Rockdale,</td>
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<tr>
<td>Cook of Decatur,</td>
<td>Jones of Dougherty,</td>
<td>Smith of Telfair,</td>
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<tr>
<td>Cureton,</td>
<td>Jones of Dodge,</td>
<td>Stokes,</td>
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<tr>
<td>Dodson,</td>
<td>Lee,</td>
<td>Symons,</td>
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<tr>
<td>Doolan,</td>
<td>Longley,</td>
<td>Thompson,</td>
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<tr>
<td>Dorough,</td>
<td>Mallette,</td>
<td>Walker,</td>
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<tr>
<td>Florence,</td>
<td>Marchman,</td>
<td>Wallace,</td>
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<tr>
<td>Fletcher,</td>
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<td>West,</td>
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<td>Wheatley,</td>
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<tr>
<td>Fogarty,</td>
<td>Melton,</td>
<td>Wilson,</td>
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<tr>
<td>Ferguson,</td>
<td>Mell,</td>
<td>Wilkin,</td>
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<tr>
<td>Futrell,</td>
<td>McDonald,</td>
<td>Willingham,</td>
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<tr>
<td>Fussell,</td>
<td>McElmurry,</td>
<td>Worley,</td>
</tr>
<tr>
<td>Gaines,</td>
<td>McMichael,</td>
<td>Wynne,</td>
</tr>
<tr>
<td>Giles,</td>
<td>McDaniel,</td>
<td>Mr. Speaker.</td>
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</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Allen,</th>
<th>Fullwood,</th>
<th>Owen,</th>
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<tr>
<td>Atkinson,</td>
<td>Gilreath,</td>
<td>Peeples,</td>
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<td>Pitman,</td>
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<tr>
<td>Armstrong,</td>
<td>Gray of Paulding,</td>
<td>Pope,</td>
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<tr>
<td>Baggett,</td>
<td>Griffin,</td>
<td>Pool,</td>
</tr>
<tr>
<td>Bennett of Jackson,</td>
<td>Greer of Harris,</td>
<td>Reagan,</td>
</tr>
<tr>
<td>Boyd,</td>
<td>Hall,</td>
<td>Reece,</td>
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<td>Henderson,</td>
<td>Sandeford,</td>
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<td>Caldwell,</td>
<td>Hogan,</td>
<td>Screven,</td>
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<tr>
<td>Clement of Milton,</td>
<td>Holbrook,</td>
<td>Sell,</td>
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<tr>
<td>Collins,</td>
<td>Hughes,</td>
<td>Short,</td>
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<td>Coleman,</td>
<td>Jenkins,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Cook of Fayette,</td>
<td>Latham,</td>
<td>Spier,</td>
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<tr>
<td>Davison,</td>
<td>Lovett,</td>
<td>Sumner,</td>
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<tr>
<td>Dempsey,</td>
<td>Law,</td>
<td>Tatum,</td>
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<td>Dennard,</td>
<td>Martin,</td>
<td>Traylor,</td>
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<td>Durham,</td>
<td>Murrah,</td>
<td>Vaughn,</td>
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<td>Edenfield,</td>
<td>Middlebrook,</td>
<td>Walden,</td>
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<tr>
<td>Ennis,</td>
<td>McWhorter,</td>
<td>Williams,</td>
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<td>Espy,</td>
<td>Moore of Heard,</td>
<td>Wilkinson,</td>
</tr>
<tr>
<td>Farmer,</td>
<td>Neely,</td>
<td>Wright,</td>
</tr>
<tr>
<td>Fink,</td>
<td>Newton,</td>
<td>Wren.</td>
</tr>
</tbody>
</table>
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 139; necessary to a choice, 70. The Hon. Spencer R. Atkinson, having received 139, was declared duly elected Associate Justice of the Supreme Court for the full term, beginning January 1, 1895.

The list of elections to be held were put on tickets and placed in a box, and the President drew therefrom.

The first circuit drawn was the Macon Circuit, for which there was to be elected a judge to fill the unexpired term of Judge Bartlett.

Mr. Giles, of Houston, placed in nomination the Hon. J. L. Hardeman.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Hardeman were Messrs.—

<table>
<thead>
<tr>
<th>Beeks,</th>
<th>Little,</th>
<th>Story,</th>
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</thead>
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<td>Bussey,</td>
<td>McMillan,</td>
<td>Sharpe,</td>
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<td>Brand,</td>
<td>Mercer,</td>
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<tr>
<td>Cumming,</td>
<td>Monro,</td>
<td>Tatum,</td>
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<tr>
<td>Harris of Third,</td>
<td>Morton,</td>
<td>Wilson,</td>
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<tr>
<td>Harris of Twelfth,</td>
<td>Mcarsity,</td>
<td>Wade,</td>
</tr>
<tr>
<td>Lewis,</td>
<td>McClure,</td>
<td>Williams of 25th,</td>
</tr>
<tr>
<td>Long,</td>
<td>Ryals,</td>
<td>Williams of 36th.</td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

| Broughton, | Johnson,    | Sheppard,      |
| Boyd,      | Keen,       | Sneed,         |
| Brown,     | McGregor,   | Upchurch,      |
| Craigo,    | Norman,     | Wilcox,        |
| Harris of 22d, | Osborne, | Mr. President. |
| Harrison,  | Roberts,    |                |

Upon the call of the roll of the House, those voting for Mr. Hardeman were Messrs.—

<p>| Anderson, | Gregory,    | McCurdy,       |
| Awtrey,   | Greer of Macon, | McClure, |
|          |              |                |</p>
<table>
<thead>
<tr>
<th>Bailey,</th>
<th>Hall,</th>
<th>Moore of Bulloch,</th>
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<tbody>
<tr>
<td>Barnes,</td>
<td>Harvey,</td>
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<td>Hodges,</td>
<td>Moore of Heard,</td>
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<td>Owen,</td>
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<td>Howell,</td>
<td>Parker,</td>
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<td>Boynton,</td>
<td>Hodge,</td>
<td>Perkins,</td>
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<td>Pitman,</td>
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<td>Roberts,</td>
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<tr>
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<td>Rockwell,</td>
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<tr>
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<td>Worley,</td>
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<tr>
<td>Giles,</td>
<td>McDaniel,</td>
<td>Wright,</td>
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<tr>
<td>Gibson,</td>
<td>McCurry,</td>
<td>Wren,</td>
</tr>
<tr>
<td>Gray of Houston,</td>
<td>McGough,</td>
<td></td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

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<tr>
<th>Allen,</th>
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<th>Peeples,</th>
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<td>Franklin,</td>
<td>Pittard,</td>
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<td>Fullwood,</td>
<td>Pope,</td>
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<td>Griffin,</td>
<td>Salter,</td>
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<tr>
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<td>Greer of Harris,</td>
<td>Sandeford,</td>
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<tr>
<td>Boyd,</td>
<td>Harrell,</td>
<td>Shropshire,</td>
</tr>
<tr>
<td>Branch,</td>
<td>Harrison,</td>
<td>Screven,</td>
</tr>
</tbody>
</table>
Upon counting and consolidating the vote, it appeared that the total of all the votes cast was 138; necessary to a choice, 65.

The Hon J. L. Hardeman, having received 138 votes, was declared duly elected Judge of the Macon Circuit to fill the unexpired term of Judge Bartlett.

The next business in order being the election of a Judge of the Macon Circuit for a full term, beginning January 1, 1895, the Hon. A. S. Giles, of Houston, placed in nomination the Hon. J. L. Hardeman as Judge of the Macon Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Hardeman were Messrs.—

Bekks,  Long,  Sheppard,
Broughton,  Little,  Story,
Bush,  Lumpkin,  Sanford,
Bussey,  McMillan,  Sharpe,
Boyd,  Mercer,  Starr,
Brand,  Monro,  Tatum,
Cumming,  Morton,  Upchurch,
Harris of Third,  Norman,  Wade,
Harris of Twelfth,  Ryals,  Williams of 25th,
Harris of 22d,  Roberts,  Mr. President,
Harrison,
Those not voting were Messrs.—

Brown, McGregor, Snead,
Craig, McGarity, Wilson,
Johnson, McClure, Wilcox,
Keen, Osborne, Williams of 36th.
Lewis,

Upon the call of the roll of the House, those voting for Mr. Hardeman were Messrs.—

Anderson, Gregory, McElmurry,
Awtrey, Griffin, McMichael,
Bailey, Greer of Macon, McDaniel,
Battle, Hall, McCurry,
Barnes, Harrison, McGough,
Bennett of Wayne, Harvey, McCurdy,
Bell, Hill, McClure,
Blalock, Hodges, Moore of Bulloch,
Bloodworth, Henderson, Moore of Heard,
Boifeuillet, Hightower, Owen,
Boynton, Hopkins, Parker,
Boyett, Howell, Perkins,
Broyles, Hogan, Pittard,
Brown of Washington, Hodge, Pope,
Brown of Pulaski, Houston, Polhill,
Burwell, Hollard, Rawlings,
Burnett, Hudson, Redding,
Burch, Humphreys, Roberts,
Bush, Hutcherson, Rockwell,
Caldwell, Hughes, Shaw,
Clement of Milton, Hurst, Smith of Clinch,
Coleman, Jarrell, Smith of Rockdale,
Collier, Jenkins, Smith of Telfair,
Cook of Decatur, Johnson of Hall, Stokes,
Dodson, Jones of Dougherty, Symons,
Doolan, Jones of Dodge, Thompson,
Dorough, Lee, Wallace,
Florence, Longley, West,
Fouché, Martin, Wheatley,
Fogarty, Mallette, Wilson,
Ferguson, Marchman, Wilkin,
Futrell, Mansfield, Williams,
Gaines, Meadow, Willingham,
Giles, Melton, Worley,
Gilreath, Mell, Wynne,
Gibson, Middlebrook, Mr. Speaker,
Those not voting were Messrs.—


Upon counting and consolidating the vote, it appeared that the total number of votes cast was 145; necessary to a choice, 73.

The Hon. J. L. Hardeman, having received 145 votes, was declared duly elected Judge of the Macon Circuit for the full term beginning January 1, 1895.

The next circuit drawn was the Augusta Circuit, for which there was a Judge of the Superior Court to be elected.

Mr. Barnes, of Richmond, placed in nomination the Hon. E. H. Callaway of Burke.

There being no other nominations, the roll of the Senate was called, and the result was as follows:
Those voting for Mr. Callaway were Messrs.—

<table>
<thead>
<tr>
<th>Beeks,</th>
<th>Lewis,</th>
<th>Sheppard,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broughton,</td>
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<td>Story,</td>
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<td>Bush,</td>
<td>Little,</td>
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<td>Starr,</td>
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<td>Brand,</td>
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<td>Tatum,</td>
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<td>Monro,</td>
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<tr>
<td>Craig,</td>
<td>Morton,</td>
<td>Wilson,</td>
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<tr>
<td>Harris of Third,</td>
<td>Norman,</td>
<td>Wade,</td>
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<td>Harris of Twelfth,</td>
<td>Ryals,</td>
<td>Williams of 25th,</td>
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<td>Harris of 22d,</td>
<td>Roberts,</td>
<td>Mr. President,</td>
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<tr>
<td>Harrison,</td>
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Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Brown,</th>
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<th>Snead,</th>
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</thead>
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<tr>
<td>Johnson,</td>
<td>McClure,</td>
<td>Wilcox,</td>
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<tr>
<td>Keen,</td>
<td>Osborne,</td>
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<tr>
<td>McGregor,</td>
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</table>

Upon a call of the roll of House, those voting for Mr. Callaway were Messrs.—

<table>
<thead>
<tr>
<th>Anderson,</th>
<th>Gregory,</th>
<th>McCurdy,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong,</td>
<td>Harrison,</td>
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<td>Hill,</td>
<td>Moore of Clayton,</td>
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<tr>
<td>Bailey,</td>
<td>Hodges,</td>
<td>Moore of Heard,</td>
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<td>Hightower,</td>
<td>Owen,</td>
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<td>Barnes,</td>
<td>Hopkins,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Blalock,</td>
<td>Howell,</td>
<td>Pitman,</td>
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<td>Bloodworth,</td>
<td>Hodge,</td>
<td>Pittard,</td>
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<tr>
<td>Boifeuillet,</td>
<td>Houston,</td>
<td>Price,</td>
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<td>Boyd,</td>
<td>Holland,</td>
<td>Polhill,</td>
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<tr>
<td>Brown of Washington,</td>
<td>Hudson,</td>
<td>Rawlings,</td>
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<td>Brown of Pulaski,</td>
<td>Humphreys,</td>
<td>Redding,</td>
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<tr>
<td>Burwell,</td>
<td>Hutcherson,</td>
<td>Roberts,</td>
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<tr>
<td>Burch,</td>
<td>Hughes,</td>
<td>Rockwell,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Hurst,</td>
<td>Shaw,</td>
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<tr>
<td>Clements of Montg'm'ly Jarrell,</td>
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<td>Smith of Clinch,</td>
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<tr>
<td>Coleman,</td>
<td>Johnson of Hall,</td>
<td>Smith of Hancock,</td>
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<td>Collier,</td>
<td>Jones of Dougherty,</td>
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</tr>
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<td>Longley,</td>
<td>Symons,</td>
</tr>
<tr>
<td>Dodson,</td>
<td>Mallette,</td>
<td>Thompson,</td>
</tr>
</tbody>
</table>
MONDAY, OCTOBER 29, 1894.

Doolan, Marchman, Vaughn,
Dorough, Mansfield, Walker,
Farmer, Meadow, Wallace,
Fletcher, Melton, West,
Fogarty, Mell, Wheatley,
Ferguson, Middlebrook, Wilson,
Fussell, McDonald, Wilkin,
Gaines, McElmurry, Willingham,
Giles, McDaniel, Wright,
Gibson, McCurry, Wren,
Gray of Houston, McGough, Mr. Speaker."

Those not voting were Messrs.—

Allen, Franklin, Montfort,
Atkinson, Futrell, Neely,
Arnold, Fullwood, Newton,
Baggett, Gilreath, Peeples,
Bennett of Wayne, Gray of Catoosa, Perkins,
Bennett of Jackson, Gray of Paulding, Pope,
Bell, Griffin, Pool,
Boyett, Greer of Macon, Reagan,
Boyett, Greer of Harris, Reece,
Branch, Hall, Salter,
Branan, Harrell, Sandeford,
Broyles, Harvey, Shropshire,
Burnett, Henderson, Screven,
Caldwell, Hogan, Sell,
Clement of Milton, Holbrook, Short,
Collins, Jenkins, Spence,
Cook of Fayette, Johnson of Taliaferro, Spier,
Dempsey, Latham, Sumner,
Dennard, Lovett, Tatum,
Durham, Law, Traylor,
Edenfield, Martin, Walden,
Ennis, Murrah, Williams,
Espy, McMichael, Wilkinson,
Florence, McClure, Worley,
Fouché, McWhorter, Wynne.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 137; necessary to a choice, 69.
The Hon. E. H. Callaway, having received 137 votes, was declared duly elected Judge of the Augusta Circuit for the full term beginning January 1, 1895.

The next circuit drawn was the Brunswick Circuit, for which there was a Judge of the Superior Court to be elected.

The Hon. W. A. McDonald, of Ware, placed in nomination the Hon. J. L. Sweat of the county of Ware, for Judge of the Brunswick Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Sweat were Messrs.—

Beeks,  Long,  Sheppard,
Broughton,  Little,  Story,
Bush,  Lumpkin,  Sanford,
Bussey,  McMillan,  Sharpe,
Boyd,  Mercer,  Starr,
Cumming,  McGregor,  Tatum,
Craigio,  Monro,  Upchurch,
Harris of Third,  Norman,  Wilson,
Harris of Twelfth,  Ryals,  Williams of 25th,
Harris of 22d,  Roberts,  Mr. President.
Lewis,

Those not voting were Messrs.—

Brand,  Morton,  Snead,
Brown,  McGarity,  Wilcox,
Harrison,  McClure,  Wade,
Johnson,  Osborne,  Williams of 36th.
Keen,

Upon the call of the roll of the House, those voting for Mr. Sweat were Messrs.—

Anderson,  Gaines,  McDonald,
Armstrong,  Giles,  McElmurry,
Awtrey,  Gibson,  McDaniel,
Bailey,  Gray of Houston,  McCurry,
Battle,  Gregory,  McCurdy,
Baggett,      Greer of Macon,         McClure,
Barnes,      Hall,                  Moore of Bulloch,
Bell,         Harrison,             Moore of Clayton,
Blalock,      Harvey,               Moore of Heard,
Bloodworth,   Hill,                 Owen,
Boifeuillet,  Hodges,               Peeples,
Boynton,      Hightower,            Perkins,
Boyett,       Hopkins,              Pitman,
Branan,       Howell,               Pittard,
Brown of Washington,  Hodge,     Polhill,
Brown of Pulaski,   Houston,     Rawlings,
Burch,        Humphreys,            Redding,
Bush,         Hughes,               Roberts,
Clements of Montg'ry,  Hurst,     Smith of Clinch,
Coleman,      Jarrell,              Smith of Rockdale,
Cook of Decatur,  Johnson of Hall, Smith of Telfair,
Cureton,      Jones of Dougherty,    Stokes,
Dempsey,      Jones of Dodge,     Tatum,
Dodson,       Latham,               Vaughn,
Doolan,       Lee,                  Wallace,
Dorough,      Martin,              West,
Farmer,       Mallette,             Wheatley,
Fletcher,     Marchman,            Wilson,
Fouché,       Mansfield,           Wilkin,
Fogarty,      Meadow,              Wilkinson,
Ferguson,     Melton,              Willingham,
Futrel,       Mell,                Wynne,
Fussell,      Middlebrook,         Mr. Speaker.

Those not voting were Messrs.—

Allen,        Gray of Catoosa,       Price,
Atkinson,     Gray of Paulding,     Pool,
Arnold,       Griffin,              Reagan,
Bennett of Wayne,  Greer of Harris,  Reece,
Bennett of Jackson,  Harrell,       Rockwell,
Boyd,         Henderson,           Salter,
Branch,       Hogan,               Sandeford,
Broyles,      Holbrook,            Shropshire,
Burwell,      Holland,             Screven,
Burnett,      Hudson,              Sell,
Caldwell,     Hutcherson,         Shaw,
Clement of Milton,  Jenkins,  Short,
Collins,      Johnson of Taliaferro,  Spence,
Collier,      Longley,             Smith of Hancock,
Cook of Fayette,    Lovett,    Spier,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 135; necessary to a choice, 68.

The Hon. J. L. Sweat, having received 135 votes, was declared duly elected Judge of the Brunswick Circuit for the full term, beginning January 1, 1895.

Upon motion of Hon. C. H. Brand of the Thirty-fourth District, the joint session was dissolved to reconvene at 3 o'clock p. m.

The Senate retiring, the House was called to order by the Speaker.

Upon motion of Mr. Humphreys of Brooks, the House adjourned until 2:45 o'clock.

2:45 O’CLOCK P. M.

The House met pursuant to adjournment, and was called to order by the Speaker.

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

Allen, Gibson, Moore of Bulloch,
Anderson, Gray of Houston, Moore of Clayton,
Atkinson, Gray of Catoosa, Moore of Heard,
Arnold, Gregory, Montfort,
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Fussell,                McGough,                Wren,
Gaines,                McCurdy,                Wynne,
Giles,                 McClure,                Mr. Speaker.
Gilreath,              McWhorter,

Those absent were Messrs.—

Branch,                Fink,                   Newton,
Cook of Fayette,       Franklin,               Peeples,
Davison,               Gray of Paulding,       Salter,
Ennis,                 Greer of Harris,        Sell,
Espy,                  Law,                    Short.
Florence,              Mansfield,

The hour of 3 o'clock having arrived, the Senate appeared upon the floor of the House of Representatives, and the joint session, assembled to continue the election of Judges and Solicitors-General, was called to order by the President of the Senate.

The circuit drawn next was the Southern Circuit, for which a Judge of the Superior Court was to be elected.

Mr. Hopkins, of Thomas, placed in nomination the Hon. A. H. Hansell of Thomas, as Judge of the Southern Circuit.

There being no other nominations, the roll of the Senate was called and the result was as follows:

Those voting for Mr. Hansell were Messrs.—

Beeks,                 Harris of Twelfth,       Roberts,
Broughton,             Harrison,               Sanford,
Bush,                  Lewis,                   Sharpe,
Bussey,                Little,
Boyd,                  Lumpkin,
Brand,                 McMillan,
Brown,                 Morton,
Cumming,               Ryals,
Craigo,                Harris of Third,
Those not voting were Messrs.—

| Harris of 22d, | McGarity, | Story, |
| Johnson,      | McClure,  | Snead, |
| Keen,         | Norman,   | Wilson,|
| Long,         | Osborne,  | Wilcox,|
| Mercer,       | Sheppard, | Williams of 36th. |
| McGregor,     |           |        |

Upon the call of the roll of the House, those voting for Mr. Hansell were Messrs.—

| Atkinson,      | Gibson,   | McMichael, |
| Arnold,        | Gray of Houston, | McDaniel, |
| Armstrong,     | Gregory,  | McCurry,   |
| Bailey,        | Hall,     | McGough,   |
| Battle,        | Harrell,  | McClure,   |
| Barnes,        | Harrison, | Moore of Bulloch, |
| Bennett of Wayne, | Harvey, | Moore of Heard, |
| Blalock,       | Hill,     | Owen,      |
| Bloodworth,    | Hodges,   | Perkins,   |
| Boifeuillet,   | Hightower,| Pittard,   |
| Boyd,          | Hopkins,  | Price,     |
| Boyett,        | Hodge,    | Polhill,   |
| Branan,        | Houston,  | Rawlings,  |
| Broyles,       | Holland,  | Redding,   |
| Brown of Washington, | Humphreys, | Owen,      |
| Brown of Pulaski, | Hutcherson, | Perkins,   |
| Burwell,       | Hughes,   | Pittard,   |
| Bush,          | Hurst,    | Price,     |
| Caldwell,      | Jarrell,  | Polhill,   |
| Coleman,       | Johnson of Hall, | Shaw, |
| Collier,       | Jones of Dougherty, | Smith of Clinch, |
| Cook of Decatur, | Jones of Dodge, | Smith of Hancock, |
| Cureton,       | Latham,   | Smith of Rockdale, |
| Dodson,        | Lee,      | Smith of Telfair, |
| Florence,      | Longley,  | Stokes,    |
| Fletcher,      | Martin,   | Symons,    |
| Fouche,        | Mallette, | Tatum,     |
| Fink,          | Marchman, | Vaughn,    |
| Fogarty,       | Mansfield,| Walker,    |
| Ferguson,      | Meadow,   | Wallace,   |
| Futrell,       | Mell,     | West,      |
| Fussell,       | Middlebrook, | Wilkin, |
| Gaines,        | McDonald, | Worley,    |
| Giles,         | McElmurry,| Wynne,     |
Those not voting were Messrs.—

| Allen,     | Fullwood,       | Parker,       |
| Anderson,  | Gilreath,       | Peeples,      |
| Awtry,     | Gray of Catoosa,| Pitman,       |
| Baggett,   | Gray of Paulding,| Pope,        |
| Bennett of Jackson, | Griffin,       | Pool,         |
| Bell,      | Greer of Macon,  | Reagan,       |
| Boynton,   | Greer of Harris,| Sandeford,    |
| Branch,    | Henderson,      | Screven,      |
| Burnett,   | Howell,         | Sell,         |
| Burch,     | Hogan,          | Short,        |
| Clements of Montg'ry, | Holbrook,   | Spence,       |
| Clement of Milton, | Hudson,   | Spier,        |
| Collins,   | Jenkins,        | Sumner,       |
| Cook of Fayette, | Johnson of Taliaferro, | Thompson,   |
| Davison,   | Lovett,         | Traylor,      |
| Dempsey,   | Law,            | Walden,       |
| Dennard,   | Melton,         | Wheatley,     |
| Doolan,    | Murrah,         | Wilson,       |
| Dorough,   | McCurdy,        | Williams,     |
| Durham,    | McWhorter,      | Wilkinson,    |
| Edenfield, | Moore of Clayton, | Willingham,   |
| Ennis,     | Montfort,       | Wright,       |
| Espy,      | Neely,          | Wren,         |
| Farmer,    | Newton,         | Mr. Speaker.  |
| Franklin,  |                |               |

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 130; necessary to a choice, 66.

The Hon. A. H. Hansell, having received 130 votes, was declared duly elected Judge of the Southern Circuit for the full term beginning January 1, 1895.

The next circuit drawn was the Northern Circuit, for which a Judge of the Superior Court was to be elected.

Mr. Burwell, of Hancock, placed in nomination the Hon. Seaborn Reese, as Judge of the Northern Circuit.
MONDAY, OCTOBER 29, 1894.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Reese were Messrs.—

Beeks, Harrison, Story,
Broughton, Lewis, Sanford,
Bush, Little, Sharpe,
Boyd, Lumpkin, Starr,
Brand, McMillan, Tatum,
Cumming, Mono, Upchurch,
Craig, Morton, Wilson,
Harris of Third, Norman, Wade,
Harris of Twelfth, Ryals, Williams of 25th,
Harris of 22d, Roberts, Mr. President.

Those not voting were Messrs.—

Bussey, Mercer, Sheppard,
Brown, McGregor, Snead,
Johnson, McGarity, Wilcox,
Keen, McClure, Williams of 36th.
Long, Osborne, 

Upon a call of the roll of the House, those voting for Mr. Reese were Messrs.—

Anderson, Gaines, McDaniel,
Atkinson, Giles, McCurry,
Arnold, Gibson, McClure,
Armstrong, Gray of Houston, Moore of Bulloch,
Awtrey, Griffin, Moore of Clayton,
Bailey, Greer of Macon, Moore of Heard,
Battle, Hall, Owen,
Barnes, Harrell, Parker,
Bennett of Wayne, Harrison, Perkins,
Blalock, Harvey, Pitman,
Bloodworth, Hill, Pittard,
Boifeuillet, Hodges, Price,
Boynton, Howell, Polhill,
Boyd, Hodge, Rawlings,
Broyles, Houston, Redding,
Brown of Washington, Hudson, Reece,
Brown of Pulaski, Humphreys, Roberts,
Burwell, Hutcherson, Shropshire,
Burnett, th Hughes, Shaw,
Bush, Hurst, Smith of Clinch,
Collins, Jarrell, Smith of Hancock,
Coleman, Johnson of Hall, Smith of Rockdale,
Cook of Decatur, Jones of Dougherty, Smith of Telfair,
Dempsey, Jones of Dodge, Stokes,
Dodson, Lee, Symons,
Doolan, Martin, Tatum,
Dorough, Mallette, Thompson,
Farmer, Marchman, Walker,
Florence, Mansfield, Wallace,
Fletcher, Meadow,    West,
Fouché, Mell, Wheatley,
Fogarty, Middlebrook, Wilkin,
Ferguson, McDonald, Wright,
Futrell, McElmurry, Wynne.
Fussell, McMichael,

Those not voting were Messrs.—
Allen,    Gray of Catoosa, Peeples,
Baggett,  Gray of Paulding, Pope,
Bennett of Jackson, Gregory, Pool,
Bell,    Greer of Harris, Reagan,
Boyett,    Henderson, Rockwell,
Branch,    Hightower, Salter,
Branan,    Hopkins, Sandeford,
Burch,    Hogan, Screven,
Caldwell,    Holbrook, Sell,
Clements of Montg'm'y, Holland,    Short,
Clement of Milton, Jenkins, Spence,
Collier,    Johnson of Taliaferro, Spier,
Cook of Fayette, Latham, Sumner,
Cureton,    Longley, Traylor,
Davison,    Lovett, Vaughn,
Dennard,    Law, Walden,
Durham,    Melton, Wilson,
Edenfield,    Murrah, Williams,
Ennis,    McGough, Wilkinson,
Espy,    McCurdy, Willingham,
Fink,    McWhorter, Worley,
Franklin,    Montfort, Wren,
Fullwood,    Neely, Mr. Speaker.
Gilreath,    Newton,

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 125; necessary to a choice, 68.
The Hon. Seaborn Reese, having received 125 votes, was declared elected Judge of the Northern Circuit for the term of four years, beginning January 1, 1893.

The next circuit drawn was the Flint Circuit, for which there was a Judge of the Superior Court to be elected.

The Hon. T. J. Dempsey, of Butts, placed in nomination Hon. Marcus W. Beck, as Judge of the Flint Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Beck were Messrs.—

<table>
<thead>
<tr>
<th>Beeks</th>
<th>Harrison</th>
<th>Story</th>
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<tr>
<td>Broughton</td>
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<td>Bush</td>
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<td>Craigo</td>
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<td>Harris of Third</td>
<td>Ryals</td>
<td>Williams of 25th,</td>
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<td>Harris of Twelfth</td>
<td>Roberts</td>
<td>Mr. President</td>
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Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Brown</th>
<th>McGregor</th>
<th>Sheppard</th>
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<tr>
<td>Johnson</td>
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<td>Keen</td>
<td>McClure</td>
<td>Wilcox</td>
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<tr>
<td>Lumpkin</td>
<td>Osborne</td>
<td>Williams of 36th,</td>
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<td>Mercer</td>
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Upon the call of the roll of the House, those voting for Mr. Beck were Messrs.—

<table>
<thead>
<tr>
<th>Anderson</th>
<th>Giles</th>
<th>McDaniel</th>
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<tr>
<td>Atkinson</td>
<td>Gibson</td>
<td>McCurry</td>
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<td>Gray of Houston</td>
<td>McGough,</td>
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<td>Armstrong</td>
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<td>McClure</td>
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<tr>
<td>Awtrey</td>
<td>Greer of Macon</td>
<td>Moore of Bulloch,</td>
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<tr>
<td>Bailey</td>
<td>Hall</td>
<td>Moore of Clayton,</td>
</tr>
<tr>
<td>Battle</td>
<td>Harrell</td>
<td>Moore of Heard,</td>
</tr>
</tbody>
</table>
Those not voting were Messrs.—

Allen,	Gilreath,	Parker,
Baggett,	Gray of Catoosa,	Peeples,
Bennett of Jackson,	Gray of Paulding,	Pope,
Boyd,	Griffin,	Pool,
Branch,	Greer of Harris,	Reagan,
Branan,	Harrison,	Salter,
Burnett,	Henderson,	Sandeford,
Clements of Montg'ry,	Hogan,	Shropshire,
Clement of Milton,	Holbrook,	Screven,
Collins,	Jenkins,	Sell,
Cook of Fayette,	Johnson of Taliaferro,	Short,
Cureton,	Latham,	Spence,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 141; necessary to a choice, 71.

The Hon. Marcus W. Beck, having received 141 votes, was declared elected Judge of the Flint Circuit for the full term, beginning January 1, 1895.

The next circuit drawn was the Rome Circuit, for which a Judge of the Superior Court was to be elected.

Mr. Fouche, of Floyd, placed in nomination the Hon. Walter Turnbull, as Judge of the Rome Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Turnbull were Messrs.—
Those not voting were Messrs.—

Brand, Mercer, Osborne,
Brown, McGregor, Snead,
Johnson, McGarity, Wilcox,
Keen, McClure, Williams of 36th.
Lumpkin,

Upon the call of the roll of the House, those voting for Mr. Turnbull were Messrs.—

Anderson, Gaines, McDaniel
Atkinson, Giles, McCurry,
Arnold, Gibson, McGough,
Armstrong, Gray of Houston, McClure,
Awtrey, Gregory, McWhorter,
Bailey, Greer of Macon, Moore of Bulloch,
Battle, Hall, Moore of Clayton,
Barnes, Hill, Moore of Heard,
Bennett of Wayne, Hodges, Parker,
Bell, Hopkins, Perkins,
Blalock, Howell, Pittman,
Bloodworth, Hodge, Pittard,
Boifeuillet, Houston, Polhill,
Boynton, Holland, Rawlings,
Boyett, Hudson, Redding,
Broyles, Humphreys, Reece,
Brown of Washington, Hutcherson, Roberts,
Brown of Pulaski, Hurst, Rockwell,
Burch, Jarrell, Shropshire,
Bush, Johnson of Hall, Shaw,
Clement of Milton, Jones of Dougherty, Smith of Clinch,
Coleman, Jones of Dodge, Smith of Hancock,
Collier, Lee, Smith of Rockdale,
Cook of Decatur, Longley, Smith of Telfair,
Dempsey, Martin, Symons,
Dodson, Mallette, Thompson,
Doolan, Marchman, Walker,
Farmer, Mansfield, Wallace,
Florence, Meadow, West,
Fletcher, Mell, Wheatley,
Fouché, Middlebrook, Wilkin,
Ferguson, McDonald, Wynne,
Futrell, McElmurry, Mr. Speaker.
Those not voting were Messrs.—

Allen,                Gray of Catoosa,     Peeples,
Baggett,              Gray of Paulding,  Pope,
Bennett of Jackson,   Griffin,         Price,
Boyd,                Greer of Harris,  Pool,
Branch,              Harrell,         Reagan,
Branan,              Harrison,       Salter,
Burrwell,            Harvey,         Sandeford,
Burnett,            Henderson,     Screven,
Caldwell,            Hightower,    Sell,
Clements of Montg'm'y Hogan,  Short,
Collins,            Holbrook,   Spence,
Cook of Fayette,     Hughes,     Spier,
Cureton,             Jenkins,   Stokes,
Davison,             Johnson of Taliaferro, Sumner,
Dennard,             Latham,       Tatum,
Dorough,            Lovett,      Traylor,
Durham,             Law,         Vaughn,
Edenfield,           Melton,       Walden,
Ennis,              Murrah,   Wilson,
Espy,              McMichael,   Williams,
Fink,                McCurdy,   Wilkinson,
Fogarty,            Montfort,  Willingham,
Franklin,            Neely,     Worley,
Fullwood,           Newton,     Wright,
Gilreath,              Owen,     Wren.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 131; necessary to a choice, 66.

The Hon. Walter T. Turnbull, having received 131 votes, was declared duly elected Judge of the Rome Circuit for the full term, beginning January 1, 1895.

The next circuit drawn was the Tallapoosa Circuit, for which there was to be elected a Judge and Solicitor-General.

The Hon. E. R. Sharpe, of the Thirty-seventh District, placed in nomination the Hon. C. J. Janes as Judge of the Tallapoosa Circuit.
There being no other nominations, the roll of the Senate was called and the result was as follows:

Those voting for Mr. Janes were Messrs.—

Beeks, Broughton, Bush, Bussey, Boyd, Brand, Cumming, Craig, Harris of Third, Harris of Twelfth, Harris of 22d, Harrison, Lewis, Little, Lumpkin, McMillan, Monro, Morton, McClure, Norman, Ryals, Roberts, Sheppard, Story, Sanford, Sharpe, Starr, Tatum, Upchurch, Wilson, Wade, Williams of 25th, Mr. President.

Those not voting were Messrs.—


Upon the call of the roll of the House, those voting for Mr. Janes were Messrs.—


Those not voting were Messrs.—


Upon counting and consolidating the vote, it appeared that the total number of votes cast was 121; necessary to a choice, 66.
The Hon. C. J. Janes, having received 121 votes, was declared duly elected Judge of the Tallapoosa Circuit for the full term, beginning January 1, 1895.

The election of a Solicitor-General for the Tallapoosa Circuit being the next business in order, Mr. Bush, of the Eighth District, placed in nomination the Hon. W. T. Roberts of Douglas, as Solicitor-General of the Tallapoosa Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Roberts were Messrs.—

Beeks,            Lewis,          Sheppard,
Broughton,       Little,         Story,
Bush,            Lumpkin,       Sanford,
Bussey,          McMillan,      Sharpe,
Boyd,            McGregor,      Tatum,
Brand,           Monro,          Upchurch,
Cumming,         Morton,         Wilson,
Harris of Third, McClure,       Wade,
Harris of Twelfth, Norman,      Williams of 25th,
Harris of 22d, Roberts,         Mr. President.
Johnson,

Those not voting were Messrs.—

Brown,           Mercer,        Snead,
Craig,           McGarity,      Starr,
Harrison,        Osborne,       Wilcox,
Keen,            Ryals,         Williams of 36th.
Long,

Upon a call of the roll of the House, those voting for Mr. Roberts were Messrs.—

Atkinson,       Gibson,       McCurry,
Arnold,         Gray of Houston, McGough,
Armstrong,      Gregory,      McClure,
Awtry,          Hall,         Moore of Clayton,
Bailey,         Harvey,       Moore of Heard,
Battle,         Hill,          Parker,

Those not voting were Messrs.—

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 123; necessary to a choice, 67.

The Hon. W.T. Roberts, having received 123 votes, was declared duly elected Solicitor-General of the Tallapoosa Circuit for the full term, beginning January 1, 1895.

Upon motion of Mr. Middlebrook of Newton, the joint session was dissolved to reconvene to-morrow morning at 10:30 o'clock.

The Senate retiring, the House was called to order by the Speaker.

The following invitation was received, read, and accepted, to wit:

To attend the "Flower Show" at the Gate City Guards' Armory, 122 Peachtree street, from October 30 to November 2, inclusive, the proceeds to go to the ladies' department of the International Exposition to be held in Atlanta next year.

Leave of absence was granted to Messrs. Greer, Reagan, Clements of Montgomery, Johnson of Taliaferro, Peeples, Espy, Dennard, Symons, Sandeford, Hughes, Burch, Fletcher, Collins, Perkins, and Longley.

Upon motion of Mr. Redding of Pike, the House adjourned until 10 o'clock a.m. to-morrow.
The House met pursuant to adjournment, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

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<tr>
<th>Member</th>
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<td>Allen</td>
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<td>Anderson</td>
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<td>Smith of Clinch,</td>
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<td>Caldwell</td>
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<td>Coleman</td>
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<td>Cook of Decatur,</td>
<td>Johnson of Taliaferro,</td>
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<td>Ennis</td>
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<td>Vaughn,</td>
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<td>Farmer</td>
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<td>Walker,</td>
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<tr>
<td>Florence</td>
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The Journal of yesterday's proceedings was read and approved.

The following communication was received from his Excellency, the Governor, through Mr. Warren, his Secretary, 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 30, 1894.

To the General Assembly:

I have the honor to inform you that the resignation of Marcus W Beck, as Solicitor-General of the Flint Circuit, has been this day accepted by this department.

W Y ATKINSON,
Governor.
Mr. Branch, of Columbia, offered the following resolution, which was, by consent, laid on the table until tomorrow, to wit:

Resolved, That the Treasurer of Georgia is hereby requested to furnish the House of Representatives with a statement of the total amount of cash on hand and on deposit in the State depositories at the end of each month for the year, commencing October 31, 1893, and ending September 30, 1894, inclusive.

Mr. Williams, of Schley, offered the following resolution, which was, upon motion, referred to the Committee on Education, to wit:

Resolved, That it is the sense of this body that the Speaker of the House appoint a special committee consisting of five members to confer with the present State School Commissioner, and ascertain, if possible, the most available method or course to pursue in order that the present gap in the free school system of Georgia may be filled; that they may continue as heretofore, except that the payment of teachers be continued quarterly, and that said committee be requested to report to the House the result of their investigation, Thursday, the 8th of November, 1894.

Referred to Committee on Education.

Mr. Branan, of Fulton, offered the following resolution, which was read and referred to the General Judiciary Committee, to wit:

Resolved, That the General Judiciary Committee be asked to place an expression at the end of all constitutional amendments reported by them to the House, whereby information will be given the voter as to the contents of the amendment, thereby enabling the voter to separate the several amendments which may appear on tickets submitted to the voters throughout the State.
The hour of 10:30 o'clock having arrived, the Senate appeared upon the floor of the House, and the joint session, assembled to continue the election of Judges and Solicitors, was called to order by Hon. W H. Venable, President of the Senate.

The next circuit drawn was the Pataula Circuit, for which a Judge of the Superior Court was to be elected.

Mr. Bush, of the Eighth District, placed in nomination the Hon. James M. Griggs, as Judge of the Pataula Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Griggs were Messrs.—

Beck, Broughton, Bush, Bussey, Boyd, Cumming, Craigo, Harris of Third, Harris of Twelfth, Harris of 22d, Harrison, Lewis, Long, Little, Lumpkin, McMillan, Mercer, Monro, Ryals, Roberts, Sheppard, Story, Sanford, Sharpe, Tatum, Upchurch, Wilson, Wade, Williams of 25th, Mr. President.

Those not voting were Messrs.—


Upon the call of the roll of the House, those voting for Mr. Griggs were Messrs.—


Those not voting were Messrs.—

Allen, Battle, Baggett, Barnes, Bennett of Jackson, Boifenillet, Boyd, Branch, Burnett, Burch, Caldwell, Clements of Montg'ry, Hogan, Clement of Milton, 8th Florence, Fink, Franklin, Fullwood, Gilreath, Gray of Paulding, Griffin, Greer of Harris, Harrell, Hodges, Henderson, Holbrook, Owen, Peeples, Pitman, Pope, Pool, Polhill, Reagan, Rockwell, Salter, Sell, Short, Spence, Spier,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 133; necessary to a choice, 67.

The Hon. James M. Griggs, having received 133 votes, was declared duly elected Judge of the Pataula Circuit for the full term, beginning January 1, 1895.

The next circuit drawn was the Middle Circuit, for which there was to be elected a Judge of the Superior Court.

Mr. Rawlings, of Washington, placed in nomination the Hon. R. L. Gamble, as Judge of the Middle Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Gamble were Messrs.—

<table>
<thead>
<tr>
<th>Beeks,</th>
<th>Lewis,</th>
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<tr>
<td>Harris of Twelfth,</td>
<td>Ryals,</td>
<td>Williams of 25th,</td>
</tr>
<tr>
<td>Harris of 22d,</td>
<td>Roberts,</td>
<td>Mr. President,</td>
</tr>
<tr>
<td>Harrison,</td>
<td>Sheppard,</td>
<td></td>
</tr>
</tbody>
</table>
Those not voting were Messrs.—

Brand, McGregor, Osborne,
Brown, Monro, Snead,
Harris of Third, McGarity, Starr,
Johnson, McClure, Wilcox,
Keen, Norman, Williams of 36th.

Upon a call of the roll of the House, those voting for Mr. Gamble were Messrs.—

Anderson, Gibson, McCurry,
Atkinson, Gray of Houston, McGough,
Arnold, Gregory, McCurdy,
Armstrong, Greer of Macon, McClure,
Awtrey, Hall, Moore of Bulloch,
Bailey, Harvey, Moore of Clayton,
Bell, Hill, Moore of Heard,
Blalock, Hightower, Owen,
Bloodworth, Hopkins, Peeples,
Boynton, Howell, Perkins,
Boyett, Hodge, Pitman,
Bryles, Houston, Price,
Brown of Washington, Holland, Rawlings,
Brown of Pulaski, Humphreys, Redding,
Burwell, Hutcherson, Reece,
Burch, Hurst, Roberts,
Bush, Jarrell, Rockwell,
Caldwell, Johnson of Hall, Shropshire,
Coleman, Jones of Dougherty, Screven,
Cook of Decatur, Jones of Dodge, Shaw,
Cureton, Latham, Smith of Clinch,
Dempsey, Lee, Smith of Hancock,
Dodson, Law, Smith of Rockdale,
Dorough, Martin, Stokes,
Farmer, Mallette, Thompson,
Florence, Marchman, Walker,
Fouché, Mansfield, Wallace,
Fogarty, Meadow, West,
Ferguson, Melton, Wheatley,
Franklin, Mell, Williams,
Futrell, Middlebrook, Willingham,
Fussell, McDonald, Worley,
Gaines, McElmurry, Wynne,
Giles, McDaniel,
Those not voting were Messrs.—

Allen,  Fullwood,  Pittard,  
Battle,  Gilreath,  Pope,  
Baggett,  Gray of Catoosa,  Pool,  
Barnes,  Gray of Paulding,  Polhill,  
Bennett of Wayne,  Griffin,  Reagan,  
Bennett of Jackson,  Greer of Harris,  Salter,  
Boifeuillet,  Harrell,  Sandeford,  
Boyd,  Harrison,  Sell,  
Branch,  Hodges,  Short,  
Branan,  Henderson,  Spence,  
Burnett,  Hogan,  Smith of Telfair,  
Clements of Montg'ry,  Holbrook,  
Clement of Milton,  Hudson,  
Collins,  Hughes,  Sumner,  
Collier,  Jenkins,  Tatum,  
Cook of Fayette,  Johnson of Taliaferro,  Traylor,  
Davison,  Longley,  Vaughn,  
Dennard,  Lovett,  Walden,  
Doolan,  Murrah,  Wilson,  
Durham,  McMichael,  Wilkin,  
Edenfield,  McWhorter,  Wilkinson,  
Ennis,  Montfort,  Wright,  
Espy,  Neely,  Wren,  
Fletcher,  Newton,  Mr. Speaker,  
Fink,  Parker,  

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 133; necessary to a choice, 67.

The Hon R. L. Gamble, having received 133 votes, was declared duly elected Judge of the Middle Circuit for the full term, beginning January 1, 1895.

The next circuit drawn was the Western Circuit, for which a Judge of the Superior Court was to be elected.

Hon. A. G. McCurry, of Hart, placed in nomination the Hon. N. L. Hutchins, as Judge of the Western Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:
Those voting for Mr. Hutchins were Messrs.—

<table>
<thead>
<tr>
<th>Beeks,</th>
<th>Lewis,</th>
<th>Roberts,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broughton,</td>
<td>Long,</td>
<td>Story,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Little,</td>
<td>Sanford,</td>
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<tr>
<td>Bussey,</td>
<td>Lumpkin,</td>
<td>Sharpe,</td>
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<tr>
<td>Boyd,</td>
<td>McMillan,</td>
<td>Tatum,</td>
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<tr>
<td>Cumming,</td>
<td>Mercer,</td>
<td>Upchurch,</td>
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<tr>
<td>Harris of Third,</td>
<td>Monro,</td>
<td>Wade,</td>
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<tr>
<td>Harris of Twelfth,</td>
<td>Morton,</td>
<td>Williams of 25th,</td>
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<tr>
<td>Harris of 22d,</td>
<td>Ryals,</td>
<td></td>
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<tr>
<td>Harrison,</td>
<td></td>
<td>Mr. President,</td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Brand,</th>
<th>McGarity,</th>
<th>Snead,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brown,</td>
<td>McClure,</td>
<td>Starr,</td>
</tr>
<tr>
<td>Craig,</td>
<td>Norman,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Johnson,</td>
<td>Osborne,</td>
<td>Wilcox,</td>
</tr>
<tr>
<td>Keen,</td>
<td>Sheppard,</td>
<td>Williams of 36th,</td>
</tr>
<tr>
<td>McGregor,</td>
<td></td>
<td></td>
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</tbody>
</table>

Upon a call of the roll of the House, those voting for Mr. Hutchins were Messrs.—

<table>
<thead>
<tr>
<th>Anderson,</th>
<th>Gaines,</th>
<th>Moore of Bulloch,</th>
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</thead>
<tbody>
<tr>
<td>Atkinson,</td>
<td>Giles,</td>
<td>Moore of Clayton,</td>
</tr>
<tr>
<td>Armstrong,</td>
<td>Gibson,</td>
<td>Moore of Heard,</td>
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<tr>
<td>Awtrey,</td>
<td>Gray of Houston,</td>
<td>Owen,</td>
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<tr>
<td>Bailey,</td>
<td>Gregory,</td>
<td>Parker,</td>
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<tr>
<td>Battle,</td>
<td>Harrison,</td>
<td>Perkins,</td>
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<tr>
<td>Barnes,</td>
<td>Harvey,</td>
<td>Pitman,</td>
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<tr>
<td>Bell,</td>
<td>Hightower,</td>
<td>Pittard,</td>
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<tr>
<td>Bloodworth,</td>
<td>Howell,</td>
<td>Price,</td>
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<tr>
<td>Boifinckett,</td>
<td>Hodge,</td>
<td>Polhill,</td>
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<tr>
<td>Boynton,</td>
<td>Houston,</td>
<td>Rawlings,</td>
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<tr>
<td>Boyett,</td>
<td>Holland,</td>
<td>Redding,</td>
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<tr>
<td>Branan,</td>
<td>Hutcherson,</td>
<td>Roberts,</td>
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<tr>
<td>Broyles,</td>
<td>Hurst,</td>
<td>Rockwell,</td>
</tr>
<tr>
<td>Brown of Washington,</td>
<td>Jenkins,</td>
<td>Sandeford,</td>
</tr>
<tr>
<td>Brown of Pulaski,</td>
<td>Johnson of Hall,</td>
<td>Shaw,</td>
</tr>
<tr>
<td>Burwell,</td>
<td>Jones of Dougherty,</td>
<td>Smith of Clinch,</td>
</tr>
<tr>
<td>Burch,</td>
<td>Jones of Dodge,</td>
<td>Smith of Hancock,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Lee,</td>
<td>Smith of Rockdale,</td>
</tr>
<tr>
<td>Caldwell,</td>
<td>Martin,</td>
<td>Smith of Telfair,</td>
</tr>
<tr>
<td>Clement of Milton,</td>
<td>Mallette,</td>
<td>Stokes,</td>
</tr>
</tbody>
</table>
Coleman,                Marchman,          Tatum,
Cook of Decatur,       Mansfield,        Thompson
Dempsey,               Meadow,           Walker,
Dodson,                Melton,           Wallace,
Doolan,                Mell,             West,
Dorough,               Middlebrook,      Wheatley,
Farmer,                McDonald,         Wilson,
Florence,              McElmurry,        Wilkin,
Fouché,                McDaniel,         Willingham,
Fogarty,               McCurry,          Worley,
Ferguson,              McGough,          Wynne,
Futrell,               McCurdy,          Mr. Speaker.
Fussell,               

Those not voting were Messrs.—

Allen,                 Gray of Catoosa,    McWhorter,
Arnold,                Gray of Paulding,  Montfort,
Baggett,               Griffin,          Neely,
Bennett of Wayne,      Greer of Macon,   Newton,
Bennett of Jackson,    Greer of Harris,  Peeples,
Blalock,               Hall,             Pope,
Boyd,                  Harrell,          Pool,
Branch,                Hill,             Reagan,
Burnett,               Hodges,          Reece,
Clements of Montg'ry,  Henderson,       Salter,
Collins,               Hopkins,          Shropshire,
Collier,               Hogan,            Screven,
Cook of Fayette,       Holbrook,         Sell,
Cureton,               Hudson,           Short,
Davison,               Humphreys,        Spence,
Dennard,               Hughes,           Spier,
Durham,                Jarrell,          Symons,
Edenfield,             Johnson of Taliaferro,    Sumner,
Ennis,                 Latham,           Taylor,
Espy,                  Longley,          Vaughn,
Fletcher,              Lovett,           Walden,
Fink,                  Law,             Williams,
Franklin,              Murrah,           Wilkinson,
Fullwood,              McMichael,        Wright,
Gilreath               McClure,          Wren.

Upon counting and consolidating the vote, it appeared that the total number of votes cast was 132; necessary to a choice, 67
The Hon. N. L. Hutchins, having received 132 votes, was declared duly elected Judge of the Western Circuit for the full term, beginning January 1, 1895.

The next circuit drawn was the Ocmulgee Circuit, for which a Judge of the Superior court was to be elected.

The Hon. W. P. Wallace, of Morgan, placed in nomination the Hon. John C. Hart of the county of Greene, as Judge of the Ocmulgee Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Hart were Messrs.—

<table>
<thead>
<tr>
<th>Voting For</th>
<th></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Beeks</td>
<td>Harrison</td>
<td>Roberts</td>
</tr>
<tr>
<td>Broughton</td>
<td>Lewis</td>
<td>Sheppard</td>
</tr>
<tr>
<td>Bush</td>
<td>Long</td>
<td>Story</td>
</tr>
<tr>
<td>Bussey</td>
<td>Little</td>
<td>Sanford</td>
</tr>
<tr>
<td>Boyd</td>
<td>Lumpkin</td>
<td>Sharpe</td>
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<tr>
<td>Cumming</td>
<td>McMillan</td>
<td>Tatum</td>
</tr>
<tr>
<td>Craig</td>
<td>Mercer</td>
<td>Wade</td>
</tr>
<tr>
<td>Harris of Third</td>
<td>Monro</td>
<td>Williams of 25th</td>
</tr>
<tr>
<td>Harris of Twelfth</td>
<td>Morton</td>
<td>Mr. President</td>
</tr>
<tr>
<td>Harris of 22d</td>
<td>Ryals</td>
<td></td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Not Voting</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Brand</td>
<td>McGarity</td>
<td>Starr</td>
</tr>
<tr>
<td>Brown</td>
<td>McClure</td>
<td>Upchurch</td>
</tr>
<tr>
<td>Johnson</td>
<td>Norman</td>
<td>Wilson</td>
</tr>
<tr>
<td>Keen</td>
<td>Osborne</td>
<td>Wilcox</td>
</tr>
<tr>
<td>McGregor</td>
<td>Snead</td>
<td>Williams of 36th</td>
</tr>
</tbody>
</table>

Upon a call of the roll of the House, those voting for Mr. Hart were Messrs.—

<table>
<thead>
<tr>
<th>Voting For</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Gibson</td>
<td>McCurdy</td>
</tr>
<tr>
<td>Atkinson</td>
<td>Harrison</td>
<td>McClure</td>
</tr>
<tr>
<td>Arnold</td>
<td>Hill</td>
<td>Moore of Bulloch</td>
</tr>
<tr>
<td>Armstrong</td>
<td>Hodges</td>
<td>Moore of Clayton</td>
</tr>
<tr>
<td>Awtrey</td>
<td>Hightower</td>
<td>Moore of Heard</td>
</tr>
<tr>
<td>Bailey</td>
<td>Hopkins</td>
<td>Parker</td>
</tr>
</tbody>
</table>
Battle,            Howell,                Perkins,
Barnes,          Hodge,                  Pittard,
Bennett of Wayne, Houston,              Price,
Bell,            Holland,               Polhill,
Blalock,         Humphreys,          Rawlings,
Bloodworth,      Hughes,                  Redding,
Boifeuillet,     Hurst,                      Roberts,
Boynton,         Jarrell,                 Rockwell,
Boyett,          Johnson of Hall,     Sandeford,
Branan,          Jones of Dougherty,  Shaw,
Broyles,        Jones of Dodge,       Smith of Clinch,
Brown of Washington, Latham,           Smith of Hancock,
Brown of Pulaski, Lee,                      Smith of Rockdale,
Burwell,        Law,                         Smith of Telfair,
Burch,          Martin,                   Stokes,
Bush,            Mallette,               Tatum,
Cook of Decatur, Marchman,             Walker,
Cureton,        Mansfield,              Wallace,
Dodson,         Meadow,                   West,
Dorough,        Melton,                   Wheatley,
Farmer,         Mell,                      Wilkin,
Fouche,         Middlebrook,           Williams,
Ferguson,      McDonald,                Willingham,
Futrell,        McElmurry,             Worley,
Fussell,        McDaniel,               Wynne,
Gaines,          McCurry,               Mr. Speaker
Giles,            McGough,               

Those not voting were Messrs.—

Allen,            Fullwood,                Newton,
Baggett,         Gilreath,               Owen,
Bennett of Jackson, Gray of Houston,         Peeples,
Boyd,            Gray of Catoosa,       Pitman,
Branch,          Gray of Paulding,       Pope,
Burnett,         Gregory,              Pool,
Caldwell,        Griffin,               Reagan,
Clements of Montg’ry, Greer of Macon,  Reece,
Clement of Milton, Greer of Harris,         Salter,
Collins,         Hall,                     Shropshire,
Coleman,         Harrell,                Screven,
Collier,          Harvey,                Sell,
Cook of Fayette, Henderson,             Short,
Davison,         Hogan,                   Spence,
Dempsey,         Holbrook,              Spier,
Dennard,        Hudson,                  Symons,
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 128; necessary to a choice, 65.

The Hon. J. C. Hart, having received 128 votes, was declared duly elected Judge of the Ocmulgee Circuit for the full term, beginning January 1, 1895.

The next circuit drawn was the Northeastern Circuit, for which there was a Judge of the Superior Court to be elected.

Mr. Johnson, of Hall, placed in nomination the Hon. J. J. Kimsey of White, as Judge of the Northeastern Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Kimsey were Messrs.—

Beeks, Johnson, Ryals,
Broughton, Lewis, Roberts,
Bush, Long, Story,
Bussey, Little, Sanford,
Boyd, Lumpkin, Sharpe,
Cumming, McMillan, Tatum,
Craigo, Mercer, Wade,
Harris of Third, Monro, Williams of 25th,
Harris of Twelfth, Morton, Mr. President,
Harris of 22d.
Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Brand,</th>
<th>McClure,</th>
<th>Starr,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brown,</td>
<td>Norman,</td>
<td>Upchurche,</td>
</tr>
<tr>
<td>Harrison,</td>
<td>Osborne,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Keen,</td>
<td>Sheppard,</td>
<td>Wilcox,</td>
</tr>
<tr>
<td>McGregor,</td>
<td>Snead,</td>
<td>Williams of 36th.</td>
</tr>
<tr>
<td>McGarity,</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Upon a call of the roll of the House, those voting for

Mr. Kimsey were Messrs—

<table>
<thead>
<tr>
<th>Anderson,</th>
<th>Fussell,</th>
<th>McGough,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atkinson,</td>
<td>Gaines,</td>
<td>McCurdy,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Giles,</td>
<td>McClure,</td>
</tr>
<tr>
<td>Armstrong,</td>
<td>Gibson,</td>
<td>Moore of Clayton,</td>
</tr>
<tr>
<td>Awtrey,</td>
<td>Gray of Houston,</td>
<td>Moore of Heard,</td>
</tr>
<tr>
<td>Bailey,</td>
<td>Gregory,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Battle,</td>
<td>Greer of Macon,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Bennett of Wayne,</td>
<td>Harrison,</td>
<td>Perkins,</td>
</tr>
<tr>
<td>Bell,</td>
<td>Harvey,</td>
<td>Pitman,</td>
</tr>
<tr>
<td>Blalock,</td>
<td>Hill,</td>
<td>Pittard,</td>
</tr>
<tr>
<td>Bloodworth,</td>
<td>Hodges,</td>
<td>Price,</td>
</tr>
<tr>
<td>Boifeuillet,</td>
<td>Hopkins,</td>
<td>Polhill,</td>
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<tr>
<td>Boynton,</td>
<td>Howell,</td>
<td>Rawlings,</td>
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<td>Hodge,</td>
<td>Redding,</td>
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<tr>
<td>Branan,</td>
<td>Houston,</td>
<td>Reece,</td>
</tr>
<tr>
<td>Broyles,</td>
<td>Holland,</td>
<td>Roberts,</td>
</tr>
<tr>
<td>Brown of Washington,</td>
<td>Humphreys,</td>
<td>Rockwell,</td>
</tr>
<tr>
<td>Brown of Pulaski,</td>
<td>Hutcherson,</td>
<td>Sandeford,</td>
</tr>
<tr>
<td>Burwell,</td>
<td>Jarrell,</td>
<td>Shropshire,</td>
</tr>
<tr>
<td>Burch,</td>
<td>Jenkins,</td>
<td>Smith of Clinch,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Johnson of Hall,</td>
<td>Smith of Hancock,</td>
</tr>
<tr>
<td>Caldwell,</td>
<td>Jones of Dougherty,</td>
<td>Tatum,</td>
</tr>
<tr>
<td>Coleman,</td>
<td>Jones of Dodge,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Cook of Decatur,</td>
<td>Latham,</td>
<td>Traylor,</td>
</tr>
<tr>
<td>Cureton,</td>
<td>Lee,</td>
<td>Walker,</td>
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<tr>
<td>Dodson,</td>
<td>Martin,</td>
<td>West,</td>
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<tr>
<td>Doolan,</td>
<td>Mallette,</td>
<td>Wheatley,</td>
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<tr>
<td>Dorough,</td>
<td>Marchman,</td>
<td>Wilkin,</td>
</tr>
<tr>
<td>Farmer,</td>
<td>Meadow,</td>
<td>Williams,</td>
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<tr>
<td>Florence,</td>
<td>Melton,</td>
<td>Willingham,</td>
</tr>
<tr>
<td>Fouché,</td>
<td>Mell,</td>
<td>Worley,</td>
</tr>
<tr>
<td>Fogarty,</td>
<td>Middlebrook,</td>
<td>Wright,</td>
</tr>
<tr>
<td>Ferguson,</td>
<td>McDonald,</td>
<td>Wynne,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>McDaniel,</td>
<td>Mr. Speaker.</td>
</tr>
<tr>
<td>Futrell,</td>
<td>McCurry,</td>
<td></td>
</tr>
</tbody>
</table>
Those not voting were Messrs.—


Upon counting and consolidating the vote, it appeared that the total number of votes cast was 132; necessary to a choice, 67.

The Hon. J. J. Kimsey, having received 132 votes, was declared duly elected Judge of the Northeastern Circuit for the full term, beginning January 1, 1895.

The next business in order being the election of a Solicitor-General for the Northeastern Circuit, Mr. Gaines, of Hall, placed in nomination the Hon. Howard Thompson, as Solicitor-General of the Northeastern Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:
Those voting for Mr. Thompson were Messrs.—

Beeks, Lewis, Roberts,
Bush, Long, Sheppard,
Bussey, Little, Story,
Boyd, Lumpkin, Sanford,
Cumming, McMillan, Starr,
Craig, Mercer, Tatum,
Harris of Third, Monro, Wilson,
Harris of Twelfth, Morton, Williams of 25th,
Harris of 22d, Ryals, Mr. President.

Those not voting were Messrs.—

Broughton, McGregor, Sharpe,
Brand, McClarity, Upchurch,
Brown, McClune, Wilcox,
Harrison, Norman, Wade,
Johnson, Osborne, Williams of 36th.
Keen, Snead,

Upon the call of the roll of the House, those voting for Mr. Thompson were Messrs.—

Anderson, Harrell, Moore of Bulloch,
Atkinson, Harrison, Moore of Clayton,
Arnold, Harvey, Moore of Heard,
Armstrong, Hill, Owen,
Awtrey, Hodges, Parker,
Bailey, Hightower, Peeples,
Battle, Hopkins, Perkins,
Barnes, Howell, Pitman,
Bennett of Wayne, Hodge, Price,
Bell, Houston, Polhill,
Blalock, Holland, Rawlings,
Bloodworth, Humphreys, Redding,
Boifeuillet, Hutcherson, Reece,
Boynton, Hurst, Roberts,
Boyett, Jarrell, Rockwell,
Branan, Jenkins, Sandeford,
Brycles, Johnson of Hall, Shropshire,
Brown of Washington, Johnson of Taliaferro, Screven,
Brown of Pulaski, Jones of Dodge, Shaw,
Brown of Washington, Johnson of Taliaferro, Smith of Clinch,
Burwell, Latham, Smith of Hancock,
Burch, Lee, Smith of Rockdale,
Bush, Law, Smith of Telfair,
Coleman, Martini,
TUESDAY, OCTOBER 30, 1894.

Cook of Decatur,            Mallette,                  Stokes,
Dodson,                     Marchman,                 Tatum,
Doolan,                     Mansfield,                Thompson,
Dorough,                    Meadow,                   Traylor,
Farmer,                     Melton,                   Walker,
Fouché,                     Mell,                     West,
Fogarty,                    Middlebrook,              Wheatley,
Ferguson,                   McDonald,                 Wilkin,
Futrell,                    McElmurry,                Williams,
Gaines,                     McMichael,                Willingham,
Giles,                      McDaniel,                 Worley,
Gibson,                     McCurry,                  Wright,
Gray of Houston,            McGough,                  Wynne,
Gregory,                    McCurdy,                  Mr. Speaker.
Greer of Macon,             McClure,

Those not voting were Messrs.—

Allen,                      Fletcher,                 Montfort,
Baggett,                    Fink,                      Neely,
Bennett of Jackson,         Franklin,                 Newton,
Boyd,                       Fullwood,                 Pittard,
Branch,                     Fussell,                  Pope,
Burnett,                    Gilreath,                 Pool,
Caldwell,                   Gray of Catoosa,           Reagan,
Clements of Montg'm'y       Griffin,                 Salter,
Gray of Paulding,           Greer of Harris,           Sell,
Clement of Milton,          Hall,                      Short,
Collins,                    Henderson,                Spence,
Collier,                    Hogan,                     Spier,
Cook of Fayette,            Holbrook,                 Symons,
Cureton,                    Hudson,                   Summer,
Davison,                    Hughes,                   Vaughn,
Dempsey,                    Jones of Dougherty,       Walden,
Dennard,                    Longley,                  Wilson,
Durham,                     Lovett,                   Wilkinson,
Edenfield,                  Murrah,                   Wren.
Ennis,                      McWhorter,
Florence,

Upon counting and consolidating the vote, it appeared that the total vote cast was 140; necessary to a choice, 71.

The Hon. Howard Thompson, having received 140 votes, was declared duly elected Solicitor-General of the Northeastern Circuit for the full term, beginning January 1, 1895.
The next circuit drawn was the Southwestern Circuit for which a Solicitor-General was to be elected.

The Hon. E. B. Lewis, of the Thirteenth District, placed in nomination the Hon. J. M. Dupree, as Solicitor-General of the Southwestern Circuit.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

<table>
<thead>
<tr>
<th>Senator</th>
<th>Vote</th>
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<tr>
<td>Beeks</td>
<td>Harris 22d,</td>
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<td>Broughton</td>
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<td>Bush</td>
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<td>Bussey</td>
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<td>Boyd</td>
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<td>Cumming</td>
<td>Lumpkin,</td>
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<td>Craig</td>
<td>McMillan,</td>
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<td>Harris of Third</td>
<td>Mercer,</td>
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<td>Harris of Twelfth</td>
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<td>Ryals,</td>
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<td>Tatum,</td>
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<td>Williams of 25th,</td>
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<td>Mr. President.</td>
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Those not voting were Messrs. —

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<tr>
<th>Senator</th>
<th>Vote</th>
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<tbody>
<tr>
<td>Brand</td>
<td>McGarity,</td>
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<td>Brown</td>
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<td>Johnson</td>
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<td>Keen</td>
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<td>Wilcox,</td>
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<td>Wade,</td>
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<td>Williams of 36th.</td>
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Upon the call of the roll of the House, those voting for Mr. Dupree were Messrs. —

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<tr>
<th>Representative</th>
<th>Vote</th>
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<tbody>
<tr>
<td>Anderson</td>
<td>Giles,</td>
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<td>Atkinson</td>
<td>Gibson,</td>
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<td>Arnold</td>
<td>Gray of Houston,</td>
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<td>Armstrong</td>
<td>Gregory,</td>
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<td>Awtrey</td>
<td>Greer of Macon,</td>
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<td>Bailey</td>
<td>Harvey,</td>
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<td>Battle</td>
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<td>Barnes</td>
<td>Hodges,</td>
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<td>Bennett of Wayne</td>
<td>Hightower,</td>
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<td>Bell</td>
<td>Howell,</td>
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<td>Blalock</td>
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<td>Moore of Bulloch,</td>
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<td>Moore of Clayton,</td>
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<td>Moore of Heard,</td>
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<td>Rawlings,</td>
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<td>Bloodworth,</td>
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<td>Bloodenillet,</td>
<td>Hutcherson,</td>
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<td>Boynton,</td>
<td>Hurst,</td>
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<td>Boyett,</td>
<td>Jarrell,</td>
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<td>Branam,</td>
<td>Jenkins,</td>
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<td>Broyles,</td>
<td>Johnson of Hall,</td>
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<td>Brown of Washington,</td>
<td>Jones of Dougherty,</td>
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<td>Brown of Pulaski,</td>
<td>Jones of Dodge,</td>
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<td>Burwell,</td>
<td>Latham,</td>
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<td>Bush,</td>
<td>Lee,</td>
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<td>Caldwell,</td>
<td>Martin,</td>
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<td>Coleman,</td>
<td>Mallette,</td>
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<td>Cook of Decatur,</td>
<td>Marchman,</td>
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<td>Cureton,</td>
<td>Mansfield,</td>
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<td>Dempsey,</td>
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<td>Dodson,</td>
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<td>Doolan,</td>
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<td>Dorrough,</td>
<td>Middlebrook,</td>
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<td>Farmer,</td>
<td>McDonald,</td>
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<td>Florence,</td>
<td>McElmurry,</td>
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<td>Fouché,</td>
<td>McDaniel,</td>
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<td>Fogarty,</td>
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<td>Futrell,</td>
<td>McClure,</td>
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<td>Fussell,</td>
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<td>Gaines,</td>
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Those not voting were Messrs.—

| Allen,          | Gilreath,          | McWhorter,     |
| Baggett,        | Gray of Catoosa,    | Neely,         |
| Bennett of Jackson, | Gray of Paulding,  | Newton,        |
| Boyd,           | Griffin,            | Owen,          |
| Branch,         | Greer of Harris,    | Peeples,       |
| Burnett,        | Hall,               | Pope,          |
| Burch,          | Harrell,            | Pool,          |
| Clements of Montg’ry, | Harrison,    | Reagan,        |
| Clement of Milton, | Henderson,  | Salter,        |
| Collins,        | Hopkins,            | Shropshire,    |
| Collier,        | Hogan,              | Sell,          |
| Cook of Fayette, | Houston,            | Short,         |
| Davison,        | Holbrook,           | Spence,        |
| Dennard,        | Hudson,             | Spier,         |
| Durham,         | Humphreys,          | Stokes,        |
| Edenfield,      | Hughes,             | Symons,        |
| Ennis,          | Johnson of Taliaferro, | Sumner,      |
|                 |                    |                 |
Upon counting and consolidating the vote, it appeared that the total number of votes cast was 134; necessary to a choice, 68.

The Hon. J. M. Dupree, having received 134 votes, was declared duly elected Solicitor-General of the Southwestern Circuit for the full term, beginning January 1, 1895.

Upon motion of Mr. Middlebrook of Newton, the General Assembly proceeded with the election of a Solicitor-General of the Flint Circuit, a vacancy having occurred by the resignation of the Hon. Marcus W Beck.

The Hon. B. S. Willingham placed in nomination the Hon. O. H. B. Bloodworth of Monroe, as Solicitor-General of the Flint Circuit, to fill the vacancy caused by the resignation of the Hon. Marcus W Beck.

There being no other nominations, the roll of the Senate was called, and the result was as follows:

Those voting for Mr. Bloodworth were Messrs.—

Beeks, Harrison, Ryals, Broughton, Johnson, Roberts, Bush, Lewis, Sheppard, Bussey, Little, Story, Boyd, Lumpkin, Sanford, Cumming, McMillan, Sharpe, Craigo, Mercer, Tatum, Harris of Third, Monro, Williams of 25th, Harris of Twelfth, Morton, Mr. President, Harris of 22d,
Those not voting were Messrs.—

Brand,  McClure,  Upchurch,
Brown,  Norman,  Wilson,
Keen,  Osborne,  Wilcox,
Long,  Snead,  Wade,
McGregor,  Starr,  Williams of 36th.
McGarity,

Upon the call of the roll of the House, those voting for Mr. Bloodworth were Messrs.—

Anderson,  Gibson,  Moore of Heard,
Atkinson,  Gray of Houston,  Montfort,
Arnold,  Hall,  Newton,
Armstrong,  Harvey,  Parker,
Bailey,  Hill,  Perkins,
Battle,  Hodges,  Pittman,
Barnes,  Hightower,  Pittard,
Bennett of Wayne,  Hopkins,  Price,
Bell,  Howell,  Pool,
Blalock,  Hogan,  Polhill,
Bloodworth,  Hodge,  Rawlings,
Boifeuillet,  Houston,  Redding,
Boynton,  Holland,  Reece,
Boyett,  Hudson,  Roberts,
Branch,  Humphreys,  Rockwell,
Branan,  Hutcherson,  Sandeford,
Broyles,  Hurst,  Shropshire,
Brown of Washington,  Jarrell,  Screven,
Brown of Pulaski,  Jenkins,  Shaw,
Burwell,  Johnson of Hall,  Spence,
Burch,  Jones of Dougherty,  Smith of Clinch,
Caldwell,  Jones of Dodge,  Smith of Hancock,
Clement of Milton,  Lee,  Smith of Rockdale,
Coleman,  Lovett,  Smith of Telfair,
Cook of Decatur,  Law,  Stokes,
Davison,  Mallette,  Symons,
Dempsey,  Marchman,  Tatum,
Dodson,  Mansfield,  Traylor,
Doolan,  Meadow,  Walker,
Dorough,  Melton,  Wallace,
Edenfield,  Mell,  West,
Farmer,  Murrah,  Wheatley,
Florence,  Middlebrook,  Wilson,
Those not voting were Messrs.—


Upon counting and consolidating the vote, it appeared that the total number of votes cast was 148; necessary to a choice, 75.

The Hon. O. H. B. Bloodworth, having received 148 votes, was declared duly elected Solicitor-General of the Flint Circuit, to fill the unexpired term of the Hon. Marcus W. Beck, resigned.

Upon motion of Mr Cumming of the Eighteenth District, the joint session of the General Assembly was dissolved.

The Senate retiring, the House was called to order by the Speaker.
Mr. Boifeuillet, of Bibb, offered the following resolution, which was read, to wit:

Resolved by the House of Representatives, That the invitation of the Georgia Agricultural Society and Macon Exposition Company, for the House to attend the exposition at Macon, be accepted, and that the House adjourn on Saturday, November 3, and the members go to the exposition in a body on that day.

Mr. Arnold, of Walton, offered an amendment to the resolution by striking out the words Saturday, November 3, and placing in their stead Friday, November 2.

Mr. Doolan, of Chatham, moved that the resolution and amendment be laid on the table. The motion was lost.

Mr. Howell, of Fulton, moved to amend the resolution of Mr. Boifeuillet, so as to leave Atlanta on Friday at 4 o'clock p. m., and that when the House adjourns on Friday, it adjourn to meet Monday next at the usual hour.

The amendment of Mr. Arnold was lost. The amendment of Mr. Howell was lost.

The resolution of Mr. Boifeuillet, of Bibb, was adopted.

Mr. Meadows, of Madison, offered the following resolution, which was read and lost, to wit:

Resolved, That the per diem of the members of the House be deducted for the time the members of the House are in attendance upon the Dixie Fair at Macon.

Mr. Doolan, of Chatham, offered the following resolution, which was read, to wit:

A resolution that the day selected to attend the Macon exposition be not counted as part of the fifty days of this session.
Leave of absence was granted Messrs. Pitman, Walden, and Neely.

Upon motion of Mr. Arnold, of Walton, the House adjourned until 10 o'clock a. m. to-morrow.

ATLANTA, GEORGIA,
Wednesday, October 31, 1894.

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 Chaplain.

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

WEDNESDAY, OCTOBER 31, 1894.

Clements of Montg'm'yJarrell, Smith of Clinch,
Clements of Milton, Jenkins, Smith of Hancock
Coleman, Johnson of Hall, Smith of Rockdale,
Cook of Decatur, Johnson of Taliaferro, Smith of Telfair,
Cook of Fayette, Jones of Dougherty, Spier,
Davison, Jones of Dodge, Stokes,
Dempsey, Lee, Sumner,
Dodson, Lovett, Tatum,
Doolan, Law, Thompson,
Dorough, Martin, Traylor,
Durham, Mallette, Vaughn,
Edenfield, Marchman, Walker,
Ennis, Mansfield, Wallace,
Farmer, Meadow, Walden,
Florence, Melton, West,
Fletcher, Mell, Wilson,
Fouché, Murrah, Wilkin,
Fink, Middlebrook, Williams,
Fogarty, McDonald, Wilkinson,
Ferguson, McElmurry, Willingham,
Franklin, McMichael, Worley,
Futrell, McDaniel, Wright,
Fullwood, McCurry, Wren,
Fussell, McGough, Wynne,
Giles, McCurdy, Mr. Speaker.

Those absent were Messrs.—

Allen, Espy, Peeples,
Bennett of Jackson, Gaines, Perkins,
Burnett, Greer of Harris, Redding,
Collins, Hughes, Reagan,
Collier, Latham, Salter,
Cureton, Longley, Symons,
Dennard, Neely, Wheatley.

The Journal of yesterday's proceedings was then read and approved.

The following resolution was offered by Mr. Ferguson, which was read, to wit:

Resolved, That, inasmuch as the conditions which prompted the creation of the committee as a Special Agricultural Committee do not now exist, said committee be stricken
from the list, so that the agricultural interests of the House may be assigned to one committee, as was done previous to the year 1890.

Upon motion of Mr. Rockwell, the resolution was tabled.

The following resolution, by Mr. Branch of Columbia, was taken up, read, and laid on the table, to wit:

Resolved, That the Treasurer of Georgia is hereby requested to furnish the House of Representatives a statement of the total amount of cash on hand and on deposit in the depositories of the State at the end of each month for the year, commencing October 31, 1893, and ending September 30, 1894.

The following joint resolution was offered by Mr. Doolan of Chatham, as a substitute to his resolution of yesterday, which was read and adopted, to wit:

Resolved by the House, the Senate concurring, That Saturday, November 3, be not counted in the fifty days provided for as time of holding sessions of the General Assembly, and that no per diem be allowed for that day

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

By Mr. Melton of Appling—

A bill to be entitled an act for the relief of Nancy D. Courson.

Referred to Committee on Finance.

By Mr. Awtrey of Cobb—

An act to authorize the Mayor and Commissioners of the town of Acworth, to establish and maintain a system of
public schools for said town, to levy and collect a tax for establishing and maintaining the same, and provide for the payment of said tax to the Board of Education of said town, to authorize the County School Commissioners of Cobb county, to pay over to the said Board of Education, such part of the State school fund as may be their proportionate part, and for other purposes.

Referred to Committee on Education.

By Mr. Branch of Columbia—

A bill to amend the general railroad law.

Referred to Committee on Railroads.

By Mr. Cook of Decatur—

An act to abolish the County Court of Decatur county, to provide for the disposition of the business pending therein, and all of the court papers, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Houston of DeKalb—

A bill to be entitled an act to amend paragraphs 2 and 3 of section 3 of article 6; paragraph 1 of section 11 of article 6 of the Constitution of this State, so as to provide for the election of Judges of the Superior Courts and Solicitors-General by the electors of their respective judicial circuits.

Referred to Committee on General Judiciary.

By Mr. Hightower of Early—

A bill to be entitled an act to repeal an act to amend section 3910d of the Code of Georgia.

Referred to Committee on General Judiciary.
By Mr. Fouche of Floyd—

A bill to be entitled an act to amend section 598 of the Code of 1882, so as to provide for keeping open and in repair fords across fordable streams in this State.

Referred to Committee on Roads and Revenues.

By Mr. Reece of Floyd—

A bill to be entitled an act 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 the payment of the State school fund due such non-resident children as may attend such city school to said city of Rome, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to create a Board of Examiners for boiler and stationary engines.

Referred to Committee on Labor and Labor Statistics.

By Mr. Henderson of Houston—

A bill to be entitled an act to abolish the fees of Solicitors-General, of the several judicial circuits of the State of Georgia, and in lieu thereof, to provide that the Solicitors-generals be paid a fixed salary, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Henderson of Forsyth—

A bill to be entitled an act to amend article 6, section 12 of the Constitution of this State.

Referred to General Judiciary Committee.
By Mr. Williams of Schley—

A bill to fix the time for electing Judges of the Supreme and Superior Courts and Solicitor-General of this State by the General Assembly.

Referred to Committee on Elections.

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 to protect game in Georgia during certain seasons, approved October 16, 1891, so as to more fully protect game in this State, to make said act, as amended, uniform, to prohibit the sale of game in certain seasons, to proscribe a penalty for the violations of this act, and for other purposes, approved December 20, 1893.

Referred to Committee on General Judiciary.

By Mr. Worley of Elbert—

A bill to amend section 4041 of the revised Code of 1882.

Referred to Committee on General Judiciary.

Upon motion of Mr. Hodges of Bibb, the House adjourned until 10 o'clock a.m. to-morrow.
The roll was called, when the following members answered to their names:

Allen, Allen, Giles, Giles, Moore of Bulloch, Moore of Bulloch,
Anderson, Anderson, Gilreath, Gilreath, Moore of Clayton, Moore of Clayton,
Atkinson, Atkinson, Gibson, Gibson, Moore of Heard, Moore of Heard,
Arnold, Arnold, Gray of Houston, Gray of Houston, Montfort, Montfort,
Arnold, Arnold, Gray of Catoosa, Gray of Catoosa, Newton, Newton,
Awtrey, Awtrey, Gregory, Gregory, Owen, Owen,
Bailey, Bailey, Griffin, Griffin, Parker, Parker,
Battle, Battle, Greer of Macon, Greer of Macon, Peeples, Peeples,
Baggett, Baggett, Greer of Harris, Greer of Harris, Perkins, Perkins,
Barnes, Barnes, Hall, Hall, Pittman, Pittman,
Bennett of Wayne, Bennett of Wayne, Harrell, Harrell, Pittard, Pittard,
Bell, Bell, Harrison, Harrison, Pope, Pope,
Blalock, Blalock, Harvey, Harvey, Price, Price,
Bloodworth, Bloodworth, Hill, Hill, Pool, Pool,
Boifeuillet, Boifeuillet, Hodges, Hodges, Polhill, Polhill,
Boynton, Boynton, Henderson, Henderson, Rawlings, Rawlings,
Boyd, Boyd, Hightower, Hightower, Redding, Redding,
Boyett, Boyett, Hopkins, Hopkins, Reagan, Reagan,
Branch, Branch, Howell, Howell, Reece, Reece,
Branan, Branan, Hogan, Hogan, Roberts, Roberts,
Broyles, Broyles, Hodge, Hodge, Rockwell, Rockwell,
Brown of Washington, Brown of Washington, Houston, Houston, Salter, Salter,
Brown of Pulaski, Brown of Pulaski, Holbrook, Holbrook, Sandeford, Sandeford,
Burwell, Burwell, Holland, Holland, Shropshire, Shropshire,
Burnett, Burnett, Hudson, Hudson, Screven, Screven,
Burch, Burch, Humphreys, Humphreys, Sell, Sell,
Bush, Bush, Hutcherson, Hutcherson, Shaw, Shaw,
Caldwell, Caldwell, Hurst, Hurst, Short, Short,
Clements of Montg'ry, Clements of Montg'ry, Jarrell, Jarrell, Spence, Spence,
Clement of Milton, Clement of Milton, Jenkins, Jenkins, Smith of Clinch, Smith of Clinch,
Coleman, Coleman, Johnson of Hall, Johnson of Hall, Smith of Hancock, Smith of Hancock,
Collier, Collier, Johnson of Taliaferro, Johnson of Taliaferro, Smith of Rockdale, Smith of Rockdale,
Cook of Decatur, Cook of Decatur, Jones of Dougherty, Jones of Dougherty, Smith of Telfair, Smith of Telfair,
Cook of Fayette, Cook of Fayette, Jones of Dodge, Jones of Dodge, Spier, Spier,
Cureton, Cureton, Latham, Latham, Stokes, Stokes,
Davison, Davison, Lee, Lee, Symons, Symons,
Dempsey, Dempsey, Lovett, Lovett, Sumner, Sumner,
Dennard, Dennard, Law, Law, Tatum, Tatum,
Dodson, Dodson, Martin, Martin, Thompson, Thompson,
Doolan, Doolan, Mallette, Mallette, Traylor, Traylor,
Dorough, Dorough, Marchman, Marchman, Vaughn, Vaughn,
Durham, Durham, Mansfield, Mansfield, Walker, Walker,
The Journal of yesterday’s proceedings was then read and approved.

Mr. Fogarty, of Richmond, moved to reconsider the resolution of Mr. Doolan of Chatham, which was adopted on yesterday, to wit:

Resolved by the House, the Senate concurring, That Saturday, November 3, be not counted in the fifty days provided for as the time of holding sessions of the General Assembly, and that no per diem be allowed for that day.

The motion prevailed, and the resolution was reconsidered.

Mr. Doolan, of Chatham, moved to refer the resolution to the Attorney-General for a written opinion as to its legality.

Mr. Bush, of Mitchell, offered an amendment to refer the resolution to the Committee on General Judiciary.
The motion as amended was carried, and the resolution was referred to the Committee on General Judiciary.

By unanimous consent, the following resolution was taken from the table, to wit:

Resolved, That the Treasurer of Georgia is hereby requested to furnish the House of Representatives a statement of the total amount of cash on hand and on deposit in the State depositories at the end of each month for the year, commencing October 31, 1893, and ending September 30, 1894, inclusive.

Upon motion of Mr. Bush of Mitchell, the resolution was adopted.

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

Mr. Speaker:

The Senate has concurred in the House resolution that Saturday, November 3, be not counted in the fifty days provided for as the time of holding sessions of the General Assembly, and that no per diem be allowed for that day.

Mr. Fullwood, of Polk, offered the following resolution, which was read, and, upon motion, was referred to the Finance Committee, to wit:

Resolved, That the Speaker appoint a committee of five to report to this body, whether or not the sinking fund of $100,000.00 per year, has been levied and collected as required by the Constitution of 1877.

Also, as to how much of this sinking fund has been applied to the bonded indebtedness, what disposition has been made of amounts not applied to said bonded indebtedness, and what interest is accruing from the same.
Mr. Rockwell, of Chatham, offered the following resolution, which was read, to wit:

Whereas, A joint resolution has been transmitted to the Senate without authority from the House, before the confirmation of the House Journal on said resolution, which resolution reads as follows:

Resolved by the House, the Senate concurring, That Saturday November 3, be not counted in the fifty days provided for, as the time of holding sessions of the General Assembly, and that no per diem be allowed for that day,

Resolved, That the Senate be requested to return to the House said resolution without action by that body.

Upon motion of Mr. Rockwell, the Clerk of the House was instructed to transmit the resolution to the Senate at once.

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

Resolved, That a committee of three be appointed from the Senate and five from the House to devise a method for the relief of the Supreme Court, and to report thereon at this session of the General Assembly.

Upon the part of the House, the Speaker appointed as such committee, Messrs. Hall, chairman, Fouché, Gilreath, Jenkins, and Spence.

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

Mr. Speaker:

The Senate has passed the following joint resolution in which it asks the concurrence of the House, to wit:
That a committee of three be appointed from the Senate and five from the House looking for the relief of the Supreme Court, and to report thereon at this session of the General Assembly.

The committee appointed on the part of the Senate are, Messrs. Cumming, Osborne, and Harris of the Third.

The Speaker announced, and caused to be read, the following standing committees of the House, to wit:

AGRICULTURE.

GENERAL COMMITTEE.

Mr. Brown, of Pulaski, Chairman.

THURSDAY, NOVEMBER 1, 1894. 143

AGRICULTURE.

SPECIAL.

MR. ARMSTRONG, Chairman.

McElmurry, Hurst,
Anderson, Johnson of Taliaferro,
Awtrey, Latham,
Bloodworth, Lovett,
Boyett, Mallette,
Burnett, Marchman,
Coleman, Martin,
Collier, Mansfield,
Cureton, Melton,
Davison, Middlebrook,
Dorough, Moore of Heard,
Florence, Neely,
Fullwood, Newton,
Fussell, Peeples,
Gray of Houston, Price,
Gray of Paulding, Rawlings,
Griffin, Redding,
Hightower, Reece,
Hodge, Smith of Clinch,
Holbrook, Traylor,
Hogan, Wheatley,
Houston, Wilkin,
Hughes, Wilson.

AUDITING.

MR. DODSON, Chairman,

Pittard, Parker,
Cook, Perkins,
Ennis, Sumner,
Latham, Wren,
McCurdy,
BANKS.

Mr. Hodges, Chairman.

Wheatley, Harrell,
Clements of Montgomery, Houston,
Cureton, Hutcherson,
Davis, Martin,
Doolan, Moore of Bulloch,
Durham, McCurry,
Ennis, Neely,
Florence, Parker,
Fouché, Pittman,
Gilreath,

CORPORATIONS.

Mr. Middlebrook, Chairman.

Dempsey, Melton,
Atkinson, McClure,
Branch, Owen,
Burwell, Polhill,
Caldwell, Perkins,
Clement of Milton, Rawlings,
Cook of Decatur, Reece,
Cook of Fayette, Sandeford,
Edenfield, Symons,
Fogarty, Spence,
Ferguson, Walker,
Marchman,

ACADEMY FOR THE BLIND.

Mr. Hurst, Chairman.

Boifeuillet, Hudson,
Burwell, Lovett,
Blalock, Montfort,
Edenfield, Murrah,
Fussell, Rawlings,
Gaines, Smith of Rockdale,
Gray of Paulding, Thompson.

COUNTIES AND COUNTY MATTERS.

MR. WRIGHT, Chairman.
Redding, Moore of Heard,
Bennett of Jackson, McClure,
Brown of Washington, Neely,
Cook of Fayette, Newton,
Durham, Parker,
Florence, Pittard,
Fussell, Smith of Telfair,
Futrell, Sell,
Hudson, Shaw,
Hill, Short,
Martin, Vaughn.
Melton,

EDUCATION.

MR. WEST, Chairman.
Bennett of Wayne, Johnson of Hall,
Awtrey, Law,
Armstrong, Latham,
Boifeuillet, Lee of Walker,
Bush, McDonald,
Espy, Martin,
Farmer, McElmurry,
Gilreath, McDaniel,
Gibson, McWhorter,
Henderson, Pope.
Holland,                        Price.
Hutcherson,                    Spence
Hurst,                         Smith of Hancock,
Hughes,                        Wilkin,
Hodge of Pulaski,              Williams.
Jones of Dougherty,

EXCUSSES OF MEMBERS.

MR. WALKER, Chairman.

William,                        Salter,
Burch,                          Sell,
Gray of Houston,                Spence,
McGough,                        Thompson.
Newton,

ENROLLMENT.

MR. MELL, Chairman.

McMichael,                      Mallette,
Awtrey,                         Moore of Bulloch,
Allen,                          Pope,
Boyd,                          Pool,
Bailey,                        Screven,
Burwell,                       Smith of Rockdale,
Bloodworth,                    Stokes,
Edenfield,                     Shropshire,
Fullwood,                      Wright,
Greer of Macon,                Willingham,
Hightower,                     Wynne.
Longley,

FINANCE.

MR. BOYNTON, Chairman.

Boifeuillet,                    Hodges,
Awtrey,                        Howell,
Barnes,
Boyett,
Brown of Pulaski,
Brown of Washington,
Branan,
Branch,
Burnett,
Caldwell,
Dempsey,
Edenfield,
Fink,
Florence,
Franklin,
Gray of Houston,
Gray of Catoosa,
Greer of Macon,
Gray of Paulding,
Hall,
Harrell,
Hill,
Henderson,
Hogan,

Johnson of Hall,
Lee,
Mallette,
Marchman,
Meadow,
Mell,
McMichael,
Neely,
Owen,
Parker,
Perkins,
Price,
Reagan,
Reece,
Smith of Hancock,
Symons,
Screven,
Tatum,
Wallace,
Wheatley,
Wright,
Wren.

HALLS AND ROOMS.

Mr. Houston, Chairman.

Marchman,
Gray of Catoosa,
Gibson,
Johnson of Taliaferro,

Mell,
McMichael,
Short,
Wilkinson.

JUDICIARY

GENERAL COMMITTEE.

Mr. Jenkins, Chairman.

Fouché,
Arnold,

McDaniel,
McMichael,
JUDICIARY

SPECIAL.

MR. McCURRY, Chairman.

Giles, Pitman,
Bennett of Wayne, Polhill,
Greer of Macon, Redding,
Gray of Paulding, Shropshire,
Hall, Wright,
Johnson of Hall, Williams,
Longley, Walker,
Montfort,
THURSDAY, NOVEMBER 1, 1894.

HYGIENE AND SANITARY AFFAIRS.

Mr. Anderson, Chairman.

Wallace, Montfort,
Atkinson, McCurdy,
Collier, McDonald,
Holbrook, Owen,
Hurst, Salter,
Hughes, Spence.

IMMIGRATION.

Mr. Farmer, Chairman.

Broyles, Middlebrook,
Bennett of Jackson, McGough,
Boyett, Smith of Telfair,
Gibson, Spier,
Murrah, Wheatley.

INTERNAL IMPROVEMENTS.

Mr. Fogarty, Chairman.

Bloodworth, Collins,
Allen, Dorough,
Atkinson, Griffin,
Arnold, Sell,
Boyett, Short,
Blalock, Smith of Clinch.
Burch,

JOURNALS.

Mr. Arnold, Chairman.

Polhill, Roberts,
Caldwell, Symons,
Fink, Salter,
Moore of Heard, Tatum,
Melton, Walker,
Meadow, Wallace.
JOURNAL OF THE HOUSE.

LABOR AND LABOR STATISTICS.
Mr. BRANAN, Chairman.

Doolan, Cureton, Coleman, Fletcher, Newton,

Pool, Pope, Shaw, Wren.

LUNATIC ASYLUM.
Mr. HUMPHREYS, Chairman.

Hopkins, Anderson, Bell, Boyett, Collier, Cook, Doolan, Dorough, Ennis, Fletcher, Greer of Macon, Greer of Harris, Gregory, Hill, Hughes, Hutcherson, Lee, Moore of Clayton, Moore of Heard,


MANUFACTURES.
Mr. BARNES, Chairman.

Howell, Bell, Burch, Collins, Davison,

Franklin, Fussell, Greer of Harris, McElmurry.
**MILITARY AFFAIRS.**

Mr. Bailey, Chairman.

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**MINES AND MINING.**

Mr. Perkins, Chairman.

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**PENSIONS.**

Mr. Gray, of Catoosa, Chairman.

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**PENITENTIARY.**

Mr. Reagan, Chairman.

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PRIVILEGES AND ELECTIONS.

Mr. Harrison, Chairman.

Fouché, Holbrook,
Battle, Longley,
Barnes, Mansfield,
Bush, McDaniel,
Caldwell, Polhill,
Giles, Price,
Gilreath, Rockwell,
Hall, Williams,
Hogan, Wynne.
**Thursday, November 1, 1894.**

### PRIVILEGES OF THE FLOOR.

**Mr. Willingham, Chairman.**

| Jones of Dougherty, | Hightower, |
| Burnett, | Lovett, |
| Branch, | Mallette, |
| Dodson, | Martin, |
| Fletcher, | Spier, |

### PUBLIC LIBRARY,

**Mr. Rockwell, Chairman.**

| Pitman, | Pope, |
| Harvey, | Pool, |
| Hogan, | Reagan, |
| McCurry, | Sandeford. |

### PUBLIC PRINTING.

**Mr. Doolan, Chairman.**

| Boifeuillet, | Branan, |
| Armstrong, | Fogarty, |
| Baggett, | Harvey, |
| Boynton, | Murrah, |
| Blalock, | Wren. |

### PUBLIC PROPERTY

**Mr. Broyles, Chairman,**

| Dempsey, | Dennard, |
| Boodworth, | Espy, |
| Clements of Montgomery, | Fink, |
| Collins, | Futrell, |
| Collier, | Griffin, |
| Cook of Decatur, | Peeples. |
RAILROADS.

Mr. Battle, Chairman.

Howell,  Houston,
Arnold,  Humphreys,
Bailey,  Jenkins,
Barnes,  Johnson of Hall,
Bennett of Wayne,  Lee,
Boifeuillet,  Longley,
Boynton,  Meadow,
Branch,  McCurry,
Branan,  Neely,
Brown of Pulaski,  Peeples,
Coleman,  Pittard,
Dennard,  Rawlings,
Dodson,  Redding,
Fouché,  Rockwell,
Fullwood,  Shropshire,
Gray of Houston,  Walden,
Henderson,  Wilson,
Holland,  Worley,
Hopkins,  

ROADS AND BRIDGES.

Mr. Jones, of Dougherty, Chairman.

Awtrey,  Roberts,
Armstrong,  Smith of Hancock,
Baggett,  Smith of Rockdale,
Burwell,  Spier,
Blalock,  Shaw,
Lovett,  Williams,
Moore of Clayton,
Thursday, November 1, 1894.

RULES.

Mr. W H. Fleming, Speaker, Chairman.

Jenkins, Mell,
Boynton, McCurry,
Branch, West,
Burnett, Reagan.

TEMPERANCE.

Mr. Bush, Chairman.

McDonald, McElmurry,
Edenfield, McGough,
Gray of Houston, Polhill,
Gilreath, Peeples,
Holbrook, Price,
Hughes, Rawlings,
Hurst, Reece,
Lee, Spier,
Moore of Clayton, Worley.
Moore of Heard.

SCHOOL FOR THE DEAF

Mr. Dempsey, Chairman.

Reece, Jarrell,
Boyd, Mansfield,
Dennard, McCurdy,
Ferguson, McElmurry,
Fullwood, McGough,
Gray of Catoosa, Shropshire,
Harvey, Smith of Hancock,
Hodges, Sumner,
Hogan, Vaughn,
Holbrook, West.
Hurst,
By unanimous consent, the following bills were introduced, read for the first time, and appropriately referred:

By Mr. Branch of Columbia—

An act to amend an act entitled an act to carry into effect paragraph 2 of section 2 of article 7 of the Constitution of this State, in reference to the exemption from taxation of certain property therein described, approved December 10, 1878, and to more clearly define what is public property to be exempted thereunder.

Referred to Committee on Corporations.
By Mr. Hutcherson of Cherokee—

An act to transfer the county of Dawson from the Blue Ridge Circuit to the Northeastern Judicial Circuit, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hutcherson of Cherokee—

An act to make competent as a witness for himself the defendant in any criminal case, and the wife of such defendant, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Holland of Cobb—

An act to require vendors and dealers of seeds, for planting purposes, to have year in which seeds were produced stamped or written on package or other receptacle containing the same, to provide suitable penalties for violation of this provision, and for other purposes.

Referred to Committee on General Agriculture.

Mr. Branch, of Columbia, offered the following joint resolution, which was read, and referred to the Committee on Railroads, to wit:

A resolution, whereas article 4, section 2, paragraph 4 of the Constitution of the State, declares—

The General Assembly of this State shall have no power to authorize any corporation to buy shares or stock, in any other corporation in this State or elsewhere, or to make any contract or agreement whatever, with any such corporation, which may have the effect, or be intended to have the effect, to defeat or lessen competition in their respective businesses, or to encourage monopoly, and all such contracts and agreements shall be illegal and void.
Resolved by the General Assembly, That when the Governor is satisfactorily informed that the above recited provisions of the Constitution have been violated, he shall cause the Attorney-General to institute in the Superior Court of the county where the principal office of said corporation, or either of them, is located, suitable proceedings in the name of the State of Georgia, to the end that said contract or agreement shall be cancelled and adjudged to be illegal and void.

Leave of absence was granted Messrs. Neely, Coleman, Gray, McCurry, Polhill, Traylor, Holbrook, Hightower, Bush of Mitchell, Burnett, and Willingham.

Upon motion of Mr. Dempsey of Butts, the House adjourned until 10 o’clock to-morrow.

ATLANTA, GEORGIA,
Friday, November 2, 1894.

The House met pursuant to adjournment at 10 o’clock a. m. this day, and was called to order by the Speaker.

Prayer was offered by the Rev. Mr. Eakes.

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

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<td>Mr. Speaker,</td>
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Those absent were Messrs.—

Baggett, Mallette, Spier,
Burnett, Murrah, Wilson,
Espy, McGough, Wilkin,
Gibson, Neely, Williams,
Gregory, Peeples, Worley.
Greer of Harris,

The Journal of yesterday's proceedings was then read and approved.

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

By Mr. Hopkins of Thomas—

A bill to be entitled an act to amend paragraph 1, of section 12, article 6 of the Constitution of this State.

Referred to General Judiciary Committee.

By Mr. Hopkins of Thomas—

A bill to be entitled an act to incorporate Cubana City, and for other purposes.

Referred to Committee on Corporations.

By Mr. Montfort of Taylor—

A bill to repeal the county court of Taylor county

Referred to Committee on Special Judiciary

By Mr. Fullwood of Polk—

A bill to be entitled an act to regulate the manner of witnessing papers officially, and to prescribe penalty for failure thereof.

Referred to General Judiciary Committee.
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 to prescribe the penalty for failure thereof.

Referred to Committee on General Judiciary.

By Mr. Allen of Pickens—

An act to amend article 7, section 2, paragraph 2 of the Constitution of Georgia, so as to allow for the exemption from taxation of not more than $200 worth of household and kitchen furniture in certain cases.

Referred to Committee on General Judiciary.

By Mr. West of Lowndes—

A bill to be entitled an act to amend an act to incorporate the Merchants' Bank of Valdosta, Ga., approved December 26, 1888, by striking out the word “three” in the third line of section 5, and substituting therefor the word “five,” and by striking out the word “five” in the third line of section 5, and substituting therefor the word “thirteen,” and for other purposes.

Referred to Committee on Banks.

By Mr. Hogan of Lincoln—

A bill to create an income tax and provide for the collecting of the same, and for other purposes.

Referred to Committee on Finance.

By Mr. Walden of Glascock—

A bill to be entitled an act to make life insurance policies subject to taxation, and for other purposes.

Referred to Committee on Finance.
By Mr. Wright of Floyd—

A bill to be entitled an act to amend section 4696(a) of the Code of 1882 by adding the words "and city" after the word "superior" in the first line of said section, and before the word "courts" in the second line of said section, and by adding the words "and counties" after the word "circuits" in the fourth line of said section.

Referred to Committee on Special Judiciary

By Mr. Hall of Coweta—

A bill to be entitled an act to regulate the foreclosure of mortgages on real estate in this State, provide what defences can be made to the same, and prohibit claims at sales under the same, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Awtrey of Cobb—

An act to prescribe rules and regulations for holding elections in the State of Georgia, for counting and consolidating the votes cast in said elections, and for other purposes.

Referred to Committee on Elections.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to make appropriations for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the government, payment of public debt and interest thereon, and for the support of the public institutions and educational interests of the State for each of the fiscal years 1895 and 1896, and for other purposes.

Referred to Committee on Finance.
By Mr. Boynton of Calhoun—

A bill to be entitled an act to levy and collect a tax for the support of the State government and the public institutions; for educational purposes in instructing children in the elementary branches of an English education only; to pay the interest on the public debt and to pay maimed Confederate soldiers and widows of Confederates such amounts as are allowed them by law for each of the fiscal years 1895 and 1896, and to prescribe what persons, professions, and property are liable to taxation; to prescribe the methods of receiving and collecting taxes; to prescribe the method of ascertaining the property of this State subject to taxation; to prescribe additional questions to be propounded to tax-payers, and to provide penalties and forfeitures for non-payment of taxes, and for other purposes.

Referred to Committee on Finance.

By Mr. Fullwood of Polk—

A bill to be entitled an act to appropriate three hundred thousand dollars to the public school fund, and to designate the purposes of the same.

Referred to Committee on Finance.

By Mr. Hughes of Union—

A bill to be entitled an act to release A. F. Wellborn of Union county, as surety on the penal bond of Paley Chastain, now undergoing sentence in chain-gang.

Referred to Committee on Special Judiciary.

By Mr. Moore of Bulloch—

A bill to be entitled an act to make penal the offence of slander or oral defamation, to provide punishment for the same, and for other purposes.

Referred to General Judiciary Committee.
Mr. Pitman, of Troup, moved to take from the table the resolution offered by him to instruct the Representatives and Senators from Georgia, in Congress, to use their influence and cast their ballots for legislation favoring the immediate restoration of silver to its former position as a constitutional money of final payment, and the opening of our mints to the free and unlimited coinage of all silver bullion, etc.

The motion prevailed, and the resolution was taken from the table.

Mr. Barnes, of Richmond, moved to refer the resolution to the Committee on the State of the Republic.

Mr. Middlebrook, of Newton, offered the following amendment to the motion of Mr. Barnes of Richmond, to wit:

That the Committee on the State of the Republic be instructed to take the matter under consideration at once.

Mr. Pitman moved to postpone any action upon the resolution until next Monday.

Mr. Rockwell offered an amendment to postpone any action until Wednesday.

Mr. Hall, of Coweta, moved to indefinitely postpone any action upon the resolution.

Upon the passage of this motion, the ayes and nays were called. The call was sustained, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Arnold, Griffin, McDaniel,
Branan, Hall, McGough,
Broyles, Hodges, Rockwell,
Collier, Holland, Sandeford,
Cook of Decatur, Hurst, Symons,
Those voting in the negative were Messrs.—

Doolan,
Farmer,
Gregory,
Anderson,
Atkinson,
Armstrong,
Bailey,
Battle,
Baggett,
Barnes,
Bennett of Wayne,
Blalock,
Boynton,
Boyd,
Boyett,
Branch,
Brown of Pulaski,
Burwell,
Burch,
Caldwell,
Clement of Milton,
Cook of Fayette,
Dempsey,
Dennard,
Dodson,
Dorough,
Edenfield,
Fletcher,
Fouché,
Fogarty,
Ferguson,
Franklin,
Futrell,
Fullwood,
Fussell,
Gaines,
Latham,
Law,
Mell,
Giles,
Gilreath,
Gray of Houston,
Harvey,
Hill,
Henderson,
Hopkins,
Howell,
Hogan,
Hodge,
Houston,
Humphreys,
Hutcherson,
Jarrell,
Jenkins,
Johnson of Hall,
Johnson of Taliaferro,
Jones of Dodge,
Lee,
Longley,
Lovett,
Martin,
Marchman,
Mansfield,
Meadow,
Melton,
Murrah,
Middlebrook,
McDonald,
McElmurry,
McCurry,
McClure,
McWhorter,
Walker,
West,
Wright.
Moore of Bulloch,
Moore of Clayton,
Moore of Heard,
Montfort,
Owen,
Parker,
Pitman,
Pittard,
Pope,
Price,
Pool,
Polhill,
Reagan,
Reece,
Salter,
Shropshire,
Screven,
Sell,
Shaw,
Short,
Spence,
Smith of Hancock,
Smith of Telfair,
Stokes,
Summer,
Tatum,
Wallace,
Walden,
Wheatley,
Wilkinson,
Wynne,
Vaughn,
Mr. Speaker.

Those not voting were Messrs.—

Allen,
Awtrey,
Bennett of Jackson,
Bell,
Bloodworth,
Fink,
Gibson,
Gray of Catoosa,
Gray of Paulding,
Greer of Macon,
Newton,
Peeples,
Perkins,
Rawlings,
Redding,

So the motion to indefinitely postpone the resolution was lost.

The amendment to make it the special order of the day for Wednesday was lost.

The motion to make it the special order of the day for Monday was lost.

The motion to commit the resolution to the Committee on the State of the Republic was carried.

Mr. Branch, of Columbia, offered the following resolution, which was read, to wit:

*Whereas,* Paragraph 1, section 10 of article 6 of the Constitution provides: There shall be an Attorney-General of this State, who shall be elected by the people, at the same time, for the same term, and in the same manner as the Governor, and paragraph 2 of said section provides: It shall be the duty of the Attorney-General to act as the legal adviser of the Executive Department, to represent the State in the Supreme Court in all capital felonies, and in all civil and criminal cases in any court, when required by the Governor, and to perform such other services as shall be required of him by law; and
WHEREAS, Paragraph 1, section 13, article 6, provides: The Judges of the Supreme Court shall have, out of the Treasury of the State, salaries not to exceed three thousand dollars per annum; the Judges of the Superior Courts shall have salaries not to exceed two thousand dollars per annum; the Attorney-General shall have a salary not to exceed two thousand dollars per annum; and the Solicitors-General shall each have salaries not to exceed two hundred and fifty dollars per annum; but the Attorney-General shall not have any fee or perquisite in any cases arising after the adoption of this Constitution, but the provisions of this section shall not effect the salaries of those now in office; and

WHEREAS, In the case of the State of Georgia against W. S. Beresford, otherwise Lacelles, in which D. B. Hamilton, attorney at law, represented Georgia in the Supreme Court of the United States, and the fee and expenses were paid him by the State; and

WHEREAS, J. M. Terrell, Attorney-General of the State of Georgia, was paid a fee and expenses in said case; and

WHEREAS, In the case of the Columbus Southern Railroad vs. W. A. Wright, Comptroller-General of the State of Georgia, involving the constitutionality of the law known as the Glenn Bill taxing railroads by counties, in which the State was represented by Clifford Anderson, attorney, for which a fee of five thousand ($5,000.00) dollars was paid, or agreed to be paid, to said Anderson; and

WHEREAS, J. M. Terrell, Attorney-General of the State, had not participated in the case in any way whatever; and

WHEREAS, After the case reached the Supreme Court of the United States, said J. M. Terrell was employed and paid a fee and expenses in said case; and

WHEREAS, In other cases in which the State of Georgia was interested fees have been paid Clifford Anderson when holding the office of Attorney-General; therefore, be it
Resolved by the House of Representatives, That J. M. Terrell, Attorney-General, is hereby requested to lay before this body a statement showing the amounts of moneys received by himself and others while holding the office of Attorney-General in excess of two thousand $5,000.00 dollars the constitutional salary of such office, and legal reasons and authority for receiving it; also give dates of payments.

The following communication was read and referred to Committee on General Judiciary, to wit:

A letter requesting the co-operation of this body in opposing future gambling, and requesting representation from the State of Georgia at the anti-option convention, to be held November 20, 1894, in Vicksburg.

Mr. Humphreys, of Brooks, moved to refer the applications for leave of absence to Committee on Rules.

Mr. Doolan, of Chatham, offered an amendment to refer all applications to such committee except those for sickness.

The motion and amendment was lost.

Leave of absence was granted Messrs. Martin, McElmurry, Smith, Brown of Washington, and Worley.

Mr. Jenkins, of Putnam, moved to refer all applications to Committee on Rules. The motion was carried.

Upon motion of Mr. Dempsey of Butts, the House adjourned to meet Monday next at 10 o'clock a.m.
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 Chaplain.

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

Allen, Allen, Gibson, Gibson, McMichael, McMichael,
Anderson, Anderson, Gray of Houston, Gray of Houston, McDaniel, McDaniel,
Atkinson, Atkinson, Gray of Catoosa, Gray of Catoosa, McCurry, McCurry,
Armstrong, Armstrong, Gray of Paulding, Gray of Paulding, McCurdy, McCurdy,
Awtrey, Awtrey, Griffin, Griffin, McClure, McClure,
Bailey, Bailey, Greer of Macon, Greer of Macon, McWhorter, McWhorter,
Battle, Battle, Greer of Harris, Greer of Harris, Newton, Newton,
Baggett, Baggett, Hall, Hall, Owen, Owen,
Bennett of Wayne, Bennett of Wayne, Harvey, Harvey, Peeples, Peeples,
Bell, Bell, Hill, Hill, Perkins, Perkins,
Blalock, Blalock, Hodges, Hodges, Pitman, Pitman,
Bloodworth, Bloodworth, Hopkins, Hopkins, Pittard, Pittard,
Boifeuillet, Boifeuillet, Howell, Howell, Pope, Pope,
Boynton, Boynton, Hogan, Hogan, Price, Price,
Branan, Branan, Hodge, Hodge, Polhill, Polhill,
Broyles, Broyles, Houston, Houston, Redding, Redding,
Brown of Pulaski, Brown of Pulaski, Holland, Holland, Reece, Reece,
Burwell, Burwell, Hudson, Hudson, Roberts, Roberts,
Burnett, Burnett, Humphreys, Humphreys, Salter, Salter,
Burch, Burch, Hutcherson, Hutcherson, Sandeford, Sandeford,
Clements of Montg‘m’y Hughes, Clement of Milton, Hughes, Hurst, Shropshire, Shropshire,
Collier, Collier, Jenkins, Jenkins, Screven, Screven,
Cook of Decatur, Cook of Decatur, Johnson of Taliaferro, Johnson of Taliaferro, Shaw, Shaw,
Cook of Fayette, Cook of Fayette, Jones of Dodge, Jones of Dodge, Spence, Spence,
Davison, Davison, Latham, Latham, Smith of Clinch, Smith of Clinch,
Dempsey, Dempsey, Lee, Lee, Smith of Hancock, Smith of Hancock,
Dennard, Dennard, Longley, Longley, Smith of Rockdale, Smith of Rockdale,
Dodson, Dodson, Lovett, Lovett, Smith of Telfair, Smith of Telfair,
Dorrough, Dorrough, Law, Law, Stokes, Stokes,
Durham, Durham, Martin, Martin, Symons, Symons,
Edenfield, Edenfield, Marchman, Marchman, Tatum, Tatum,
Espy, Espy, Meadow, Meadow, Vaughn, Vaughn,
The Journal of yesterday’s proceedings was then read and approved.

The following message was received from the Governor through Hon. J. W Warren, Secretary of the Executive Department:

Mr Speaker:

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

I have the honor to inform you that Hon. Patrick Walsh, of the county of Richmond, was, on the 2d day of April last, appointed, by my predecessor, Senator of Georgia in the Congress of the United States to succeed the Hon. Alfred H. Colquitt, deceased, until the meeting of the present General Assembly.

W Y Atkinson,
Governor.

Upon the call of the roll by counties, the following bills were introduced, read for the first time, and appropriately referred:

By Mr. Hodges of Bibb—

A bill to be entitled an act providing for the holding of a convention of the people of Georgia for the purpose of revising, amending, altering, and changing the Constitution of the State, and for other purposes.

Referred to Committee on Finance.

By Mr. Hodges of Bibb—

A bill to be entitled an act to authorize the Governor and Treasurer to issue bonds for the purposes of paying off and retiring certain past due bonds of the State, issued by Charles J. McDonald, Governor, and countersigned by I. Crawford, as President of the Board of Commissioners of the Western & Atlantic Railroad; which said past due bonds are more fully identified and described in said act by numbers, date of issue, and maturity.

Referred to Committee on Finance.
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, known as Convention Bonds, issued by Charles J. Jenkins, Governor, which said past due bonds are more fully identified and described in said act by numbers, date of issue, and date of maturity.

Referred to Committee on Finance.

By Mr. Holland of Cobb—

An act to amend section 3893 of the Code of Georgia, in reference to the taking of depositions, so as to make method of taking depositions applicable to counties of ten thousand inhabitants, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. McCurdy of DeKalb—

A bill to amend section 23 of an act entitled an act to amend, revise, and consolidate the common school law of the State of Georgia, and for other purposes, so that the State Board of Education shall prescribe the text-books of reference for the use of the common schools of the State, instead of the County Boards of Education for the counties.

Referred to Committee on Education.

By Mr. Fouché of Floyd—

A bill to be entitled an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, to protect the people from illegal and unqualified practitioners of medicine and surgery, to regulate the issuing and recording of licenses, to prescribe penalties for the violation of this act, and for other purposes.

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

A bill to allow freight-trains to be run on Sunday when loaded with watermelons, fruit, and vegetables.

Referred to the Committee on Railroads.

By Mr. Branan of Fulton—

A bill to amend section 3554 of the Code.

Referred to Committee on Labor and Labor Statistics.

By Mr. Branan of Fulton—

A bill to incorporate the town of Oakland City

Referred to the Committee on Corporations.

By Mr. Broyles of Fulton—

A bill to authorize guarantee or security companies to become securities on the bond of guardians, executors, administrators, and trustees.

Referred to Committee on General Judiciary

By Mr. Greer of Macon—

An act to amend section 3554 of the revised Code of Georgia.

Referred to Committee on General Judiciary.

By Mr. Jenkins of Putnam—

A bill to be entitled an act to provide for the punishment of all felonies under the laws of this State, except the following: treason, insurrection, murder, manslaughter, rape, assault with intent to rape, sodomy, feticide, mayhem, seduction, arson, burning railroad bridges, train wrecking, destroying, injuring, or obstructing railroads, perjury, false swearing, and subornation of perjury, and for other purposes.

Referred to Committee on General Judiciary.
By Mr. Bennett of Wayne—

A bill to be entitled an act to provide for the improvement of the public roads of this State by working upon them persons convicted of crime in the different courts of this State.

Referred to Committee on Penitentiary.

By Mr. Reece of Floyd—

A bill to be entitled an act to prescribe the time when records in civil cases carried to the Supreme Court shall be transmitted; how such cases shall be docketed, and when they shall stand for trial in said Supreme Court.

Referred to Committee on General Judiciary.

By Mr. Houston of DeKalb—

A bill to be entitled an act to establish a penitentiary farm or farms, to appropriate money to pay therefor, and to authorize the employment of State convicts.

Referred to Committee on Penitentiary.

By Mr. Hurst of Walton—

An act to alter and amend the act incorporating the town of Social Circle in the county of Walton, approved March 18, 1869, and an act approved the 27th day of December, 1886, amendatory of said act approved March 18, 1869, so as to provide for a mayor, and define his power; to extend the corporate limits of said town; to provide against fire; to provide for the protection of public property; to abate nuisances, and for other purposes.

Referred to Committee on Corporations.
Mr. Houston, of DeKalb, chairman of the Committee on Halls and Rooms, submitted the following report:

Mr. Speaker:

The Committee on Halls and Rooms beg leave to report that they have assigned to the different standing committees of the House rooms as follows:

- Agriculture—Room No. 21.
- Agriculture, Special—Room No. 21.
- Auditing—Room No. 13.
- Banks—Room No. 22.
- Corporations—Room No. 34.
- Academy for the Blind—Room No. 34.
- Counties and County Matters—Room No. 23.
- Education—Room No. 15.
- Excuses of Members—Room No. 13.
- Enrollment—Room No. 26.
- Finance—Room No. 16.
- Halls and Rooms—Room No. 34.
- Hygiene and Sanitation—Room No. 22.
- Immigration—Room No. 23.
- Internal Improvements—Room No. 23.
- Judiciary—Room No. 31.
- Judiciary, Special Committee—Room No. 33.
- Lunatic Asylum—Room No. 24.
- Military Affairs—Room No. 33.
- Mines and Mining—Room No. 33.
- Penitentiary—Room No. 34.
- Privileges and Elections—Room No. 23.
- Privileges of the Floor—Room No. 22.
- Public Library—Room No. 33.
The resolution offered by Mr. Branch of Columbia, requesting the Attorney-General to report what moneys have come into his hands, exceeding two thousand ($2,000) dollars, his salary, was then taken up, and upon motion, was laid on the table.

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

WHEREAS, There are manifold evils growing out of the multiplicity of elections in the State of Georgia; and

WHEREAS, There is a strong and growing demand in the State of Georgia, for some legislation looking to the consolidation of all elections, so far as possible, on one day, and

WHEREAS, The passage of such legislation involves the consideration of grave legal and constitutional questions: therefore be it

Resolved by the House, the Senate concurring, That a joint committee of five from the House and three from the Senate be appointed to draft such bill as, in the opinion of said committee, will meet the demand for such legislation.

Upon the part of the House, the Speaker appointed as such committee Messrs. Wright, Harrell, Howell, Worley, Traylor.
The following resolution was offered by Mr. Fouche of Floyd, which was read and adopted, to wit:

Resolved, That when the House adjourns to-day, it will adjourn until half past three o'clock to-morrow afternoon.

Mr. McDonald, of Ware, offered the following resolution, which was read, and, upon motion, referred to the Committee on Rules, to wit:

Resolved, That from and after Tuesday next, the regular hour of the meeting of the House shall be 9 o'clock a. m., sun time, and of adjournment shall be at 1 o'clock p. m. sun time, until changed by order of the House.

Mr. Boifengillet, of Bibb, offered the following resolution, which was read, and, upon motion, referred to the Committee on Finance, to wit:

A resolution providing for indexing the Journal of the House of Representatives and Senate for the sessions of 1894 and 1895.

Resolved by the House of Representatives, the Senate concurring, That J. Troup Taylor, of the county of Fulton, be, and he is, hereby authorized to make indexes for the Journals of the House and Senate for the sessions of 1894 and 1895, and that the State Printer is directed to furnish him advance sheets of said journals to facilitate the work of indexing and hasten the publication of said journals.

Resolved further, That the Governor is hereby authorized to draw his warrant on the treasury for one hundred and fifty dollars to compensate said Taylor for the work of indexing the said journals for the year 1894, and a like sum for indexing the journals of 1895.

Resolved further, That the payment for the work specified in each year shall be made after the Governor shall have
received a certificate of the State Printer certifying that the work has been performed.

Mr. Redding, of Pike, offered the following resolution, which was read, to wit:

_Whereas_, There is a universal desire in this State to have a uniform registration law, and quite a number of bills have already been introduced looking to a State registration law;

_Resolved_, That a committee of five be appointed by the House and three from the Senate to report a general registration bill for this State.

The following resolution was offered by Mr. Anderson of Jones, which was read, and tabled for the day, to wit:

Resolution for a State currency

_Resolved_, That the Committee on Finance is hereby instructed to formulate and bring before this House a bill providing for issuing State bank notes of currency to the amount of five hundred thousand dollars, for school and pension purposes, complying with the national law in regard to the 10 _per cent._ tax upon State bank issue, at the same time basing the proposed issue of State currency upon safe, sound principles of protection and final redemption in national currency; _provided_, after a careful investigation on a business basis and a comparison of the 10 _per cent._ national tax (paid only once), with the annual payment of 4 _per cent._ to 6 _per cent._ interest paid upon bonds, such a measure is found to be practicable, and beneficial to the State.

Mr. Armstrong, of Wilkes, presented a memorial requesting the exemption of church property from taxation.
Leave of absence was granted Messrs. Willingham, Perkins, Bloodworth, Jones of Dougherty, Middlebrook, Rockwell, Fogarty, Worley, Davison, Shropshire, and Clement of Milton.

Upon motion of Mr. Bailey of Spalding, the House adjourned to meet at 3:30 to-morrow afternoon.

ATLANTA, GEORGIA,
Tuesday November 6, 1894.

The House met pursuant to adjournment at 3:30 o'clock p. 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:

Allen, Allen, Gilreath, McDaniel,
Anderson, Gibson, McGough,
Atkinson, Gray of Houston, McCurdy,
Armstrong, Gray of Catoosa, McClure,
Atwrey, Gray of Paulding, McWhorter,
Bailey, Greer of Macon, Neely,
Battle, Hall, Newton,
Baggett, Harrison, Owen,
Barnes, Harvey, Parker,
Bennett of Wayne, Hall, Peeples,
Bell, Hodges, Pitman,
Blalock, Hopkins, Pittard,
Bloodworth, Howell, Pope,
Boifeuillet, Hogan, Price,
Boynton, Hodge, Pool,
Boyd, Houston, Polhill,
Boyett, Holbrook, Redding,
Branch, Holland, Reece,
Branan, Hudson, Roberts,
Broyles, Humphreys, Rockwell,
Brown of Pulaski, Hutcherson, Salter,
Burnett, Hughes, Sandeford,
Burch, Hurst, Screven,
Caldwell, Jenkins, Sell,
Clements of Montg'm'y, Johnson of Hall, Shaw,
Collier, Johnson of Taliaferro, Spence,
Cook of Decatur, Jones of Dodge, Smith of Clinch,
Cook of Fayette, Latham, Smith of Hancock
Dempsey, Longley, Smith of Rockdale,
Dennard, Lovett, Smith of Telfair,
Dodson, Law, Spier,
Doolan, Martin, Symons,
Dorough, Mallette, Tatum,
Durham, Marchman, Thompson,
Edenfield, Meadow, Vaughn,
Espy, Melton, Walker,
Farmer, Mell, Wallace,
Florence, Moore of Bulloch, West,
Fletcher, Moore of Clayton, Wheatley.
Fouché, Moore of Heard, Wilkin,
Fink, Montfort, Wilkinson,
Ferguson, Murrah, Wright,
Franklin, Middlebrook, Wren,
Fullwood, McDonald, Wynne,
Fussell, McElmurry, Mr. Speaker.
Giles, McMichael,

Those absent were Messrs.—
Arnold, Gaines, Rawlings,
Bennett of Jackson, Gregory, Reagan,
Brown of Washington, Griffin, Shropshire,
Burwell, Greer of Harris, Short,
Bush, Harrell, Stokes,
Clement of Milton, Henderson, Sumner,
Collins, Hightower, Taylor,
Coleman, Jarrell, Walden,
Cureton, Jones of Dougherty, Wilson,
Davis, Lee, Williams,
Ennis, Mansfield, Willingham,
Fogarty, McCurry, Worley,
Futrell, Perkins,

The Journal of yesterday's proceedings was then read and confirmed.

The following resolution offered by Mr. Branch was taken from the table and read, to wit:
A resolution requesting J. M. Terrell, Attorney-General, to report to the House what moneys he has received in excess of his salary of two thousand ($2,000) dollars, while holding the office of Attorney-General.

Upon motion of Mr. Hodges of Bibb, the resolution was referred to the committee on General Judiciary.

The following joint resolution was taken up, read, and adopted, to wit:

A resolution providing for a committee of five from the House and three from the Senate to report a general registration bill for this State.

By unanimous consent the following bill was introduced, read for the first time, and referred to the Committee on Pensions, to wit:

By Mr. Harrison of Quitman—

A bill to be entitled an act to carry into effect the act amending paragraph 1, section 1 of article 7 of the Constitution of this State, by providing an annual pension to such ex-Confederate soldiers as are, by reason of "age and poverty, infirmity and poverty, or blindness and poverty," unable to provide a living for themselves; to prescribe the conditions upon which payments shall be made and appropriate the necessary fund from which said pensions are to be paid; to fix the time when the pension period shall begin, provide fees for witnessing applications, and to make penal the collection or demanding of other fees by agents or other persons, and for other purposes.

The Speaker appointed the following committee upon the part of the House to report a general registration law for this State, to wit: Messrs. Redding, McDonald, McMichael, Price, and Murrah.
Upon motion of Mr. Redding of Pike, the House proceeded to the election of United States Senator for the short term ending March 4, 1895.

Mr. Barnes, of Richmond, placed in nomination the Hon. Patrick Walsh of the county of Richmond, as United States Senator for the short term.

Mr. Hogan, of Lincoln, placed in nomination the Hon. James K. Hines, of the county of Fulton, for United States Senator for the short term.

Mr. Allen, of Pickens, placed in nomination the Hon. A. E. Buck, of the county of Fulton, for United States Senator for the short term.

No other nominations being made, the House proceeded to ballot *viva voce*.

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

Those voting for Mr. Walsh were Messrs.—

- Anderson
- Atkinson
- Armstrong
- Atwrey
- Bailey
- Battle
- Barnes
- Bennett of Wayne
- Bell
- Blalock
- Bloodworth
- Boifenillet
- Boynton
- Boyett
- Branan
- Broyles
- Brown of Pulaski
- Burch
- Clements of Montg'ry

And

- Gray of Catoosa
- Greer of Macon
- Hall
- Harrison
- Harvey
- Hill
- Hodges
- Hopkins
- Howell
- Hodge
- Houston
- Holland
- Hudson
- Humphreys
- Hughes
- Hurst
- Jenkins
- Johnson of Hall
- Jones of Dodge

McGough,
McCurdy,
McClure,
Neely,
Newton,
Owen,
Parker,
Pitman,
Pittard,
Price,
Polhill,
Redding,
Reece,
Roberts,
Rockwell,
Sandeford,
Screven,
Shaw,
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Those voting for Mr. Hines were Messrs.—

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Those voting for Mr. Buck were Messrs.—

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Those not voting were Messrs.—

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The Speaker announced that the Hon. A. E. Buck had received 3 votes, the Hon. James K. Hines had received 30 votes, and the Hon. Patrick Walsh had received 102 votes, and it was ordered to be so entered on the Journal.

The next business in order being the election of a United States Senator for the long term, beginning March 4, 1895, Mr. Hodges, of Bibb, placed in nomination the Hon. A. O. Bacon of Bibb, for United States Senator, for the long term beginning March 4, 1895.

Mr. Hogan, of Lincoln, placed in nomination the Hon. James K. Hines, of the county of Fulton, for United States Senator, for the long term beginning March 4, 1895.

Mr. McDaniel, of Fannin, placed in nomination the Hon. A. E. Buck, of the county of Fulton, for United States Senator, for the long term beginning March 4, 1895.

There being no other nominations, the House proceeded to ballot **viva voce**.

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

Those voting for Mr. Bacon were **Messrs.**—

| Anderson,   | Gray of Catoosa, | McGough, |
| Atkinson,   | Greer of Macon, | McCurdy, |
| Armstrong,  | Hall,           | McClure, |
| Awtrey,     | Harrison,       | Neely,   |
| Bailey,     | Harvey,         | Newton,  |
| Battle,     | Hill,           | Owen,    |
| Barnes,     | Hodges,         | Parker,  |
| Bennett of Wayne, | Hopkins,  | Pitman,  |
| Bell,       | Howell,         | Pittard, |
| Blalock,    | Hodge,          | Price,   |
| Bloodworth, | Houston,        | Polhill, |
| Boifeuillet,| Holland,        | Redding, |
| Boynton,    | Hudson,         | Reeve,   |
| Boyett,     | Humphreys,      | Roberts, |
Branan, Hughes, Rockwell,
Bryoles, Hurst, Sandeford,
Brown of Pulaski, Jenkins, Screven,
Burch, Johnson of Hall, Shaw,
Clements of Montg'ry, Jones of Dodge, Smith of Clinch,
Cook of Decatur, Latham, Smith of Hancock,
Dennard, Longley, Smith of Rockdale,
Dodson, Mallette, Smith of Telfair,
Doolan, Marchman, Symons,
Dorough, Meadow, Tatum,
Farmer, Melton, Thompson,
Fletcher, Mell, Vaughn,
Fouché, Moore of Bulloch, Walker,
Ferguson, Moore of Clayton, Wallace,
Fussell, Moore of Heard, West,
Gaines, Middlebrook, Wheatley,
Giles, McDonald, Wilkin,
Gibson, McElmurry, Wright,
Gray of Houston, McMichael, Wynne,

Those voting for Mr. Hines were Messrs.—
Baggett, Florence, Murrah,
Boyd, Fink, McWhorter,
Branch, Franklin, Peeples,
Burnett, Gilreath, Pope,
Caldwell, Gray of Paulding, Pool,
Cook of Fayette, Hogan, Salter,
Davison, Holbrook, Sell,
Durham, Johnson of Taliaferro, Spence,
Edenfield, Lovett, Spier,
Espy, Montfort, Wren.

Those voting for Mr. Buck were Messrs.—
Allen, Law, McDaniel.

Those not voting were Messrs.—
Arnold, Gregory, Rawlings,
Bennett of Jackson, Griffin, Reagan,
Brown of Washington, Greer of Harris, Shropshire,
Burwell, Harrell, Short,
Bush, Henderson, Stokes,
Clement of Milton, Hightower, Sumner,
Collins, Hutcherson, Traley,
The Speaker announced that the Hon. A. E. Buck had received 3 votes, the Hon. James K. Hines had received 30 votes, and the Hon. A. O. Bacon had received 102 votes, and it was ordered to be so entered on the Journal.

Leave of absence was granted Messrs. Greer of Harris, and Hall.

Upon motion of Mr. Middlebrook of Newton, the House adjourned to meet at 10 o'clock a. m. to-morrow.

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ATLANTA, GEORGIA,

Wednesday, November 7, 1894.

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 Chaplain.

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

Allen,                     Gray of Houston,       McCurry,
Anderson,                  Gray of Catoosa,       McGough,
Atkinson,                  Gray of Paulding,      McCurdy,
Armstrong,                 Gregory,              McClure,
Awtrey,                    Griffin,              McWhorter,
Bailey,                    Greer of Macon,      Neely,
Battle,                    Hall,                 Newton,
Baggett,                   Harrison,             Owen,
Barnes,                    Harvey,               Parker,
Bennett of Wayne,          Hill,                 Peeples,
Bell,                      Hodges,                      Perkins,
Blalock,                   Henderson,                   Pittard,
Bloodworth,                Hopkins,                   Pope,
Boifeuillet,               Howell,                   Price,
Boynton,                   Hogan,                   Polhill,
Boyd,                      Hodge,                   Redding,
Boyett,                    Houston,                   Reece,
Branch,                    Holbrook,                   Roberts,
Branan,                    Holland,                   Rockwell,
Broyles,                    Hudson,                  Sandeford,
Brown of Washington,       Humphreys,                  Shropshire,
Brown of Pulaski,          Hutcherson,                Screven,
Burwell,                   Hughes,                  Sell,
Burnett,                   Hurst,                   Shaw,
Bush,                      Jarrell,                  Spence,
Caldwell,                  Jenkins,                Smith of Clinch,
Clements of Montg’ry,      Johnson of Hall,        Smith of Hancock,
Cook of Decatur,           Johnson of Taliaferro,    Smith of Rockdale,
Cook of Fayette,           Jones of Dougherty,       Smith of Telfair,
Cureton,                   Jones of Dodge,           Spier,
Davison,                   Latham,                   Stokes,
Dempsey,                   Lee,                       Symons,
Dennard,                   Longley,                   Sumner,
Dodson,                    Lovett,                   Tatum,
Doolan,                    Law,                       Thompson,
Dorrough,                  Martin,                  Traylor,
Durham,                    Mallette,                 Walker,
Edenfield,                 Marchman,                 Wallace,
Ennis,                      Meadow,                  Walden,
Farmer,                      Melton,                  West,
Florence,                  Mell,                       Wheatley,
Fletcher,                   Moore of Bulloch,       Wilson,
Fouché,                    Moore of Clayton,       Wilkin,
Fink,                      Moore of Heard,        Williams,
Ferguson,                  Montfort,                 Wilkinson,
Franklin,                  Murrah,                   Willingham,
Fussell,                   McDonald,                 Worley,
Gaines,                      McElmurry,                Wright,
Giles,                      McMichael,                 Wynne,
Gilreath,                  McDaniel,               Mr. Speaker.

Those absent were Messrs.—

Arnold,                          Fogarty,                      Pitman,
Bennett of Jackson,            Futrell,                      Pool,
The Journal of yesterday’s proceedings was then read and confirmed.

Upon the call of the roll of the counties, the following bills were introduced, read for the first time, and appropriately referred:

By 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.

Referred to Committee on Education.

By Mr. Allen of Pickens—

A bill to provide for election of jury commissioners by direct vote of the people.

Referred to Committee on General Judiciary

By Mr. Gray of Houston—

A bill to be entitled an act, to authorize the running of special fruit, melon and vegetable trains on Sunday, on the railroads in this State, and for other purposes.

Referred to Committee on Railroads.

By Mr. Pope of Haralson—

A bill to be entitled an act, to authorize W W Hardman to peddle without license in this State.

Referred to Committee on Counties and County Matters
By Mr. McClure of Dawson—

A bill to be entitled an act, to change the time of holding the Superior Courts in the county of Dawson.

Referred to Committee on Counties and County Matters.

By Mr. Moore of Clayton—

A bill to be entitled an act to compensate jurors in Justice Courts.

Referred to Committee on General Judiciary.

By Mr. Gray of Catoosa—

A bill to be entitled an act to create a board to be known as the State Memorial Board, to provide for the appointment of the members thereof, and to prescribe the duties of said board.

Referred to Committee on Military Affairs.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act defining newspaper libel, and providing for procedure in action for the same, and prescribing liability in such actions, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Bush of Mitchell—

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

Referred to Committee on General Judiciary.

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 inoxi-
eating liquors for beverage purposes, and to provide for its manufacture and sale, and for other purposes.

Referred to Committee on Temperance.

By Mr. Bush of Mitchell—

A bill to be entitled an act to more clearly define the duties of the Supreme Court Reporter.

Referred to Committee on General Judiciary.

By Mr. Broyles of Fulton—

A bill to provide for the record of escrow deeds and prescribing the effects thereof.

Referred to Committee on General Judiciary.

By Mr. Wright of Floyd—

A bill to be entitled an act to regulate the admission to the bar.

Referred to Committee on General Judiciary.

By Mr. Jones of Dodge—

A bill to be entitled an act to establish a system of public schools for the town of Eastman; to provide for a board of education; to empower the mayor and council of said town to levy and collect a tax for the support and maintenance thereof; to issue bonds for the purpose of raising revenue to build, equip, and maintain first-class high schools and academy buildings in said town; to authorize the county school commissioners of Dodge county, to pay over such part of the State school fund as may be the pro rata share of said town; and for other purposes.

Referred to Committee on General Judiciary.
By Mr. Burnett of Douglas—

A bill to authorize a registration law for the county of Douglas, State of Georgia.

Referred to Committee on Counties and County Matters.

By Mr. McMichael of Muscogee—

A bill to be entitled an act to revise the election laws of this State; to prescribe the manner in which electors shall vote in all elections, whether national, State, county, or municipal, and upon all questions submitted to electors; to provide for the appointment of a superintendent of elections in each county in this State, and for the appointment of managers for such elections; to prescribe their duties, to fix the compensation, to prescribe when electors shall vote, how the ballot shall be prepared and cast, and to punish fraud and crime committed in reference to elections, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Jones of Dougherty—

A bill to be entitled an act to provide for the election of a marshal by the mayor and council of the city of Albany, Ga., defining the duties of said officer, and for other purposes.

Referred to Committee on Corporations.

By Mr. Jones of Dougherty—

A bill to be entitled an act to amend an act entitled an act to amend the charter of the city of Albany; to create a Board of Water Commissioners, defining their powers and duties, and for other purposes, approved November 22, 1892, by making the superintendent elected by said commissioners ex officio sewer inspector, defining his duties in relation thereto, providing for his reports and returns, and
prescribing the mode and manner of disbursements by the
water commissioners, and for other purposes.

Referred to Committee on Corporations.

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 ob­
ligations of indemnity from persons in their employ, or
seeking employment, for the faithful performance of their
duties, from refusing to accept solvent personal or corporate
security resident in this State thereon, and to provide a pen­
alty for such refusal.

Referred to Committee on General Judiciary

By Mr. Parker of Talbot—

A bill to be entitled an act to carry into effect article
6, section 4 and paragraph 6 of the Constitution of Geor­
gia, which provides for an appeal from one jury to
another in the Superior and City Courts.

Referred to Committee on General Judiciary.

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

_Mr. Speaker:

The Senate has passed a joint resolution, in which it asks
the concurrence of the House, to wit:

A resolution that a joint committee of two from the Sen­
ate and five from the House be appointed for the purpose
of investigating the present penitentiary lease system, etc.

The committee appointed on the part of the Senate are
Harris of the Third District, and Boyd of the Thirty-second
District.
The following joint resolution was taken up, read, and referred to the Committee on Penitentiary, to wit:

A resolution providing for a joint committee of two from the Senate and five from the House, to investigate the present penitentiary lease system, etc.

The following resolution offered on yesterday by Mr. Anderson of Jones, was read, and, upon motion, referred to the Committee on Finance, to wit:

A resolution instructing the Committee on Finance to report a bill providing for the issuing of $500,000.00 of State bank notes of currency for school and pension purposes complying with national law, etc.

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

A joint resolution providing for a joint session of the House and Senate, at 12 o'clock noon to-day, November 7, 1894, for the purpose of announcing the result of the votes taken on yesterday for the election of United States Senators for the short and long terms.

Upon motion of Mr. Boynton, the Clerk of the House was instructed to transmit said resolution to the Senate at once.

The following resolution was offered by Mr. Barnes of Richmond, which was read, and tabled for the day:

A resolution calling upon the Secretary of State for reasons for not having published certain information called for by act of October 12, 1885.

Mr. Greer, of Macon, offered a memorial for the exemption of church property from taxation, which was referred to the Committee on General Judiciary.
Upon motion of Mr. Humphreys of Brooks, Mr. Fletcher, of Irwin, was added to the Committee on Penitentiary.

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

Mr. Speaker:

The Senate has concurred in the House resolution to meet the House in joint session at 12 o'clock noon to-day, November 7, 1894, for the purpose of announcing the result of the votes taken on yesterday for the election of United States Senators, and for such other purposes as are specified in said act of Congress.

Upon motion of Mr. Hurst of Walton, the House took a recess until ten minutes to 12 o'clock.

The House was called to order at ten minutes to 12 o'clock by the Speaker.

The following communication was received from his Excellency, the Governor, which was referred to the Committee on Elections, to wit:

A notice regarding the contest for a seat in the House of Representatives from the county of Harris.

The hour of 12 o'clock m. having arrived, the time fixed for convening the joint session, the Senate appeared upon the floor of the House of Representatives, and the joint session assembled for the purpose of announcing the result of the votes taken on yesterday, for the election of United States Senators, was called to order by the President of the Senate.

The Secretary of the Senate then read the statute regulating the elections of the United States Senators, also the resolution convening the joint assembly.
The Journal of the Senate was then read showing that the vote for United States Senator for the unexpired term of Hon. A. H. Colquitt, deceased, ending March 4, 1895, was as follows; Hon. Patrick Walsh, of the county of Richmond, had received 30 votes; Hon. James K. Hines, of the county of Fulton, had received 7 votes.

The Journal of the House was then read showing that the vote for United States Senator for the unexpired term of Hon. A. H. Colquitt, deceased, was as follows; Hon. Patrick Walsh, of Richmond, had received 102 votes; Hon. James K. Hines, of Fulton, had received 30 votes, and Hon. A. E. Buck, of Fulton, had received 3 votes.

Upon consolidating the vote, it appeared that the Hon. Patrick Walsh, of Richmond, had received a majority of all the votes cast in both Houses, the same being a majority of all members-elect of both Houses, and the President of the Senate declared that the Hon. Patrick Walsh was duly elected United States Senator for the unexpired term of Hon. A. H. Colquitt, deceased, ending March 4, 1895.

The Journal of the Senate was then read, showing that the vote for United States Senator for the full term of six years, beginning March 4, 1895, was as follows:

Hon. A. O. Bacon had received 30 votes.

Hon. James K. Hines had received 7 votes.

The Journal of the House was then read, showing that the vote for United States Senator for the full term of six years, beginning March 4, 1895, was as follows:

Hon. A. O. Bacon, of Bibb, had received 102 votes.

Hon. James K. Hines, of Fulton, had received 30 votes.

Hon. A. E. Buck had received 3 votes.
Upon consolidating the vote, it appeared that the Hon. A. O. Bacon had received a majority of all the votes cast in both Houses, the same being a majority of all members-elect of both Houses, and the President of the Senate declared the Hon. A. O. Bacon, of the county of Bibb, duly elected United States Senator for the full term of six years, beginning March 4, 1895.

Upon motion of Senator Harris of the Twenty-second District, the joint session was dissolved.

The Senate retiring, the House was called to order by the Speaker.

Leave of absence was granted to Messrs. Hurst, Traylor, Doolan, Peeples, Espy, and Collier.

Upon motion of Mr. Rockwell, of Chatham, the House adjourned until 10 o'clock a.m. to-morrow.
THURSDAY, NOVEMBER 8, 1894.

THURSDAY, NOVEMBER 8, 1894.

Bennett of Wayne, Harrell, Pope,
Bell, Harrison, Price,
Blalock, Harvey, Pool,
Bloodworth, Hill, Polhill,
Boifeuillet, Hodges, Rawlings,
Boynton, Henderson, Redding,
Boyd, Hightower, Reece,
Boyett, Hopkins, Roberts,
Branch, Howel', Rockwell,
Branan, Hogan, Salter,
Broyles, Hodge, Sandeford,
Brown of Washington, Houston, Shropshire,
Brown of Pulaski, Holbrook, Screven,
Burwell, Holland, Sell,
Burnett, Hudson, Shaw,
Bush, Humphryes, Short,
Caldwell, Hutcherson, Spence,
Clements of Montg'ry, Hughes, Smith of Clinch,
Clement of Milton, Jarrell, Smith of Hancock,
Coleman, Jenkins, Smith of Rockdale,
Cook of Decatur, Johnson of Hall, Smith of Telfair,
Cook of Fayette, Johnson of Taliaferro, Spier,
Cureton, Jones of Dougherty, Stokes,
Davison, Latham, Symons,
Dempsey, Lee, Sumner,
Dennard, Longley, Tatum,
Dodson, Law, Thompson,
Dorough, Martin, Traylor,
Durham, Mallette, Vaughn,
Edenfield, Marchman, Walker,
Ennis, Mansfield, Wallace,
Farmer, Meadow, Walden,
Florence, Mell, West,
Fletcher, Moore of Clayton, Wheatley,
Fouché, Moore of Heard, Wilson,
Fink, Montfort, Wilkin,
Fogarty, Murrah, Williams,
Ferguson, McDonald, Wilkinson,
Franklin, McElmurry, Willingham,
Futrell, McMichael, Worley,
Fullwood, McDaniel, Wright,
Fussell, McCurry, Wren,
Gaines, McGough, Wynne,
Giles, McCurdy, Mr. Speaker,
Gilreath, McClure,
Those absent were Messrs.—

Baggett, Doolan, Melton,
Bennett of Jackson, Espy, Moore of Bulloch,
Burch, Hurst, Middlebrook,
Collins, Jones of Dodge, Reagan.
Collier, Lovett,

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

The Journal was then read and confirmed.

Mr. Bush, of Mitchell, offered the following resolution, which was read and adopted, to wit:

A resolution providing for a return of all bills of a local character heretofore referred to General Judiciary Committee, and that the same be referred to the Special Judiciary Committee.

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

By Mr. Rockwell of Chatham—

A bill to be entitled an act to fix the time for holding the election for city officers by the Mayor and Council of the city of Savannah, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Branch of Columbia—

A bill to fix the salaries of the Railroad Commissioner.

Referred to Finance Committee.

By Mr. West of Lowndes—

A bill to be entitled an act to amend an act to systematize the finances and increase the efficiency of the common
schools by providing for direct payments into the State treasury of all money belonging to the common school fund, and the use of the same for common school purposes only; for quarterly appointments and disbursements of the common school fund; for quarterly payment of teachers; for making the school year coincident with the fiscal year, and for other purposes, approved December 21, 1893, so that public schools may be operated between January 1 and July 1 of any calendar year, and for other purposes.

Referred to Committee on Education.

By Mr. Hodges of Bibb—

A bill to be entitled an act to provide compensation to defendants in ejectment suits in certain cases where a judgment of eviction has been rendered against the defendant, wherein the defendant, or those under whom he claimed title, had permanently improved the value of the property in controversy, and wherein the defendant, or those under whom he claimed, at the time of such improvement, held said property under an apparently good legal or equitable title, plain and connected upon the records of a public office, or public offices, or under purchase at a regular sale made by an executor, administrator, guardian, or other person by order of court, and wherein the defendant believed the title which he held or purchased to the land thus improved to be a good and valid title, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Greer of Macon—

A bill to be entitled an act to allow and authorize county judges to hold court in other counties than those of their residence.

Referred to Committee on Special Judiciary.
By Mr. Jones of Dougherty—

A bill to be entitled an act to provide for the payment by the county of Dougherty, to the officers of court in Dougherty county, of costs of prosecution in all cases where convicts work on the chain-gang of said county.

Referred to Committee on Special Judiciary.

By Mr. Parker of Talbot—

A bill to be entitled an act to amend sections 4052 and 4058 of the Code of Georgia as to the mode of obtaining certiorari from Justice and other inferior courts.

Referred to Committee on General Judiciary.

By Mr. Rawlings of Washington—

A bill to be entitled an act to amend section 1319 of the Code of 1882.

Referred to Committee on General Judiciary.

By Mr. Holland of Cobb—

A bill to be entitled an act to protect free labor; regulate the introduction and sale of convict-made goods in the State of Georgia; to require goods, wares, and merchandise made by convict labor to be stamped, branded, or labeled; to require all dealers in such goods to give bond and be licensed; to provide penalties for the violation, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Pitman of Troup—

A bill to provide for the consolidation of elections.

Referred to Special Joint Committee on Consolidation.
The following messages were received from the Senate through Mr. Clifton, its Secretary:

*Mr. Speaker:*

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

A resolution providing for a joint committee on registration. The committee on part of the Senate are, Messrs. Cumming, Bussey, and McGregor.

Also, a resolution looking to the consolidation of all elections. The committee on the part of the Senate are, Messrs. Harris of the Twenty-second District, Wade, and Snead.

The following resolution, offered by Mr. Barnes of Richmond, was taken from the table, read, and adopted, to wit:

A resolution calling upon the Secretary of State for reasons for not having published certain information called for by act of October 12, 1885.

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

A resolution granting leave of absence to the members of the Committee on Penitentiary, Lunatic Asylum, Academy for the Blind, and School for the Deaf, for Friday and Saturday, November 9th, and 10th, and that when the House adjourns to-day, it shall stand adjourned until Monday next, November 12th, at 10 o'clock a. m.

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

*Mr. Speaker:*

The General Judiciary Committee have had under con-
sideration the following bills, which I am instructed to re-
port to the House, that the same do pass as amended, to wit:

A bill to amend section 1864 of the Code of Georgia, so
as to allow the Judges of the Superior Courts of this State
to confine in the lunatic asylum or county jail insane per-
sons and persons *non compos mentis*, whenever the Ordinary
of the county is absent from the county, and for other pur-
poses.

The committee have also had under consideration a bill
to amend paragraph 1, section 2 of article 4 of the Consti-
tution of this State, which the committee recommend be re-
committed to the special committee on the relief of the
Supreme Court.

Respectfully submitted.

H. A. JENKINS, Chairman.

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

_Mr. Speaker:_

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

_House Bill No. 53_, to be entitled an act to make life in-
surance policies subject to taxation, and for other purposes,
and instruct me to report the same back, with the recom-
mandation that it do not pass.

Respectfully submitted.

J. L. BOYNTON, Chairman.

The following bill was taken up and read for the second
time, to wit:

By Mr. Walden of Glascock—

A bill to be entitled an act to make life insurance poli-
cies subject to taxation, and for other purposes.
The adverse report of the committee agreed to, and the bill was lost.

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

Mr. Speaker:

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

A bill to amend section 2041 of the Code of 1882, and for other purposes.

Also, a bill to amend section 1624 of the Code of Georgia, regulating the time when fish may be taken in the waters of this State, and for other purposes.

Also, a bill to change the time of holding spring term of Dooly Superior Court.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. McCurry, of Hart, moved to suspend the rules of the House for the purpose of reconsidering resolution to adjourn over until Monday, November 12th.

Upon the passage of this motion, the yeas and nays were called, which call was not sustained. The motion was lost.

Upon motion of Mr. Redding of Pike, the following gentlemen were added to the Committee on Penitentiary, to wit:

Messrs. Williams, Davison, Meadow, Bennett of Wayne, and Burwell.

Upon motion of Mr. Humphryes of Brooks, the following gentlemen were added to the Committee on Lunatic Asylum, to wit: Messrs. Burwell, Wilkin, Gibson, Boyd of McDuffie, and McDaniel of Fannin.
Upon motion of Mr. Dempsey of Butts, Mr. Smith, of Telfair, was added to the Committee on School for the Deaf.

Leave of absence was granted Messrs McDonald, Hudson, Harvey, Parker, Sandeford, Armstrong, Baggett, Dennard, and Jarrell.

Upon motion of Mr. Johnson of Hall, the House adjourned until Monday next at 10 o'clock a.m.

Atlanta, Georgia,
Monday, November 12, 1894.

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 Hon. Mr. Moore of Heard.

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


Those absent were Messrs.—

Allen, Armstrong, Bennett of Jackson, Bell, Burch, Collier, Cook of Decatur, Dempsey, Dennard, Farmer, Fogarty, Franklin, Greer of Macon, Greer of Harris, Hall, Hudson, Humphryes, Hurst, Johnson of Taliaferro, Longley, Melton, Moore of Bulloch, McDonald, McClure, Neely, Parker, Peeples, Perkins, Pitman, Price, Pool, Sandeford, Shropshire, Sell, Smith of Clinch, Spier, Sumner, Thompson, Wheatley, Worley.

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

The Journal 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 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 be entitled an act to repeal an act to amend section 3910d of the Code of Georgia.

Also, I am instructed to report back to the House the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to amend section 4041 of the revised Code of 1882. 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 they do pass, to wit:

A bill to be entitled an act to fix the time for holding the election for city officers by the Mayor and Council of the city of Savannah, and for other purposes.

Also, a bill to be entitled an act to repeal an act approved September 4, 1882, entitled an act to provide for the appointment of a county judge for the county of Mitchell, and make applicable to said county, the law contained in
chapter 12, title 5, part 1 of the Code of 1882, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

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

Mr. Speaker:

The Committee on Education have had under consideration House Resolution No. 5 to appoint a committee to confer with the State School Commissioner, to ascertain the most available method or course to pursue, that the gap in the free school system may be filled, which it instructs me to report back, with recommendation that the same do pass.

Respectfully submitted.

W. S. West, Chairman.

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

Mr. Speaker:

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

That a committee of two from the Senate and five from the House be appointed to investigate the date of expiration of the present lease of the State convicts, and to report thereon as early as practicable.

The committee on the part of Senate are, Messrs. Sanford and Monro.

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

Mr. Speaker:

The Senate has passed the following joint resolution, in which it asks the concurrence of the House, to wit:
That a joint committee, consisting of two from the Senate and three from the House, be appointed, who shall confer with the State Board of Education and to report to this General Assembly some method by which the public schools of this State may be run for the six months commencing January 1, 1895, to the 1st of July, 1895, and for the payment of the teachers thereof.

The committee appointed on the part of the Senate are, Messrs. Beeks and Monroe.

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

Mr. Speaker:

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

That a joint committee of two from the Senate and three from the House be appointed to investigate the physical and financial condition of the Northeastern Railroad, and to report their investigations by bill or otherwise to this General Assembly.

The committee appointed on the part of the Senate are, Messrs. Lewis and Harris of the 22d.

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

By Mr. McCurdy of DeKalb—

A bill to be entitled an act to alter and amend section 4696(b) of the Code of 1882, reducing the per diem of stenographic reporters, and fixing their compensation for transcribing stenographic notes into ordinary hand or typewriting.

Referred to Committee on Finance.
By Mr. Houston of DeKalb—

A bill to be entitled an act to prohibit street-car companies from running open cars between the 15th day of October of each year and the 1st day of May next thereafter.

Referred to Committee on Railroads.

By Mr. Houston of DeKalb—

A bill to be entitled an act to require electric car railroad companies to provide suitable glass fronts to all cars operated by such companies between the 15th day of October of each year and the 1st day of May next thereafter, for the protection of motormen.

Referred to Committee on Railroads.

By Mr. Jones of Dougherty—

A bill to be entitled an act to prohibit muscle, ventre, and any other dances of similar character in this State, to prescribe the penalty for a violation of this act, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Broyles of Fulton—

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

Referred to Committee on Corporations.

By Mr. Symons of Glynn—

A bill to be entitled an act to amend section 4527 of the Code, in reference to carrying concealed weapons, by changing the penalty prescribed therein.

Referred to Committee on General Judiciary.
By Mr. Symons of Glynn—
A bill to be entitled an act to repeal section 1504 of the Code, which provides for the appointment of Commissioners of Pilotage, and to provide a new method of appointment and term of office.
Referred to Committee on General Judiciary

By Mr. West of Lowndes—
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 to be used in all the common schools of this State, to organize a book commission to carry into effect the provisions of this act, and for other purposes.
Referred to Committee on Education.

By Mr. Willingham of Monroe—
A bill to be entitled an act to regulate elections in the State of Georgia, to provide penalties for violations of the said law, and for other purposes.
Referred to the Committee on General Judiciary

By Mr. Bailey of Spalding—
A bill to be entitled an act to further carry into effect paragraphs 1, 2, and 3 of section 1 of article 9 of the Constitution of the State of Georgia, to provide for the better organizing, officering, arming, equipping, etc., the militia of this State.
Referred to the Committee on Military Affairs.

By Mr. Wynne of Wilkes—
A bill to be entitled an act to repeal the insolvent trader’s law
Referred to the Committee on General Judiciary
By Mr. Wynne of Wilkes—

A bill to be entitled an act to alter and amend section 3452 of the Code of 1882, regulating the filing of pleas, etc.

Referred to the Committee on General Judiciary.

By Mr. Wynne of Wilkes—

A bill to be entitled an act to repeal section 3458 of the Code of 1882, which provides that the plea of general issue shall be considered as filed in all cases answered to at first term.

Referred to Committee on General Judiciary.

By Mr. Reece of Floyd—

A bill to be entitled an act to amend an act approved September 27, 1883, entitled an act to establish a City Court in the county of Floyd.

Referred to Committee on Special Judiciary.

By Mr. Arnold of Walton—

A bill to be entitled an act to appropriate two hundred thousand dollars to the common schools of the State of Georgia.

Referred to Committee on Finance.

By Mr. Murrah of Carroll—

A bill to be entitled an act to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues for the county of Carroll.

Referred to Committee on Counties and County Matters.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to authorize municipal corporations to grant financial aid to public libraries, and for other purposes.

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

A bill to be entitled an act to authorize the trustees of the Georgia School for the Deaf to purchase suitable equipment for the industrial and mechanical building of the school, to make appropriation therefor, and for other purposes.

Referred to Committee on Finance.

By Mr. Gray of Houston—

A bill to be entitled an act to authorize the Comptroller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases, and for other purposes.

Referred to Committee on Finance.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to appropriate twelve thousand dollars to the Georgia School for the Deaf and for the Girls' Industrial department, and also for building a bathhouse for the boys, and for other purposes.

Referred to Committee on Finance.

By Mr. Boifeuillet of Bibb—

A bill to be entitled an act to appropriate the sum of fifteen hundred dollars to the Georgia School for the Deaf, to make certain repairs for the school building, etc.

Referred to Committee on Finance.

By Mr. McCurry of Hart—

A bill to be entitled an act to appropriate the sum of five hundred dollars, or so much thereof as may be necessary, to pay pensions for 1894 to all maimed Confederate soldiers, etc.

Referred to Committee on Finance.
The following bills were read the second time, to wit:

By Mr. Doolan of Chatham—
A bill to amend section 2041 of the Code of 1882, and for other purposes.

By Mr. Rockwell of Chatham—
A bill to be entitled an act to amend section 1624 of the Code of Georgia, so as to regulate the time when fish may be caught in the waters of this State, etc.

By Mr. Rockwell of Chatham—
A bill to be entitled an act to amend section 1864 of the Code of Georgia.

By Mr. Dorrough of Dooly—
A bill to be entitled an act to change the time of holding the Spring term of Dooly Superior Court, etc.

By Mr Bush of Mitchell—
A bill to be entitled an act to provide for the appointment of a County Judge for the county of Mitchell, etc.

By Mr. Rockwell of Chatham—
A bill to be entitled an act to fix the time for the election of officers by the Mayor and Council of the city of Savannah.

By Mr Worley of Elbert—
A bill to be entitled an act to amend section 4041 of the revised Code of 1882.

The following bill, introduced by Mr. Hightower of Early, was read the second time, to wit:
A bill to be entitled an act to amend section 3910d of the Code of Georgia.

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

Mr. McCurry, of Hart, offered the following joint resolution, to wit:

A resolution that a committee of eight from the House and four from the Senate be appointed to attend the next commencement exercises of the University of Georgia.

Mr. Bennett, of Wayne, submitted the following substitute, to wit: That the committee be appointed to visit the University of Georgia at an early date, to examine the class-rooms, and see what is needed in the way of classroom furniture, and report to the General Assembly.

Upon motion of Mr. Howell of Fulton, the resolution and substitute was referred to the Committee on Education.

The following joint resolution was offered by Mr. Mell of Clark, to wit: That the Chancellor of the University be invited to address the General Assembly on Friday, November 16th, at 12 o'clock m., and that the House and Senate meet in joint session at that hour.

Mr. Rockwell, of Chatham, offered an amendment to strike out the hour 12 o'clock and place in its stead 8 p.m., which amendment prevailed.

The motion as amended was carried.

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

That a committee of two from the Senate and five from the House be appointed to investigate the date of expiration of the present lease of the State convicts, and to report the result of their investigations as early as practicable.
Upon the part of the House the Speaker appointed as such committee, Messrs. Middlebrook, Reagan, and Hall.

The following Senate resolution was taken up, read, and, upon motion, referred to the Committee on Education, to wit:

That a committee of two from the Senate and three from the House be appointed to confer with the State Board of Education, and report to the General Assembly some method by which the public schools of this State may be run for the six months commencing January 1, 1895, to the 1st of July, 1895, and for the payment of the teachers thereof.

The following Senate resolution was taken up, read, and, upon motion, was referred to the Committee on Railroads, to wit:

That a joint committee of two from the Senate and three from the House be appointed to investigate the physical and financial condition of the Northeastern Railroad, and to report the same to the General Assembly.

The following resolution, offered by Mr. Middlebrook, of Newton, was taken up, read, and, upon motion, referred to the Committee on Railroads, to wit:

A resolution to encourage the building of a railroad to South America.

The following communication from the Hon. Allen D. Candler, Secretary of State, was then read, to wit:

A communication containing the reasons why he had not complied with the act of the General Assembly, approved October 12, 1885, concerning information of record in his office.
Upon motion of Mr. Barnes of Richmond, the communication, together with the resolution calling for the same, was referred to the Committee on Finance.

Leave of absence was granted to Messrs. Humphries and Greer of Harris, on account of sickness, and to Messrs. Neely and Montfort, Wheatley, Clements of Montgomery, Worley, and Cook of Decatur, on account of important business.

Upon motion of Mr. Battle of Muscogee, the House adjourned until 10 o’clock a. m. to-morrow.

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**ATLANTA, GEORGIA,**

Tuesday, November 13, 1894.

The House met pursuant to adjournment at 10 o’clock a. m. this day, and was called to order by the Speaker, and opened with prayer by the Chaplain.

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

- Anderson
- Atkinson
- Arnold
- Atwrey
- Bailey
- Battle
- Baggett
- Barnes
- Bennett of Wayne
- Bennett of Jackson
- Bell
- Blalock
- Bloodworth
- Boifeuillet
- Boynton
- Boyd
- Boyett
- Gibson
- Gray of Houston
- Gray of Catoosa
- Gray of Paulding
- Griffin
- Greer of Macon
- Greer of Harris
- Hall
- Harrison
- Harvey
- Hill
- Hodges
- Henderson
- Hightower
- Hopkins
- Howell
- Hogan
- Moore of Clayton
- Moore of Heard
- Montfort
- Newton
- Owen
- Peeples
- Perkins
- Pitman
- Pittard
- Pope
- Polhill
- Rawlings
- Redding
- Reagan
- Reece
- Roberts
- Rockwell
Those absent were Messrs.—

Allen,       Ennis,       McClure,  
Armstrong,   Fullwood,    Neely,  
Branan,      Gregory,    Parker,  
Clements of Montg'ry,  Harrell,  Price,  
Collins,     Hudson,     Pool,  
Collier,     Humphries,  Short,  
Cook of Decatur,  Hutcherson,  Wheatley,  
Dennard,     Johnson of Taliaferro,  Williams.  
Doolan,      Melton,  

Fouché,      Middlebrook,  
Fink,        McDonald,  Wilkin,  
Fogarty,     McElmurry,  Wilkinson,  
Ferguson,    McMichael,  Willingham,  
Franklin,    McDaniel,  Worley,  
Futrell,     McCurry,  Wright,  
Fussell,     McGough,  Wren,  
Gaines,      McCurdy,  Wynne,  
Giles,       McWhorter,  
Gilreath,    Moore of Bulloch,  

Branch,       Hodge,      Salter,  
Broyles,      Houston,    Sandford,  
Brown of Washington, Holbrook,  Shropshire,  
Brown of Pulaski,  Holland,  Screven,  
Burwell,      Hughes,  Sell,  
Burnett,      Hurst,  Shaw,  
Burch,        Jarrell,  Spence,  
Bush,         Jenkins,  
Caldwell,     Johnson of Hall,  Smith of Clinch,  
Clement of Milton,  Jones of Dougherty,  Smith of Hancock,  
Coleman,      Jones of Dodge,  Smith of Rockdale,  Smith of Telfair,  
Cook of Fayette,  Latham,  Spier,  
Cureton,      Lee,  Stokes,  
Davison,      Longley,  Symons,  
Dempsey,      Lovett,  Sumner,  
Dodson,       Law,  Tatum,  
Dorrough,     Martin,  Thompson,  
Drough,       Mallette,  Traylor,  
Edenfield,    Marchman,  Vaughn,  
Espy,         Mansfield,  Walker,  
Farmer,       Meadow,  Wallace,  
Florence,     Mell,  Walden,  
Fletcher,     Murrah,  West,  
Fousché,      Middlebrook,  Wilson,  
Fink,         McDonald,  Wilkin,  
Fogarty,      McElmurry,  Wilkinson,  
Ferguson,     McMichael,  Willingham,  
Franklin,     McDaniel,  Worley,  
Futrell,      McCurry,  Wright,  
Fussell,      McGough,  Wren,  
Gaines,       McCurdy,  Wynne,  
Giles,        McWhorter,  
Gilreath,     Moore of Bulloch,  

Mr. Speaker.
Mr. Arnold, chairman of the Committee on Journals, reported that the journal of yesterday's proceedings had been examined and approved.

The Journal was then read and approved.

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

Mr. Speaker:

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

A bill to repeal an act entitled "an act to regulate the method of pleading in civil actions commenced by petition in the courts of this State, and for other purposes," which said act was approved December 15, 1893.

Also, a bill to amend paragraphs 2 and 3 of article 6; paragraph 1 of section 11 of article 6; and paragraph 1 of section 12 of article 6 of the Constitution of this State, so as to provide for the election of Judges of the Superior Courts and Solicitors-General by the electors of their respective judicial circuits, which I am instructed to report back, with the recommendation that the same do not pass.

I am further instructed to request that the Hon. H. C. Polhill of Bibb, Hon. J. H. Hittman of Troup, and E. J. Reagan of Henry, be added to the General Judiciary Committee.

Respectfully submitted.

H. A. Jenkins, Chairman.

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

Mr. Speaker:

The Committee on Finance have had under consideration the following bill, to wit:
House Bill No. 28, a bill to be entitled an act for the relief of Nancy D. Courson, and instruct me to report the same back to the House, with the recommendation that it do not pass.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Middlebrook, chairman of the Committee on Corporations, submits the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which I am instructed to return to the House, with the recommendation that the same do pass:

House Bill No. 7, to carry into effect article 3, section 7, paragraph 18 of the Constitution, as to granting charters to navigation companies, and for other purposes.

Respectfully submitted.

L. L. Middlebrook, Chairman.

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

Mr. Speaker:

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

That a committee, composed of three from the Senate and five from the House, be appointed to draft and report to the General Assembly a bill regulating the manner of holding elections in the State of Georgia, having in view the purity and efficiency of the ballot and freedom of the voter.

The committee appointed on the part of the Senate are, Messrs. Starr, McGregor, Harris of the Twenty-second.
The following bills were taken up, read for the third time, and the report of the committee agreed to, to wit:

By Mr. Doolan of Chatham—

A bill to be entitled an act to amend section 2041 of the Code of 1882, and for other purposes.

Upon motion of Mr. Jenkins of Putnam, the bill was recommitted to the Committee on Special Judiciary

By Mr. Rockwell of Chatham—

A bill to be entitled an act to amend section 1624 of the Code of Georgia, so as to regulate the time when fish may taken in the waters of this State.

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

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

By Mr. Bush of Mitchell—

A bill to be entitled an act to repeal an act to provide for the appointment of a County Judge for the county of Mitchell.

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

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

By Mr. Dorough of Dooly—

A bill to be entitled an act to change the time of holding the spring term of Dooly Superior Court.
Upon the passage of this bill, the yeas were 101 and nays 0.

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

By Mr. Worley of Elbert—

A bill to be entitled an act to amend section 4041 of the revised Code of Georgia.

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

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

By Mr. Rockwell of Chatham—

A bill to be entitled an act to fix the time for holding the election for city officers by the Mayor and Council of the city of Savannah.

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

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

Upon motion of Mr. Rockwell, this bill was ordered to be immediately transmitted to the Senate.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to amend section 1864 of the Code of Georgia, so as to allow the Judges of the Superior Courts of this State to confine in the lunatic asylum or county jail insane persons or persons non compos mentis, whenever the Ordinary of the county is absent from the county.
Upon the passage of this bill, the yeas were 111 and the
nays were 0.

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

The following bills were taken up and read for the
second time, to wit:

By Mr. Rockwell of Chatham—

A bill to be entitled an act to carry into effect article 3,
section 7, paragraph 18 of the Constitution of this State, as
to granting charters to navigation companies, etc.

By Mr. Fouche of Floyd—

A bill to be entitled an act to repeal an act entitled an
act to regulate the method of pleading in civil actions com-
menced by petition in the courts of this State.

The following bill was taken up and read for the second
time, to wit:

By Mr. Melton of Appling—

A bill to be entitled an act for the relief of Nancy D.
Courson.

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

By Mr. Houston of DeKalb—

A bill to be entitled an act to amend paragraphs 2 and 3
of section 3 of article 6; paragraph 1 of section 11 of arti-
cle 6, and paragraph 1 of section 12 of article 6 of the
Constitution of this State, so as to provide for the election
of Judges of the Superior Courts and Solicitors-General by
the electors of their respective judicial circuits.
Upon motion of Mr. Hopkins of Thomas, the vote upon the agreement of the report of the committee upon such bill was made the special order of the day for Friday next.

The following Senate resolution was taken up, read, and, upon motion, tabled, to wit:

A resolution having in view the manner of holding elections in the State of Georgia.

The following communication was received from J. S. Hopkins, President of the Georgia School of Technology, which was read, to wit:

An invitation to the General Assembly to visit, in a body or otherwise, the Georgia School of Technology.

Mr. Worley, of Elbert, submitted a memorial relative to the exemption of church property from taxation.

The same was referred to General Judiciary Committee.

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 repeal section 1496 of the Code of Georgia of 1882, as amended by the act of the General Assembly of the State of Georgia.

Referred to Committee on General Judiciary.

By Mr. Jones of Dougherty—

A bill to be entitled an act to amend section 3699 of the Code in relation to fees of justices of the peace and notaries public, so as to modify change and simplify the same.

Referred to Committee on General Judiciary.
By Mr. Dodson of Sumter—

A bill to be entitled 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 stipulation in such policies to the contrary.

Referred to Committee on General Judiciary.

By Mr. Willingham of Monroe—

A bill to be entitled an act to provide for and require the registration of all voters in the county of Monroe in this State, to provide penalties for same, etc.

Referred to Special Judiciary Committee.

By Mr. Broyles of Fulton—

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.

Referred to General Judiciary Committee.

By Mr. Branan of Fulton—

A bill to be entitled an act to provide for the control, management, and regulation of jails, and the appointment of jailers in all counties having a population of over seventy-five thousand inhabitants, wherein there are now established, and may hereafter be established, a Board of County Commissioners.

Referred to Committee on Counties and County Matters.

Upon motion, Messrs. Pitman, Hall, Polhill, and Reagan were added to the General Judiciary Committee.
Leave of absence was granted Messrs. Mallette and Pitman on account of important business, and to Mr. Harrell on account of sickness.

Upon motion of Mr. Battle, the House adjourned until 10 o’clock a. m. to-morrow.

ATLANTA, GEORGIA,
Wednesday, November 14, 1894.

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 Chaplain.

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

Allen, Anderson, Atkinson, Arnold, Armstrong, Awtrey, Bailey, Battle, Baggett, Barnes, Bennett of Wayne, Bennett of Jackson, Bell, Blalock, Bloodworth, Boifemillet, Boynton, Boyd, Boyett, Branch, Branan, Broyles, 

Gaines, Giles, Gilreath, Gibson, Gray of Houston, Gray of Catoosa, Gray of Paulding, Gregory, Griffin, Greer of Macon, Harrell, Harrison, Harvey, Hill, Hodges, Henderson, Hightower, Hopkins, Howell, Hogan, Hodge, Houston, McWhorter, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Newton, Owen, Parker, Peeples, Perkins, Pitman, Pittard, Pope, Polhill, Rawlings, Redding, Reagan, Reece, Roberts, Rockwell, Salter, Sandeford,
Brown of Washington, Holbrook, Shropshire,
Brown of Pulaski, Holland, Sceaven,
Bunwell, Hutcherson, Sell,
Burnett, Hughes, Shaw,
Burch, Hurt, Spence,
Bush, Jarrell, Smith of Clinch,
Caldwell, Jenkins, Smith of Hancock,
Clements of Montg'ry, Johnson of Hall, Smith of Rockdale,
Collins, Jones of Dougherty, Smith of Telfair,
Coleman, Jones of Dodge,
Cook of Fayette, Lee,
Cureton, Longley,
Davison, Lovett,
Dempsey, Law,
Dodson, Martin,
Dorough, Mallette,
Durham, Marchman,
Edenfield, Mansfield,
Ennis, Meadow,
Espy, Melton,
Farmer, Mell,
Florence, Murrah,
Fletcher, Middlebrook,
Fouché, McDonald,
Fink, McElmurry,
Fogarty, McMichael,
Ferguson, McDaniel,
Franklin, McCurry,
Futrell, McGough,
Fullwood, McCurdy,
Fussell, 

Those absent were Messrs.—

Clement of Milton, Hall, Neely,
Collier, Hudson, Price,
Cook of Decatur, Humphryes, Pool,
Dennard, Johnson of Taliaferro, Short,
Doolan, Latham, Summer,
Greer of Harris, McClure, Tatum.

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

The Journal 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 return, 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 prescribe penalty for failure thereof.

Also, a bill to regulate the manner of witnessing papers officially, and to prescribe penalty for failure thereof.

Also, a bill to amend article 7, section 2, paragraph 2 of the Constitution of Georgia.

Also, a bill to prescribe the time when records in civil cases carried to the Supreme Court shall be transmitted, how such cases shall be docketed, and when they shall stand for trial in said Supreme Court.

Also, a bill to provide for election of jury commissioners by direct vote of the people.

Also, a bill to provide for compensation of jurors in Justice Courts.

I am also instructed to return to the House the following bill, with the recommendation that the same be recommitted to the Special Judiciary Committee, to wit:

A bill to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Judicial Circuit. Respectfully submitted.

H. A. Jenkins, Chairman.
Mr. West, chairman of the Committee on Education, submits the following report:

Mr. Speaker:

The Committee on Education have had under consideration House Bill No 29, which is a bill to establish and maintain a system of public schools for the town of Avworth, and I am instructed to report the same back to the House, with the recommendation that the bill do pass.

Also, House Bill No. 81, 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, which they recommend do pass.

Also, a joint resolution to appoint a joint committee of the House and Senate to visit the State University and report thereon, which they recommend do pass by substitute.

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 bills, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to abolish the County Court of Elbert county, and to provide for the transfer of all unfinished business of said court to the City Court of said county, and for other purposes.

Also, a bill to amend section 4696(a) of the Code of 1882, and for other purposes.
Also, the following bill, which the committee recommend do pass as amended:

A bill to provide for and require the registration of all voters in the county of Monroe, in this State, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

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

Mr. Speaker:

The Senate has concurred in the House resolution setting aside a day for the joint assembly to be addressed by the Chancellor of the State University, with the following amendment, to wit:

By striking out 8 p. m. and substituting therefor 12 m. on Friday, 16th inst., and that he be allowed one hour and a half at that time for his address.

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

By Mr. Armstrong of Wilkes—

A bill to be entitled an act to provide for the inspection of misdemeanor convicts, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Bennett of Wayne—

A bill to be entitled an act to amend paragraph 7 of section 1712 of the Code of Georgia of 1882.

Referred to Committee on Special Judiciary.
By Mr. Rawlings of Washington—

A bill to be entitled an act to regulate the manner of entering on the tax digest the names of the colored taxpayers.

Referred to Committee on General Judiciary.

By Mr. Brown of Washington—

A bill to be entitled an act to amend subdivision eleventh of section 457 of the Code of 1882.

Referred to Committee on General Judiciary.

By Mr. McDonald of Ware—

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

Referred to Committee on General Judiciary.

By Mr. Parker of Talbot—

A bill to be entitled an act to amend an act approved February 17, 1877, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot, approved February 16, 1876, so as to change the time of election.

Referred to Committee on Counties and County Matters.

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 the police powers are insufficient, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. Williams of Schley—

A bill to prohibit any penitentiary lessee in this State from permitting any convict in his camp holding any clerical position of any kind whatever, and prescribe the penalty for violating, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Barnes of Richmond—

A bill to be entitled an act to appropriate $330 for the cost of clerical work in office of Secretary of State, in order to carry into effect act of October 12th, 1885, requiring publication of charters, and for other purposes.

Referred to Committee on Finance.

By Mr. Barnes of Richmond—

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

Referred to Committee on Finance.

By Mr. Walker of Pierce—

A bill to be entitled an act to amend paragraph 1 of section 2 of article 8 of the Constitution of this State, so as to prescribe that the State School Commissioner shall be elected by the people, and for other purposes.

Referred to the Committee on Education.

By Mr. Jenkins of Putnam—

A bill to be entitled an act to authorize and empower Sheriffs and Constables of this State to levy execution issued for State and county taxes against property in the hands of receivers, and for other purposes.

Referred to Committee on General Judiciary.
By Mr. McGough of Monroe—

A bill to be entitled an act to regulate the collection and paying out of fines and forfeitures by the courts of this State, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Anderson of Jones—

A bill to be entitled an act to make a special appropriation to the amount of $2,327.50 for several special requirements of the State Lunatic Asylum.

Referred to Committee on Finance.

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 to repeal all former laws on the subject, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Reagan of Henry—

A bill to be entitled an act to prohibit the working of convicts in the penitentiary or chain-gang of this State at night or on the Sabbath day, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Moore of Heard—

A bill to be entitled an act to prohibit drunkenness in public places, to prescribe for violation thereof, and for other purposes.

Referred to Committee on Temperance.

By Mr. Moore of Heard—

A bill to be entitled an act to require the State Librarian to furnish Georgia Reports, Codes, and Laws to the county of Heard.

Referred to Committee on Counties and County Matters.
By Mr. McCurry of Hart—

A bill to be entitled an act to alter and amend sections 4052 and 4060, of the Code of Georgia, so as to render the sanction of the writ of *certiorari* by the judge unnecessary, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Reagan of Henry—

A bill to be entitled an act to enlarge the powers and duties of the Principal Keeper of the Penitentiary, to provide for the appointment of an additional assistant, to fix his salary, and for other purposes.

Referred to Committee on Finance.

By Mr. Broyles of Fulton—

A bill to be entitled an act to expedite the establishment of lost or destroyed papers.

Referred to Committee on General Judiciary.

By Mr. Reece of Floyd—

A bill to be entitled an act to require all fines, forfeitures, and costs collected in criminal cases in the several Superior, City, and County Courts of this State, to be paid to the County Treasurer, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Henderson of Forsyth—

A bill to be entitled an act to amend the election laws of this State, to repeal conflicting laws, and for other purposes.

Referred to Committee on Privileges and Elections.
By Mr. Jones of Dougherty—

A bill to be entitled an act to amend section 3700 of the Code, in relation to the fees of Constables, so as to modify, change, and simplify the same.

Referred to Committee on General Judiciary.

By Mr. Branch of Columbia—

A bill to be entitled an act to provide for a permanent school fund, and to increase the efficiency of the common schools, and for other purposes.

Referred to Committee on Finance.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to amend an act entitled an act to protect game in the State of Georgia, during certain seasons, approved October 16, 1891, so as to more fully protect game in this State, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Gray of Catoosa—

A bill to be entitled an act to carry into effect the amendment to paragraph 1, section 1, article 7 of the Constitution of Georgia, providing for the payment of a pension to such ex-Confederate soldiers as by reason of age and poverty, etc., are unable to earn a living, and for other purposes.

Referred to Committee on Pensions.

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 instructions of the volunteer forces of the State of Georgia, and for other purposes.

Referred to Committee on Military Affairs.
By Mr. Polhill of Bibb—

A bill to be entitled an act to provide for the establishment of night schools in cities having a population of 2,500 or more, and for other purposes.

Referred to Committee on Education.

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.

Referred to Committee on General Judiciary.

By Mr. Worley of Elbert—

A bill to provide for the issue of bonds, by the town of Elberton, for the purpose of providing water-works for said town.

Referred to Committee on Special Judiciary.

By Mr. Worley of Elbert—

A bill to provide for the issue and sale of bonds of the town of Elberton, for the purpose of providing a system of electric lights for said town, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Wallace of Morgan—

A bill to be entitled an act to amend section 827 of the Code of Georgia of 1882, by striking out the word "office" in third line thereof, and inserting the word "property."

Referred to Committee on General Judiciary.

The following resolution was offered by Mr. Jenkins of Putnam, which was read, and, upon motion, referred to the Committee on Finance, to wit:
A resolution authorizing the Governor to draw his warrant for $205.88 in favor of H. W. Thomas.

Upon motion of Mr. Mell, chairman of the Committee on Enrollment, Mr. Barnes, of Richmond, was added to that committee.

The Speaker caused to be read a report from Hon. R. U. Hardeman, State Treasurer, in response to a resolution calling for the same.

The following bills were taken up, read for the third time, and the report of the committee agreed to, to wit:

By Mr. Rockwell of Chatham—

A bill to be entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, as to granting charters to navigation companies, to grant renewals, and for other purposes.

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

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

By Mr. Fouché of Floyd—

A bill to be entitled an act to repeal an act entitled an act to regulate the method of pleading in civil actions commenced by petition in the courts of this State, and for other purposes, approved December 15, 1893.

Upon motion of Mr. Burwell of Hancock, this bill was recommitted to Committee on General Judiciary.

The following bills were taken up and read for the second time, to wit:
By Mr. Awtrey of Cobb—

A bill to be entitled an act to authorize the Mayor and Commissioners of the town of Acworth to establish and maintain a system of public schools for said town, to levy and collect a tax for establishing and maintaining the same, and to provide for the payment of said tax to the Board of Education of said town, and for other purposes.

By Mr. Worley of Elbert—

A bill to be entitled an act to abolish the County Court of Elbert county and to provide for the transfer of the books, papers, and unfinished business of said court to the City Court of said county, and for other purposes.

By Mr. Hutcherson of Cherokee—

A bill to be entitled an act to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Judicial Circuit, and for other purposes.

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

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 to prescribe the penalty for failure thereof.

The committee to whom this bill was referred reported the same adversely.

Mr. Fullwood moved to disagree with the report of the committee.

Upon the passage of this motion, the yeas and nays were ordered.
Upon calling the roll, the following members voted yea:

Allen,  Espy,  McDaniel,
Baggett,  Florence,  McWhorter,
Bennett of Jackson,  Fink,  Peeples,
Boyd,  Franklin,  Pope,
Branch,  Fullwood,  Saltz,
Branan,  Gray of Paulding,  Sell,
Burnett,  Griffin,  Spence,
Caldwell,  Henderson,  Spier,
Cook of Fayette,  Hogan,  Taylor,
Davison,  Holbrook,  Walden,
Durham,  Lovett,  Wilkinson,
Edenfield,  Montfort,  Wren,
Ennis,  Murrah,

And the following members voted nay:

Anderson,  Harrison,  McMichael,
Atkinson,  Harvey,  McCurry,
Armstrong,  Hill,  McGough,
Awtry,  Hodges,  McCurdy,
Bailey,  Hightower,  Newton,
Barnes,  Hopkins,  Owen,
Bennett of Wayne,  Howell,  Parker,
Bell,  Hodge,  Pittard,
Blalock,  Houston,  Polhill,
Bloodworth,  Holland,  Rawlings,
Boifeuillet,  Hutcherson,  Redding,
Boynton,  Hughes,  Reagan,
Boyett,  Hurst,  Reece,
Brown of Washington,  Jarrell,  Rockwell,
Brown of Pulaski,  Jenkins,  Sandeford,
Burwell,  Johnson of Hall,  Shropshire,
Burch,  Jones of Dougherty,  Screven,
Bush,  Jones of Dodge,  Shaw,
Coleman,  Lee,  Smith of Clinch,
Cureton,  Longley,  Smith of Hancock,
Dempsey,  Law,  Smith of Rockdale,
Dodson,  Martin,  Smith of Telfair,
Dorough,  Mallette,  Stokes,
Farmer,  Marchman,  Synons,
Fouche,  Mansfield,  Thompson,
Fogarty,  Meadow,  Vaughn,
Ferguson,  Melton,  Walker,
Futrell,  Mell,  Wallace,
Those not voting were Messrs.—

Arnold, Battle, Broyles, Clements of Montg'ry, Clement of Milton, Collins, Collier, Cook of Decatur, Dennard, Doolan, Fletcher, Giles, Gray of Catoosa, Gregory, Greer of Harris, Hall, Harrell, Hudson, Humphries, Johnson of Taliaferro, Latham, McClure, Neely, Perkins, Pitman, Price, Pool, Roberts, Short, Sumner, Tatum, Wheatley, Williams, Wright, Mr. Speaker.

The yeas were 38, and the nays were 102.

So the motion to disagree with the report of the committee was lost.

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

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

A resolution that the use of the hall of the House of Representatives be tendered Dr. J. B. Gamble, President of Mercer University, and the Hon. Walter B. Hill, of Macon, to address the Legislature of Georgia, Tuesday night November 20, 1894, on the anti-saloon bill, now pending before the Legislature.

Leave of absence was granted Messrs. Price, Humphries, Wheatley, and Harrell, on account of sickness, and to
Messrs. Baggett, Reagan, Hall, and Tatum, on account of important business.

Leave of absence was also granted the Committee on School for Deaf for Friday and Saturday of this week, for the purpose of visiting said institution.

Upon motion of Mr. Hurst of Walton, the House adjourned until 10 o'clock a. m. to-morrow.

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ATLANTA, GEORGIA,
Thursday, November 15, 1894.

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 Chaplain.

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

Allen, Fullwood, McElmurry,
Anderson, Gaines, McMichael,
Atkinson, Giles, McDaniel,
Arnold, Gilreath, McCurry,
Armstrong, Gibson, McGough,
Awtrey, Gray of Houston, McCurdy,
Bailey, Gray of Catoosa, McClure,
Battle, Gray of Paulding, McWhorter,
Barnes, Gregory, Newton,
Bennett of Wayne, Griffin, Owen,
Bennett of Jackson, Greer of Macon, Parker,
Bell, Greer of Harris, Peeples,
Blalock, Harrell, Perkins,
Bloodworth, Harrison, Pittard,
Boifeuillet, Harvey, Pope,
Boyonton, Hill, Pool,
Boyd, Hodges, Polhill,
Boyett, Henderson, Rawlings,
Branch, Hightower, Redding,
Branan, Hopkins, Reece,
THURSDAY, NOVEMBER 15, 1894.

Broyles, Brown of Washington, Brown of Pulaski, Burwell, Burnett, Burch, Bush, Caldwell, Clements of Montg'm'ry Hughes, Collins, Coleman, Collier, Cook of Decatur, Cook of Fayette, Cureton, Davison, Dempsey, Dennard, Dodson, Dorough, Durham, Ennis, Espy, Farmer, Florence, Fletcher, Fouché, Fink, Fogarty, Ferguson, Franklin, Futrell,

Howell, Hogan, Hodge, Houston, Holbrook, Holland, Hudson, Hutcherson, Johnson of Hall, Johnson of Taliaferro, Johnson of Dougherty, Jones of Dodge, Latham, Lee, Longley, Law, Martin, Marchman, Mansfield, Meadow, Melton, Mell, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Murrah, Middlebrook, McDonald,


Those absent were Messrs.—

Baggett, Clement of Milton, Doolan, Edenfield, Fussell, Hall, Humphryes,

Hurst, Lovett, Mailette, Neely, Pitman, Price,

Reagan, Roberts, Smith of Rockdale, Tatum, Thompson, Wheatley.
Mr. Walker, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and approved.

The Journal was then read and confirmed.

Upon motion of Mr. Middlebrook of Newton, the following House resolution, as amended by the Senate, was taken up, read, and concurred in, to wit:

A resolution providing that the Chancellor of the University of Georgia be invited to address the General Assembly on Friday, November 16, at 12 o'clock m., and that he be allowed one hour and a half at that time.

By request of Mr. Bailey, chairman of the Committee on Military Affairs, Messrs. Battle and Rockwell were added to that committee.

Mr. Collins, of Tattnall, presented himself and was sworn in as a member of the House, by Judge Lumpkin.

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 permit A. A. Hughes to peddle within the limits of the State of Georgia without license.

Also, a bill to establish Boards of Medical Examiners for the State of Georgia; to define their duties and powers, and for other purposes.
Also, a bill to provide for the record of escrow deeds, and prescribing the effects thereof.

The committee also instructs me to return the following bill, with the recommendation that the same do pass as amended, to wit:

A bill to make penal the offence of slander or oral defamation, to provide punishment for the same, and for other purposes.

The committee have also had under consideration the following bill which I am instructed to return with the recommendation that the same be recommitted to the Special Judiciary Committee, to wit:

A bill to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed $100.00, and for other purposes.

Also, a bill to abolish the County Court of Decatur county, 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 abolish fees of Solicitors-General of the several judicial circuits of the State of Georgia, and in lieu thereof, to pay the same a fixed salary.

I am further instructed by the committee, to request that the following members be added to the General Judiciary Committee, to wit: Messrs. A. S. Giles, Moses Wright, B. T. Rawlings, and Wesley Shropshire.

Respectfully submitted.

H. A. JENKINS, 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 joint resolution of the House, which they direct me to report back to the House, with recommendation that it do not pass, to wit:

A resolution by Mr. Branch of Columbia, requiring the attorney to institute proceedings against corporations violating article 4, section 2 of paragraph 4 of the Constitution, etc.

The committee also direct me to report back to the House the following joint resolution of the Senate, with recommendation that the same do pass as amended, to wit:

A resolution providing for a joint committee on the condition of the Northeastern Railroad.

Respectfully submitted.

C. E. Battle, Chairman.

The following bills were taken up, read for the third time, and the report of the committee agreed to, to wit:

By Mr. Worley of Elbert—

A bill to be entitled an act to abolish the County Court of Elbert county, and to provide for the transfer of the books, papers, etc., and for other purposes.

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

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

A bill to be entitled an act to authorize the Mayor and Commissioners of the town of Acworth to establish and maintain a system of public schools for said town, and for other purposes.

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

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

The following resolution was offered by Mr. Bush of Mitchell, which was read, and, upon motion, referred to Committee on Finance, to wit:

A resolution to pay James Cooper, of Mitchell county, pension due him under the laws of this State.

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

By Mr. Bush of Mitchell—

A bill to be entitled an act to amend an act, approved October 24, 1887, entitled an act to carry into effect the last clause of article 7, section 1, paragraph 1 of the Constitution of 1877, and for other purposes.

Referred to Committee on Pensions.

By Mr. Newton of Colquitt—

A bill to be entitled an act to provide compensation for the members of the Board of Commissioners of Roads and Revenues for Colquitt county, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. Johnson of Hall—

A bill to be entitled an act to amend an act to regulate the business of Building and Loan Associations heretofore or hereinafter incorporated under the laws of this State, and for other purposes.

Referred to Committee on Finance.

By Mr. Jarrell of Oglethorpe—

A bill to be entitled an act to amend sections 610 and 612 of the Code, and for other purposes.

Referred to Committee on Roads and Bridges.

The following bills were reported by the General Judiciary Committee, with the recommendation that they be recommitted to the Committee on Special Judiciary, to wit:

By Mr. Cook of Decatur—

A bill to be entitled an act to abolish the County Court of Decatur County, and for other purposes.

By Mr. Broyles of Fulton—

A bill to be entitled an act to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed $100, and for other purposes.

Upon motion, these bills were recommitted to the Committee on Special Judiciary.

By Mr. Hodge of Pulaski—

A bill to be entitled an act to amend the general road law of this State, approved October 21, 1891, and for other purposes.

Referred to Committee on Roads and Bridges.
By Mr. Johnson of Hall—

A bill to be entitled an act allowing Sheriffs of this State to transmit for collection to Constables of this State certain $f. fas.$, prescribing the manner of their collection and disposition of the same.

Referred to Committee on General Judiciary.

By Mr. Farmer of Coweta—

A bill to be entitled an act to amend an act to fix salary for the Commissioner of Roads and Revenues of Coweta county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Howell of Fulton—

A bill to regulate the practice of architecture in the State of Georgia, and for other purposes.

Referred to Committee on General Judiciary.

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 Senate, which I am directed to communicate to the House of Representatives, to wit:

A bill to provide for the probate of foreign wills, etc.

Also, a bill to provide for descent of property where persons are lost, etc.

Also, a bill to amend section 2626 of the Code of 1882, and for other purposes.

Also, a bill to make it penal to aid or assist any patient to escape from the Lunatic Asylum, etc.
Also, a bill to make it penal to attempt to destroy the character of innocent females, etc.

Also, a bill to amend section 4587 of the Code of 1882, and for other purposes.

Also, a bill to establish a system of public schools in the city of Madison, 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 I am instructed to report back to the House, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to change the time of holding the spring term of Pulaski Superior Court, and for other purposes.

Also a bill to allow and authorize County Judges to hold court in other counties than those of their residence.

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 under consideration the following bill, to wit:

House Bill No. 126, to be entitled an act to authorize the Comptroller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases,
and instruct me to report the same back, with the recommendation that it do pass, as amended.

I am further instructed by the Committee on Finance to report House Bill No. 102, a bill to fix the salaries of the Railroad Commissioners of this State, with the recommendation that it do not pass.

I am further instructed by the Committee on Finance, to report back to the House, House Bill No. 58, known as the General Appropriation Bill for 1895 and 1896, with the recommendation that the same be read the second time and recommitted to the Finance Committee, with leave to print three hundred copies for the use of the House.

Respectfully submitted.

J. S. Boynton, Chairman.

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

Mr. Speaker:

The Committee on Finance have had under consideration House Bill No. 63, entitled an act providing for the holding of a convention of the people of Georgia, for the purpose of revising, amending, altering, and changing the Constitution of the State, and for other purposes, and instruct me to report the same back to the House, with the recommendation that it be recommitted to the Committee on General Judiciary.

Respectfully submitted.

J. L. Boynton, Chairman.

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

By Mr. Henderson of Forsyth—

A bill to be entitled an act to abolish the fees of Solicitors-General of the several judicial circuits of the State of
Georgia, and in lieu thereof to provide that the Solicitors-General be paid a fixed salary, and for other purposes.

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

By Mr. Fullwood of Polk—

A bill to be entitled an act to regulate the manner of witnessing papers officially and prescribe penalty for failure thereof.

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

By Mr. Allen of Pickens—

A bill to be entitled an act to amend article 7, section 2, paragraph 2 of the Constitution of Georgia, so as to allow for the exemption from taxation of not more than $200 worth of household and kitchen furniture in certain cases.

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

By Mr. Dodson of Sumter—

A bill to be entitled an act to permit A. A. Hughes to peddle within the limits of the State of Georgia without license.

Upon request of Mr. Jenkins, chairman of the General Judiciary Committee, this bill was recommitted to the Committee on General Judiciary.

By Mr. Moore of Bulloch—

A bill to be entitled an act to make penal the offence of slander or oral defamation, to provide punishment for the same, and for other purposes.
By Mr. Wright of Floyd—
A bill to be entitled an act to amend section 4696(a) of the Code of 1882, and for other purposes.

By Mr. Reece of Floyd—
A bill to be entitled an act to prescribe the time when records in civil cases carried to the Supreme Court shall be transmitted, and for other purposes.

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

By Mr. Fouché of Floyd—
A bill to be entitled an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, and for other purposes.

By Mr. Hodge of Pulaski—
A bill to be entitled an act to change the time of holding spring term of Pulaski Superior Court, and for other purposes.

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. Allen of Pickens—
A bill to be entitled an act to provide for election of Jury Commissioners by direct vote of the people.

Adverse report of the committee agreed to, and the bill was lost.
By Mr. Moore of Clayton—

A bill to be entitled an act to compensate jurors in Justice Courts.

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

By Mr. Broyles of Fulton—

A bill to provide for the record of escrow deeds, and prescribing the effects thereof.

By Mr. Greer of Macon—

A bill to be entitled an act to allow and authorize County Judges to hold court in other counties than those of their residence.

By Mr. Willingham of Monroe—

A bill to be entitled an act to provide for and require the registration of all voters in the county of Monroe in this State, and for other purposes.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to make appropriations for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Government, and for other purposes.

By Mr. Branch of Columbia—

A bill to be entitled an act to fix the salaries of the Railroad Commissioners.

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 providing for holding a con-
vention of the people of Georgia, for the purpose of revising, amending, altering, and changing the Constitution.

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

By Mr. Gray of Houston—

A bill to be entitled an act to authorize the Comptroller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases.

Upon request of Mr. Branch of Columbia, the report of the State Treasurer, submitted on yesterday, was referred to the Committee on Finance.

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

By Mr. Cumming of Eighteenth District—

A bill to be entitled an act to provide for descent of property where persons are lost under circumstances where it is impossible to determine which died first, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Broughton of Twenty-eighth District—

A bill to be entitled an act to establish a system of public schools in the city of Madison, Morgan county, Ga., and for other purposes.

Referred to Committee on Education.

By Mr. Cumming of the Eighteenth District—

A bill to be entitled an act to provide for the probate of foreign wills, and for other purposes.

Referred to Committee on General Judiciary.
By Mr. Roberts of the Twentieth District—

A bill to be entitled an act to amend section 4587 of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Roberts of the Twentieth District—

A bill to be entitled an act to make it penal for any person or persons to aid or assist, or attempt to aid or assist any patient to escape from lunatic asylum who has been committed thereto, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Roberts of the Twentieth District—

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, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Starr of the Forty-third District—

A bill to be entitled an act to amend section 2626 of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary

Upon motion of Mr. Worley of Elbert, the Clerk of the House was directed to have two hundred copies of House Bill No. 76 printed at once.

Upon motion of Mr. Jenkins of Putnam, the Clerk of the House was directed to have printed three hundred copies of House Bill No. 58 at once.

The following resolutions were offered by Mr. Broyles of Fulton, which were read and referred to Committee on Public Property, to wit:
A resolution to appropriate $500 to repair and relay the tiling on the floors of the State Capitol building.

Also, a resolution to appropriate $500 to repaint the dome of the Capitol building.

By Mr. Branch of Columbia—
A resolution directing the Governor, under article 4, section 2 and paragraph 4 of the Constitution of the State, to cause the Attorney-General to institute suit against certain corporations, and for other purposes.

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

The following joint resolution was read and adopted, to wit:

Resolved by the Senate, the House concurring, That a joint committee of two from the Senate and three from the House be appointed to investigate the physical and financial condition of the Northeastern Railroad, and all matters connected therewith, and report same by bill or otherwise to the General Assembly, together with such legislation as may be deemed necessary to protect the interest of the State therein.

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

That a committee of four from the Senate and eight from the House be appointed to attend the next commencement exercises of the University of Georgia, with power to report to the next General Assembly on such matters as may be deemed necessary.

Leave of absence was granted Messrs. Vaughn, Farmer, and Coleman, on account of sickness, and to Messrs. Smith
The hour of adjournment having arrived, the Speaker declared the House adjourned until 10 o’clock a. m. tomorrow.

ATLANTA, GEORGIA,
Friday, November 16, 1894.

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 Chaplain.

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

Allen, 
Anderson, 
Atkinson, 
Arnold, 
Armstrong, 
Awtrey, 
Bailey, 
Battle, 
Baggett, 
Barnes, 
Bennett of Jackson, 
Bell, 
Blalock, 
Bloodworth, 
Boifeuillet, 
Boynton, 
Boyd, 
Boyett, 
Branch, 
Broyles, 
Brown of Pulaski, 
Burwell, 

Gilreath, 
Gibson, 
Gray of Houston, 
Gray of Catoosa, 
Gray of Paulding, 
Gregory, 
Griffin, 
Greer of Macon, 
Greer of Harris, 
Hall, 

Harrell, 
Harrison, 
Harvey, 
Hill, 
Hodges, 
Henderson, 
Hopkins, 
Howell, 
Hogan, 
Hodge, 
Houston, 
Holbrook, 

McDaniel, 
McCurry, 
McCurdy, 
McClure, 
McWhorter, 
Newton, 
Owen, 
Parker, 
Peeples, 
Perkins, 
Pitman, 
Pope, 
Price, 
Pool, 
Polhill, 
Rawlings, 
Redding, 
Reagan, 
Reece, 
Rockwell, 
Salter, 
Sandeford,
Mr. Arnold, chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and approved.

The Journal was then read and confirmed.
The Speaker appointed as a committee upon the part of the House on the joint resolution providing for an investigation of the condition of the Northeastern Railroad, the following members, to wit: Messrs. Battle, Dodson, and Fullwood.

The Speaker appointed as a committee to visit the State University at the commencement of 1895, the following members, to wit: McCurry, chairman, West, Boyd, Brown of Pulaski, Holbrook, Meadow, Polhill, and Price.

Mr. Middlebrook, chairman, on the part of the House, of the Joint Committee to prepare and report rules for the government of the General Assembly in joint session, submitted the following report:

Mr. Speaker:

The Joint Committee appointed to prepare and report rules for the government of the General Assembly in joint session beg leave to report the following, which they recommend for adoption:

1. The time of the meeting of the two houses in joint session shall be determined by the concurrent resolution of the Senate and House of Representatives, except where provided by law.

2. The elections shall be *viva voce*, and the vote shall appear on the Journal of the House of Representatives. When the Senate and House of Representatives unite for the purpose of elections, they shall meet in the Representative Hall, and the President of the Senate shall, in such cases, preside and declare the result.

3. The votes are to be taken for but one election at the same time, and a majority of the whole number of votes cast is necessary to a choice.
4. The Senate and House of Representatives shall meet in joint session in the hall of the House of Representatives on the first Monday of every session, at 10 o'clock a.m., or at such time as may be fixed by joint resolution of both houses, for the purpose of electing such officers of said State as are now or may hereafter be required to be elected by the General Assembly. Said joint session shall continue in morning and afternoon sessions from day to day until all of said officers are elected.

5. The first business in order for said joint session shall be the election of Judges of the Supreme Court, and, after that, the Judges and Solicitors of the various circuits. Before the election of Judges and Solicitors shall be commenced, the Speaker of the House of Representatives shall prepare slips of paper of the same size, on which he shall write the names of the various circuits for which elections are to be held, and place the same in a box, and hand the same to the President of the Senate, who shall, without inspecting the said slips of paper, draw them out, one at a time, and when each slip is drawn said President of the Senate shall announce to the joint session the name of the circuit drawn, and the election for Judges and Solicitors of said circuit shall be in order, if either or both said offices are vacant. The President of the Senate shall continue to draw out the names of circuits from said box until all of said Judges and Solicitors are elected. (Acts—Code, page 49.)

6. At the hour determined by the concurrent resolution, the Senate shall repair to the hall of the House of Representatives.

7 The President of the Senate shall preside, and announce that the General Assembly is in joint session, and cause to be read the resolution convening the same. He shall put all questions to the body and decide all questions
of order. An appeal may be taken from any of his decisions to the whole General Assembly.

8. The Speaker of the House shall sit on the left of the President of the Senate.

9. In announcing a candidate, the mover shall not make any commendatory or other remarks.

10. After a person is nominated for any office, in joint session of the General Assembly, it shall not be in order to second such nomination, and when the nomination is declared closed, the President shall forthwith order the roll-call, and each member, when called, shall rise in his seat and respond promptly, announcing distinctly his choice for such office.

11. In the elections by the General Assembly no member, after having voted, shall be allowed to change his vote unless he will rise and state in his place that he voted by mistake, or that his vote has been recorded by mistake.

12. No debate shall be in order except as to questions of order.

13. No motion to adjourn shall be in order. In lieu thereof, there shall be the motion to dissolve the joint session, which shall be in the form, "That the joint session of the General Assembly be now dissolved," or "That the joint session of the General Assembly be now dissolved to be reconvened at a time named." The latter motion shall have precedence of the former.

14. The motion to dissolve joint session, either indefinitely or until a fixed time, shall always be in order, except that after the call of the roll has commenced it shall not be in order until after the result of said vote shall have been declared by the President of the Senate.

15. When a motion to dissolve the joint session shall be decided in the negative, the same shall not again be in order until other business shall have intervened.
16. When a motion to dissolve the joint session, either indefinitely or to a fixed time, shall be decided in the affirmative, the President of the Senate shall so declare, and the Senate shall, without further motion, immediately repair to the Senate Chamber.

17. The majority of each house shall be necessary to constitute a quorum of the joint session.

18. These rules may be amended by the concurrent resolution of the two houses, and they, or either of them, shall cease to be in force when either house shall notify the other house of the withdrawal of its consent to the same.

L. L. Middlbrook,
Chairman on part of House.

N. E. Harris,
Chairman on part of Senate.

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

Mr. Speaker:

The Committee on Education have had under consideration Senate Resolution No. 23, to appoint a joint committee to confer with the State Board of Education that some method may be devised by which the public schools may be run for the six months, commencing January 1, 1895, to the 1st of July 1895, and for the payment of teachers thereof, which I am instructed to report back to the House, with the recommendation that the same be concurred in.

Respectfully submitted.

W S. West, Chairman.

Mr. Reagan, chairman of Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary have had under consid-
eration 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 prohibit the working of convicts in the penitentiary or chain-gangs of this State at night, or on the Sabbath day, to prescribe penalties for the violation of the same, and for other purposes.

The committee also instruct me to request that the Hon. A. E. Smith of Hancock county, and the Hon. L. L. Middlebrook of Newton county, be added to the Committee on Penitentiary.

Respectfully submitted.

E. J. Reagan, 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 I am instructed to return to the House, with the recommendation that the same be recommitted to the joint committee of the House and Senate, to formulate a general registration bill, to wit:

A bill to provide for a general registration law in this State, and for other purposes.

I am also instructed by the committee to request that Messrs. F. M. Johnson and A. G. McCurry be added to the General Judiciary Committee.

Respectfully submitted.

H. A. Jenkins, Chairman.
Mr. Middlebrook, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which I am instructed to return to the House, with the recommendation that the same do not pass:

House Bill No. 42, to amend an act to carry into effect paragraph 2, section 2, article 7 of the Constitution of this State, in reference to exemption of certain property from taxation, and for other purposes.

Respectfully submitted.

L. L. Middlebrook, Chairman.

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

By Mr. Redding of Pike—

A bill to be entitled an act to provide for and require the registration of all voters in the county of Pike in this State, to provide for the violations of the same, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to create a sinking fund to pay off and retire bonds of the State as they mature, in accordance with article 7, section 14, paragraph 1 of the Constitution of 1877, and for other purposes.

Referred to Finance Committee.
By Mr. Burwell of Hancock—

A bill to be entitled an act to alter and amend section 4696 of the Code of 1882, in reference to the duty of the Presiding Judge to have the testimony in certain criminal cases taken down, to require the taking of testimony in all cases, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Battle of Muscogee—

A bill to be entitled an act to amend section 3845 of the Code, which relates to payment of fees in criminal cases to non-resident witnesses, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Battle of Muscogee—

A bill to be entitled an act to amend section 826(d) of the Code, so as to provide for appeal to the Railroad Commissioners in case of assessment or correction by Controller-General of railroad tax returns, and for other purposes.

Referred to Finance Committee.

Upon motion of Mr. Hopkins of Thomas, House Bill No. 32, which was made the special order of to-day, was made the special order of Tuesday next, November 20, 1894, immediately after reading the Journal.

Mr. McCurdy, of DeKalb, moved to instruct the Clerk to have 200 copies of House Bill No. 32, printed at once. The motion was lost.

The roll of the counties was called, when the following bills were introduced, read for the first time, and appropriately referred, to wit:
By Mr. Shropshire of Chattooga—

A bill to be entitled an act to prevent the unlawful making or taking of paper title, or color of title, to wild lands in the State of Georgia, to preserve the timber, mineral and other things of value thereon, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Mell of Clarke—

A bill to be entitled an act to amend section 2183 of the Code of Georgia of 1882, which defines the circumstances under which an agency may be revoked, and providing that the death of a person who has executed a power of attorney to transfer stock in corporations shall not affect the right of the creditor or holder, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Mell of Clarke—

A bill to be entitled an act to amend an act entitled an act to abolish a City Court in Clarke county, and to provide for the appointment of a Judge and Solicitor thereof, approved September 9, 1879, to amend the various acts amendatory thereof, so as to repeal and abolish the right to demand indictment by the grand jury on criminal cases in said court, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Mell of Clarke—

A bill to be entitled an act 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, approved September 9, 1879, to amend the various acts amendatory thereof, so as to change the name of said court to the City Court of Athens, and for other purposes.

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

A bill to grant certain privileges to the Gate City Guards.

Referred to Committee on Military affairs.

By Mr. Anderson of Jones—

A bill to be entitled an act to provide a Board of County Commissioners for Jones county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to allow Justices of the Peace and Notaries Public, ex officio Justices of the Peace, to have their court-rooms located separately and apart.

Referred to General Judiciary Committee.

By Mr. Broyles of Fulton—

A bill to repeal section 2057(f) of the Code of 1882.

Referred to General Judiciary Committee.

By Mr. Moore of Clayton—

A bill to be entitled an act to regulate practice in Justices' Courts in relation to appeals, issuing fl. ius., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Greer of Macon—

A bill to be entitled an act to require the Ordinary of each county in the State to procure and keep in his office a general index to estates, and for other purposes.

Referred to Committee on General Judiciary.
By Mr. McCurry of Hart—

A bill to be entitled an act to render the equitable interest of property of defendants in *ã. fa.* subject to levy and sale, under a *ã. fa.* against them, to define the right of purchasers at such sales, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Armstrong of Wilkes—

A bill to be entitled an act for the better collection of tax executions in this State.

Referred to Committee on Special Judiciary.

By Mr. Awtrey of Cobb—

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 of one who purchases such liquors from any person who, under the law, has no license or authority to sell the same, to prescribe a penalty therefor, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. McCurry of Hart—

A bill to be entitled an act to fix and define how property shall be given in for taxation, 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.

Referred to Committee on General Judiciary.

By Mr. McDonald of Ware—

A bill to be entitled an act to pay County Road Commissioners and overseers for their services.

Referred to Committee on Roads and Bridges.
By Mr. Dennard of Wilcox—

A bill to be entitled an act to authorize the Town Council of Abbeville, Ga., to issue bonds for $20,000.00 for the purpose of building a white and colored academy in said town.

Referred to Committee on Special Judiciary.

By Mr. Bailey of Spalding—

A bill to be entitled an act to amend the Constitution of this State as to the selection of the Solicitors-General and Judges of the Supreme and Superior Courts.

Referred to Committee on General Judiciary.

By Mr. Wilkes of Miller—

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, to authorize the record of deeds to realty or personality when executed out of this State, and for other purposes.

Referred to Committee on General Judiciary.

The following bills were read for the third time, and the report of the committee agreed to, to wit:

By Mr. Hodge of Pulaski—

A bill to be entitled an act to change the time of holding the spring term of Pulaski Superior Court, and for other purposes.

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

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

A bill to be entitled an act to amend section 4696(a) of the Code of 1882, and for other purposes.

Upon the passage of this bill, the ayes were 89 and nays 0.

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

By Mr. Fouché of Floyd—

A bill to be entitled an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, and for other purposes.

Upon motion of Mr. Hurst of Walton, the further consideration of this bill was made the special order of the day for Wednesday next.

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

Mr. Speaker:

The Senate has passed the following joint resolutions in which it asks the concurrence of the House, to wit:

That a committee of two from the Senate and three from the House be appointed, whose duty shall be to prepare an act free from constitutional and other legal difficulties, changing the sessions of the General Assembly from the present time of holding the same, and providing for summer sessions, reporting their action and recommendations thereon, to each branch of the General Assembly for further consideration.

The committee appointed on the part of the Senate are, Messrs. Brand and Cumming.
Also, that a joint committee of two from the Senate and three from the House be appointed to make inquiry into the creation and organization of the College in Milledgeville, which shall be a part of the State University, and that they report their investigations as early as practicable.

The committee appointed on the part of the Senate are, Messrs. Brand and Bussey.

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

A resolution providing for a committee of two from the Senate and three from the House, to be appointed, whose duty it shall be to prepare an act to change the sessions of the General Assembly from its present time of holding, etc., and for other purposes.

The following resolution was offered by Mr. Awtrey of Cobb, which was read, and, upon motion, referred to the Committee on Internal Improvements, to wit:

A resolution providing that the Governor shall appoint a Commissioner who shall collect, compile, and have published in convenient form, full and accurate information of the State's physical, mineral, geological, agricultural, manufacturing, educational, religious, and other resources.

Upon motion of Mr. Boynton of Calhoun, House Bill No. 58, relating to appropriation, was recommitted to the Committee on Finance.

Upon motion of Mr. Middlebrook of Newton, House Bill No. 12, relating to general registration law, was recommitted to the Committee on Registration.

The following invitation was received, read, and thanks of the House returned therefor, to wit:
An invitation to the House of Representatives to visit the Spelman Seminary on Tuesday, Wednesday, or Thursday, November 20, 21, 22.

The hour of 12 o'clock m. having arrived and the Senate appearing upon the floor, the joint session was called to order by the President of the Senate.

The Secretary of the Senate then read the resolution convening the joint session, after which Chancellor Boggs, of the State University, delivered an address upon the work, condition, and needs of the State University.

Upon motion of Mr. Boynton of Calhoun, the joint session was dissolved.

The Senate retiring, the House was called to order by the speaker.

Leave of absence was granted to Messrs. Law, Wright, Sell, Hill, Lee, Dorough, Brown of Pulaski, Arnold, Willingham, Franklin, Owen, Bush, Burnett, Thompson, Giles, Martin, and Fogarty on account of important business, and to Messrs. Futrell, Murrah, Pool, and Bennett of Wayne, on account of sickness.

Upon motion of Mr. Wallace of Morgan, the House adjourned until 10 o'clock a. m. to-morrow.
The roll was called, when the following members answered to their names:

Allen, Allen, Gregory, McWhorter,
Anderson, Griffin, Newton,
Atkinson, Greer of Macon, Parker,
Armstrong, Greer of Harris, Peeples,
Awtry, Hall, Perkins,
Bailey, Harrell, Pitman,
Battle, Harrison, Pope,
Baggett, Hodges, Price,
Bennett of Jackson, Henderson, Pool,
Bell, Hopkins, Polhill,
Blalock, Howell, Rawlings,
Bloodworth, Hogan, Redding,
Boifeuillet, Hodge, Reagan,
Boynton, Houston, Reece,
Boyd, Holbrook, Rockwell,
Boyett, Holland, Salter,
Broyles, Hudson, Sandeford,
Burwell, Hutcherson, Shropshire,
Burch, Hughes, Screven,
Caldwell, Jenkins, Shaw,
Clement of Milton, Johnson of Hall, Short,
Collins, Johnson of Taliaferro, Spence,
Collier, Jones of Dougherty, Smith of Clinch,
Cook of Decatur, Latham, Smith of Rockdale,
Cook of Fayette, Longley, Spier,
Davison, Lovett, Stokes,
Dennard, Martin, Symons,
Dodson, Malette, Tatum,
Durham, Marchman, Traylor,
Edenfield, Mansfield, Vaughn,
Espy, Meadow, Walker,
Fletcher, Melton, Wallace,
Fouché, Mell, Walden,
Fink, Moore of Clayton, Walker,
Ferguson, Montfort, West,
Fussell, Middlebrooks, Wilson,
Gaines, McDonald, Wilkin,
Gilreath, McMichael, Wilkinson,
Gibson, McDaniel, Worley,
Gray of Houston, McCurry, Wren,
Gray of Catoosa, McCurdy, Wynne,
Gray of Paulding, McClure, Mr. Speaker.
Saturday, November 17, 1894.

Those not voting were Messrs.—

Arnold, Florence, Murrah,
Arnold, Florence, Murrah,
Barnes, Fogarty, McElmurry,
Barnes, Fogarty, McElmurry,
Bennett of Wayne, Franklin, McGough,
Bennett of Wayne, Franklin, McGough,
Branch, Futrell, Neely,
Branch, Futrell, Neely,
Branan, Fullwood, Owen,
Branan, Fullwood, Owen,
Brown of Washington, Giles, Pittard,
Brown of Washington, Giles, Pittard,
Brown of Pulaski, Harvey, Roberts,
Brown of Pulaski, Harvey, Roberts,
Burnett, Hill, Sell,
Burnett, Hill, Sell,
Bush, Hightower, Smith of Hancock,
Bush, Hightower, Smith of Hancock,
Clements of Montgomery Humphreys, Smith of Telfair,
Clements of Montgomery Humphreys, Smith of Telfair,
Coleman, Hurst, Sumner,
Coleman, Hurst, Sumner,
Cureton, Jarrell, Thompson,
Cureton, Jarrell, Thompson,
Dempsey, Jones of Dodge, Wheatley,
Dempsey, Jones of Dodge, Wheatley,
Doolan, Lee, Williams,
Doolan, Lee, Williams,
Dorough, Law, Willingham,
Dorough, Law, Willingham,
Ennis, Moore of Bulloch, Wright,
Ennis, Moore of Bulloch, Wright,
Farmer, Moore of Heard,
Farmer, Moore of Heard,

Mr. Walker, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and approved.

The Journal was then read and confirmed.

The Speaker appointed the following committee upon the part of the House, to prepare a bill changing the sessions of the General Assembly, under the Senate resolution, concurred in on yesterday, to wit: Messrs. Fouché, Jenkins, and McCurry.

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

A resolution providing for the investigation of the College in Milledgeville, etc.

Mr. Middlebrook, chairman of the Committee on Corporations, submitted the following report:
Mr. Speaker:

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

A bill to provide a new charter for the town of Washington, and for other purposes.

Respectfully submitted.

L. L. Middlebrook, Chairman.

The following bills were read for the third time and the report of the committee agreed to, 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 for each and every year for the county of Ware.

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

By Mr. Broyles of Fulton—

A bill to be entitled an act to prescribe for the record of escrow deeds and to provide for the effect thereof.

Upon motion of Mr. McCurry of Hart, the bill was laid on the table.

By Mr. Greer of Macon—

A bill to be entitled an act to allow and authorize County Judges to hold court in other counties than those of their residence.

Upon motion, the bill was recommitted to Committee on Special Judiciary.
By Mr. Gray of Houston—

A bill to be entitled an act to authorize the Comptroller General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases, and for other purposes.

The committee reported an amendment to this bill, which was agreed to.

Upon the passage of this bill, the ayes were 104, and nays 0.

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

By Mr. Willingham of Monroe—

A bill to be entitled an act to provide for and require the registration of all voters in the county of Monroe in this State, to provide penalties for the violation of the same, and for other purposes.

Upon the passage of this bill the ayes were 97, nays 2.

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

By Mr. Moore of Bulloch—

A bill to be entitled an act to make penal the offense of slander or oral defamation, to provide punishment for same, and for other purposes.

Upon motion of Mr. Jenkins of Putnam, the further consideration of this bill was made the special order of Wednesday next.

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

Mr. Speaker:

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

A bill to appropriate the sum of five hundred dollars, or so much thereof as may be necessary, to pay pensions for 1894, to all maimed Confederate soldiers, regularly enrolled in the Executive Department, who are entitled thereto under the law, and who have failed to receive same, and for other purposes.

Also, the following bill, which I am instructed to report back to the House, with the recommendation that it do pass, to wit:

An act to require the publication of the charters and amendments thereof of railroads, granted by the Secretary of State, by virtue of an act of the General Assembly of Georgia, approved December 17, 1885.

Also, the following bill, which I am instructed to report back to the House, with recommendation that it do pass, to wit:

To appropriate three hundred and thirty dollars, or so much thereof as may be necessary, to carry into effect act of October 12, 1885, requiring publication of charters, etc., of railroads.

Also, a resolution providing for indexing the Journals of the House of Representatives and the Senate, for the sessions of 1894 and 1895, which I am instructed to report back to the House, with recommendation that it do pass.

Also, a resolution providing a State currency which I am instructed to report back to the House, with the recommendation that it do not pass.
Also, a resolution to pay Jones Cooper, of Mitchell county, pension due him under the laws of this State, which I am instructed to report back to the House, with the recommendation that it do not pass.

Also, a bill to provide for a permanent school fund, and to increase the efficiency of the common schools, by providing for direct payments with the State Treasury of all money's now belonging, or which may hereafter belong, to the common school fund, and for other purposes, which I am instructed to report to the House, with the recommendation that the same be read the second time and recommitted to the Committee on Education, with leave to print two hundred copies for use of the House.

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 recommendation that the introducer have leave to withdraw the same, to wit:

A bill to repeal the County Court of Taylor county.

Also, the following House bill, which I am instructed to report back to the House, with recommendation that the same be recommitted to the General Judiciary Committee, to wit:

A bill to amend an act to protect game in the State of Georgia during certain seasons, approved October 16, 1891, and for other purposes.

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 bill, which I am instructed to return to the House, with the recommendation that the same do pass, as amended, to wit:

A bill to regulate admission to the bar.

Also, the following bill which I am instructed to return, with the recommendation that the introducer be allowed to withdraw the same, to wit:

A bill to authorize Guaranty and Security Companies to become sureties on the bonds of guardians, executors, administrators, and trustees.

The committee have also had under consideration the following bills, which I am instructed to return, with the recommendation that the same do not pass, to wit:

A bill to amend article 6, section 12 of the Constitution of this State.

Also, a bill to amend paragraph 1 of section 12 of article 6 of the Constitution of this State.

Also, a bill defining newspaper libel and providing for procedure in action for the same, and for other purposes.

Also, a bill to carry into effect article 6, section 4, paragraph 6 of the Constitution of Georgia, which provides for an appeal from one jury to another in the Superior and City Courts.

Also, a bill to amend sections 4052 and 4058 of the Code of Georgia, as to the mode of obtaining certiorari from Justice and other Inferior Courts.

Respectfully submitted.

H. A. Jenkins, Chairman.
By unanimous consent, the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Bailey of Spalding—

A bill to be entitled an act to amend section 1319 of the Code of 1882, so as to change the time of electing county officers from first Wednesday in January to the first Wednesday in October preceding, and for other purposes.

Referred to the Committee on Special Committee on Elections.

By Mr. Boifeullet of Bibb—

A bill to be entitled an act to appropriate money to the University of Georgia, to be used for equipping and maintaining a State Normal School at Rock College, Athens, Ga., and for other purposes.

Referred to Committee on Finance.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to amend paragraph 2 of section 943 of the Code of 1882, prescribing fees to be collected by the Secretary of State.

Referred to Committee on Finance.

By Mr. Hogan of Lincoln—

A bill to be entitled an act to amend the common school laws of this State, to require the County School Commissioners to be elected by the popular vote of the people in the different counties of this State, and for other purposes.

Referred to Committee on Education.

By Mr. Rawling of Washington—

A bill to be entitled an act to amend section 1291 of the Code of 1882.

Referred to Committee on General Judiciary.
By request of Mr. McCurry, chairman of Special Judiciary Committee, House Bill No. 159 was recommitted to the Committee on General Judiciary.

The following committee was appointed by the Speaker, upon the part of the House to visit and report the condition of the college at Milledgeville, to wit: Messrs. Hodges, Brown of Washington, and Spence.

Mr. Boifeuillet, of Bibb, presented the following memorial which was read, to wit:

A memorial from the Board of Visiting Ladies of the Georgia Normal and Industrial College.

The same was referred to the Finance Committee.

Upon motion of Mr. Hogan of Lincoln, House Bill No. 158, to wit: a bill to be entitled an act to provide for a permanent school fund and to increase the efficiency of the common schools, and for other purposes, was taken up out of its order, read the second time and recommitted to the Committee on Education, and two hundred copies of the bill ordered printed for the use of the House.

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

By Mr. Wynne of Wilkes—

A bill to be entitled an act to provide a new charter for the town of Washington, Ga., and to repeal conflicting laws.

By Mr. Henderson of Forsyth—

A bill to be entitled an act to amend article 6, section 12 of the Constitution of this State.

Upon motion of Mr. Jenkins of Putnam, further action on this bill was made the special order for next Monday.
By Mr. Branch of Columbia—

A bill to be entitled an act to carry into effect paragraph 2, section 2, article 7 of the Constitution of this State, and for other purposes.

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

By Mr. Hopkins of Thomas—

A bill to be entitled an act to amend paragraph 1, section 12, article 6 of the Constitution of this State.

On motion, further action upon this bill was made the special order for next Tuesday.

By Mr. Broyles of Fulton—

A bill to authorize Guarantee and Security Companies to become sureties on the bonds of guardians, executors, administrators, and trustees.

By consent the bill was withdrawn by its author.

By Mr. Montfort of Taylor—

A bill to repeal the County Court of Taylor county.

By consent the bill was withdrawn by its author.

By Mr. Wright of Floyd—

A bill to be entitled an act to regulate the admission to the bar.

By Mr. Boifeullet of Bibb—

A bill to be entitled an act defining newspaper libel, and providing the procedure in action for, and for other purposes.
Upon motion of Mr. Jenkins, this bill was recommitted to the Committee on General Judiciary

By Mr. Parker of Talbot—

A bill to be entitled an act to carry into effect article 6, section 4, and paragraph 6 of the Constitution of Georgia, and for other purposes.

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

By Mr. Parker of Talbot—

A bill to amend section 4052 and 4058 of the Code of Georgia, as to mode of obtaining *certiorari*, and for other purposes.

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

Leave of absence was granted to Messrs. Ennis and Wheatley on account of important business, and to Messrs. Marchman, Rawlings, Wynne, Elorece, Moore of Bulloch, Williams, Battle, Fulwood, Dodson, Hodge, Parker, and Mall, on account of important business.

The hour of adjournment having arrived the House adjourned until 10 o'clock a. m. Monday morning.

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ATLANTA, GEORGIA,

Monday, November 19, 1894.

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, when the following members answered to their names:

Allen, Gray of Catoosa, McGough,
Anderson, Gray of Paulding, McCurdy,
Atkinson, Gregory, McClure,
Armstrong, Griffin, McWhorter,
Awtrey, Greer of Macon, Neely,
Bailey, Greer of Harris, Newton,
Battle, Hall, Parker,
Baggett, Harrell, Peeples,
Barnes, Harrison, Perkins,
Bennett of Wayne, Harvey, Pitman,
Bennett of Jackson, Hill, Pittard,
Bell, Hodges, Pope,
Blalock, Henderson, Price,
Boifeuillet, Hightower, Polhill,
Boynton, Hopkins, Redding,
Boyd, Howell, Reagan,
Boyett, Hogan, Reece,
Broyles, Houston, Roberts,
Brown of Pulaski, Holbrook, Rockwell,
Burwell, Holland, Salter,
Burnett, Hudson; Sandeford,
Burch, Humphryes, Shropshire,
Caldwell, Hutcherson, Screven,
Clements of Montg’ry, Hughes, Shaw,
Clement of Milton, Jenkins, Short,
Collins, Johnson of Hall, Spence,
Collier, Johnson of Taliaferro, Smith of Clinch,
Cook of Decatur, Jones of Dougherty, Smith of Hancock,
Cook of Fayette, Jones of Dodge, Smith of Rockdale
Cureton, Lee, Spier,
Davison, Longley, Stokes,
Dempsey, Lovett, Symons,
Dennard, Mansfield, Sumner,
Doolan, Meadow, Tatum,
Durham, Melton, Traylor,
Edenfield, Mell, Walker,
Farmer, Moore of Bulloch, Wallace,
Florence, Moore of Clayton, Warden,
Fletcher, Moore of Heard, West,
Fouché, Montfort, Wilson,
Fink, Murrah, Wilkin,
Fogarty, Middlebrook, Wilkinson,
Ferguson, McDonald, Worley,
Those absent were Messrs.—
Arnold, Franklin, Marchman,
Bloodworth, Futrell, Owen,
Branch, Fullwood, Pool,
Branan, Giles, Rawlings,
Brown of Washington, Hodge, Sell,
Bush, Hurst, Smith of Telfair,
Coleman, Jarrell, Thompson,
Dodson, Latham, Vaughn,
Dorough, Law, Wheatley,
Ennis, Martin, Williams,
E-py, Mallette, Willingham.

Mr. Walker of the committee on Journals reported that the Journal of yesterday’s proceedings had been examined and approved.

The Journal was then read and confirmed.

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 Senate, which I am directed to communicate to the House of Representatives, to wit:

A bill to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, etc.

Also, a bill to provide for a local Board of Trustees for the Middle Georgia Military and Agricultural College, etc.

Also, a bill to repeal an act to create a Board of Commissioners of Roads and Revenue for the county of Carroll.
Upon the call of the roll of the counties, the following bills were introduced, read for the first time, and appropriately referred, to wit:

By Mr. Hill of Terrell—

A bill to be entitled an act to amend an act approved September 24, 1883, incorporating the town of Bronwood, in Terrell county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Redding of Pike—

A bill to be entitled an act to incorporate the Barnesville Male and Female High School, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Redding of Pike—

A bill to be entitled an act to repeal sections 4598 "a," "b," "c" of the revised Code of 1882.

Referred to Committee on Corporations.

By Mr. Middlebrook of Newton—

A bill to be entitled an act to incorporate the town of Newborn, Newton county, Ga., and for other purposes.

Referred to Committee on Corporations.

By Mr. West of Lowndes—

A bill to be entitled an act to authorize the Judge of the City Court of Lowndes county to appoint the sheriff of said court.

Referred to Committee on Special Judiciary.
By Mr. West of Lowndes—

A bill to be entitled an act to abolish the County Court of Lowndes county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Broyles of Fulton—

A bill to be entitled an act to provide a penalty for any person to make, keep, or sell any article marked "sterling," or "coin silver," which is not genuine.

Referred to Committee on General Judiciary.

By Mr. Symons of Glynn—

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

Referred to Committee on General Judiciary.

By Mr. Shropshire of Chattooga—

A bill to be entitled an act to give blacksmiths a special and general lien, to declare the dignity thereof, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Doolan of Chatham—

A bill to be entitled an act to provide for the safe keeping of the registration books of Chatham county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Doolan of Chatham—

A bill to be entitled an act to prohibit, in Chatham county, the holding of more than one office by one person at any time, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. Tatum of Troup—

A bill to be entitled an act to make penal the practice or business of telling fortunes for a valuable consideration, by gypsies or itinerant people.

Referred to Committee on Special Judiciary.

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

Mr. Speaker:

The Committee on Finance have had under consideration House Bill No. 154, to be entitled an act to enlarge the powers and duties of the Principal Keeper of the Penitentiary, to provide for the appointment of an additional assistant, to fix his salary, and for other purposes, which they instruct me to report back to the House, with the recommendation that it be read the second time and recommitted to the Committee on Penitentiary.

Respectfully submitted.

J. L. Boynton, Chairman.

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

Mr. Speaker:

The Committee on Education have had under consideration House Bill No. 103, which amends the law so that any County Board of Education may operate its schools between January 1 and July 1 of any calendar year, and instruct me to report the same back, with the recommendation that it do pass.

Respectfully submitted.

W S. West, 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 I am instructed to report to the House, with the recommendation that the same do pass, to wit:

A bill 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.

Also, a bill which the committee returns with favorable recommendation that it be recommitted to the Committee on Finance, which is a bill to further carry into effect, paragraphs 1, 2 and 3 of section 1 of article 10 of the Constitution of the State of Georgia, to provide for the better organization, officering, arming, equipping, uniforming, training, and maintaining the volunteer forces of this State, and for other purposes.

Respectfully submitted.

DAVID J. BAILEY, JR., Chairman.

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

By Mr. Roberts of the Twentieth District—

A bill to amend an act to provide for a local Board of Trustees for the Middle Georgia Military and Agricultural College, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Sharpe of the Thirty-seventh District—

A bill to be entitled an act to repeal an act to create a
Board of Commissioners of Roads and Revenues for the county of Carroll, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Harris of the Twenty-second District—

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 of this State, and for other purposes.

Referred to Committee on Railroads.

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

By Mr. McCurry of Hart—

A bill to be entitled an act to appropriate the sum of $500, or so much thereof as may be necessary, to pay pensions for 1894 to all maimed Confederate soldiers who are entitled to the same, and for other purposes.

By Mr. Barnes of Richmond—

A bill to be entitled an act to appropriate $330.00, or so much thereof as may be necessary, to carry into effect the act of October 12, 1885, and for other purposes.

By Mr. Reagan of Henry—

A bill to be entitled an act to prohibit the working of convicts in the penitenitiary or chain-gangs of this State at night or on the Sabbath day, and for other purposes.

By Mr. Reagan of Henry—

A bill to be entitled an act to enlarge the powers and duties of the Principal Keeper of the Penitentiary, and for other purposes.

This bill, by request, was recommitted to the Committee on Penitentiary
By Mr. West of Lowndes—

A bill to be entitled an act to amend an act to systematize the finances an increase the efficiency of the common schools by providing for direct payment into the State Treasury of all money belonging to the common school fund, and the use of the same for common school purposes, and for other purposes.

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 instructions of the volunteer forces of the State of Georgia, and for other purposes.

By Mr. Bailey of Spalding—

A bill to be entitled an act to further carry into effect paragraphs 1, 2, and 3 of section 1 of article 10 of the Constitution of the State of Georgia, and for other purposes.

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

By Mr. Boifeuille of Bibb—

A resolution providing for the indexing of the Journals of the House of Representatives and the Senate for the sessions of 1894 and 1895.

By Mr. Anderson of Jones—

A resolution providing a State currency.

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

By Mr. Bush of Mitchell—

A resolution to pay James Cooper, of Mitchell county, pension due him under the laws of this State.
The adverse report of the committee was agreed to and the resolution lost.

The following bills were read the third time, and the report of the committee agreed to, to wit:

By Mr. Wynne of Wilkes—

A bill to be entitled an act to provide a new charter for the town of Washington, Ga., and to repeal conflicting laws.

The committee reported an amendment, which was agreed to.

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

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

On motion of Mr. Wright of Floyd, House Bill No. 91 was made the special order for Wednesday next, at which time it will come up for its third reading.

Mr. Jenkins, of Putnam, presented the following memorial, which was referred to the Committee on Agriculture, to wit:

A memorial by citizens of the county of Putnam concerning cotton crops, and for other purposes.

The following Senate resolution, offered by Mr. Beeks of the Twenty-sixth District, was read the second time, and, upon motion, tabled, to wit:

A resolution to appoint a committee of two from the Senate and three from the House, who shall confer with the State Board of Education and report to the General Assembly some method by which the public schools of this State may be run for six months, and for other purposes.
Leave of absence was granted to Mr. Willingham of Monroe, on account of important business, also to Mr. Howell of Fulton, from Tuesday noon to Friday next.

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

ATLANTA, GEORGIA,
Tuesday, November 20, 1894.

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 Chaplain.

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

Allen, Fullwood, McCurry,  
Anderson, Fussell, McGough,  
Atkinson, Gaines, McCurdy,  
Arnold, Giles, McClure,  
Armstrong, Gilreath, McWhorter,  
Awtrey, Gibson, Neely,  
Bailey, Gray of Houston, Newton,  
Battle, Gray of Paulding, Parker,  
Baggett, Gregory, Peeples,  
Barnes, Griffin, Perkins,  
Bennett of Wayne, Greer of Macon, Pitman,  
Bennett of Jackson, Greer of Harris, Pittard,  
Bell, Hall, Pope,  
Blalock, Harrell, Price,  
Bloodworth, Harrison, Pool,  
Boileuillet, Harvey, Polhill,  
Boynton, Hill, Rawlings,  
Boyd, Hodges, Redding,  
Boyett, Henderson, Reagan,  
Branch, Hightower, Reece,  
Browles, Hopkins, Roberts,  
Brown of Washington, Howell, Rockwell,  
Brown of Pulaski, Hogan, Rockwell,  
Burwell, Hodge, Salter,  
Sandeford,
Tuesday, November 20, 1894.

Burnett, Houston, Shropshire,
Burch, Holbrook, Screven,
Bush, Holland, Sell,
Caldwell, Hudson, Shaw,
Clements of Montg’ry, Humphryes, Short,
Clement of Milton, Hutcherson, Spence,
Collins, Hughes, Smith of Clinch,
Coleman, Hurst, Smith of Hancock,
Collier, Jenkins, Smith of Rockdale,
Cook of Decatur, Johnson of Hall, Smith of Telfair,
Cook of Fayette, Johnson of Taliaferro, Spier,
Cureton, Jones of Dougherty, Stokes,
Davison, Jones of Dodge, Symons,
Dempsey, Latham, Sumner,
Dennard, Lee, Tatum,
Dodson, Lovett, Vaughn,
Doolan, Martin, Walker,
Dorough, Mansfield, Wallace,
Durham, Meadow, Walden,
Edenfield, Melton, West,
Ennis, Mell, Wilson,
Espy, Moore of Bulloch, Wilkin,
Farmer, Moore of Clayton, Williams,
Florence, Moore of Heard, Wilkinson,
Fletcher, Montfort, Willingham,
Fouché, Middlebrook, Worley,
Fink, McDonald, Wright,
Fogarty, McElmurry, Wren,
Ferguson, McMichael, Wynne,
Franklin, McDaniel, Mr. Speaker.

Those absent were Messrs.—

Branan, Iaw, Owen,
Gray of Catoosa, Mallette, Thompson,
Jarrell, Marchman, Traylor,
Longley, Murrah, Wheatley.

Mr. Meadow, of the Committee on Journals, reported that the Journal of yesterday’s proceedings had been examined and approved.

The Journal was then read and confirmed.
Mr. Bush, of Mitchell, moved to reconsider that portion of yesterday's Journal, which refers to resolution offered by him to pay James Cooper pensions due him under the law.

The motion prevailed, and the resolution was recommitted to the Committee on Finance.

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

Mr. Speaker:

The Senate has passed the following joint resolutions, in which it asks the concurrence of the House, to wit:

A resolution that a joint committee of three from the Senate and five from the House be appointed to visit the State University, for the purpose inspecting the buildings and grounds, and determining what repairs or additions are necessary, etc., and report to the General Assembly at an early date.

The committee appointed on the part of the Senate are, Messrs. Long, Cumming, and Broughton.

Also, the Senate concurs in a joint resolution of the House to appoint a committee to attend the commencement of the State University.

Committee appointed on the part of the Senate are, Messrs. Becks, Broughton Sheppard, and Osborne.

Also, the Senate concurs in House amendment to Senate resolution to appoint a joint committee on Northeastern Railroad.

Also, the Senate has passed the following House bills, to wit:
A bill to repeal an act approved September 4, 1882, to provide for the appointment of a County Judge for the county of Mitchell, and for other purposes.

Also, a bill to change the time of holding the spring term of Dooly Superior Court, and for other purposes.

Mr. Middlebrook, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which I am instructed to return to the House, with the recommendation that the same do pass:

A bill to incorporate the town of Newborn, in the county of Newton, and for other purposes.

Also, the following bill which I am instructed to return, with the recommendation that the same do pass, as amended:

A bill to incorporate the town of Oakland, in the county of Fulton, and for other purposes.

Also, bill No. 211, by Mr. Redding of Pike, to repeal section 4598 of the Code, which I am instructed to return, with the recommendation that the same be committed to the General Committee on Agriculture.

Respectfully submitted.

L. L. Middlebrook, 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 re-
port to the House, with the recommendation that the same do not pass, to wit:

A bill to be entitled an act to prohibit muscle, ventre, and any other dances of similar character in this State, to provide penalty for the violation of this act, and for other purposes.

Also, a bill to be entitled an act to amend section 4527 of the Code, in reference to carrying concealed weapons, by changing the penalty prescribed therein.

Also, a bill to be entitled an act to repeal section 3458 of the Code of 1882, which provides that the plea of the general issue shall be considered as filed in all cases answerd to at the first term.

Also, a bill to be entitled an act to alter and amend section 3452 of the Code of 1882, regulating the filing of pleas, and for other purposes.

Also, a bill which the committee returns, with the recommendation that it be recommitted to the joint committee of the Senate and House, appointed for the purpose of reporting a general election law, which is a bill to be entitled an act to amend section 178 of the Code of Georgia, so as to change the time for the meeting of the General Assembly at its second annual session.

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 House Bill No. 19, which is a bill to amend the charter
of the town of Vienna, so as to establish a system of public schools therein, and to provide revenue for the maintenance thereof, which they recommend do pass.

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 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 make competent as a witness for himself the defendant in any criminal case and the wife of such defendant, and for other purposes.

Also, a bill to provide for and require the registration of all voters in the county of Pike in this State, and for other purposes, with the recommendation that the author have leave to withdraw the same.

The committee request that W H. Burwell be added to the Special Judiciary Committee.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Wright, chairman of 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 I am instructed to report to the House, with the recommendation that the same do pass, to wit:
A bill to require the State Librarian to furnish Georgia Reports, Codes, and Laws to the county of Heard.

The committee also have had under consideration the following bill, which they recommend do not pass.

A bill to authorize W W Hardman to peddle without license in this State.
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 Senate Resolution No. 1, providing for the appointment of a committee to investigate the present system of leasing the convicts in this State, which they instruct me to report back to the House, with the recommendation that the same be adopted by substitute.
Respectfully submitted.

E. J. Reagan, Chairman.

The following bill was recommitted to the Committee on Corporations, to wit:

A bill to be entitled an act to repeal sections 4598 “a,” “b,” “c,” of the Revised Code of 1882.

The following bill was recommitted to the joint committee of the House and Senate, appointed for the purpose of reporting a general election law, to wit:

A bill to be entitled an act to amend section 178 of the Code of Georgia, so as to change the time for the meeting of the General Assembly at its second annual session.
By unanimous consent 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 fix and define the fees of Solicitors-General, and Solicitors of County and City Courts of this State, in all cases where the penalty, on conviction, shall be as prescribed in section 4310 of the Code, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Giles of Houston—

A bill to be entitled an act to amend an act to establish a public school system for the town of Perry, Ga., and for other purposes.

Referred to Committee on Special Judiciary.

The following bill, which was made the special order for to-day, was taken up and read, to wit:

By Mr. Houston of DeKalb—

A bill to be entitled an act to amend paragraphs 2 and 3 of section 3 of article 6, and paragraph 1 of section 11 of article 6, and paragraph 1, of section 12, of article 6 of the Constitution of this State, so as to provide for the election of Judges of the Superior Courts, and Solicitors-General by the electors of their respective judicial circuits.

Mr. McCurry, of Hart, offered the following motion, to wit:

Resolved by the House, That the consideration of the bill now under consideration, and all other bills made the special order for to-day, which have for their object an amendment to the Constitution, changing the method of elect-
The motion was lost.

Mr. Houston, of DeKalb, moved to disagree with the report of the committee.

Mr. Hodges, of Bibb, called for the previous question.

Upon taking the vote, the ayes were 58 and the nays were 76.

So the call was not sustained.

Mr. Hodges, of Bibb, again called for the previous question, which call was sustained.

Upon motion of Mr. Reagan of Henry, the hour of adjournment was extended until action had been taken upon this bill.

Upon taking the vote upon the question of disagreeing with the report of the committee, the ayes and nays were called for, which call was sustained.

The roll was called and the vote was as follow: Ayes 73, nays 85.

So the motion was lost.

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

Those voting in the affirmative were Messrs.—

Allen, Fullwood, McClure,  
Anderson, Gilreath, McWhorter,  
Awtrey, Gray of Paulding, Peeples,  
Baggett, Gregory, Pope,  
Bennett of Wayne, Griffin, Price,
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Those voting in the negative were Messrs.—

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<th>Atkinson</th>
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<td>Martin</td>
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<td>Dodson</td>
<td>Marchman</td>
<td>Wallace</td>
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Those not voting were Messrs.—

Branan, Jarrell, Thompson,
Coleman, Law, Taylor,
Gray of Catoosa, Mallette, Wheatley,
Harrell, McMichael, Williams,
Howell, Perkins, Mr. Speaker.
Hodge, Shropshire,

The following bill was read the second time, to wit:

By Mr. Bailey of Spalding—

A bill to be entitled an act to amend section 1319 of the Code of 1882, so as to change the time of electing county officers from the first Wednesday in January to the first Wednesday in October preceding, and for other purposes.

By consent, House Bill No. 180 was withdrawn by its author, to wit:

A bill to provide for and require the registration of all voters in the county of Pike.

Leave of absence was granted to Messrs. Traylor and Harrell, on account of sickness, and to Messrs. Gibson, Anderson, Hightower, Wilkin, and Neely, on account of important business.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 10 o'clock to-morrow morning.
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 Chaplain.

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

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<th>Allen</th>
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<td>Johnson of Taliaferro</td>
<td>Smith of Hancock</td>
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</tbody>
</table>
Those absent were Messrs.—

Clement of Milton, Neely, Traylor,
Coleman, Pitman, Wheatley,
Cureton, Sandeford, Wilkin,
Gray of Catoosa, Smith of Rockdale, Wren.

The Journal of yesterday's proceedings was then read and confirmed.

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

Mr. Speaker:

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

A bill to abolish the county court of Decatur county, to provide for the disposition of the business therein, and for other purposes.
Also, a bill to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Judicial Circuit, and for other purposes.

Also, a bill to allow and authorize County Judges to hold court in other counties than those of their residence.

Also, a bill to provide a Board of Commissioners for Jones county, defining the powers and duties of said board.

I am also instructed to report the following bills, with the recommendation that they do pass as amended, to wit:

A bill to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed one hundred dollars, and for other purposes.

Also, a bill to provide for the payment to the officers of court in Dougherty county of costs of prosecution in all cases where convicts work on the chain-gang of said county.

Also, a bill to provide for the registration of legal voters of the county of Taylor, and to repeal the former laws on the subject, and for other purposes.

I am instructed to report the following bill, with the recommendation that it do pass.

A bill to amend an act approved September 27, 1883, entitled an act to establish a City Court in the county of Floyd, by striking the word "favor" from the fourteenth line of section 3 of said act, and inserting in lieu thereof the word "three," etc.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Redding, chairman of the Special Committee on General Registration Law, submitted the following report:

Mr. Speaker:

The Special Committee on the General Registration Law
have considered the subject and direct me to submit the following bill for a first reading:

A bill to be entitled an act to provide for the registration of voters in this State, to prescribe penalties for certain offenses connected therewith, etc.

Respectfully submitted.

JOHN F. REDDING, 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 signature of the Speaker of the House and the President of the Senate the following acts, to wit:

An act to change the time of holding the spring term of Dooly Superior Court.

Also, an act to repeal an act approved September 4, 1882, entitled an act to provide for the appointment of the County Judge for the county of Mitchell, and make applicable to said county the law contained in chapter 4, title 5, part 1 of the Code of 1882, and for other purposes therein contained.

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 consideration a joint resolution No. 2, by Mr. Middlebrook of Newton, to encourage the building of a railroad to South America, which they instruct me to report back, with the recommendation that the same do pass, as amended.
Also, a bill to require electric car railroad companies to provide suitable glass fronts to all cars operated by such companies between the 15th day of October of each year and the 1st day of May next thereafter, for the protection of motormen, which they direct me to report back, with the recommendation that the same do not pass.

Also, a bill to prohibit street-car companies from running open cars between the 15th day of October of each year and the 1st day of May next thereafter, with the recommendation that the introducer be allowed to withdraw the same.

Also, a bill to allow freight-trains to be run on Sunday when loaded with melons, fruits, and vegetables, with the recommendation that the introducer of the bill be allowed to withdraw it.

Also, a bill to authorize the running of special fruit, melon, and vegetable trains on Sunday on the railroads in this State, and for other purposes, which they direct me to report back, with the recommendation that the same do pass by substitute.

Respectfully submitted.

C. E. Battle, Chairman.

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

Mr. Speaker:

The Committee on Finance have had under consideration House Resolution No. 1, providing for a State exhibit at the Cotton States and International Exposition in 1895, which they instruct me to report back to the House, with the recommendation that the same do pass by substitute, which provides for an increase to the Department of Agri-
culture for a sum not to exceed twenty-five thousand dollars, provided that the constitutionality of the said increase be passed upon by the General Judiciary Committee, and for this purpose the committee recommend that the said substitute be recommitted to the General Judiciary Committee.

Respectfully submitted.

J. L. Boynton, Chairman.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following bills, to wit:

A bill to provide for the incorporation of street and suburban railroads.

Also, a bill to amend an act which was entitled an act to regulate banks, and for other purposes.

Also, a bill to be entitled an act to provide for notice to the garnishee for the filing of a traverse of the answer of such garnishee, etc.

Also, a bill to be entitled an act to repeal an act of the Legislature of Georgia, incorporating the town of Whitesburg, Carroll county, and to reincorporate the same, etc.

Also, a bill to provide a uniform method of condemning, taking, or damaging private property.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, by substitute, the following House bills, to wit
A bill to be entitled an act to fix the time for holding the election for city officers by the Mayor and Council of the City of Savannah, and for other purposes.

Mr. Hodges, chairman of the Joint Committee on the part of the House to investigate the status and claims of the Middle Georgia Military and Agricultural College, under joint resolution, submitted the following report:

Mr. Speaker:

The Joint Committee appointed by the House and Senate to inquire into the status and claims of the Middle Georgia Military and Agricultural College, beg leave to report that they have performed the duties imposed upon them by the resolution adopted, and beg leave to submit the following as their report:

1. The college was created under act 1879, and organized regularly under the terms of the act, said organization being perfected by Local Board and Trustees of State University as a department of State University.

2. That there was an implied agreement by the Trustees of State University under the terms of the act of 1879 that, if the city of Milledgeville donated $2,000 per annum for the payment of teachers, there should be a department of the State University by the State at Milledgeville. We find that the city of Milledgeville has complied with said contract and, in addition, erected a $12,000 dormitory, which will house one hundred cadets.

3. We find that the property committed and lent by the State to the Trustees of the University was assessed and valued at $55,000 at the time the capital was removed from Milledgeville, and that said property has been kept in good repair, the State having expended since said time $5,000 in repairing the same, and that said property is now in better condition for school purposes than before. Your commit-
tee is not in a position to report the exact market value of said property.

4. We find that, on the 1st day of January, 1894, the capitol building was destroyed by fire, and that since said time the insurance companies, by and with the consent of the authorities of the State, have rebuilt and remodeled said building, and the same is now in splendid condition for school purposes, and we further find that said college is now in a better condition to do efficient service to the State than ever before, and we therefore recommend that the State make an appropriation sufficient to maintain the same in connection with the annual appropriation from the city of Milledgeville.

Respectfully submitted.

ROBERT HODGES,
Chairman on part of the House.

Mr. Hopkins, chairman pro tem. of the Committee on Lunatic Asylum, submitted the following report:

Mr. Speaker:

The committee who visited the Lunatic Asylum have by appropriate sub-committees examined the several branches of said institution, and beg to submit the following report:

We have, as far as our limited time would allow, made a careful examination of the books of the Steward and found them correctly and systematically kept. We find from an examination and comparison of said books with the annual report made by the Superintendent of said institution that they correspond, and ask to refer to same as a part of our report.

We find that there are 1,743 inmates of said institution, and 241 employees whose salaries amount to $42,662.50, and 17 Assistant Physicians and other officials whose salaries amount to $17,233.15. Said sums are paid out of the
annual appropriation of $200,000.00. We find the expenditure for repairs for year just closed is $17,130.82, which leaves $122,993.53 for the maintenance and support of the institution proper, or a per capita of $70.53.

Your committee, in view of above figures, feel that it would be derelict in its duty if it did not commend the economy and judgment with which said institution is managed.

In view of the fact that the annexes to the negro buildings now in process of erection will be completed and ready for occupancy about the first of April, 1895, and a building for whites will be completed and ready for occupancy by October 1, 1895, thus necessitating a larger expenditure for furniture, and an increase in room means an increased attendance, and that there are now on file about three hundred applications for admission, many of which will be granted as soon as there is room to accommodate them, and many of which are now confined in the common jails of the counties, your committee recommends that for the fiscal year 1895 an appropriation of $210,000.00 be made, and for the fiscal year 1896 an appropriation of $230,000.00 be made, feeling that the increased attendance upon said institution makes this increase in appropriation absolutely necessary.

We find that the grounds upon which the institution is situated are properly kept, well drained, nothing allowed to remain thereon of a deleterious or offensive nature, and, on the other hand, the tract in front of the main building is beautifully parked, in keeping with good taste and quieting to the restless spirit of the inmates.

We find that the buildings are very cleanly kept, rooms well heated and ventilated, and containing a sufficient amount of the proper grade of furniture, including well dressed beds, and everything needful to contribute to the comfort of the unfortunate inmates.
We find that the sewerage system from the buildings now used is simply splendid, having all the fall or grade wanted (in some places as much as four feet to the hundred), and emptying into a creek half a mile away.

The drinking water, which is obtained from wells, we assume to be good, not being able to procure a chemical analysis.

We find the wearing apparel of the inmates to be neat and comfortable. We call special attention to the way the inmates are fed; the food is plenteous, wholesome, and well-cooked, and of varieties suitable to the numerous patients.

The general good health of the inmates and attendants is proof conclusive of the splendid hygienic and sanitary condition of the Asylum, the death-rate of the inmates being only about 9 per cent.

As the engines and water-works system are old and in bad repair, we recommend a special appropriation of $4,000 for the purpose of duplicating the same.

STOCK AND FARM.

On a close inspection of this important department of the institution, we find it economically and systematically conducted, which reflects credit upon the assistant steward, Hon. George W. Hollinshead. From his report ending September 30, 1893, we submit the following as balance to the net profits in favor of the different departments:

<table>
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<tr>
<th>Department</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Dairy</td>
<td>$2,470.45</td>
</tr>
<tr>
<td>Garden</td>
<td>$2,570.67</td>
</tr>
<tr>
<td>Pork</td>
<td>$2,247.06</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$7,288.18</strong></td>
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For a full and satisfactory report, we refer to the itemized report of assistant steward, embodied in annual report of Trustees. We find that there has been in cultivation
the present year about one hundred and thirty acres (130) of land, devoted respectively to the following crops:

- **Sweet potatoes** ............................................. 25 acres.
- **Turnips** .................................................... 9 "
- **Collards** ..................................................... 9 "
- **Corn and peas** ............................................. 30 "
- **Cabbage** ..................................................... 5 "
- **Irish potatoes** ............................................... 15 "
- **Snap beans** .................................................. 3 "
- **Butter beans** ................................................ 3 "
- **Beets** ......................................................... 6 "
- **Radishes** ..................................................... 1 1/2 "
- **Watermelons** ................................................ 5 "
- **Salsify** ....................................................... 1 1/4 "
- **Squash** ....................................................... 3 "
- **Tomatoes** ..................................................... 4 "
- **Lettuce** ....................................................... 1/4 acre.
- **Onions** ....................................................... 5 "
- **Okra** .......................................................... 2 3/4 acres.
- **Cucumbers** ................................................... 1 1/4 acre.
- **Cantaloupes** ................................................ 3 acres.

**Total** .......................................................... 129 1/2 acres.

All of above cultivated lands were fertilized wholly from manures accruing from stock belonging to the Institution.

We make special note of proceeds from Dairy and Stock Department. From sixty milch cows, the yield is one hundred gallons per day. All manures from stock are well cared for, and judiciously utilized in fertilizing the cultivated lands.

There will be some two hundred and forty head of hogs slaughtered the present season, all of which have been raised and fattened from proceeds of farm and the refuse
from the cooking departments, which would be otherwise wasted and produce disease.

Respectfully submitted.

H. W. Hopkins,
Chairman pro tem. House Committee.

Rufus W. Roberts,
Chairman Senate Committee.

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

By Mr. Redding of Pike—

A bill to be entitled an act to provide for and require the registration of all voters in the county of Pike in this State, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Redding, chairman of the Joint Committee on Registration, a bill to be entitled an act to provide for the registration of voters in this State, to prescribe penalties for certain offenses connected therewith, and for other purposes.

Three hundred copies of this bill were ordered to be printed for the use of the House.

By Mr. Mansfield of McIntosh—

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

Referred to Committee on Special Judiciary.

By Mr. Roberts of Jasper—

A bill to be entitled an act to amend the caption of act
No. 342 of the year 1889, so that when amended the title shall correspond with the body of the act and which now reads an act to prohibit the sale of seed cotton in Jasper county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to prescribe a penalty for the willful and malicious setting fire to any ship, boat, barge, or lighter when the same is moored to or near any wharf in any port in this State.

Referred to General Judiciary Committee.

By Mr. Rockwell of Chatham—

A bill to be entitled an act to amend section 465 of the Code of 1882, and the act approved November 9, 1889, amendatory thereof, and to make it unlawful for any one to serve a writ, either criminal or civil, unless such person be a lawful bonded officer, and for other purposes.

Referred to Committee on General Judiciary.

The following bill, which was made the special order of to-day, was taken up and read, to wit:

By Mr. Fouche of Floyd—

A bill to be entitled an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, to protect the people from illegal and unqualified practitioners of medicine and surgery, and for other purposes.

Mr. Humphryes, of Brooks, called for the previous question, which call was sustained.

Mr. Worley offered an amendment to the bill, to wit:
Providing that the provisions of this act shall not apply to those holding diplomas from the medical colleges of Georgia.

The amendment was lost.

Upon the passage of this bill, the ayes were 88 and the nays 65.

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

The following bill, which was also made the special order of to-day, was taken up and read, to wit:

By Mr. Moore of Bulloch—

A bill to be entitled an act to make penal the offense of slander or oral defamation, to provide punishment for same, and other for purposes.

The committee to which this bill was committed, offered an amendment to the same, and reported that it do pass.

Mr. Humphryes, of Brooks, called for the previous question, which call was sustained, and the report of the committee was agreed to.

Upon the passage of this bill, the ayes were 90 and nays 36.

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

The following bill, being also a special order for to-day, was taken up and read, to wit:

By Mr. Wright of Floyd—

A bill to be entitled an applicants act to provide for the admission of to the bar.
The committee reported that the bill do pass, with amendments submitted.

The amendments were agreed to.

Mr. Rockwell, of Chatham, offered the following amendment, to wit: to add at the conclusion thereof, "The provisions of this act shall apply to all graduates of law schools and colleges who may desire to be admitted to the bar after the passage of this act." Also, by striking out the word "accurate," and inserting "reasonable" in the eleventh line.

The amendment was adopted.

Mr. West, of Lowndes, offered the following amendment, to wit:

By striking out in section 5, beginning in line nine, the following words: "No applicant shall be recommended for admission to the bar whose written examination does not plainly show a familiar and accurate knowledge of the rudiments of an English education."

The amendment was lost.

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

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

Those voting in the affirmative were Messrs.—

Anderson, Atkinson, Arnold, Armstrong, Bailey, Battle, Barnes, Bennett of Wayne, Bell, Boifenuillet, Boynton, Boyett, Fullwood, Fussell, Gaines, Gibson, Gray of Paulding, Greer of Macon, Harvey, Hill, Hodges, Hopkins, Howell, Hogan, Moore of Heard, Murrah, McDonald, McElmurry, McCurry, McClure, Owen, Peeples, Pope, Polhill, Rawlings, Redding,


Those not voting were Mssrs.—

Baggett, Bennett of Jackson, Bloodworth, Clement of Milton, Greer of Harris, Harrison, Henderson, Hightower, Pittard, Price, Sell, Smith of Rockdale,
Coleman,          Holbrook,          Traylor,  
Cureton,          Humphries,        Wallace,  
Doolan,           Middlebrook,      Walden,   
Ennis,            McMichael,        Wheatley, 
Giles,            Neely,            Wilkin,   
Gray of Catoosa,  Pitman,           Mr. Speaker.
Griffin,          

Ayes 89. Nays 55.

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

Mr. Reagan, of Henry, offered the following resolution which was read, to wit:

Resolved that commencing on Friday, November 23, the hours for the session of the House of Representatives shall be from 9 a.m. to 1 o'clock p.m.

Mr. Howell presented a memorial of the Fulton County Loan Association of the Georgia Normal and Industrial Association, favoring an appropriation to the Georgia Normal and Industrial College.

The following resolution, viz., No. 1, was upon request of the chairman of the Finance Committee, recommitted to the Committee on General Judiciary, to wit:

A resolution providing for a State exhibit at the Cotton States and International Exposition in 1895.

Upon motion of Mr. Hodges of Bibb, the report of the joint committee to investigate the status and claims of the Middle Georgia Military and Agricultural College was referred to the Committee on Finance.

Leave of absence was granted to Messrs. Middlebrook, Fussell, Humphries, Florence, and McDaniel of Fannin.

The hour of adjournment having arrived, the Speaker declared 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. Mr. Hurst.

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

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Those absent were Messrs.—

Coleman, McMichael, Traylor,
Doolan, McDaniel, Wheatley,
Giles, Neely, Wilkin.

The Journal of yesterday’s proceedings was then read and confirmed.

Mr. Hurst of Walton moved to reconsider the action of the House in the passage of the bill on yesterday, creating Boards of Medical Examiners.

Mr. Hurst called for the previous question, which call was sustained.

Upon taking the vote upon this motion, the ayes and nays were called, which call was sustained, and the vote was follows:

Mr. Speaker.
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Bush, Jenkins, Sandeford,  
Clements of Mont’g’ry, Johnson of Hall, Spence,  
Collins, Jones of Dougherty, Symons,  
Cook of Decatur, Martin, Tatum,  
Dennard, Mallette, Vaughn,  
Dodson, Marchman, Wilson,  
Dorough, Mansfield, Williams,  
Fonchée, Meadow, Willingham,  
Fink, Melton, Wright,  
Fogarty, Mell, Wynne,  
Fullwood, McElmurry,

Those not voting were Messrs.—

Boynton, Espy, Neely,  
Brown of Pulaski, Gaines, Traylor,  
Clement of Milton, Giles, Wheatley,  
Coleman, High tower, Wilkin,  
Doolan, McMichael, Mr. Speaker.  
Ennis, McDaniel,

Ayes 81. Nays 77.

So the motion was carried.

Mr. West, of Lowndes, moved to reconsider the action of the House in the passage of the bill providing for the admission of applicants to the bar.

Mr. Johnson, of Hall, moved the previous question, which motion prevailed.

Mr. West, of Lowndes, called for the ayes and nays upon the passage of this motion.

The call was sustained, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ferguson, McGough,  
Arnold, Franklin, McClure,  
Awtrey, Futrell, Newton,  
Baggett, Gilreath, Parker,  
Bennett of Jackson, Gray of Catoosa, Perkins,  
Bialock, Gregory, Pool,  
Bloodworth, Griffin, Reece,  
Boyd, Hall, Salter,
Brown of Washington,  Harrell,  Shropshire,  Brown of Pulaski,
Burnett,  Henderson,  Shaw,  Burwell,
Burch,  Houston,  Short,  Bush,
Caldwell,  Holbrook,  Spier,  Collar,
Collier,  Hughes,  Stokes,  Cook of Decatur,
Cureton,  Hurst,  Sumner,  Crevecoeur,
Davison,  Johnson of Taliaferro,  Tatum,  Durham,
Dempsey,  Latham,  Vaught,  Edenfield,
Dennard,  Lee,  Walker,  Ennis,
Durham,  Longley,  Walden,  Espy,
Edenfield,  Lovett,  West,  Florence,
Ennis,  Law,  Wilkinson,  Espy,
Espy,  MONTFORT,  Wren,  Florence,
Middlebrook,  Those voting in the negative were Messrs.—
Anderson,  Greer of Macon,  McCurdy,  Atkinson,
Atkinson,  Harrison,  McWhorter,  Armstrong,
Armstrong,  Harvey,  Peeples,  Bailey,
Bailey,  Hill,  Pitman,  Battle,
Battle,  Hodges,  Pittard,  Barnes,
Barnes,  Hopkins,  Pope,  Bennett of Wayne,
Bennett of Wayne,  Howell,  Price,  Bell,
Bell,  Hodge,  Polhill,  Boifenilet,
Boifenilet,  Holland,  Rawlings,  Boyett,
Boyett,  Hudson,  Redding,  Branch,
Branch,  Hutcherson,  Reagan,  Branan,
Branan,  Jarrell,  Roberts,  Broyles,
Broyles,  Jenkins,  Rockwell,  Brown of Pulaski,
Brown of Pulaski,  Johnson of Hall,  Sandeford,  Burwell,
Burwell,  Jones of Dougherty,  Screven,  Bush,
Bush,  Jones of Dodge,  Sell,  Clements of Mont'g'ry,
Clements of Mont'g'ry,  Mallette,  Spence,  Collins,
Collins,  Marchman,  Smith of Clinch,  Dodson,
Dodson,  Mansfield,  Smith of Hancock,  Dorrough,
Dorrough,  Meadow,  Smith of Rockdale,  Dorough,
Dorough,  Melton,  Smith of Telfair,  Fletcher,
Fletcher,  Mell,  Symons,  Fouche,
Fouche,  Moore of Bulloch,  Wallace,  Fink,
Fink,  Moore of Clayton,  Wilson,  Fogarty,
Fogarty,  Moore of Heard,  Williams,  Fullwood,
Fullwood,  Murrah,  Willingham,  Fussell,
Fussell,  McDonald,  Wright,  Gaines,
Gaines,  McElmurry,  Wynne,  Gibson,
Gibson,  McCurry,  Gray of Houston,
Those not voting were Messrs.—

Boynont,  Clement of Milton,  Coleman,  Cook of Fayette,  Doolan,  Farmer,  Giles,  Gray of Paulding,  Greer of Harris,  Hightower,  Hogan,  Humphryes,  McMichael,  McDaniel,  Neely,  Owen,  Thompson,  Traylor,  Wheatley,  Wilkin,  Mr. Speaker.

Ayes 68.  Nays 86.

So the motion was lost.

Mr. Reagan, of Henry, moved to suspend the rules of the House, and to take up for consideration a resolution offered by him on yesterday, to change the hour of convening the House from 10 o'clock to 9 o'clock.

The motion was lost.

Upon request of the chairman of the General Judiciary Committee, Mr. H. A. Hall was added to the General Judiciary Committee.

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

Mr. Speaker:

I am instructed to request that Mr. H. A. Hall be added to the General Judiciary Committee.

Respectfully submitted.

H. A. Jenkins, Chairman.

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

Mr. President:

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:

A bill to be entitled an act to provide for the safe keep-
ing of the registration books of Chatham county, and for
other purposes.

Also, a bill to be entitled an act to repeal an act entitled
an act to require the registration of voters in McIntosh
county, to provide for the same, and for other purposes.

Also, a bill to be entitled an act to provide for and re-
quire the registration of all voters in the county of Pike,
in this State, to provide for penalties for the violation of
the same, and for other purposes.

Also, a bill to be entitled an act to make penal the prac-
tice or business of telling fortunes for a valuable considera-
tion, by strolling bands of gypsies or other itinerate people,
which I am instructed to report back to the House, with
the recommendation that the same do not pass.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Middlebrook, chairman on the part of the House of
Joint Committee to investigate penitentiary lease, submitted
the following report:

Mr. Speaker:

Your committee appointed under a joint resolution of the
Senate and House of Representatives to ascertain when the
convict lease act expires, submits the following report:

The lease contract, made in pursuance of the Act of
1876, provides for the expiration of the lease of the State
convicts on April 1, 1899. We beg further to state that the Attorney-General concurs fully in this opinion.

Respectfully submitted.

L. L. Middlebrook,
Chairman House Committee.

B. W. Sanford,
Chairman Senate Committee.

G. P. Monro,
E. J. Reagan,
H. A. Hall.

Mr. Dempsey, chairman of the committee to visit and report on the School for the Deaf, begs to submit the following report:

Mr. Speaker:

Your committee, together with the committee from the Senate, visited above named institution and made as thorough an examination as was practicable. We find the general management of the school entirely satisfactory.

We find in the school eighty-eight whites and thirty-two colored. We find the average attendance for last year was one hundred and seven, and for this year it is one hundred and twenty-seven.

We find the children in the various departments well fed, well clad, and well cared for in every respect.

We find the sanitary conditions of the building and grounds good except in the school building. We find no water-closets, but find water-mains laid to the building and also an opening for sewerage from the building, and we recommend that these closets be put in the building. We find on the grounds an old water-closet for the use of the boys, with no sewerage from it. We therefore recommend that a suitable building be erected where the old water-
closet now stands. The said closets to be furnished with water-mains, there being complete arrangements for this; only pipes to be laid. And to do this work, we recommend an appropriation of five hundred dollars.

We examined the books of the secretary and treasurer, and found them neatly and correctly kept, with proper vouchers on file for all moneys received and expended.

We find the dormitories in good condition. The school building we find in good condition, except the roof and fire-escapes, and we recommend an appropriation of two hundred and fifty dollars for the repair of the same.

We find the work-shop nearing completion. This, when finished, will be a suitable building for the purposes intended.

For the support and maintenance of the school we recommend an appropriation of twenty thousand dollars per annum.

We commend the officers of this institution for their faithfulness in the discharge of their duties, and congratulate the State in having such officers in control of the school.

Respectfully submitted.

T. J. DEMPSEY, Chairman.

The following bills were read the third time, and the report of the committee agreed to, to wit:

By Mr. West of Lowndes—

A bill to be entitled an act to amend an act to systematize the finances and increase the efficiency of the common schools by providing for direct payments into the State Treasury of all moneys belonging to the common school fund, and the use of the same for common school purposes.

Mr. Fleming, of Richmond, offered the following amendment, to wit:
By adding after the words “calendar year,” in section 1, in line twelve, page 2, and in line twelve, page 4, to wit: “and provided further, that the advance of $300,000 mentioned in section 4 of said act of 1893, shall be made as therein required for each and every year until changed by statute, and the same shall be repaid out of the school fund for that year last coming into the Treasury.” Also, to amend the title by adding after the words “calendar year,” the following words: “and requiring that $300,000 shall be advanced each and every year to the school fund out of other moneys in the Treasury.”

Mr. Harrison, of Quitman, moved that further action upon this bill and amendments be postponed until next Tuesday, and that two hundred copies of this bill be printed for the use of the members of the House.

The motion was lost.

The amendments to the bill were agreed to.

Upon the passage of this bill, the ayes were 129, and nays 1.

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

By unanimous consent the House resolved itself into a committee of the whole to consider the following bill, and Mr. Humphryes, of Brooks, was called to the chair, to wit:

By Mr. McCurry of Hart—

A bill to be entitled an act to appropriate the sum of $500.00, or so much thereof as may be necessary, to pay pensions for 1894 to all maimed Confederate soldiers who are entitled thereto under the law, and for other purposes.

Mr. McCurry, of Hart, moved to report the bill back to the House, with the recommendation that it do pass, which motion was carried.
The committee arose and reported to the House the recommendation that the bill do pass.

The report of the committee was agreed to, and upon the passage of the bill the ayes and nays were ordered.

Those voting in the affirmative were Messrs.—

Allen, Fullwood, McDonald.
Anderson, Fussell, McElmurry.
Atkinson, Gaines, McCurrie.
Arnold, Gilreath, McGough.
Armstrong, Gibson, McCurdy.
Awtrey, Gray of Houston, McClure.
Bailey, Gray of Catoosa, McWhorter.
Battle, Gray of Paulding, Newton.
Baggett, Gregory, Owen.
Barnes, Greer of Macon, Parker.
Bell, Hall, Peeples.
Blalock, Harrell, Perkins.
Bloodworth, Harvey, Pittman.
Boifeuillet, Hill, Pittard.
Boyd, Hodges, Pope.
Boyett, Henderson, Price.
Branch, Hopkins, Pool.
Branan, Howell, Rawlings.
Broyles, Hogan, Redding.
Brown of Pulaski, Houston, Reece.
Burnett, Holbrook, Rockwell.
Bush, Holland, Salter.
Caldwell, Hudson, Sandeford.
Clements of Montg’rn’y Humphryes, Shropshire.
Clement of Milton, Hutcherson, Screven.
Collins, Hughes, Sell.
Collier, Hurst, Shaw.
Cook of Decatur, Jarrell, Short.
Cook of Fayette, Johnson of Taliaferro, Spence.
Cureton, Jones of Dougherty, Smith of Clinch.
Davison, Jones of Dodge, Smith of Hancock.
Dempsey, Latham, Smith of Rockdale.
Dennard, Lee, Smith of Telfair.
Dodson, Longley, Spier.
Dorough, Lovett, Stokes.
THURSDAY, NOVEMBER 22, 1894. 331

Durham, Edenfield, Ennis, Espy, Farmer, Florence, Fletcher, Fouche, Fink, Fletcher, " Those not voting were Messrs.—

Bennett of Wayne, Bennett of Jackson, Boynton, Burwell, Burch, Coleman, Doolan, Giles, Griffin, Greer of Harris, Law, Martin, Mailette, Marchman, Meadow, Melton, Mell, Moore of Bulloch, Moore of Clayton, Moore of Heard, Montfort, Murrah, Middlebrook, Harrison, Hightower, Jenkins, Johnson of Hall, Mansfield, McMichael, McDaniel, Neely, Polhill.

Ayes 150. Nays 0.

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

By unanimous consent, the bill was ordered to be immediately transmitted to the Senate.

Leave of absence was granted to Messrs. Durham, Boynton, Atkinson, Melton, Ferguson, Giles, Salter, McClure, Sandeford, Smith of Rockdale, Holbrook, Gray of Paulding, Pitman, Newton, Dennard, Edenfield, and McCurry.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 10 o'clock to-morrow.
The House met, and was called to order by the Speaker.

Prayer was offered by the Rev Mr. McDonald.

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

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FRIDAY, NOVEMBER 23, 1894.

Davison, Longley, Tatum,
Dempsey, Lovett, Thompson,
Dennard, Law, Vaughn,
Dodson, Martin, Walker,
Doolan, Mallette, Wallace,
Dorough, Marchman, Walden,
Durham, Mansfield, West,
Ennis, Meadow, Wilson,
Espy, Mell, Williams,
Farmer, Moore of Bulloch, Wilkinson,
Florence, Moore of Clayton, Willingham,
Fletcher, Moore of Heard, Worley,
Fouché, Montfort, Wright,
Fink, Murrah, Wren,
Fogarty, Middlebrook, Wynne,
Franklin, McDonald, Mr. Speaker,
Futrell, McElmurry,

Those absent were Messrs.—

Atkinson, Gray of Paulding, Pitman,
Clements of Montg'ry, Hightower, Salter,
Coleman, Holbrook, Sandeford,
Edenfield, Jones of Dodge, Taylor,
Ferguson, Melton, Wheatley,
Giles, McMichael, Wilkin,
Gibson, McDaniell

The Journal of yesterday's proceedings was then read and confirmed.

Mr. Harrison, chairman of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections having under consideration the contested election case of A. E. Bird vs. William Spier from Effingham county, direct me to report back to the House, that the Hon. A. E. Bird, having received a majority of all the legal votes cast for members of the General Assembly in Effingham county on the 3d day of October, 1894, is duly elected a member of the
Legislature from Effingham county, and is entitled to his seat in the House of Representatives as such.

Respectfully submitted.

William Harrison, Chairman.

Mr. Harrison, 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 following contested election cases, to wit:

Mr. M. Branch, contestant, vs. Mr. G. T. Melton, contestee, county of Appling.

Mr. J. D. Howard, contestant, vs. Mr. E. W. Ennis, contestee, county of Baldwin.

Mr. O. H. J. Davis, contestant, vs. Mr. J. K. Thompson, contestee, county of Banks.

Mr. R. M. Brown, contestant, vs. Mr. Clarance Wilson, contestee, county of Clay.

Dr. J. B. Bell, contestant, vs. Mr. J. T. Worley, contestee, county of Elbert.

Mr. F. G. Little, contestant, vs. Mr. Wesley Shropshire, contestee, county of Chattooga.

Mr. J. F. Jones, contestant, vs. Mr. H. D. Moore, contestee, county of Clayton.

Mr. James R. Leord, contestant, vs. Mr. A. G. McCurry, contestee, county of Hart.

Mr. T. B. Davis, contestant, vs. Mr. O. A. Moore, contestee, county of Heard.

Mr. Harrison Jones, contestant, vs. Mr. E. J. Reagan, contestee, county of Henry.

Mr. J. W. Clark, contestant, vs. Mr. J. T. Ferguson, contestee, county of Lee.
Mr. A. L. Bartlet, contestant, vs. Mr. W. P. Gray, contestee, county of Paulding.
Mr. Alford Davis, contestant, vs. Mr. E. L. Walker, contestee, county of Pierce.
Mr. J. R. Irwin, contestant, vs. Mr. A. J. Smith, contestee, county of Rockdale.
Mr. H. C. Fussell, contestant, vs. Mr. T. A. Parker, contestee, county of Talbot.
Mr. William Jennings, contestant, vs. Mr. A. C. Hill, contestee, county of Terrell.
Mr. L. W. Yapp, contestant, vs. Mr. J. S. Vaughn, contestee, county of Twiggs.
Mr. J. W. Pinkinoton, contestant, vs. Mr. J. H. Marchman, contestee, county of Upson.
Mr. W. T. Newton, contestant, vs. Mr. Wm. M. Wallace, contestee, county of Morgan.

Which I am instructed to report back, with the recommendation that they be dismissed for want of prosecution by contestant, and with the further report of the following resolution, to wit:
Resolved, That in each of the above stated contested election cases, the contestees are declared legally elected and entitled to their seats, and the committee recommend the adoption of the resolution.

Respectfully submitted.

WILLIAM HARRISON, Chairman.

Mr. Fouché, chairman pro tem. of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

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

Dr. H. M. Kaigler, contestant, vs. Mr. Wm. Harrison, contestee, county of Quitman.

Which I am instructed to report back, with the recommendation that it be dismissed for want of prosecution by contestant, and with further report of the following resolution, to wit:

Resolved, That in the above stated election case, the contestee is declared legally elected and entitled to his seat.

And the committee recommend the adoption of the above resolution.

Respectfully submitted.

R. T. FOUCHÉ, Chairman pro tem.

Mr. Branan, chairman of the Committee on Labor and Labor Statistics, submitted the following report:

Mr. Speaker:

The Committee on Labor and Labor Statistics 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 create a Board of Examiners for Boiler and Stationary Engines, for the county of Fulton.
Respectfully submitted.

C. I. BRANAN, 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 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 establish a system of public schools in the city of Madison, Morgan county, and to provide for the support, maintenance, and government of the same, etc.

The committee also request that Mr. Walker of the county of Pierce be added to the committee.
Respectfully submitted.

W. S. WEST, Chairman.

Mr. Harrison, chairman of the Committee on Privileges and Elections, in behalf of the committee, requested that Mr. Johnson, of Hall, be added to the committee.

The request was granted, and Mr. Johnson was ordered added to the committee.

The Committee on Privileges and Elections reported in the contested election case of A. E. Bird vs. William Spier, that the Hon. A. E. Bird had received a majority of all the legal votes cast for members of the General Assembly in Effingham county, on the 3d day of October, 1894, and is duly elected a member of the Legislature from Effingham county.
Mr. Harrison, of Quitman, moved that the report of this committee be adopted, and that the Hon. A. E. Bird be given his seat in this House.

The motion was carried.

Upon motion, the further report of the Committee on Elections and Privileges, dismissing certain contested cases, was agreed to.

The report of the Committee on Privileges and Elections, in the contested election case of H. M. Kaigler vs. W H. Harrison, from the county of Quitman, dismissing said case, was agreed to.

Mr. Bird of Effingham presented himself, and was sworn in as a member of the House, by Associate Justice Atkinson.

Mr. Middlebrook, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which I am instructed to return, with the recommendation that the same do pass as amended:

A bill to alter and amend the charter of Social Circle, and for other purposes.

Respectfully submitted.

L. L. Middlebrook, Chairman.

The following message was received from the Senate through Mr Clifton, its 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 declare how any corporation, mining, or joint stock company may answer summons of garnishment in certain cases.

Also, a bill to be entitled an act to amend section 2123 of the Code of Georgia of 1882, which defines the circumstances under which an agency may be revoked, etc.

Also, a bill to be entitled an act to amend an act entitled an act to amend section 3719 of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to amend an act to revive the office of State Geologist, and for other purposes.

Also, the following bill of the House, to wit:

A bill to be entitled an act to authorize the Mayor and Commissioners of the town of Acworth to establish and maintain a system of public schools, 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 I am instructed to report back to the House, with the recommendation that the same do pass:

A bill to be entitled an act to release A. F. Welborn, of Union County, as surety on the penal bond of Poley Chastion, now undergoing sentence in chain-gang.

Also, a bill to be entitled an act to abolish the County Court of Lowndes county, to provide for the disposition of the business and papers therein, and for other purposes.
Also, a bill to be entitled an act to provide compensation for the members of the Board of County Commissioners of Roads and Revenues for Colquitt County, and for the Clerk of said county, which I am instructed to report back to the House, with the recommendation that the same do pass as amended.

Also, request that the following members be added to the Special Judiciary Committee: Burwell Atkinson, B. S. Willingham, William Wynne, L. M. Farmer, and Jones of Dougherty.

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 signed by the Speaker of the House and President of the Senate, and delivered to his Excellency, the Governor, the following acts:

An act entitled an act to change the time of holding the Superior Court of Dooly county.

Also, an act entitled an act to repeal an act appointing a County Judge for Mitchell county, approved September 4, 1883.

Respectfully submitted.

T. S. MELL, Chairman.

Report of Joint Committee of the Senate and House of Representatives appointed to visit the commencement exercises of the North Georgia Agricultural College.

To the General Assembly:

Your committee appointed to visit the North Georgia
Agricultural College located at Dahlonega, Ga., during its commencement exercises, closing on Wednesday, the 13th day of June, 1894, beg leave to submit the following report:

The following members of the committee, to wit: Senators W A. Reaves of the Thirty-second District, and F Chambers of the Twenty-first District, on the part of the Senate, and Hon. W A. Charters of Lumpkin, Hon. J. A. Stewart of Rockdale, and Hon. A. M. Deanes of White, on the part of the House, were present during the exercises of the 11th, 12th, and 13th of June, and witnessed the exercises of the college.

The college is located at Dahlonega, Lumpkin county, Ga., which is one of the most beautiful and picturesque localities in North Georgia, twenty-four hundred feet above the level of the sea; a town of about one thousand inhabitants, nestling under the shadows of the lofty peaks of Blue Ridge Mountains, where streams and valleys and mountain ranges present the most varied and romantic scenery to be found in any section of the State.

The people of the town are refined, cultured, enterprising, and hospitable; sobriety and morality characterizing their habits and lives; industry and enterprise unite in the pursuit of their daily avocations. No liquor is allowed to be sold within the town or county; the vices and allurements so often found in large cities have no lodgment in the lives of the people, and thus has been formed a high-toned, moral sentiment so important in the formation of the character of the youths of the land. The students are exempt from the temptations to indulge in idleness, immorality, and vice, by the absence of such from amongst the people with whom they are thrown in daily association and contact, and hence we feel constrained to say that no better locality, nor no better people, could be found in Georgia,
in which to have located the college, designed, as it is, for the education of our young men in such "branches of learning as are related to agriculture and the mechanic arts."

The college building is a substantial, brick structure, two stories high, well ventilated, divided into recitation and class-rooms and chapel, and admirably adapted to the purposes of the school. Attached to it is about forty acres of land which is used for agricultural experiments and military exercises. The number of students in attendance at the school during the session of 1893 and 1894, we found to be one hundred and seventy-three, and that fifty-four counties in the State were represented, which representation was distributed throughout every section of the State. The extreme southern, eastern, and western, as well as Middle and North Georgia, each contributing its young men to this number, and participating in the educational facilities then provided.

The rules for the government of the college and the methods of discipline, while not harsh and onerous, are firm, thus securing obedience from the students and the best possible results in advancing them thoroughly in their studies.

The members of the faculty in charge of the various literary departments are conscientious, painstaking, faithful, and competent teachers, in whom parents and guardians can safely rely for the proper training and successful acquirement of a collegiate and business education of their children and wards. Their efficiency and faithfulness need no higher proof than the standing attained by the pupils in their respective classes, and their decorous behavior, both in and out of the schoolroom.

The Military Department is in charge of Lieutenant W. R. Dashiel, an accomplished officer of the United States army, detailed for the purpose by the Military Department of the Government. We can safely say that no college in
the State is so well provided for in practical and theoretical instruction in its Military Department as is the North Georgia Agricultural College. The United States government has treated it with the distinction of furnishing it, not only with an accomplished and competent officer of the regular army for the instruction of the young men who attend it, but has also furnished two rifled field-pieces with caissons, and one hundred and fifty breech-loading rifles of the latest pattern, with corresponding accoutrements and a supply of ammunition for practice in both artillery and infantry, which surely attests the great interest felt in the institution by the United States authorities, and its willingness to foster and encourage this institution of learning in our midst. It was our pleasure to witness during the commencement, a sham battle, participated in by the students, under the direction of Lieutenant Dashiell, which clearly demonstrated to us the thorough training and discipline of the students and their practical training, from the advance picket line to the general engagement of the infantry, the cannonade of the artillery, and the final capture of the enemy's guns. The valuable service that this department of the college is doing for Georgia may not be appreciated at this time, while peace reigns throughout the length and breadth of the Union, but should foreign foe invade her territory, we can but feel that some of the young men educated at this institution will proudly illustrate Georgia's chivalry and greatness in answer to their country's call.

The Business Department of the college demands our most sincere commendation. It furnishes the means whereby the young men and women of the State may acquire the rudiments of a business education, so important to the successful prosecution of any business dependent on the relations of values and the principles which control trade and commerce. The number of prosperous business colleges throughout the country is sufficient evidence of the impor-
tance of the work and the demand for this kind of education. This department is separate and distinct from the academic department, but we believe it to be so important an adjunct that we cannot forbear commending it to the favorable consideration of parents and guardians.

This college is doing a great work for Georgia in the preparation of young men for the profession of teaching. Our public schools are sadly in need of more competent teachers. The people cannot get the full benefit of the school appropriation by reason of inefficient instructors in the public schools of the country. To secure the best possible results, we should have better teachers, and this college presents stronger inducements than any other to the young men of moderate means for obtaining an education; among them being a good faculty, cheapness of living, wholesome associations, and exemption from the temptations usually found in the cities.

The appropriations heretofore made by the Legislature are insufficient to meet the demands made on the college, being barely sufficient to pay the meager salaries of the various members of the faculty, leaving all other expenses unprovided for.

In conclusion, we beg to commend this institution and its work to the favorable consideration of the General Assembly, believing that it merits a generous and liberal support from the people of Georgia.

F. Chambers, Chairman.
W. A. Reaves, 32d District,
on the part of the Senate.

W. A. Charters,
J. A. Stewart,
A. M. Deanes,
on the part of the House.
Mr. Boynton, chairman of the Committee on Finance, submitted the following report:

Mr. Speaker:

The Committee on Finance have had under consideration House Bill No. 182, to be entitled an act to create a sinking fund to pay off and retire bonds of the State as they mature, in accordance with article 7, section 14, paragraph 1 of the Constitution of 1877, by a levy and collection of a tax, and for other purposes, which they instruct me to report back to the House, with the recommendation that it do pass.

Also, House Bill No. 205, to be entitled an act to amend paragraph 2 of section 943 of the Code of 1882, prescribing fees to be collected by the Secretary of State, which they instruct me to report back to the House, with the recommendation that it do pass as amended.

I am further instructed by the Finance Committee to report back to the House, House Bill No. 58, to be entitled an act to make appropriations for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the government, payment of public debt and the interest thereon, and for the support of the public institutions and educational interests of the State for each of the fiscal years 1895 and 1896, and for other purposes, which they instruct me to report back to the House, with the recommendation that it do pass as amended.

Respectfully submitted.

J. L. BOYNTON, Chairman.

The following members of the Finance Committee submitted the following report:

Mr. Speaker:

The undersigned members of the Finance Committee
desire to submit for the consideration of the House a minority report upon the general appropriation bill now pending in the House, and move to amend the same by providing an appropriation of forty thousand dollars for military encampment purposes, and other military purposes for the two years covered by said appropriation bill.

Respectfully submitted.

ROBERT HODGES,
JNO. T. BOIFEUILLLET.
THOMAS SCREVEN,
C. W. GRAY,
T. L. BROWN,
W. M. HARRELL,
SLEDGE TATUM,
MOSES WRIGHT,
E. J. REAGAN,
W. F. SYMONS,
T. S. MELL,
J. P. BROWN,
H. A. HALL,
CHAS. I. BRANAN,
W. P. PRICE,
M. R. MALLETTE,
W. S. BOYETT,
JNO. A. BARNES,
EVAN P. HOWELL,
J. C. OWEN,
MORGAN McMICHAEL,
THORNTON WHEATLEY.

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:

A bill to amend section 6 of an act to establish a system
of public schools in Washington, Ga., to provide how the State school fund for Wilkes county shall be appor­tioned between the public schools of said town, and the pub­lic schools of the county of Wilkes, etc., which they in­struct me to report back to the House, with the recommen­dation that it be read the second time and recommitted to this committee.

Also, a bill which the committee offer as a substitute for the Branch and all other bills on this subject, to sys­tematize the finances and increase the efficiency of the com­mon schools, providing for direct payments into the treas­ury of all moneys belonging to the school fund, for quarterly payments to teachers, making the school year coincident with the calendar year, and making the school fund a fixed and certain sum, which they instruct me to re­port back to the House, with the recommendation that the same do pass.

Respectfully submitted.

W S. West, Chairman.

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

By Mr. Fink of Bartow—

A bill to be entitled an act to fix and define the bound­aries of the various Georgia Militia Districts in the county of Bartow, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Hodges of Bibb—

A bill to be entitled an act to amend an act to establish the City Court of Macon, in and for the county of Bibb, to define its jurisdiction and powers, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Polhill of Bibb—

A bill to be entitled an act to fix the lien and priority of mortgages upon the property mortgaged.

Referred to General Judiciary Committee.

Also, a bill to be entitled an act to provide that bonds for title and obligations to reconvey shall not be required in certain cases, and for other purposes.

Referred to Committee on General Judiciary

Also, a bill to be entitled an act to amend section 3888 of the Code of 1882.

Referred to Committee on Special Judiciary

By Mr. Hudson of Baker—

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

Referred to Committee on Counties and County Matters.

By Mr. Humphryes of Brooks—

A bill to be entitled an act to fix the amount of bond Solicitors-General of the various judicial circuits of Georgia shall give, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Gray of Catoosa—

A bill to be entitled an act to amend section 4083 of the Code of 1882, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Doolan of Chatham—

A bill to be entitled an act to provide for the inspection
of steam boilers in Georgia, the appointment of a State Boiler Inspector, and for other purposes.

Referred to Special Judiciary Committee.

Also, a bill to be entitled an act to regulate, prescribe and restrict the terms upon which railroads lying in this State, in whole or in part, or any interest therein, may be purchased, leased, held, or operated, and for other purposes.

Referred to Committee on Railroads.

By Mr. Mell of Clarke—

A bill to be entitled an act to relieve J. Haddock and R. A. Lavander, sureties on the bond of C. W. Lavander.

Referred to Committee on Special Judiciary.

By Mr. Moore of Clayton—

A bill to be entitled an act 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 ten years next preceding their application, to peddle in said State, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Newton of Colquitt—

A bill to be entitled an act investing Luther M. Awtry with the rights of an adult.

Referred to Committee on General Judiciary

By Mr. Fussell of Coffee—

A bill to be entitled an act to require Ordinaries to examine jails, prisons, etc., monthly, and report to Grand Juries, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. McCurdy of DeKalb—

A bill to be entitled an act to amend section 4372 of the Code of Georgia, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Harrell of Decatur—

A bill to be entitled an act to amend section 4565 of the Code of Georgia, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Hall of Coweta—

A bill to be entitled an act to authorize the Mayor and Aldermen of the city of Newnan, Ga., to construct and lay down sewers and drains in said city, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Worley of Elbert—

A bill to be entitled an act to amend section 2785 of the Code of Georgia of 1882, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Broyles of Fulton—

A bill to be entitled an act to amend section 1455 of the Code.

Referred to Committee on General Judiciary.

Also, a bill to be entitled an act to authorize Guaranty and Security Companies to become surety upon the bond or bonds of guardians, administrators, executors, and trustees.

Referred to Committee on General Judiciary.

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.

Referred to Committee on General Judiciary.
By Mr. Perkins of Habersham—

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 rivers and creeks and other running streams in Habersham county.

Referred to Committee on Special Agriculture.

By Mr. Symons of Glynn—

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.

Referred to Committee on Military Affairs.

By Mr. Burwell of Hancock—

A bill to be entitled an act to define a pound, under the laws of the State, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Traylor of Harris—

A bill to be entitled an act to amend sections 1, 2, 5, and 9 of an act approved March 17, 1869.

Referred to Committee on Special Judiciary.

By Mr. Sell of Jackson—

A bill to be entitled an act to prescribe the method of selecting Jury Commissioners in this State and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Wren of Jefferson—

A bill to be entitled an act to amend section 1329 of the Code of Georgia of 1882, so that the contestant shall
give contestee notice of his intention to contest in ten days after the election, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Hogan of Lincoln—

A bill to be entitled an act to amend paragraph 2, section 1, article 2 of the Constitution of Georgia.

Referred to Committee on Special Judiciary.

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.

Referred to Committee on Special Judiciary.

By Mr. Barnes of Richmond—

A bill to be entitled an act to limit and regulate the payment of the insolvent costs of the Solicitor of the City Court of Richmond county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Barnes of Richmond—

A bill to be entitled an act to amend an act entitled an act to limit and regulate the payment of the insolvent costs of the Solicitor-General of the Augusta Circuit, for services in the Richmond Superior Court, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Fogarty of Richmond—

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, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Fogarty of Richmond—

A bill to be entitled an act to provide for a Bureau of Immigration in this State, to provide for the scope and purposes of the same, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Vaughn of Twiggs—

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

Referred to Committee on Special Judiciary.

By Mr. Dodson of Sumter—

A bill to be entitled an act to further regulate the business of fire insurance, and for other purposes.

Referred to Committee on General Judiciary.

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.

Referred to Committee on Special Judiciary.

By Mr. Rawlings of Washington—

A bill to be entitled an act to amend an act entitled an act to amend an act entitled an act to require and provide for the registration of all voters in the counties of Floyd, McDuffie, Burke, Randolph, Elbert, Oglethorpe, Wilkinson, Greene, Washington, Walton, Morgan, Lowndes, Emanuel, and Pulaski, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Dennard of Wilcox—

A bill to be entitled an act to amend an act to amend the school laws of this State, and for other purposes.

Referred to Committee on Education.

By Mr. Longley of Whitfield—

A bill to be entitled an act to make Receivers of Railroad Companies in the State liable in damages for all injuries to an employee resulting from the negligence of a co-employee, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Montfort of Taylor—

A bill to be entitled an act to repeal the County Court of Taylor county, and for other purposes.

Mr. Montfort moved to refer the bill to the Committee on Counties and County Matters.

Mr. Polhill offered as a substitute, that it be referred to the Committee on Special Judiciary.

The substitute prevailed, and the bill was referred to the Special Judiciary.

By request, the following members were added to the Committee on Special Judiciary, to wit: Messrs. Atkinson, Willingham, Wynne, Farmer, and Jones of Dougherty.

By request, Mr. Walker, of Pierce, was added to the Committee on Education, and Mr. Johnson, of Hall, was added to the Committee on Privileges and Elections.

The following resolution was offered by Mr. Wren of Jefferson, which was read, to wit:
A resolution providing that no appropriation of money already collected and to be collected from the people of Georgia by taxation shall be made by the General Assembly at its present session except to meet current expenses, and for other purposes.

Mr. Boynton, of Calhoun, moved to make the consideration of the General Appropriation Bill No. 58 the special order for Monday next at 11 o'clock.

Mr. Hurst offered as an amendment that it be made the special order for Tuesday at 11 o'clock.

The amendment was lost, and the motion making it the special order for Monday prevailed.

The following resolution was offered by Mr. Longley of Whitfield, which was read, and, upon motion, referred to the Finance Committee, to wit:

A resolution providing that the Governor be, and he is, hereby authorized to draw his warrant upon the Treasury in favor of the said Russell Collier for the sum of fifty dollars, amount due him on pension, for the year 1893, upon presentation of proofs of his disability.

Mr. Hurst, of Walton, moved that the substitute to House Bill No. 158, which was reported by the Committee on Education, be made the special order for Monday next.

The motion prevailed.

Two hundred copies of House Bill No. 158 were ordered to be printed.

The following joint resolution was offered by Mr. Hurst, of Walton, which was read, and, upon motion, referred to the Committee on the State of the Republic, to wit:
A joint resolution 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, and for other purposes.

The following bills were taken up and read for the third time, to wit:

By Mr. Reagan of Henry—

A bill to be entitled an act to prohibit the working of convicts in the penitentiary or chain-gangs of this State at night or on the Sabbath day, and for other purposes.

Mr. Barnes, of Richmond, moved that the bill be recommitted to the Committee on Penitentiary.

The motion was lost.

Mr. Middlebrook of Newton, offered the following amendment, to wit:

By adding at the end of section 2 the following: "provided the provisions of this act shall not apply to works of necessity."

Mr. Barnes, of Richmond, offered the following amendment, to wit: to strike from section 1 the word "permitted."

Mr. Rockwell moved to recommit this bill to the Committee on Penitentiary

The motion prevailed, and the bill was recommitted.

Leave of absence was granted to Messrs. Worley, Boyett, Bloodworth, Bell, Collins, Gray of Houston, Shaw, Fletcher, Harrison, Bush, Burwell, Caldwell, Clements of Montgomery, Reagan, Middlebrook, Jenkins, Barnett of Wayne,
Hill of Terrell, Griffin, Shropshire, Boyd, Greer of Macon, and Arnold.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 10 o'clock to-morrow.

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ATLANTA, GEORGIA,
Saturday, November 24, 1894.

The House met at 10 o'clock a.m. to-day, was called to order by the Speaker, and opened with prayer by the Rev. Mr. McDonald.

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

Allen,  Greer of Harris,  Parker,
Anderson, Hall,  Peeples,
Armstrong, Harrell,  Pitman,
Awtrey, Harvey,  Pittard,
Bailey, Hodges,  Pope,
Battle, Henderson,  Price,
Baggett, Hopkins,  Pool,
Barnes, Howell,  Polhill,
Bennett of Jackson, Hogan,  Rawlings,
Bell, Hodge,  Redding,
Bird, Houston,  Reece,
Blalock, Holland,  Roberts,
Boifeuillet, Hudson,  Rockwell,
Boynton, Hutcherson,  Shropshire,
Boyd, Hughes,  Screven,
Branan, Jarrell,  Sell,
Broyles, Johnson of Hall,  Short,
Brown of Washington, Johnson of Taliaferro, Spence,
Brown of Pulaski, Jones of Dougherty, Smith of Clinch,
Burnett, Jones of Dodge, Smith of Hancock
Burch, Latham, Smith of Rockdale,
Clement of Milton, Lee, Smith of Telfair,
Coleman, Longley, Stokes,
Collier, Lovett, Symons,
Cook of Decatur, Law, Sumner,

Those absent were Messrs.—


The Journal of yesterday's proceedings was then read and confirmed.

Mr. Montfort of Taylor, moved to reconsider so much of the Journal of yesterday as relates to the action of the House committing bill No. 261, to abolish the County Court of Taylor.
Mr. Bailey of Spalding, called the previous question, which call was sustained.

The motion to reconsider was lost.

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 be entitled an act to change the time of holding the Superior Court in the county of Dawson.

Also, a bill to be entitled an act to amend an act approved February 17, 1887, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot, approved February 16, 1876, so as to change the time of the election.

Also, a bill to be entitled an act to amend an act to establish the City Court of Macon in and for the county of Bibb, 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, approved August 14, 1885.

Also, a bill to be entitled an act to repeal an act to provide for and require the registration of voters in Baker county, and for other purposes.

Also, a bill to be entitled an act to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues for the county of Carroll, and for other purposes, approved September 12, 1885, which they instruct me to report back to the House, that the introducer may be allowed to withdraw the same.
Also, the following Senate bill, to be entitled an act to repeal an act to create a Board of Commissioners of Roads and Revenues for the county of Oarroll, to define their powers and duties, and for other purposes pertaining thereto, which I am instructed to report back to the House, with the recommendation that the same do pass.

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 of Representatives and President of the Senate, the following act, to wit:

An act to authorize the Mayor and Commissioners of the town of Acworth to establish and maintain a system of public schools, etc.

Respectfully submitted.

T. S. Mell, Chairman.

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

By Mr. Boyd of McDuffie—

A bill to be entitled an act to change the time of holding the Superior Court of McDuffie county, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Houston of DeKalb—

A bill to be entitled an act to incorporate the Granite Belt Railroad, and for other purposes.

Referred to Committee on Railroads.
Also, a bill to be entitled an act to amend an act entitled an act to protect the game of Georgia during certain seasons, approved December 20, 1893, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Wallace of Morgan—

A bill to be entitled an act to repeal an act entitled an act to declare all obligations to pay attorneys’ fees in addition to the interest specified therein void, and for other purposes.

Referred to Committee on General Judiciary

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

A bill, by Mr. Bailey of Spalding, to be entitled an act to amend section 1319 of the Code of 1882, so as to change the time of electing county officers from the first Wednesday in January to the first Wednesday in October preceding, and for other purposes.

Upon the passage of this bill, the ayes were 110, and nays 0.

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

By Mr. Fouché of Floyd—

A bill to be entitled an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, to protect the people from illegal and unqualified practitioners of medicine, and for other purposes.

Mr. West, of Lowndes, offered the following amendment, to wit: To strike out the words “on the second Tuesday in April,” in line 5 of section 4, and insert in lieu thereof the following words, to wit: “At such time, on or just before graduation day of each medical college now char-
tered, or that may hereafter be chartered, in this State, the Board of Examiners, after consultation with the Faculty of said college, shall fix the time for its meeting to suit a majority of the students graduating from said college."

The amendment was adopted.

Upon the passage of the bill, as amended, the ayes were 92 and nays 0.

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

Upon motion of Mr. Fouche, this bill was ordered to be immediately transmitted to the Senate.

The following resolution, offered by Mr. Boifeuillet of Bibb, was taken up and read the third time, to wit:

A resolution providing for the indexing of the Journals of the House and Senate for the years 1894 and 1895.

This being a resolution providing an appropriation, the House resolved itself into a Committee of the Whole, and Mr. Mell, of Clarke, was called to the chair to preside over the committee.

This resolution was then read, and, upon motion of Mr. Boifeuillet, was ordered to be returned to the House, with the recommendation that it do pass.

Mr. Mell, chairman of the Committee of the Whole, reported that the committee had acted upon said resolution, and recommended that it do pass.

The report of the committee was then agreed to.
Upon the passage of this resolution, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,  Hodges,  Peeples,  
Anderson,  Henderson,  Pitman,  
Armstrong,  Hopkins,  Pitard,  
Awtrey,  Hodge,  Pope,  
Bailey,  Houston,  Price,  
Battle,  Holland,  Pool,  
Baggett,  Hudson,  Polhill,  
Barnes,  Hughes,  Redding,  
Bennett of Jackson,  Jarrell,  Reece,  
Bird,  Johnson of Hall,  Roberts,  
Blalock,  Johnson of Taliaferro,  Rockwell,  
Boifeuillet,  Jones of Dougherty,  Shropshire,  
Boyd,  Jones of Dodge,  Sell,  
Burnett,  Latham,  Short,  
Burch,  Lee,  Spence,  
Collier,  Longley,  Smith of Clinch,  
Cook of Decatur,  Lovett,  Smith of Hancock,  
Davison,  Law,  Smith of Rockdale  
Dodson,  Martin,  Smith of Telfair,  
Doolan,  Mailette,  Stokes,  
Dorough,  Marchman,  Symons,  
Espy,  Mansfield,  Sumner,  
Farmer,  Meadow,  Thompson,  
Fouché,  Mell,  Vaughn,  
Fink,  Moore of Bulloch,  Walker,  
Fogarty,  Moore of Clayton,  Wallace,  
Franklin,  Moore of Heard,  Walden,  
Futrell,  Montfort,  West,  
Fullwood,  Murrah,  Wilson,  
Gaines,  McElmurry,  Williams,  
Gilreath,  McGough,  Wilkinson,  
Gibson,  McCurdy,  Wright,  
Greer of Harris,  McWhorter,  Wren,  
Hall,  Parker,  Wynne,  
Harrell,  

Those not voting were Messrs.—

Atkinson,  Edenfield,  Melton,  
Arnold,  Ennis,  Middlebrook,  
Bennett of Wayne,  Florence,  McDonald,  
Bell,  Fletcher,  McMichael,
Bloodworth, Ferguson, McDaniel,
Boynton, Fussell, McCurry,
Boyett, Giles, McClure,
Branch, Gray of Houston, Neely,
Brannan, Gray of Catoosa, Newton,
Broyles, Gray of Paulding, Owen,
Brown of Washington, Gregory, Perkins,
Brown of Pulaski, Griffin, Rawlings,
Burwell, Greer of Macon, Reagan,
Bush, Harrison, Salter,
Caldwell, Harvey, Sandeford,
Clements of Montgomery, Hill, Screven,
Clement of Milton, Hightower, Shaw,
Collins, Howell, Tatum,
Coleman, Hogan, Taylor,
Cook of Fayette, Holbrook, Wheatley,
Cureton, Humphries, Wilkin,
Dempsey, Hutcherson, Willingham,
Dennard, Hurst, Worley,
Durham, Jenkins, Mr. Speaker.

Ayes 103. Nays 0.

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

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

By Mr. Broyles of Fulton—

A bill to create a Board of Examiners for Boilers and Stationary Engines for Fulton county.

Also, a bill to be entitled an act to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed one hundred dollars, and for other purposes.

By Mr. Armstrong of Wilkes—

A bill to be entitled an act to amend section 6 of an act to establish a system of public schools in Washington, Ga., and for other purposes.
By Mr. Cook of Decatur—

A bill to be entitled an act to abolish the County Court of Decatur county, and for other purposes.

By Mr. Owen of Dooly—

A bill to be entitled an act to amend the charter of the town of Vienna, in the county of Dooly, and for other purposes.

By Mr. Henderson of Forsyth—

A bill to be entitled an act to amend article 6, section 12 of the Constitution of this State.

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

By Mr. Hutcherson of Cherokee—

A bill to be entitled an act to make competent witness for himself the defendant in any criminal case, and the wife of such defendant, and for other purposes

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

By Mr. Broyles of Fulton—

A bill to incorporate the town of Oakland City

By Mr. Hughes of Union—

A bill to be entitled an act to release A. F. Welborn of Union county, as surety on the penal bond of Poley Chas-tain, now undergoing sentence in chain-gang.

By Mr. Hopkins of Thomas—

A bill to be entitled an act to amend paragraph 1 of section 12, article 6 of the Constitution of this State.
The adverse report of the committee was agreed to, and the bill was lost.

By Mr. Jones of Dougherty—

A bill to be entitled an act to provide for the payment by the county of Dougherty, to the officers of court in Dougherty county, of costs of prosecution in all cases where convicts work on chain-gangs of said county.

By Mr. Hurst of Walton—

A bill to be entitled an act to alter and amend the act incorporating the town of Social Circle, in the county of Walton, approved March 18, 1869, and an act approved the 27th day of December, 1886, amendatory of said act approved March 18, 1869, and for other purposes.

By Mr. Houston of DeKalb—

A bill to be entitled an act to prohibit street-car companies from running open cars between the 15th day of October of each year and the 1st day of May next thereafter.

By consent, this bill was withdrawn by its author.

By Mr. McClure of Dawson—

A bill to be entitled an act to change the time of holding the Superior Courts in the county of Dawson.

By Mr. Houston of DeKalb—

A bill to be entitled an act to require electric car railroads to provide suitable glass fronts to all cars operated by such companies between the 15th day of October of each year and the 1st day of May next thereafter.

The adverse report of the committee was agreed to, and the bill was lost.
By Mr. Gray of Houston—

A bill to be entitled an act to authorize the running of special fruit, melon, and vegetable trains on Sunday on the railroads in this State, and for other purposes.

By Mr. Jones of Dougherty—

A bill to be entitled an act to prohibit muscle, ventre, and any other dances of similar character in this State, to prescribe the penalty for a violation of the same, and for other purposes.

The adverse report of the committee was disagreed to, and the bill was passed for its third reading.

By Mr. Pope of Haralson—

A bill to be entitled an act to authorize W W Hardman to peddle without license in this State.

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

By Mr. Symons of Glynn—

A bill to be entitled an act to amend section 4527 of the Code in reference to carrying concealed weapons, and for other purposes.

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

By Mr. Parker of Talbot—

A bill to be entitled an act to amend an act approved February 17, 1877, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot.
By Mr. Moore of Heard—

A bill to be entitled an act to require the State Librarian to furnish Georgia Reports, Codes, etc., to the county of Heard.

By Mr. Newton of Colquitt—

A bill to be entitled an act to provide compensation for the members of the Board of Commissioners of Roads and Revenues for the county of Echols.

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.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to create a sinking fund to pay off and retire bonds of the State as they mature, and for other purposes.

By Mr. Anderson of Jones—

A bill to be entitled an act to provide a Board of County Commissioners for Jones county, and for other purposes.

By Mr. West of Lowndes—

A bill to be entitled an act to abolish the County Court of Lowndes county, to provide for the disposition of the business of said court, and for other purposes.

By Mr. Boynton of Calhoun—

A bill to be entitled an act to amend paragraph 2 of section 943 of the Code of 1882, and for other purposes.

By Mr. Middlebrook of Newton—

A bill to be entitled an act incorporating the town of Newborn, Newton county, and for other purposes.
By Mr. Doolan of Chatham—

A bill to be entitled an act to provide for the safe keeping of the registration books of Chatham county, and for other purposes.

By Mr. Mansfield of McIntosh—

A bill to be entitled an act to repeal an act to require the registration of voters in McIntosh county, and for other purposes.

By Mr. Redding, chairman of Joint Committee on Registration Law—

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

By Mr. Hudson of Baker—

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

By Mr. Hodges of Bibb—

A bill to be entitled an act to amend an act to establish the City Court of Macon in and for the county of Bibb.

By Mr. Redding of Pike—

A bill to be entitled an act to provide for and require the registration of all voters in the county of Pike in this State, and for other purposes.

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

By Mr. Broughton of the Twenty-eighth District—

A bill to be entitled an act to establish a system of public schools in the city of Madison, Morgan county, Ga., and for other purposes.
By Mr. Sharpe of the Thirty-seventh District—

A bill to be entitled an act to repeal an act to create a Board of Commissioners of Roads an Revenues for the County of Carroll, and for other purposes.

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

A resolution to appoint a Joint Committee of three from the Senate and five from the House to visit the State University to inspect the buildings, etc., and report to this General Assembly at an early date.

The following Senate resolution was taken up, read, and, upon motion, recommitted to the Committee on Penitentiary, to wit:

A resolution providing for the appointment of a Joint Committee to investigate the present system of leasing the Penitentiary convicts of Georgia, and for other purposes.

Leave of absence was granted to Messrs. Vaughn, Moore of Bulloch, Longley, Gregory, Martin, Brown of Washington, and Cook of Fayette.

By request, Mr. Doolan, of Chatham, was added to the Committee on Railroads.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 10 o'clock Monday.

ATLANTA, GEORGIA,
Monday, November 26, 1894.
The House met and was called to order by the Speaker.
Prayer was offered by the Chaplain.
The roll was called, and the following members answered to their names:

Allen, Allen
Anderton, Giles
Armstrong, Gilreath
Awtrey, Gray of Catoosa
Bailey, Griffin
Baggett, Greer of Harris
Barnes, Hall
Bird, Harrell
Blalock, Harvey
Boifeuillet, Hill
Boynton, Hodges
Boyd, Henderson
Branan, Hopkins
Broyles, Howell
Brown of Pulaski, Hogan
Burwell, Houston
Burnett, Holland
Burch, Hudson
Bush, Humphryes
Caldwell, Hutcherson
Clements of Montg'ry, Hughes
Clement of Milton, Hurst
Collins, Jarrell
Coleman, Johnson of Hall
Collier, Johnson of Taliaferro
Cook of Decatur, Jones of Dougherty
Cook of Fayette, Jones of Dodge
Davison, Lee
Dempsey, Lovett
Dodson, Law
Doolan, Mallette
Dorough, Marchman
Durham, Mansfield
Edenfield, Meadow
Ennis, Mell
Espy, Moore of Clayton
Farmer, Moore of Heard
Florence, Montfort
Fonché, Murrah
Fink, Middlebrook
Fogarty, McElmurry
Ferguson, McMichael
Owen, Parker
Peeple, Perkins
Pitman, Pittard
Pope, Price
Pool, Polhill
Rawlings, Redding
Reagan, Reece
Roberts, Rockwell
Salter, Sandeford
Screven, Sell
Shaw, Short
Spence, Smith of Clinch
Smith of Hancock, Smith of Rockdale
Smith of Telfair, Stokes
Symons, Sumner
Thompson, Vaughn
Walker, Wallace
Walden, West
Wheatley, Wilson
Williams, Wilkinson
Willingham, Worley
Franklin, McGough, Wright,
Futrell, McCurdy, Wren,
Fullwood, McWhorter, Wynne,
Gaines, Newton, Mr. Speaker.

Those absent were Messrs.—

Atkinson, Fussell, Martin,
Arnold, Gibson, Melton,
Battle, Gray of Houston, Moore of Bulloch,
Bennett of Wayne, Gray of Paulding, McDonald,
Bennett of Jackson, Gregory, McDaniel,
Bell, Greer of Macon, McCurry,
Bloodworth, Harrison, McClure,
Boyett, Hightower, Neely,
Branch, Holbrook, Shropshire,
Brown of Washington, Jenkins, Tatum,
Cureton, Latham, Traylor,
Dennard, Longley, Wilkin.

The Journal of yesterday's proceedings was then read and confirmed.

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

By Mr. Smith of Rockdale—

A bill to amend section 3338 of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Wren of Jefferson—

A bill to amend section 1455 of the Code of 1882, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Pope of Haralson—

A bill to incorporate Buchanan Male and Female College, to provide for a Board of Trustees, and for other purposes.

Referred to Committee on Education.
By Mr. Wilson of Clay—

A bill to establish a public school system for the town of Fort Gaines, Ga., and for other purposes.

Referred to Committee on Education.

By Mr. Spence of Carroll—

A bill to provide for and authorize the payment of pensions to certain widows of Confederate soldiers, and for other purposes.

Referred to Committee on Pensions.

Also, a bill to amend an act incorporating the town of Temple, in the county of Carroll, and for other purposes.

Referred to Committee on Corporations.

By Mr. Broyles of Fulton—

A bill to amend an act approved December 20, 1893.

Referred to Committee on Military Affairs.

By Mr. Walden of Glascock—

A bill to amend section 197 of the Code of 1882, and for other purposes.

Referred to Committee on Finance.

By Mr. Jones of Dodge—

A bill to amend an act to incorporate the town of Eastman, in the county of Dodge, and for other purposes.

Referred to Committee on Corporations.

By Mr. Broyles of Fulton—

A bill to provide for the sale of real property set aside for support of wife in divorce cases, and for other purposes.

Referred to Committee on General Judiciary.
Also, a bill to provide for the sale of homestead property, and for other purposes.
Referred to Committee on General Judiciary

By Mr. Bird of Effingham—
A bill to amend an act entitled an act to establish a County Court for Effingham county, and for other purposes.
Referred to Committee on Special Judiciary

By Mr. Owen of Dooly—
A bill to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, and for other purposes.
Referred to Committee on Special Judiciary

By Mr. Coleman of Emanuel—
A bill to abolish the County Court of Emanuel county, and for other purposes.
Referred to Committee on Special Judiciary

By Mr. Owen of Dooly—
A bill to amend the charter of the town of Vienna, Ga.
Referred to Committee on Special Judiciary.

The following Senate bill was then taken up, read the first time, and referred to the Committee on Special Judiciary, to wit:
A bill to amend the act regulating municipal elections in Savannah.

The following message was received from the Governor, through his Private Secretary, Mr. F. E. Callaway, to wit:
Mr. Speaker:

The Governor has approved the following acts of the General Assembly, to wit:

An act to repeal an act approved September 4, 1883, entitled an act to provide for the appointment of a County Judge for the county of Mitchell, etc.

Also, an act to change the time of holding the spring term of Dooly Superior Court, and for other purposes.

Mr. Hall, of Coweta, chairman on the part of the House of the Joint Committee on the relief of the Supreme Court, submits the following report:

Mr. Speaker:

The Joint Committee appointed on the relief of the Supreme Court have had under consideration Senate Bill No. 38, by Senator Harris of the Twenty-second District, to amend and regulate the practice concerning motions for new trials and bills of exception, etc., which they direct me to report back, with the recommendation that the same do pass by substitute.

The committee has also had under consideration Senate Bill No. 51, by Senator Mercer of the Ninth District in reference to the mode of disposing of small cases by the Supreme Court, which they direct be reported back, with the recommendation that the same do not pass.

The committee has also had under consideration House Bill No. 20, by Mr. Bailey of Spalding, to amend the Constitution so as to increase the number of the Judges of the Supreme Court, and the committee report that, though they consider an increase of the number of Judges upon the Supreme Court a crying necessity, and necessary for the most efficient administration of justice in the State, nevertheless,
as this question has only recently been submitted to the people of the State with a result adverse to the increase, it is deemed advisable not to immediately resubmit the same question; therefore the committee reports the bill, with the recommendation that the same do not pass.

Respectfully submitted.

H. A. HALL, 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 mend the act regulating municipal elections in Savannah.

Also, a bill to be entitled an act to prohibit the corporate authorities of the town of Summerville, in the county of Chattooga, from issuing licenses to sell spirituous or malt liquors, and for other purposes.

Also, a bill to be entitled an act to provide for the registration of voters in Harris county.

Also, the Senate has passed by the requisite constitutional majority the following House bill, to wit:

A bill to be entitled an act to abolish the County Court of Elbert county, and for other purposes.

The following bills were taken up out of their order, by unanimous consent, and read the third time, to wit:

By Mr. Redding of Pike—

A bill to provide for and require the registration of voters in the county of Pike in this State, and for other purposes.
The report of the committee reporting the bill favorably was agreed to.

Upon the passage of the bill, the ayes were 95 and nays 0.

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

By Mr. Hurst of Walton—

A bill to alter and amend the act incorporating the town of Social Circle, in Walton county, approved March 18, 1869, and an act approved December 27, 1886, and for other purposes.

The committee to which this bill was referred reported the same favorably, with amendments.

The report of the committee was agreed to.

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

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

This bill was ordered to be immediately transmitted to the Senate.

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:
Members of the General Assembly:

I desire to call your attention to some matters which, in my opinion, deserve consideration, and which I submit to you to be acted upon as, in your judgment, you may deem wise.

As reports from the various departments of the State have been laid before you. I shall not now make any suggestions which call for special legislation in relation to any of the departments of the government which are required to report to the General Assembly, but shall leave you, in the light of reports made, to enact such legislation as, in your opinion, is necessary to properly sustain them and to provide for the exercise of economy in the transaction of the business of each of them.

OUR JUDICIAL SYSTEM.

I call the attention of the members of the General Assembly to the great need of reform in our judicial system. Our present system is the same that was adopted in the earlier history of the State, and is now distinctively a pioneer system; it is not abreast with the times, nor does it adequately meet the demands which the condition of society and of business makes upon it. Our judicial system is antiquated; the machinery of our courts needs to act more easily and with greater promptness.

It cannot be denied that the rate of interest paid in Georgia is two or three times higher than in some other States of the Union, largely because men who have money to
invest prefer to put it where collections are more certain, and where the courts can be relied upon to bring their cause to a prompt hearing. A dollar paid as interest in Georgia is worth to the money-lender in New York, New England, or Europe, just as much as a dollar paid as interest in any other State. Men do not bring money here to lend at as low interest rate as in some other States, because it is not to their interest to do so. When our sureties are safe and unquestionable, and our courts act promptly upon causes, money will be as cheap in Georgia as in New York. As a penalty inflicted because this is not true, our people are paying, in high interest and exorbitant credit prices, an immense tribute. It is, therefore, to the advantage of the people that our laws be so adjusted that they will aid in bringing down the rate of interest in this State, which would inevitably result in a large saving to our people, in bringing to Georgia a greater volume of money, and in giving impetus to the growth of her enterprises. A properly constituted judicial system can aid in the accomplishment of this result, and secure all other purposes for which courts are established.

EQUALIZE THE WORK OF JUDGES.

I will not now enter upon a detailed statement of what I believe these reforms should be, because, in my judgment, there is one step that should be taken as preliminary to this. The work of the judges in Georgia is notoriously unequal. In some circuits the jury work done by the judges will probably cover not more than twelve weeks in the year; in others, the jury work itself will approximate forty weeks. I most respectfully urge upon the General Assembly that a committee be appointed to investigate and report, at your next annual session, on the amount of work done in each judicial circuit, and also to report by bill how this can be equalized. When this work has been suc-
cessfully accomplished, the initial step will have been taken which, I trust, will lead to a readjustment of our judicial system, so as to conform to the demands of our commerce and of our civilization.

REPORTS FROM THE COURTS.

The courts are an important part of our government, and yet there is no means by which the General Assembly or the people of the State can ascertain how business in them is being dispatched in the various judicial circuits. At each meeting of the General Assembly the representatives of the people should be able, by reference to the records of the proper department, to ascertain how this part of the public work is being transacted, and what has been accomplished within the twelve months preceding. I therefore recommend that an Act be passed requiring the Clerk of each Superior Court in this State to transmit to the Secretary of State, thirty days prior to the convening of the General Assembly, in each year, a statement showing the number of cases on docket, how many of these cases have been in court longer than three years, and how many have been disposed of with trial by jury, and how many in chambers or by dismissal within the twelve-month just preceding the making of the report. This report should be kept on file by the Secretary of State, and a summary of it for each judicial circuit should be printed and laid before the members of the General Assembly.

REVISION OF THE CRIMINAL LAWS.

I respectfully urge upon the members of the General Assembly the necessity for a prompt revision in the penal laws of this State. The necessity for this will not be questioned by any one who will study them and look closely to the character and gravity of all offences which are now
punished as felony. The last General Assembly took hold of this question and acted upon it, in the House, with practical unanimity, in the passage of a bill introduced by Honorable John I. Hall, which, for some reason, failed to pass the Senate. The penalties imposed under our law are in many instances too harsh, and I respectfully urge that you revise them in a spirit of justice and humanity. In numerous cases the law demands punishment for a felony when the offence should, in the discretion of the judge, or the jury, be punished as a misdemeanor under section 4310 of the Code.

COUNTY CHAIN-GANGS.

I desire to join my predecessor in asking that the county chain-gangs be brought under the supervision of the Penitentiary Department of this State, and that, to enable this to be done, you give to the Penitentiary Department an additional officer. That so large a part of our citizens, who have been deprived of their liberty by the courts of the country, should in many instances be left to the mercy of private individuals to whom they are intrusted without the supervision of a public officer, is a reproach to our people which I trust will not be permitted longer to exist. I cannot more strongly urge this upon you than to say that I most heartily commend what was said by my honored predecessor upon this subject. If each member of the General Assembly will read what he so clearly, forcefully and wisely says in the message transmitted to you just before he retired from office, I feel confident that this great evil will be corrected, and our State relieved of this stigma upon her honor. Whether the convicts are in control of local authorities or in other hands, the duty to provide for State supervision is urgent. Our delay in meeting this duty is not to the credit of our character as a people.
CHANGE OF VENUE.

I recommend that the law providing for a change of venue in criminal cases be so amended that the Judge of the Superior Court may, in his discretion, change the venue of any case without first examining all persons in the county liable to serve on juries, when, in his opinion, the condition of the public mind in the county where the offence is committed is such that a fair trial cannot be had, and that such removal of the case be permitted at the instance either of the State or of the defendant.

REWARDS.

I recommend that section 58 of the Code be so amended as not to fix the amount of the minimum reward that the Executive is required to offer where offence charged is ginseng house burning, and that the amount of the reward in each case be fixed by the Executive, subject to the other limitations in said section.

PENSIONS.

In the recent election, the people ratified the amendment to the Constitution which provides that the Legislature may pension a class of veterans not heretofore pensioned in this State. Up to this time, the State has pensioned only those veterans who were disabled in the Confederate service, or whose disability is a result of such service. In the amendment to the Constitution to which I call your attention, you are authorized to pension also those Confederate soldiers who, by reason of age and poverty, or infirmity and poverty, or blindness and poverty, are unable to provide a living for themselves. It matters not, you will readily understand, whether this poverty is traceable to the war or not. In carrying into execution this provision of law, I ask that you provide liberally for
all worthy applicants, prevent any of the old heroes from dying in want, and yet that you do not enter upon a wasteful pension policy. This amendment is supplementary to the Battle Bill, a law passed by the General Assembly, and which can be found on page 118 of the Acts of 1893. I therefore suggest that you take such steps as you may deem advisable to get thorough information as to the workings and operations of this statute, and as to the probable number of pensioners who would be entered upon our pension rolls on account of the legislation carrying into effect the provisions of this amendment, and that when such information has been obtained, you act upon that subject in such a manner as to deal justly with the tax-payers and meet fully and generously the needs of that class of our honored fellow citizens whom the generous people of Georgia intended to aid by authorizing you to enact such legislation.

SHOULD CORRECT THE EVILS OF THE FEE SYSTEM.

To remove our officers from unnecessary temptation, provide just compensation for them, and effectually prevent a wasteful extravagance in the expenditure of public moneys paid as fees for public service, I earnestly recommend that the General Assembly have instituted an inquiry into the compensation of such State officers as are paid in part or in full by fees, and to report by bill, or bills, fixing the compensation of such of said officers as are receiving sums in excess of the value of the services rendered. This matter is worthy of your serious attention. I earnestly ask that you correct such evils as have grown out of the fee system.

BALLOT REFORM.

Under the election laws now of force in this State, it is in the power of every man to see that his vote is counted as
cast. There is a certainty that under this system the real result of an election can be ascertained, and the will of the people declared as expressed in an election. While this is true, the process of contesting, where there is no registration law and no requirement that men shall vote in their own districts, makes the matter of a contest a herculean task. While the right of the legal voter to have his vote counted as cast is secure, it is an extremely difficult matter to purge the ballot box of illegal votes. I therefore urge upon you the necessity of changing our election laws, and providing a system wherein any unfair or fraudulent practices may be easily detected and effectively prevented. I cannot too strongly impress upon you, however, the necessity of deliberate action in this matter. Let it be done after a thorough study of the election systems of other States, and when the mind of the General Assembly is mature and clear as to what system can be best adapted to the necessities of the case, and will be satisfactory to a people with the ideas and customs of the people of Georgia.

COMMON SCHOOLS.

It is hardly necessary for me to urge upon you the necessity of meeting the troubles which are now confronting the common school interests of the State, as I know you will do this promptly and wisely; but in addition to this, I respectfully urge that you look to all our educational interests and make it the duty of the State School Commissioner to visit the higher educational institutions of this State and, as far as possible, the high schools and public schools of the various towns and cities of the State, and require that a short and succinct report on the University and its branches be embodied in his annual report to the General Assembly.

It should be the duty of the State School Commissioner
to endeavor to systematize all of our educational interests, harmonize and form of them one perfect and complete system.

NORMAL TRAINING.

I am gratified to know that the people of the State now recognize the value of normal training, and am also gratified to be able to report that the work of the normal department of the Georgia Normal and Industrial College at Milledgeville, is progressing satisfactorily, and resulting in immense good to the common schools of the State. The great disadvantage that the Normal and Industrial College is now laboring under, and which is seriously embarrassing it, in all its departments, is a want of sufficient buildings, both for class-rooms and for the boarders. The State can make no wiser investment than to make an appropriation to supply the needed buildings. I herewith transmit to you, as a part of this message, a letter written by J. Harris Chappell, President of the Georgia Normal and Industrial College, urging the necessity for additional buildings. The arguments stated by him are clear, strong, and convincing. I concur in what he says, and most respectfully ask that this appropriation be made.

The work being carried on by this institution is important to the State, not only because it adds to the general intelligence of the people in the education given to the individuals who attend, but it prepares our women for new fields of usefulness, for becoming independent bread-winners; and equips our young women to become efficient and successful school teachers, thereby carrying its benefits to the children of the State and giving new impetus to the advancement of our common schools. There are so few vocations open to our women in Georgia that the State can do no better work than to prepare them thoroughly for those to which they are now admitted. She has
so thoroughly demonstrated her fitness for the schoolroom that the tendency, not only in Georgia but all over the United States, is to leave this field chiefly to woman. The best equipped schools in this State are those which are being operated under local systems, where the local tax raised, supplemented with the State school fund, is sufficient to properly sustain the schools. Of the thirty-two local systems in Georgia, I have at my command only the statistics of the number of teachers in twelve. Out of 456 teachers in these twelve schools, 396 are women and 60 men; 87 out of every 100 of these teachers are, therefore, women. I have obtained statistics as to the proportional numbers of male and female teachers in several of the States of the Union.

<table>
<thead>
<tr>
<th>State</th>
<th>Females</th>
<th>Males</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maine</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New Hampshire</td>
<td>84</td>
<td>16</td>
</tr>
<tr>
<td>Vermont</td>
<td>91</td>
<td>9</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>88</td>
<td>12</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>87</td>
<td>13</td>
</tr>
<tr>
<td>Connecticut</td>
<td>83</td>
<td>17</td>
</tr>
<tr>
<td>New York</td>
<td>82</td>
<td>18</td>
</tr>
<tr>
<td>New Jersey</td>
<td>87</td>
<td>13</td>
</tr>
<tr>
<td>District of Columbia</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To further illustrate this idea, I give you some figures showing the sex of those who are attending some of the leading normal schools of the country:

<table>
<thead>
<tr>
<th>School</th>
<th>Females</th>
<th>Males</th>
</tr>
</thead>
<tbody>
<tr>
<td>Massachusetts (all told)</td>
<td>996</td>
<td>42</td>
</tr>
<tr>
<td>Connecticut (all told)</td>
<td>401</td>
<td>1</td>
</tr>
<tr>
<td>Cook Co. Normal School, Parker's</td>
<td>195</td>
<td>20</td>
</tr>
<tr>
<td>Great School, Inglewood, Ill</td>
<td></td>
<td></td>
</tr>
<tr>
<td>California (all told)</td>
<td>985</td>
<td>110</td>
</tr>
<tr>
<td>Louisiana (all told)</td>
<td>122</td>
<td>18</td>
</tr>
<tr>
<td>New Jersey (State Normal)</td>
<td>305</td>
<td>31</td>
</tr>
<tr>
<td>New York (all told)</td>
<td>4,154</td>
<td>788</td>
</tr>
<tr>
<td>Peabody Normal College, Nashville</td>
<td>190</td>
<td>72</td>
</tr>
</tbody>
</table>
Without attempting to justify or approve the practice, I state as a fact that where men and women are each equally qualified to do work in the school-room, that, on account of the few vocations open to women and the multiplicity of applicants for each position which they can fill, to do the same work woman can be employed for much less money than man. Leaving out of question all higher and nobler considerations and looking at it from an economical standpoint alone, it cannot be denied that it is good policy on the part of the State to spare neither pains nor money in the education of our daughters for work in the school-room.

Two things are necessary for the perfection of our common schools; one is thoroughly equipped teachers, and the other is money to pay them, that they may be induced to enter into the business of teaching. Until these two wants are supplied, our educational interests must fail to accomplish the desired result.

The power of any section, of any people, is measured by the productive power of individuals. The uneducated and unskilled laborer who earns but fifty cents per day brings into circulation—adds to the wealth in existence—but one hundred and fifty dollars per annum, while the skilled laborer who can earn five dollars per day adds to the wealth of and brings into circulation in the community where he lives, fifteen hundred dollars per annum. One such skilled citizen creates in one day as much wealth as is created by ten of his unskilled neighbors. To properly utilize this great factor in the distribution of wealth, we must educate our people thoroughly, increase their productivity, and thereby increase the products, the wealth and the power of the State. The words "Normal and Industrial" in the name of this institution, clearly indicate the scope of the work done by this school, and are sufficient to commend it to all who desire to foster the material and intellectual growth of our beloved State.
THE UNIVERSITY.

To advance the educational interests of the State is by far the greatest work within the reach of the State government. The University at Athens, the School of Technology, the common schools, and every department of our educational interests should receive your aid and the fostering care of the State. They are not beggars. Money wisely spent upon them is not waste, nor is it a gratuity; it is the best investment which the State can make. The proper support of them is essential to the progress, the development and the dignity of our State and to the intellectual greatness of our people. The quantity of wealth and happiness which the future will bring to this people depends upon the character of the education which they are to receive. The power and prestige of this people in moulding the thought and formulating the policy which guide and control this nation depends upon the course pursued in developing the brain of our people. We cannot look to philanthropists, we cannot look to rich men for the sustenance of our educational institutions, because the colossal fortunes from which such aid sometimes comes, do not exist at the South. We must look to the State to properly sustain our institutions. It is the duty of our State to educate the people and perfect these educational institutions.

THE MILITIA.

I most earnestly recommend and urge that this General Assembly grant the necessary aid and proper encouragement to the military of this State.

The existing condition of our domestic affairs will undoubtedly encourage the growth of lawlessness and increase those unfortunate occurrences which sometimes make the presence of the military necessary to the enforcement of
law and the preservation of peace. The militia is an essential part of the State government; it is the arm of the Executive upon which he must, as a last resort, rely for the enforcement of law. The existence of an effective militia force is a conservator of the peace, and diminishes the number of outbreaks and the frequency of lawless acts.

THE EXPOSITION.

In the Exposition which is to be held in Atlanta, in 1895, Georgia has the greatest opportunities which have come to her during her existence as a State.

I recommend that the General Assembly use every effort and all proper means to secure for it an extraordinary success and enable Georgia to attract the attention of the civilized world to her climate, her resources and her advantages, and reap from it that rich harvest which will ripen for her if you meet the full measure of the obligation which now rests upon you.

NORTHEASTERN RAILROAD.

The disposition of the Northeastern Railroad, now in the control of the State, deserves your careful consideration. It is being operated by the State at considerable loss. According to the figures submitted to you in the message of my predecessor in office, it has, under the light expenditure heretofore required for repairs, paid somewhat more than operating expenses, but its earnings do not pay the fixed charges upon the road, and are not sufficient to pay operating expenses and cancel the interest coupons on bonds of the road indorsed by the State.

That I might ascertain the present physical condition of said road, I engaged Mr. Cecil Gabbett, an expert and able railway officer, to examine and report to me upon its condition. A copy of his report I transmit to you with this message,
and to it I invite your special attention. The report is a most excellent one, and is a clear statement of facts which should be in your possession in dealing with the important questions growing out of the State's relations to this property.

I desire this General Assembly to advise whether or not this property shall be now sold and, if not, what course should be pursued by the State in its management of it, and what should be done to meet the State's obligation on bonds indorsed by it. It is worthy of note in determining this question, that while but a small amount has been expended in repairs upon the road up to this date, according to the report of Mr. Gabbett, to which I have referred, it will be necessary to expend during the next year a sum considerably in excess of that expended during this last year.

I ask you, also, to inquire into the condition and value of that part of the road (upon which the State also has a claim to secure the bonds indorsed by it) lying beyond Lula and reaching to Tallulah Falls. I most respectfully ask that your honorable body institute inquiry, and give me such advise as you may deem wise, as to what course the State should pursue with reference to the part of the road in question.

In pursuance of my official duty, I submit these suggestions to you, the representatives of the people, whose prerogative it is to enact legislation, to perfect our laws, promote our growth, and advance our civilization, and leave them to be disposed of by you, as in your wisdom you may believe to be to the best interests of the State.

W Y Atkinson,
Governor.
Hon. W. Y. Atkinson, Governor of Georgia, Atlanta, Ga:

My Dear Sir—Allow me to call your attention to the urgent necessity of an additional dormitory building for the Georgia Normal and Industrial College. The present dormitory is totally inadequate to the needs of the school. We usually have in attendance over three hundred boarding pupils. The dormitory will accommodate only a hundred and eighteen, and so two hundred or more of our students are compelled to board out in private families in different parts of the town. This arrangement, especially in a girls' school, is very objectionable on several accounts. In the dormitory the cost of living is much less and the discipline much better than it is possible to have in a private boarding-house.

I have been forced, during the past year, to turn off from the dormitory for want of room considerably more than three hundred applicants. Many of these, when they found that they could not get into the dormitory, secured board in private families, but a very large number, who were unable to come unless they could get the low dormitory rates of board, were, on this account, turned away from the school entirely. Thus it happens every year that scores of poor, but earnest and noble young women from all parts of Georgia, who are anxious to come to this school, are turned away from its doors, simply because the State has failed to provide a house for them to live in. This is the very class of girls and young women for whom the school was established, and it is a pity that they should be deprived of its privileges from such a cause.

Board at the dormitory, including fuel, lights, and washing, costs only $9.50 a month, while in private families it costs $13.50. By a very accurate calculation, I find that
if all the students who attended our college last session could have been accommodated in the dormitory, it would have saved them in board, in the aggregate, $7,980.00. This saving would mean a great deal for our students, because nearly all of them are poor girls or girls in very moderate circumstances whose parents and friends have to practice great self-denials to send them to this institution.

Besides the greater cheapness of boarding at the dormitory, it is on several other accounts infinitely better for the students than boarding out in town in private families. Even in the best regulated private boarding-houses, it is impossible to maintain the excellent discipline, the regular habits and hours, and the systematic domestic training that we have at the dormitory. Furthermore, it is of the highest importance that girls and young women attending school away from home in a town of strangers should be a part of the household of the president of the school, and should be at all times under the constant watchful care of the teachers and officers of the school. There is probably no other female college in America where the students are compelled to board out in various boarding-houses, in different parts of the town. So strong is the feeling against this plan, that I am constantly receiving letters from citizens in all parts of Georgia saying in effect: "I am anxious to send my daughter to your school, but positively will not do so unless she can be taken into the dormitory under your direct care and supervision." To be responsible for the deportment of two hundred young girls scattered over a large town in a score or more of boarding-houses is an appalling duty, and one that should not be imposed upon any principal or corps of teachers. The States of Mississippi, North Carolina, and South Carolina have established State Girls' Normal and Industrial Schools precisely similar to ours, and in each case the State has provided at great cost dormitories large enough to accommodate all pupils.
from a distance. Should Georgia do less for her daughters than these States have done for theirs?

Speaking of the cost of dormitories reminds me to say that the present dormitory of the Georgia Normal and Industrial College has cost the State practically nothing. The old governor's mansion, which was entirely useless to the State and which was fast going to ruin, was turned over to the school for dormitory purposes. With money derived from the matriculation fees of students, and not from the State, the building was sufficiently repaired to make it habitable. Subsequently a large annex costing $12,000 was added to it, but the money was donated for the purpose by the city of Milledgeville, and it did not cost the State one cent. When this college was established only three years ago, it was somewhat in the nature of an experiment. It was a progressive and aggressive step in the education of Georgia women. It has proven a wonderful success. It has surpassed the best expectations of its most sanguine friends. No other college in Georgia, male or female, has ever been so largely or so widely patronized by the people of the State. We enroll every year from three hundred and fifty to three hundred and seventy students, ninety per cent. of whom are boarding pupils. Last session we had representatives from one hundred counties in Georgia, and this session we shall go beyond that. Our students come mainly from the farming class of people and from the rural districts where good schools are scarce. They are a wonderfully earnest lot of girls, who come here for the purpose of preparing themselves to earn their own livelihood. Although the school has been in existence only three years, over two hundred of its former students are now making, or have been making, their living by means of one or another of the professions or industrial arts that they have learned in this institution. Our proficients and graduates may be found in various parts of Georgia, and in other States,
working successfully as stenographers, bookkeepers, dress-makers, and school-teachers. I would lay special stress upon the splendid and beneficent work being done by our normal department. There are now one hundred and seventy-five young women in attendance upon that department, and they will nearly all become teachers in the common schools of Georgia, and they have come here to prepare themselves for that work; seventy-two of them have already had more or less experience in teaching, and over sixty of them are paying every cent of their expenses here, with money earned by themselves as school-teachers. Many more young women of this noble class were anxious to come to the college this session, but were turned away for want of room in the dormitory, and so it happens every year. I am sure that during the three years of the life of the school many more than one hundred ambitious young women school-teachers, who were anxious to come here to fit themselves better for their responsible work, have been turned away simply for want of room in the dormitory. This is a pity, a great pity; and it will be a shame if the State allows it to continue to be so. The crying need of the cause of education in Georgia today is better educated and better trained teachers, especially for the common country schools. This need our normal department is already beginning to supply, and it will supply it much more abundantly and much more efficiently in the future if the State will only provide a roof to shelter the earnest young women who wish to come here to prepare themselves for this noble work.

The Georgia Normal and Industrial College is accomplishing the purpose for which it was established far more efficiently than is usual with public institutions. It is giving to hundreds of Georgia girls a better, wiser, more practical, and valuable education than was ever known before in any woman's school in the South, and that at a cost so low that a great many poor girls are able to avail them-
selves of it and develop into a cultured womanhood, who, but for this school, would have remained always in benighted ignorance. It is slowly but surely raising the standard of woman's education. It is equipping many young women with honorable means of making a livelihood. It is supplying Georgia schools with better teachers. To a girl who lives in the dormitory, the entire cost of a year's attendance, including matriculation fee, board, fuel, lights, and washing, is less than one hundred dollars. To those who are compelled to board in private families, it is considerably more than this.

The additional building, of which I have spoken, is absolutely necessary to the continued welfare, growth, and development of the school. With it the attendance will be largely increased; hundreds of poor girls, who are unable to come, will be admitted; the cost of attendance will be reduced to a minimum, and many thousands of dollars will be saved annually to the students; they will be better taken care of, and under better discipline and training than is possible with the present system of boarding out in town.

Besides the absolute necessity of more dormitory room, the school greatly needs additional class-room space, especially for the Normal Department. The work of this department, the most important in the school, is now greatly cramped and inconvenienced for want of room; so if the new building is granted, it should be so constructed as to contain, besides the dormitories, recitation halls specially arranged for the normal work.

We have here one of the best, most practical, and thorough-going normal or teacher-training schools in the Union; it has been so pronounced by distinguished normal educators who have seen its work and who are familiar with the best institutions of the kind at the North. With the proposed additional building, this work will be rendered still more efficient and will reach a much larger number of
students. Our Normal Department should then, by all means, be thrown open to young men as well as to young women. When we shall have all of our girls together in one dormitory household under the immediate care of the President and teachers, all possible sound objection to the co-education of the sexes in this department will be removed, and Georgia can have what she has long greatly needed, a complete, efficient, thorough-going normal college for both men and women, and one that will answer admirably the needs and demands for teacher-training in Georgia. The male students could board out in private families, or, better still, if the State sees fit to do it, our present small dormitory could be turned over to them, and the new one made large enough to accommodate all of the girls. The two buildings would be a considerable distance from each other. This co-education idea, however, is only a suggestion: I do not mean to urge it here, although I am perfectly satisfied that it would be a wise thing for the State to do. If it should ever conclude to adopt the plan in the future, this additional building will make it possible to carry it out in a thoroughly satisfactory way.

The foregoing is a simple presentation of facts, but I hope is sufficient to show the urgent needs of the case. I earnestly beg that you will call the attention of the present legislature to the matter and do all in your power to persuade them to grant an appropriation of fifty thousand dollars to erect an additional building for our college, to contain dormitory room for two hundred and fifty or three hundred students and special recitation halls for the Normal Department.

Very truly yours,

J. Harris Chappell, President.
Athens, Ga., November 16, 1894.

Hon. W. Y. Atkinson, Governor, Atlanta, Ga.:

Dear Sir:—In compliance with your request, I made to-day a thorough inspection of the above named property, situated between Athens and Lula, Ga., and respectfully submit to you the following information relative to the same:

That portion of the Northeastern Railroad of Georgia from Athens, Ga., to Lula, Ga., distance thirty-nine miles, was open for traffic in September, 1876, being laid with forty-five-pound iron rail, purchased from the Atlanta Rolling Mills.

Its equipment consisted of:

- One Baldwin locomotive, with cylinders 14x24 inches.
- One first-class passenger coach.
- One baggage and mail car.
- Eight box cars.
- Eight flat cars.
- Five hand cars.

The road cost upward of $520,000.00. There was placed on it a first mortgage of $260,000.00, also a second mortgage (limited to $25,000.00) of $19,100. The interest per annum on the first mortgage bonds was $18,200.00, and on the second mortgage bonds $1,337.00; total interest per annum, $19,537.00.

In January, 1878, the Governor of Georgia placed the indorsement of the State on 7 per cent. 20-year, $260,000.00 first mortgage bonds of the railroad company, in pursuance of the provisions of the charter.
Up to 1881 the road was operated by a local board of directors, chosen from time to time; after which the management of the property passed into the hands of the Richmond & Danville Railroad and remained thus until November 20, 1893, when the management of the property was assumed by Mr. R. K. Reaves, State Agent, an appointee of our late Governor, Hon. W. J. Northen.

The following table will exemplify the earning capacity of this road during the first years of its operation:

<table>
<thead>
<tr>
<th></th>
<th>1876-77</th>
<th>1877-78</th>
<th>1878-79</th>
<th>1879-80</th>
<th>1880-81</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross earnings</td>
<td>$31,582 38</td>
<td>$47,680 75</td>
<td>$48,903 93</td>
<td>$47,060 74</td>
<td>$66,097 44</td>
</tr>
<tr>
<td>Expenses</td>
<td>28,260 44</td>
<td>28,404 12</td>
<td>26,988 76</td>
<td>30,238 08</td>
<td>39,114 88</td>
</tr>
<tr>
<td>Net earnings</td>
<td>3,321 94</td>
<td>21,186 63</td>
<td>21,915 17</td>
<td>17,432 63</td>
<td>26,982 56</td>
</tr>
</tbody>
</table>

Statement of Operations from Nov. 20, 1893, to Oct. 31, 1894.

<table>
<thead>
<tr>
<th></th>
<th>Earnings</th>
<th>Expenses</th>
<th>Net Earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>November</td>
<td>$2,354 11</td>
<td>$1,585 52</td>
<td>$818 58</td>
</tr>
<tr>
<td>December</td>
<td>7,883 74</td>
<td>5,259 40</td>
<td>2,624 34</td>
</tr>
<tr>
<td>January</td>
<td>5,905 66</td>
<td>3,597 59</td>
<td>2,308 07</td>
</tr>
<tr>
<td>February</td>
<td>5,021 51</td>
<td>3,932 84</td>
<td>1,089 67</td>
</tr>
<tr>
<td>March</td>
<td>6,844 27</td>
<td>3,943 22</td>
<td>2,901 05</td>
</tr>
<tr>
<td>April</td>
<td>3,977 58</td>
<td>3,793 84</td>
<td>237 74</td>
</tr>
<tr>
<td>May</td>
<td>3,006 04</td>
<td>2,915 18</td>
<td>180 86</td>
</tr>
<tr>
<td>June</td>
<td>3,321 04</td>
<td>2,928 75</td>
<td>392 29</td>
</tr>
<tr>
<td>July</td>
<td>3,296 16</td>
<td>3,207 06</td>
<td>289 10</td>
</tr>
<tr>
<td>August</td>
<td>3,948 37</td>
<td>3,728 02</td>
<td>220 35</td>
</tr>
<tr>
<td>September</td>
<td>3,609 34</td>
<td>3,396 50</td>
<td>213 84</td>
</tr>
<tr>
<td>October</td>
<td>8,000 00</td>
<td>4,605 15</td>
<td>3,394 84</td>
</tr>
</tbody>
</table>

Total: $57,347 82 | $42,580 08 | $14,757 74

The origin of the decrease in the earning capacity of this road is due to the construction of the Georgia, Carolina & Northern Railroad, giving Athens thereby a direct line to Atlanta.

The earnings and expenses for the past two months are approximated.
EQUIPMENT.

There is only one engine, No. 271, with cylinders 14x24 inches, in good condition. This engine being unable to handle the traffic, it was found necessary to rent two more, which was done from the Southern Railway Company, at a cost of $4.00 each per day. One of these engines can be returned to its owner in a month or two. It requires two engines in constant use throughout the year to move the traffic of the road.

CARS.

The passenger equipment consists of:

Passenger coaches Nos. 670 and 671, in good condition.
One combination mail and express, No. 379, in good condition, which latter has been rented to the Southern Railway Company, and one rented from them in return.

Freight equipment:
One box car, No. 107, in fair condition.

In consequence of not having enough freight equipment, $2,611.13 was paid to foreign roads for mileage on their cars during the last twelve months. This amount can be credited with $537.48 received from foreign roads on car mileage, leaving $2,073.65, which was included in operating expenses.

ROAD DEPARTMENT.

In the Athens yard there are about 3,223 feet of sidetracks, most of which is laid with 45-pound iron rail in a laminated condition, but which can remain in service for two years longer by being patched from time to time. The track room in this yard is not sufficient during the busy season. Two additional tracks can be provided at an expense of about $300.00, by using old material on hand. Five hundred ties are needed in the track in this yard.
At the northeast end of the yard, on Cleveland avenue, there is located an old, unused wooden warehouse, known as the Carlton Guano Warehouse. This building is partially on the railroad’s right of way, which is one hundred feet wide at that point. This warehouse is owned by outside parties. At this point the tracks of the Macon and Northern Railroad join those of the Northeastern Railroad, which, together with another track of theirs connecting with the yard a few hundred yards north, forms a "Y" which is used jointly by the Northeastern Railroad and the Macon and Northern Railroad for turning the trains of the two roads, thereby dispensing with the use of a turntable in the Northeastern yard, the irons of which are found on hand in fairly good condition.

On the south side of Cleveland avenue, the Northeastern Railroad owns a lot of land consisting of about one and one-half acres, through which the track of the Macon and Northern Railroad passes (right of way having been granted them several years ago). On this lot is located the Rexinger Ice Works, which pays a small annual rental, also the Model Grist Mill owned and operated by the Talmadge Brothers.

On River street there is a small lot consisting of about half an acre, valued at $150.00, and on College avenue a lot containing half an acre, both belonging to the Northeastern Railroad. Neither of these lots is in use.

One of the tracks from the yard leads into the Orr and Hunter compress. Outside railroad companies in Athens pay two dollars per car to the Northeastern Railroad for switching their cars into this compress.

Located in the center of the yard is the track scales, which is in good condition.

The entire yard in Athens contains about four and one-half acres.

Section 1, which extends seven miles from Athens, is
laid with fifty-six pound steel rail, which is in good condition, and appears to have been rolled in 1891. This section will require about 2,450 cross-ties during the next year. The banks, ditches, line, and surface of the track are in first-class condition. On this section is located a spur track leading to the water works, with capacity of two cars. Also a spur track into a brick yard, capable of holding nine cars, situated about two miles from Athens.

Section 2 is eight miles long, laid partly with sixty pound and partly with fifty-six pound steel rail, all in good condition. This section requires 2,800 cross-ties during the next twelve months. The ditches, banks, line, and surface of the track are in good condition.

Section 3, which is eight miles long, is laid with sixty pound steel rail, with line and surface in good condition. The ditches and banks of this section are in fair condition. There are needed 3,000 ties on this section.

Section 4, which is eight miles long, has five miles of old forty-five pound iron rail which is about eighteen years old. The rest of this section is laid with fifty-six pound steel rail in good condition. There is needed one mile of fifty-six pound steel rail, or eighty-eight tons, on this section, to enable one mile of the iron rail to be taken up and used as patch rail. This eighty-eight tons ought to be purchased for about $2,376.00 delivered. The road-bed, also line and surface of the track on this section, is in good condition. The iron rail begins at about the twenty-three and one-half mile past. There are needed on this section 2,000 ties during the next twelve months.

Section 5, being eight miles long, carries you to Lula. On this section there is a quarter of a mile of old 45-pound iron rail, laid next to Lula. The rest is laid with 56-pound steel rail, with line and surface in good condition; also the banks and cuts are in equally good shape. There are needed 2,500 ties on this section. The yard at Lula, together with
all side-tracks on the road, amounting to 10,686 feet, is laid with 45-pound iron rail, in bad condition. There are also required 500 new ties in the yard at Lula. This yard is used jointly with the Southern Railway, and the cost of maintenance is shared alike. There are 3,378 feet of side-track. All the switches are split switches on the road where there is steel rail, and stub switches where there is iron rail. The frogs are in good condition. On each section there is one lever car and one push car, all in fair condition; also a full supply of track tools.

Since November 20, 1893, there were delivered 979 first-class ties, and 1,774 second-class ties; total, 2,753 oak ties; most of which have been put in the track, costing in the neighborhood of $554.70. Total number of ties required on the road during the next 12 months is 13,750, which will cost about $2,750. The road-bed is naturally one of the best I have ever seen, and is in first-class condition. With an expenditure of $2,750 for ties, and $2,376 for rail, total, $5,126, the track at the expiration of twelve months will be in good order. During the past twelve months the section gangs consisted of two men during the winter months, and three men during the summer months. The average cost of labor per month for the entire road department was $439.

BRIDGES AND TRESTLES.

Trestle No. 1, at mile post No. 1, 60 feet long, consists of four frame bents, two 6 feet and two 12 feet high. Bents are placed on blocking. All material in this trestle is in good condition, and will last without repairs for twelve months.

Trestle No. 2, at 214 mile post, 50 feet long, consists of three framed bents, two 8 feet and one 15 feet high. Bents are placed on blocking. All material in this trestle is in
sound condition and will last without repairs for twelve months.

Trestle No. 3, at mile post 2\(\frac{1}{2}\), 87 feet long, consists of six bents, placed on wooden blocking, one bent 3\(\frac{1}{2}\) feet, one 10 feet, two 14 feet, and two 17 feet high. All lumber in this trestle is in sound condition with the exception of one mud sill under the second bent from the north end of trestle, which will have to be renewed during the next four months.

Trestle No. 4, mile post 2\(\frac{3}{4}\), 400 feet long, consists of thirty-one bents, with an average height of 22 feet. This trestle crosses the head waters of the Oconee River. All the bents in this trestle are resting on wooden blocking, with the exception of two on the banks of the river, which are on piling. The material of this trestle is in good condition with the following exceptions:

- Mud sill and cap of bent No. 1 from north end.
- Mud sill and cap of bent No. 8 from north end.
- Cap of bent No. 21 from north end.
- Mud sill of bent No. 30 from north end.

This trestle is well braced. Bents Nos. 1 and 30 ought to be repaired at once.

Trestle No. 5, mile post 12\(\frac{3}{4}\), 60 feet long, consist of four framed wooden bents, supported by blocking, two of which are 12 feet and two 14 feet high. This trestle has sound material with the exception of the mud sill and cap in bent No. 4 from north end of trestle.

Trestle No. 6, mile post 14\(\frac{1}{2}\), known as Nash’s Creek trestle, 50 feet long, consist of 4 oak pile bents with 4 piles to the bent about 6 feet high. These piles show signs of decay, and will probably have to be renewed in two or three years. All other material in the trestle is sound.

Trestle No. 7, mile post 35\(\frac{1}{2}\), known as Chandler’s creek trestle, 175 feet long, consist of 13 wooden bents,
placed on wooden blocking, 4 of the bents are about 48 feet high, all well braced and sound, with the exception of one mud sill in bent No. 9, and about six cross-ties.

Trestle No. 8, mile post 37\(\frac{1}{2}\), is about 6 feet high and 50 feet long, consisting of three framed bents. The material in this trestle is in good condition, with the exception of about one-half of the cross-ties, which will have to be renewed during the next twelve months.

The trestle work on the road, taking it as a whole, is in excellent condition. All repairs necessary ought to be made at a cost of $75.00.

BUILDINGS.

At Athens there is one combination wooden freight and passenger station, 32 x 118 feet, containing a warehouse, 30 x 75 feet, in which is located a stationary platform scales; also one stationary room, 6 x 30 feet, one baggage room, 6 x 8 feet, two waiting rooms about 12 x 15 feet, and one large room, 18 x 30 feet, used as a general office. This building is in excellent condition, freshly painted, and kept neat and clean. Attached to this building is an open shed for storing freight, about 32 x 66 feet; also a cotton platform, 30 x 190 feet, which has only recently been rebuilt. This station receives about 9,705 tons and forwards 10,312 tons of freight annually. The operation of this agency per month is $415.

Over one of the side-tracks in Athen's yard is an old engine shed, 15 x 30 feet, with engine pits. This shed is in a dilapidated condition and out of use, and of little value.

Located at the north end of the yard is a small wooden building, about 15 x 30 feet, containing three rooms, one of which is used as an office for the car inspector, one as an oil room, and one as a work room. This building which I should value at $100, comprises the repair shops of this
railroad company. The tools in this building are worth about $200. Repairs of engines and cars are made by the Southern Railway Company.

Four and three-quarters \((4 \frac{3}{4})\) miles from Athens there are three houses on the right of way, each 14 x 28 feet, consisting of two rooms each, occupied by the track hands. These houses are in a fair condition, but old.

At the seven mile post is located a station called Center. The depot building, 27 x 50 feet, is ancient but in fair condition, containing one office 12 x 15 feet, one waiting-room 12 x 15 feet, and a warehouse 27 x 38 feet; attached to it is a cotton platform 20 x 27 feet, in a fair condition. This station forwards about 555 tons of freight and receives 199 tons per annum, consisting mostly of wood, cotton, and cotton-seed. Salary paid to the agent at this point, $15 per month. The side-track is 1,300 feet long.

The next station reached is Nicholson, 11 \(\frac{1}{2}\) miles, where there is a wooden depot building 36 x 18 feet, containing one office 8 x 12 feet, and one waiting-room 8 x 12 feet, both in a poor condition; also warehouse 18 x 24 feet, in fair condition. Attached to the building is a cotton platform 27 x 48 feet, in good condition. Side-track room at this point is 182 feet long. There are about 102 tons received, and 61 tons forwarded of freight at this point annually, consisting of cotton, cotton-seed, and lumber. The agent receives $15 per month salary. The population of Nicholson is about 350 inhabitants.

At the 13 \(\frac{1}{2}\) mile post section houses No. 2 are located, consisting of three wooden buildings 15 x 28 feet each, containing each two rooms. Two of these houses are in poor condition. There is also one tool-house, 9 x 15 feet, in fair condition.

The next station we reach is Harmony, 18 miles from Athens, where there is a new and neat passenger station located on the main line, containing two waiting-rooms
15x18 feet each, neatly furnished; also one ticket office and baggage-room. The freight depot, next to the side-track, on the opposite side of the main line, from the passenger station, consists of one large frame building 33x90 feet, containing two offices 10x15 feet, and warehouse 30x50 feet, all in fair condition; also, cotton platform 50x100 feet, in fair condition. On the side-track there are located three cotton-seed warehouses belonging to outside parties, these on the railroad company's right-of-way. Back of the freight depot there is a lot of land containing about three-fourths of an acre, belonging to the Railroad Company, and not occupied. The right-of-way at this point is 100 feet wide. The side-track, which is 766 feet long, is not sufficient. About 300 feet more side-track is needed to do the business at this station satisfactorily, this being the most important point on the road outside of Athens. There is forwarded from this station annually about 1,268, and received 6,227 tons, comprised mostly of lumber, cotton, and cotton-seed. The cost of running this agency is $100 per month. The population of Harmony is about 1,500 inhabitants, and it is a very prosperous town. A few hundred yards south of this station there is located a large cotton mill, known as Harmony Grove Cotton Factory, which operates upwards of 3,500 spindles, and is reached by a side-track.

At the 19 mile post we find one tool house, 9x15 feet, in fair condition.

The next station is Maysville, 25 1/2 miles from Athens, where there is a wooden depot 30x60 feet, containing one waiting-room 10x15 feet, one ticket office 15x15 feet and a warehouse 27x12 feet, in good condition with exception of the roof, which requires repairs. The cotton platform which is attached to the depot is 36x80 feet, and is in fair condition. Alongside of the side-track, which is 1,034 feet long, there are five cotton seed warehouses belonging to outside parties, but located on the railroad land. It costs $42
per month to run this agency. This station forwards about 804 tons and receives about 1,621 tons per annum, consisting mostly of cotton, lumber and cotton-seed. The population of Maysville is 500 inhabitants.

At mile post 27 is located section houses, consisting of four houses, each 14x28 feet, containing two rooms each. One of these houses is not in use and is in bad condition. There is also one tool house, about 10x15 feet, in fair condition.

The next station is Gilsville, 31$\frac{1}{2}$ miles from Athens, where there is a wooden depot, 27x50 feet, containing one ticket office and one waiting-room. This depot is old, but in fair condition. Attached to it is a cotton platform 27x50 feet, in fair condition. There is forwarded from this station 813 tons and received 567 tons per annum, consisting mostly of cotton, cotton-seed, and lumber. There are three sawmills located near the road. The population of Gilsville is about 150 inhabitants. The side-track is 402 feet long. The cost of operating this agency is $25 per month.

At 33$\frac{1}{2}$ mile post are located a set of section houses, consisting of three houses 14x28 feet each, two of which are in fair condition; the third in bad order and not occupied. Also one tool house, 12x16 feet, in good condition.

The next station we reach is Lula, where the road joins the Southern Railway. At this point the company owns a large brick depot, located between their tracks and those of the Southern Railway. The building is in first-class repair, and is used jointly with the Southern Railway. The building is 40x80 feet, and contains two waiting-rooms 12x18 feet, ticket office 6x18 feet, and a large warehouse, together with a telegraph office and one upstairs room. Attached to the building is ample platform room, in good order. The railroad company owns twelve acres of land at this point. The "Y" belonging to the Southern Rail-
way is used for turning the trains. At this point the company receives 10,947 tons and forwards 6,289 tons. The cost of the operation of this agency to the Northeastern Railroad is $60; being run jointly with the Southern Railway. At Lula all the coal used is purchased from the Southern Railway, at a cost of $2.60 per ton delivered on their engines.

WATER STATIONS.

In the yard at Athens there is one box tank with a capacity of about 7,000 gallons, in fair condition. Water is furnished by the city at a cost of 10 cents per 1,000 gallons. About half mile from the depot, going north, there is a box tank of about 7,000 gallons capacity, not in use. This tank is in bad condition.

The next water station is located at about one-fourth of a mile south of Harmony, and consists of one tub tank with capacity of 25,000 gallons, practically new.

The next water station is at Lula, where the water is furnished by the Southern Railway.

There are from five to six tons of scrap iron on hand, also two car wheels (new), and four old.

The general office organization consists of:

1 State Agent.
1 Chief Clerk.
2 Clerks.
1 Porter; and costs $275 per month.

For October, 1894, the pay-rolls consisted of the following amounts:

Road department............. $ 511 85
Motive power department...... 604 61
Agencies ...................... 624 84
General offices ............... 277 00
Transportation ............... 383 76
Besides the above, the following amounts were included in the operating expenses:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent of engines</td>
<td>120 00</td>
</tr>
<tr>
<td>Coal</td>
<td>600 00</td>
</tr>
<tr>
<td>Other supplies</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Insurance for the year</td>
<td>283 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$4,605 16</td>
</tr>
</tbody>
</table>

I found that a full line of insurance is carried on the property, consisting of:

<table>
<thead>
<tr>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Athens depot</td>
<td>$1,200 00</td>
</tr>
<tr>
<td>Contents</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Harmony depot</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Contents</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Lula depot</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Contents</td>
<td>500 00</td>
</tr>
<tr>
<td>Two passenger cars</td>
<td>3,000 00</td>
</tr>
<tr>
<td>One combination coach</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Foreign rolling stock</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Freight in transit</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Cotton on platforms</td>
<td>4,000 00</td>
</tr>
</tbody>
</table>

This latter is only carried six months in the year.

There was expended during the last twelve months $209.00 on lumber to repair drains and platforms.

In conclusion, I beg to say that I am indebted to Mr. R. K. Reaves, State Agent, and also to his competent Assistant, Mr. J. S. Crews, for every assistance they could give me to enable me to compile the above information, and if it is not out of place, I would like to add that I consider this property admirably and economically managed.

Respectfully submitted,

CECIL GABBETT.
The hour of 11 o'clock having arrived, House Bill No. 58, the same being the general appropriation bill for the ordinary expenses of the Executive, Judicial, and Legislative Departments for the years 1895 and 1896, and for other purposes, which was made the special order for to-day at 11 o'clock, was taken up and read.

This bill being an appropriation bill, the House resolved itself into a Committee of the Whole to consider the same, and Mr. Boifeuillet, of Bibb, was called to the chair to preside over the committee. The bill was then read by sections.

Upon motion of Mr. Boynton, the committee arose, with the request that the committee be allowed to sit again.

Mr. Boifeuillet, of Bibb, chairman of the Committee of the Whole, reported to the House progress, and requested to be allowed to sit again.

Upon motion of Mr. Boynton, the further consideration of House Bill No. 58, being the general appropriation bill, was made the special order for to-morrow, immediately after reading the Journal.

Leave of absence was granted to Messrs. Battle, McDonald, Gibson, Gray of Houston, and Hopkins.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 10 o'clock to-morrow morning.

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ATLANTA, GEORGIA,
Tuesday, November 27, 1894.

The House met and was called to order by the Speaker. Prayer was offered by the Chaplain.
The roll was called, and the following members answered to their names:

<table>
<thead>
<tr>
<th>Allen,</th>
<th>Gray of Catoosa,</th>
<th>McCurdy,</th>
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</thead>
<tbody>
<tr>
<td>Anderson,</td>
<td>Gray of Paulding,</td>
<td>McClure,</td>
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<td>Arnold,</td>
<td>Gregory,</td>
<td>McWhorter,</td>
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<td>Armstrong,</td>
<td>Griffin,</td>
<td>Newton,</td>
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<td>Awtrey,</td>
<td>Greer of Macon,</td>
<td>Owen,</td>
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<td>Bailey,</td>
<td>Greer of Harris,</td>
<td>Parker,</td>
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<td>Battle,</td>
<td>Hall,</td>
<td>Peeples,</td>
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<tr>
<td>Barnes,</td>
<td>Harrell,</td>
<td>Perkins,</td>
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<tr>
<td>Bennett of Jackson,</td>
<td>Harrison,</td>
<td>Pitman,</td>
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<tr>
<td>Bell,</td>
<td>Harvey,</td>
<td>Pittard,</td>
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<tr>
<td>Bird,</td>
<td>Hill,</td>
<td>Pope,</td>
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<td>Blalock,</td>
<td>Hodges,</td>
<td>Price,</td>
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<tr>
<td>Bloodworth,</td>
<td>Henderson,</td>
<td>Pool,</td>
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<tr>
<td>Boifeuillet,</td>
<td>Nightower,</td>
<td>Polhill,</td>
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<td>Boynton,</td>
<td>Hopkins,</td>
<td>Rawlings,</td>
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<td>Boyd,</td>
<td>Howell,</td>
<td>Redding,</td>
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<td>Boyett,</td>
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<td>Branan,</td>
<td>Houston,</td>
<td>Roberts,</td>
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<td>Broyles,</td>
<td>Holbrook,</td>
<td>Rockwell,</td>
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<td>Brown of Pulaski,</td>
<td>Holland,</td>
<td>Salter,</td>
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<td>Burnett,</td>
<td>Hudson,</td>
<td>Sandeford,</td>
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<td>Burch,</td>
<td>Humphreys,</td>
<td>Shropshire,</td>
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<td>Caldwell,</td>
<td>Hutcherson,</td>
<td>Screven,</td>
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<tr>
<td>Clements of Montg’ry,</td>
<td>Hughes,</td>
<td>Sell,</td>
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<td>Clement of Milton,</td>
<td>Hurst,</td>
<td>Shaw,</td>
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<tr>
<td>Coleman,</td>
<td>Jarrell,</td>
<td>Short,</td>
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<tr>
<td>Cook of Decatur,</td>
<td>Jenkins,</td>
<td>Spence,</td>
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<tr>
<td>Cook of Fayette,</td>
<td>Johnson of Hall,</td>
<td>Smith of Clinch,</td>
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<tr>
<td>Davison,</td>
<td>Johnson of Taliaferro,</td>
<td>Smith of Hancock,</td>
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<tr>
<td>Dempsey,</td>
<td>Jones of Dougherty,</td>
<td>Smith of Rockdale,</td>
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<tr>
<td>Dennard,</td>
<td>Jones of Dodge,</td>
<td>Smith of Telfair,</td>
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<td>Dodson,</td>
<td>Latham,</td>
<td>Stokes,</td>
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<tr>
<td>Doolan,</td>
<td>Lee,</td>
<td>Symons,</td>
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<tr>
<td>Dorough,</td>
<td>Longley,</td>
<td>Sumner,</td>
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<tr>
<td>Durham,</td>
<td>Lovett,</td>
<td>Tatum,</td>
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<tr>
<td>Edenfield,</td>
<td>Law,</td>
<td>Thompson,</td>
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<tr>
<td>Ennis,</td>
<td>Mallette,</td>
<td>Traylor,</td>
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<tr>
<td>Espy,</td>
<td>Marchman,</td>
<td>Vaughn,</td>
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<tr>
<td>Farmer,</td>
<td>Mansfield,</td>
<td>Walker;</td>
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<tr>
<td>Florence,</td>
<td>Meadow,</td>
<td>Wallace,</td>
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<tr>
<td>Fletcher,</td>
<td>Mell,</td>
<td>Walden,</td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Atkinson, Bush, Martin,
Baggett, Collins, Melton,
Bennett of Wayne, Collier, McDonald,
Brown of Washington, Cureton, Neely,
Burwell, Gray of Houston, Wilkin.

Mr. Arnold, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and approved.

The Journal was then read and confirmed.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority, the following House bill, as amended, to wit:

A bill to be entitled an act to provide for and require registration of all voters in the county of Monroe, in this State, and for other purposes.

Mr. Fouche, chairman pro tem. of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under con-
sideration 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 prevent corporations, not municipal, from refusing to accept good and solvent bonds of their employees, and for other purposes.

Also, the following bill which the committee recommend do pass, as amended, to wit:

A bill to repeal section 1504 of the Code, which provides for the appointment of Commissioners of Pilotage, and for other purposes.

Also, a bill which they recommend do pass by substitute, to wit:

A bill to amend an act entitled an act to amend an act entitled an act to protect game in the State of Georgia, during certain seasons, approved October 16, 1891, and for other purposes.

The committee have also had under consideration the following bills, which I am instructed to return with the recommendation that the same do not pass, to wit:

A bill to amend subdivision 11 of section 457 of the Code of 1882.

Also, a bill to amend section 4696 of the Code of 1882, in reference to the duty of the presiding Judge to have the testimony in certain criminal cases taken down, to fix the fees of the Stenographic Reporter for such services, and for other purposes.

Respectfully submitted.

R. T. Fouc̊hē, Chairman pro tem.
Mr. Middlebrook, 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 return, with the recommendation that the same do not pass:

A bill to amend the charter of the city of Albany, so as to change the law on the subject of Water Commissioner.

Also, a bill to provide for the election of a Marshal for the city of Albany.

Respectfully submitted.

L. L. MIDDLEBROOK, Chairman.

By unanimous consent, Bill No. 135, by Mr. Willingham of Monroe, to provide for and require the registration of all voters in the county of Monroe in this State and for other purposes, was taken up, and the Senate amendments were agreed to.

The Speaker appointed upon the part of the House, on the Joint Committee to visit Athens, examine the University buildings, etc., and report same, the following members, to wit: Meadows, Armstrong, Branch, Polhill, and Rockwell.

Mr. Reagan, chairman of Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary 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 prohibit the working of convicts in the penitentiary or chain-gangs at night or on the Sabbath day; to prescribe penalties for the violation of the same, and for other purposes.

The committee has also had under consideration Senate Resolution No. 1, which they instruct me to report back to the House, with the recommendation that the same be not concurred in.

Respectfully submitted.

E. A. 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 of Representatives and President of the Senate, the following act, to wit:

An act to abolish the County Court of Elbert county, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

The following message was received from the Senate, through Mr. Clifton, its 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 decrease the tuition of non resident students of the State Technological School, and for other purposes.
Also, 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 in vacation, and for other purposes.

Also, a bill to be entitled an act to amend the charter of the city of Waycross, in Ware county, and for other purposes.

The general appropriation bill, the further action upon which was made the special order of to-day, immediately after the reading of the Journal, was taken up.

The House then resolved itself into a Committee of the Whole, and Mr. Boisfeuillet, of Bibb, was called to the chair.

The bill was then read by sections.

Upon motion of Mr. Jenkins, the Committee of the Whole arose.

The chairman reported progress and asked leave to sit again.

Mr. Fleming, of Richmond, moved that when the House adjourns to-day it adjourn until 3 o’clock this afternoon.

Mr. Rockwell moved to amend by adjourning until to-night at 7:15 o’clock.

Mr. Reagan offered as a substitute that the House adjourn until to-morrow morning at 9 o’clock.

The substitute prevailed.

Leave of absence was granted Messrs. Greer of Macon, Harrell, and Mansfield.

The hour of adjournment having arrived, the House adjourned to meet to-morrow morning at 9 o’clock a. m.
The House met pursuant to adjournment, at 9 o'clock A.M. this day, was called to order by the Speaker, and opened with prayer by the Rev. Mr. Hurst.

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


Those absent were Messrs.—
Bennett of Wayne, Fletcher, Mansfield, Brown of Washington, Fullwood, McDonald, Collier, Greer of Macon, Neely, Ennis, Longley, Salter, Espy.

Mr. Hurst, chairman of Committee on Academy for the Blind, submitted the following report:

Mr. Speaker:

The Committee on the Academy for the Blind, at Macon, have visited that institution, and they instruct me, as their chairman, to submit the following report:

We take pleasure in saying that the moral, spiritual, intellectual, and physical welfare of the inmates receive the faithful and efficient attention of the management of the academy. The inmates appear happy and contented, and seem well pleased, and in every way satisfied with their principal, instructors, and the officials of the institution gen-
erally. We saw many evidences of the excellent and rapid progress the students are making in their studies and industrial training. We were given a most creditable exhibition by the pupils in the elementary branches of education, and in instrumental and vocal music. Many of the inmates, as they leave the institution, are well qualified to become successful wage-earners, and useful helpmates at home.

The principal of the Academy, W. I. Williams, has ably and faithfully discharged the duties of that position since 1858. He is too well known as a proficient instructor, a prudent manager, a Christian gentleman, and a zealous servant of the State, to need or require any encomium from us. The inmates love him as a father. He is tender and gentle, the very personification of kindness.

The location of the Academy in Macon is fortunate for the institution, as the city is very healthy, possesses a genial and pleasant climate, and the people are intelligent, refined, and generous, liberal and philanthropic. The inmates of the Academy enjoy all these advantages.

We find on the roll of pupils and in attendance, 106 white children and 24 colored, making a total of 130. The names of the inmates, and the number of teachers, officers, and servants, together with the amount of salaries, are all shown in the printed report of the Principal to the Governor, copies of which have been placed on the desks of the members of the House.

The general condition of the buildings and grounds for white and colored inmates is excellent, but we recommend that an improvement be made in the laundry, particularly of the white department; and we also recommend that softer and better pillows be provided for the inmates. In our opinion, the doors of the fire escapes should be kept unlocked, for it seems to us that by being kept locked, this defeats the very purpose for which the escapes were built.
We find that the water-closets, especially those in the yard, need some attention.

We think that the matron of the colored department deserves special mention. She certainly discharges her duties well. Everything is neat, systematic, and in order. The interest and zeal she manifests in her work is to be commended, and this committee takes pleasure in saying that she is a credit to her race. Principal Williams informed us that he owes much to the matron for the condition of the colored department.

We find the work on the buildings, for which the legislature made an appropriation last year, nearing completion, and is being satisfactorily done.

For the maintenance and support of the Academy for the Blind, we recommend the appropriation of eighteen thousand dollars for each of the years 1895 and 1896.

Respectfully submitted.

M. F. Hurst, 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 I am instructed to return to the House, with the recommendation that the same do pass as amended, to wit:

A bill to provide a penalty for the willful and malicious setting fire to any ship, boat, barge, or lighter when the same is moored near any port of this State.

Also, the following bill, which the committee recommend do pass by substitute, to wit:

A bill to amend section 1291 of the Code of 1882.

The committee also instruct me to return the following
bill, with the recommendation that the same do not pass, to wit:

A bill to amend section 2785 of the Code of Georgia of 1882, which relates to the purchase of a patent right or patent, or the purchase of territory in which to sell any patent or patent right.

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, viz.:

House Bill No. 206, to amend the common school laws of this State, to require the County School Commissioners to be elected by the popular vote of each county, which they recommend do not pass.

House Bill No. 273, to incorporate Buchanan Male and Female College, to provide a Board of Trustees, and to prescribe the powers and duties thereof, which they instruct me to report back to the House, with the recommendation that the same be recommitted to the Committee on Corporations.

House Bill No. 118, to amend and alter the school laws of this State, by establishing and maintaining a uniform course of text-books to be used in all the common schools of this State, and to organize a Book Commission to carry into effect the provisions of this act, 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 signature of the Speaker of the House of Representatives and President of the Senate, the following act, to wit:

An act to provide for and require the registration of all voters in the county of Monroe, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Brown, of Pulaski, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration the following bills which they instruct me to return to the House, with the recommendation that the same do not pass, to wit:

A bill to require vendors and dealers of seeds for planting purposes to have the year in which seeds were produced stamped or written on package or other receptacle containing same, and for other purposes.

Also, a bill to repeal sections 4598 a, b, and c, of the revised Code of 1882.

Respectfully submitted.

J. P BROWN, 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 bills, which I am instructed, as chairman, to report to the House, with the recommendation that the same do not pass, to wit:

A bill to amend section 598 of the Code of 1882, so as provide for keeping open and in repair fords across fordable streams in this State.

Also, a bill to amend sections 610 and 612 of the Code, defining who are subject to road duty and who are exempt therefrom, and declaring the number of days road hands are liable to work each year.

Also, a bill to pay County Road Commissioners and Overseers for their services.

Respectfully submitted.

Jones, of Dougherty, Chairman.

The Journal of yesterday's proceedings was then read and confirmed.

The further consideration of the General Appropriation Bill having been made the special order for to-day, was taken up.

Mr. Boifeuillet, of Bibb, resumed the chair.

Mr. Humphryes, of Brooks, moved that the debate upon the floor be limited to five minutes, and that the committee rise and report to the House.

The motion prevailed.

The committee arose and Mr. Boifeuillet reported to the House that it was the wish of the committee that the debate upon the General Appropriation Bill before the committee be limited to five minutes.
Mr. Harrison, of Quitman, moved to amend by allowing ten minutes instead of five.

The motion to amend prevailed.

The committee was again called to order by Mr. Boiffeuillet and the continuation of the reading of the General Appropriation Bill was begun.

Upon motion of Mr. Rockwell, the committee arose, reported progress to the House, and asked leave to sit again.

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

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 amend an act to systematize the finances and increase the efficiency of the common schools, and for other purposes.

Also, the following Senate bill, to wit:

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

The following message was received from his Excellency, the Governor, through Mr. F. E. Callaway, his private Secretary:

Mr. Speaker:

The Governor has approved the following act of the General Assembly, to wit:

An act to abolish the County Court of Elbert county, and to provide for the transfer of the books, papers, and
unfinished business of said court to the City Court of said county, and for other purposes.

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

Mr. Speaker:

The Special Judiciary 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, to wit:

A bill be entitled an act to prohibit in Chatham county, the holding of more than one office by one person at any one time, and for other purposes.

Also, 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 be entitled an act to fix the amount of bond Solicitors-General of the various Judicial Circuits of Georgia shall give, and for other purposes.

Also, bill to repeal the County Court of Taylor county, and for other purposes.

Also, 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:

A bill to be entitled an act to amend the caption of act No. 342 of the year 1889, so that when amended the title shall correspond with the body of which now reads an act to prohibit the sale of seed cotton in Jasper county, etc.

Also, 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 be entitled an act to amend the act regulating municipal elections in Savannah.
Respectfully submitted.
A. G. McCurry, Chairman.

Mr. Rockwell moved to suspend the rules of the House, in order to take up House Bill No. 101 and act upon the substitute offered by the Senate.

The motion prevailed, and the bill was read, with the substitute.

The substitute was concurred in.

Mr. Broyles, of Fulton, offered the following resolution which was read, and laid on the desk, to wit:

A resolution tendering the use of the Hall of the House of Representatives to Mr. W. D. Upshaw on Monday night next, for the purpose of giving a musical and literary entertainment to the General Assembly and their friends.

Mr. Brown, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration a series of resolutions from the farmers of Putnam county looking to the reduction of cotton acreage, and for other purposes, which the committee recommend be adopted by substitute herewith submitted.

Respectfully submitted.

J. P. Brown, 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 Mayor and Commissioners of the town of Acworth to establish and maintain a system of public schools, and for other purposes.

Also, an act to abolish the County Court of Elbert county, and for other purposes.

Also an act to be entitled an act to provide for and require the registration of all voters in the county of Monroe, and for other purposes.

Respectfully submitted.

T. S. Mell, 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 be entitled an act to amend section 2041 of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to establish a system of public schools for the town of Eastman, to provide for a Board of Education, to empower the Mayor and Council of said town to levy and collect a tax, and for other purposes.

Also, a bill to be entitled an act to amend an act to fix salary for the Commissioners of Roads and Revenues of Coweta county and to fix compensation of Clerk, and for other purposes.
Also, a bill to be entitled an act to amend an act entitled an act to establish a City Court in Clarke county, and to provide for the appointment of a Judge and Solicitor thereof, and for other purposes.

Also, a bill to be entitled an act 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, and for other purposes.

Also, a bill to be entitled an act to limit and regulate the payment of the insolvent costs of the Solicitor of the City Court of Richmond county for services in said court out of the Treasury of Richmond county, and for other purposes.

Also, a bill to be entitled an act to limit and regulate the payment of the insolvent costs of the Solicitors-General of the Augusta Circuit for services, and for other purposes.

Also, a bill to be entitled an act to amend an act entitled an act to limit and regulate the payment of the insolvent costs of the Solicitors-General of the Augusta Circuit for services, and for other purposes.

Also, a bill to be entitled an act to amend an act to establish a public school system for the town of Perry, Ga., and for other purposes.

Also, a bill to change the time of holding the Superior Court of McDuffie county, and for other purposes.

Also, request that the following members of the House be added to the committee: Wallace, Harrell, Broyles, Fogarty.

Respectfully submitted,

A. G. McCurry, Chairman.

Mr. Middlebrook moved that when the House adjourns to-day that it adjourn to meet at 3 o'clock this afternoon. The motion prevailed.
Leave of absence was granted to Messrs. Polhill, Screven, Longley, Johnson of Taliaferro, Pope, McMichael, Harvey, Boyd, Lee of Walker, Williams, McElmurry, Sumner, and Fullwood.

By request, the following members were added to the Special Judiciary Committee, to wit: Messrs. Wallace, Harrell, Broyles, and Fogarty.

The hour of adjournment having arrived, the House adjourned until 3 o'clock this afternoon.

3 O'CLOCK P. M.

The House met pursuant to adjournment at 3 o'clock this p. m., and was called to order by the Speaker.

Mr. Redding, of Pike, moved to make the General Registration Bill, No. 222, the special order for Friday next immediately after calling the roll of the counties.

The motion prevailed.

Mr. Rockwell, of Chatham, moved that when the House adjourns to-day it adjourn until Friday next at 9 o'clock.

Mr. Bush, of Mitchell, moved to amend by meeting to-morrow morning at 9 o'clock and adjourning at 12 o'clock, and that all bills for their first and second reading be taken up and disposed of.

The further consideration of the General Appropriation Bill was then taken up.

The House resolved itself into a Committee of the Whole, with Mr. Boifenillet in the chair, and the reading of the bill, by sections, was continued.
Upon motion of Mr. Boynton of Calhoun, the committee arose, and the chairman of the Committee of the Whole reported to the House that the committee recommend that the bill do pass, as amended.

The amendments were then taken up, and adopted.

Mr. Wilson, of Clay, moved that the House adjourn, which motion was lost.

Mr. Reagan, of Henry, moved that the House adjourn until Friday next at 9 o'clock.

The motion was lost.

Mr. Hodges, of Bibb, offered the following amendment, which was lost, to wit:

By adding at the end of line forty (40) in section four (4) the following:

“For State University for support and maintenance of the Middle Georgia Military and Agricultural College, a department of the University, located at Milledgeville, the sum of two thousand dollars.”

The amendment was lost.

Mr. Wilson, of Clay, moved that the House adjourn until Friday at 10 o'clock.

The motion was lost.

Mr. Battle, of Muscogee, moved that the House adjourn until Friday at 10 o'clock.

The motion was lost.

Mr. Hodges, of Bibb, offered the following amendment to the General Appropriation Bill, to wit:

By inserting in the blank in the paragraph, “For organizing, arming, and equipping the volunteer forces of the State, as provided by the act of 1889, the sum of ——— dollars,” the words “twenty thousand.”
Upon the adoption of this amendment, the ayes and nays were called, which call was sustained.

The ballot was taken *viva voce*, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Atkinson,  
Armstrong,  
Awtrey,  
Bailey,  
Barnes,  
Bird,  
Boifeuillet,  
Boyett,  
Branan,  
Cook of Decatur,  
Doolan,  
Dorough,  
Fogarty,  
Gray of Catoosa,  
Hall,  
Hodges,  
Howell,  
Houston,  
Hutcherson,  
Jenkins,  
Johnson of Hall,  
Jones of Dougherty,  
Malette,  
Meadow,  
McElmurry,  
McGough,  
McCurdy,  
Owen,  
Price,  
Rawlings,  
Reagan,  
Rockwell,  
Sandeford,  
Screven,  
Smith of Rockdale,  
Symons,  
West,  
Wheatley,  
Wilson,  
Williams,  
Willingham,  
Wright,  
Wynne.

Those voting in the negative were Messrs.—

Allen,  
Anderson,  
Baggett,  
Bennett of Jackson,  
Bell,  
Bialock,  
Bloodworth,  
Boynton,  
Branch,  
Brown of Pulaski,  
Burnett,  
Caldwell,  
Collins,  
Cook of Fayette,  
Dempsey,  
Dennard,  
Durham,  
Edenfield,  
Eunis,  
Espy,  
Gibson,  
Gray of Houston,  
Gray of Paulding,  
Griffin,  
Harrision,  
Hill,  
Henderson,  
Hightower,  
Hogan,  
Hodge,  
Holbrook,  
Hudson,  
Humphryes,  
Hughes,  
Hurst,  
Johnson of Taliaferro,  
Jones of Dodge,  
Latham,  
Lovett,  
Law,  
McCorry,  
McClure,  
McWhorter,  
Newton,  
Parker,  
Peeples,  
Pope,  
Pool,  
Reece,  
Salter,  
Shropshire,  
Sell,  
Shaw,  
Short,  
Spence,  
Smith of Clinch,  
Smith of Hancock,  
Stokes,  
Sunner,  
Thompson,
FLORENCE, Martin, Traylor,
FOUCHE, Marchman, Vaughn,
FINK, Melton, Walker,
FERGUSON, Moore of Clayton, Wallace,
FRANKLIN, Moore of Heard, Walden,
FUTRELL, Montfort, Wilkin,
FUSSELL, Murray, Wilkinson,
GAINES, Middlebrook, Worley,
GILREATH, McDaniell, Wren

Those not voting were Messrs.—

Arnold, Farmer, Mansfield,
Bennett of Wayne, Fletcher, Moll,
Boyd, Fullwood, Moore of Bulloch,
Broyles, Giles, McDonald,
Brown of Washington, Gregory, McMichael,
Burwell, Greer of Macon, Neely,
Burch, Greer of Harris, Perkins,
Bush, Harrell, Pittard,
Clements of Montg'm'yHarvey, Polhill,
Clement of Milton, Hopkins, Redding,
Coleman, Holland, Roberts,
Collier, Jarrell, Smith of Telfair,
Cureton, Lee, Tatum,
Davison, Longley, Mr. Speaker,
Dodson,

Ayes 45. Nays 87

So the amendment was lost.

Mr. McDaniel, of Fannin, moved that the House adjourn until 9 o'clock to-morrow.

Mr. Battle moved to amend by adjourning until Friday morning at 10 o'clock.

The motion and amendment were withdrawn.

Upon the passage of this bill, the ayes and nays were ordered.

On taking the ballot viva voce, the vote was as follows:
Those voting in the affirmative were Messrs.—

Allen, Gaines, McGough,
Anderson, Gilreath, McCurdy,
Atkinson, Gibson, McClure,
Armstrong, Gray of Houston, McWhorter,
Awtrey, Gray of Catoosa, Newton,
Bailey, Gray of Paulding, Owen,
Battle, Griffin, Parker,
Baggett, Greer of Harris, Peeples,
Barnes, Hall, Perkins,
Bennett of Jackson, Harrison, Pitman,
Bell, Hill, Pope,
Bird, Hodges, Price,
Blalock, Henderson, Pool,
Bloodworth, Hightower, Rawlings,
Boifeuillet, Howell, Reagan,
Boynton, Hogan, Reece,
Boyett, Hodge, Rockwell,
Branan, Houston, Salter,
Brown of Pulaski, Holbrook, Sandeford,
Burwell, Hudson, Shropshire,
Burnett, Humphreys, Screven,
Bush, Hutcherson, Shaw,
Caldwell, Hughes, Short,
Clements of Montg’ry, Hurst, Spence,
Collins, Jenkins, Smith of Clinch,
Cook of Decatur, Johnson of Hall, Smith of Hancock,
Cook of Fayette, Jones of Dougherty, Smith of Rockdale,
Cureton, Jones of Dodge, Stokes,
Dempsey, Latham, Symons,
Dennard, Lovett, Sumner,
Dodson, Law, Tatum,
Doolan, Martin, Thompson,
Dorough, Mallette, Traylor,
Durham, Marchman, Vaughn,
Edenfield, Meadow, Walker,
Ennis, Melton, Wallace,
Espy, Moore of Bulloch, Walden,
Florence, Moore of Clayton, West,
Fouché, Moore of Heard, Wheatley,
Fink, Montfort, Wilkin,
Fogarty, Murrah, Wilkinson,
Ferguson, Middlebrook, Willingham,
Franklin, McElmurry, Worley,
Futrell, McDaniel, Wright,
Fussell, McCurry, Wynne.

Those not voting were Messrs.—

Arnold, Giles, McDonald,
Bennett of Wayne, Gregory, McMichael,
Boyd, Greer of Macon, Neely,
Branch, Harrell, Pittard,
Broyles, Harvey, Polhill,
Brown of Washington, Hopkins, Redding,
Burch, Holland, Roberts,
Clement of Milton, Jarrell, Sell,
Coleman, Johnson of Taliaferro, Smith of Telfair,
Collier, Lee, Wilson,
Davison, Longley, Williams,
Farmer, Mansfield, Wren,
Fletcher, Mell, Mr. Speaker.

Ayes 135. Nays 0.

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

Upon motion, this bill was ordered to be immediately transmitted to the Senate.

By consent, the following Senate bill was taken up and read the second time, to wit:

A bill to amend the act regulating municipal elections in Savannah.

Upon motion of Mr. Hodge, of Pulaski, House Bill No. 173 was taken from the Committee on Roads and Bridges and referred to Committee on General Judiciary.

Mr. Battle moved that when the House adjourns to-day, it adjourn until Friday at 10 o’clock.

The motion was lost.
Mr. McDaniel moved to adjourn until to-morrow at 9 o’clock.

Mr. Hodges, of Bibb, offered as an amendment, that the House adjourn until 10 o’clock to-morrow.

This motion was lost.

Mr. Reagan offered as a substitute, that the House adjourn until Friday next at 10 o’clock.

The substitute was lost, and the motion to adjourn until 9 o’clock a. m. to-morrow prevailed.

Leave of absence was granted to Messrs. Espy, Collier, Willingham, Middlebrook, Peeples, Rawlings, and Symons.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 9 o’clock to-morrow.

ATLANTA, GEORGIA,
Thursday, November 29, 1894.

The House met at 9 o’clock this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Allen, ANDERSON, ATKINSON, ARNOLD, ARMSTRONG, AWTREY, BAILEY, BAGGETT, BENNETT OF WAYNE, BENNETT OF JACKSON, Fletcher, Fouché, Fink, Fogarty, Fussell, Gaines, Giles, Gilreath, Gibson, Gray of Houston, Montfort, Murrah, McElmurry, McDaniel, McCurry, McClure, McWhorter, Newton, Parker, Perkins,

Those absent were Messrs.—

THURSDAY, NOVEMBER 29, 1894.

Fullwood,
Gregory,
Greer of Macon,
Greer of Harris,
Harrell,
Harrison,
McDonald,
McMichael,
McGough,
McCurdy,
Neely,
Owen,
Symons,
Sumner,
Wilson,
Williams,
Willingham.

The Journal of yesterday's proceedings was then read and confirmed.

Leave of absence was granted to the Committee on General Agriculture, to visit the Experiment station.

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

Mr. Speaker:

The General Judiciary Committee have had under consideration the following substitute of the Committee on Finance, which I am instructed to return to the House, with the recommendation that said substitute is constitutional and that the same be adopted, to wit:

A resolution to provide for an exhibit, by the Department of Agriculture, of the agricultural and material wealth and progress of this State, at the Cotton States and International Exposition to be held in Atlanta, Ga., during the months of September, October, November, and December, 1895.

Respectfully submitted.

H. A. Jenkins, Chairman.

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

Mr. Speaker:

The General Judiciary Committee have had under consideration a resolution providing for a State exhibit at the Cotton States and International Exposition in 1895, and
the majority of the committee having recommended that
the Legislature of Georgia has the constitutional right and
power to appropriate money to the support of the Depart­
ment of Agriculture in the manner indicated in said reso­
lution, the undersigned minority disagree to the report of
the majority and recommend that said report be not adopted,
it being the sense of the minority that the Legislature of
Georgia has not the constitutional right and power to ap­
propriate money in the manner and for the purposes in­
dicated in said resolution.

Respectfully submitted.

R. T. Fouché,
T. S. Mell, Clarke County,
David J. Bailey, Jr.
W. A. Dodson,
B. T. Rawlings,
L. M. Farmer,
Jos. N. Worley,
Isaac A. Bush,
W. S. Humphries,
J. H. McWhorter,
J. R. Spence,
M. T. Hodge,
E. J. Reagan,
B. S. Willingham,
P. E. Wilkin,
Wm. Harrison,
A. G. McCurry,
R. B. Traylor.

Mr. Gray, chairman of the Committee on Pensions, sub­
mited the following report:

Mr. Speaker:

The Committee on Pensions have had under considera­
tion the following bill, which they instruct me to report
back to the House, with the recommendation that it do pass, to wit:

A bill to provide for and authorize the payment of pensions to certain widows of Confederate soldiers, for the year 1893, who were entitled thereto under the law, and who failed to receive their pensions for that year, and for other purposes.

The committee also recommend the following bills do pass, to wit:

A bill to carry into effect the act amending paragraph 1, section 1 of article 7 of the Constitution of this State, by providing an annual pension to such ex-Confederate soldiers who are by reason of age and poverty, or blindness and poverty, unable to provide a living for themselves.

The committee also recommend that the introducer be allowed to withdraw it, to wit:

A bill to carry into effect the amendment to paragraph 1' section 1 of article 7 of the Constitution of Georgia, providing for the payment of a pension to such ex-Confederate soldiers who by reason of age and poverty, infirmity and poverty, or blindness and poverty, etc.

Respectfully submitted.

C. W. Gray, Chairman.

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

Mr. Speaker:

The Committee on Finance have had under consideration House Bills Nos. 64 and 65, known as the Hays and Scott Bond Bills, which they instruct me to report back to the House, with the recommendation that they be read the second time, and recommitted to the Finance Committee.

Respectfully submitted.

J. L. Boynton, 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 I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to create a board to be known as the State Memorial Board, to provide for the appointment of members thereof, and for other purposes.

Also, the following bill, which the committee recommends do not pass, to wit:

A bill to grant certain privileges to the Gate City Guards.
Respectfully submitted.

David J. Bailey, Jr., Chairman.

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

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 be read the second time and recommitted to the General Judiciary Committee, to wit:

A bill to amend the general road law of this State, approved October 21, 1891, by repealing section 11 thereof, and for other purposes.
Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. Harrison, 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 following contested election cases, to wit: Messrs. T. J. Stokes and J. A. Thompson, contestants, vs. Messrs. L. F Sell and G. W P Bennett, contestees, county of Jackson, which I am instructed to report back, with the recommendation that it be dismissed for the want of prosecution by contestant, and with the further report of the following resolution, to wit:

Resolved, That in the above stated contested election case, the contestees are declared legally elected, and are entitled to their seat, and the committee recommends the adoption of the resolution.

Respectfully submitted.

WILLIAM HARRISON, Chairman.

Upon motion of Mr. Harrison of Quitman, the report of the Committee on Privileges and Elections, on the contested election cases of T. J Stokes and J. A. Thompson vs. L. F Sell and G. W P Bennett, contestees, county of Jackson, was agreed to.

Upon motion of Mr. Hurst of Walton, Bill No. 158, to provide for a permanent school fund and to increase the efficiency of the common schools, and for other purposes, was made the special order for Tuesday next immediately after reading the Journal.

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 be entitled an act to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, and to fix the time of holding Dooly Superior Court, and for other purposes.

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 of Representatives and President of the Senate, the following acts, to wit:

An act to amend an act to systematize the finances and increase the efficiency of the common schools by providing for the direct payment into the State Treasury of all moneys belonging to the common school fund, and the use of the same for common school purposes only, etc., and for other purposes.

Also, an act to fix the time for electing officers of the city of Savannah by the Mayor and Aldermen thereof, to terminate the terms of those now in office, etc., and for other purposes.

Respectfully submitted.

T. S. Mell, Chairman.

Mr. Fogarty, chairman of the Committee on Internal Improvements, beg leave to submit the following report:

Mr. Speaker:

The Committee on Internal Improvements have had under consideration the following bill, which they recommend do pass as amended:
A bill to provide for a Bureau of Immigration, to provide the scope and purposes thereof, to provide funds for same, and for other purposes.

Respectfully submitted.

D. G. Fogarty, Chairman.

The following bills were taken up, and read for the third time, to wit:

By Mr. Armstrong of Wilkes—

A bill to amend section 6 of an act to establish a system of public schools in Washington, Ga., and for other purposes.

The report of the committee, with amendments offered by them, was agreed to.

Upon the passage of the bill, the ayes were 95 and nays 0.

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

By Mr. Owen of Dooly—

A bill to amend the charter of the town of Vienna, in the county of Dooly, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Broyles of Fulton—

A bill to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed $100.00, and for other purposes.
The report of the committee, with amendment submitted, was agreed to.

Upon the passage of this bill, the ayes were 96 and nays 0.

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

By Mr. Cook of Decatur—

A bill to abolish the County Court of Decatur county, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Broyles of Fulton—

A bill to create a Board of Examiners for Boiler and Stationary Engines for Fulton county

Mr. Hurst, of Walton, offered the following amendment, to wit: "provided, said person so operating or attempting to operate said engines shall have notice that there is a law against said act."

The amendment was lost.

The report of the committee was agreed to.

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

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

By Mr. Hughes of Union—

A bill to relieve A. F. Welborn of Union county, as surety on the penal bond of Poley Chastain, now undergoing sentence in chain-gang.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Hutcherson of Cherokee—
A bill to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Circuit, and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 93 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Broyles of Fulton—
A bill to incorporate the town of Oakland City.

Mr. Broyles, of Fulton, offered the following amendment, to wit:

To prevent the sale of intoxicating liquors within the limits of Oakland City; also, to provide a license and tax for all shows, ten-pin alleys, billiard and pool tables, and other like devices.

The amendment was accepted, and the report of the committee agreed to.
Upon the passage of this bill, the ayes were 89 and nays 0.
So the bill having received the requisite constitutional majority, was passed.

By Mr. McClure of Dawson—
A bill to change the time of holding Dawson Superior Court, and for other purposes.
The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 89 and nays 0.

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

By Mr. Greer of Macon—

A bill to allow and authorize County Judges to hold court in counties other than those of their residence.

The report of the committee was agreed to.

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

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

By Mr. Parker of Talbot—

A bill to amend an act approved February 17, 1887, entitled an act to establish a Board of Commissioners for the county of Talbot, so as to change time of election.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 94 and nays 0.

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

By Mr. Jones of Dougherty—

A bill to provide for the payment by the county of Dougherty to the officers of Court in Dougherty county, of costs of prosecution in all cases where convicts work on the chain-gang of said county.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Moore of Heard—

A bill to require the State Librarian to furnish Georgia Reports, Codes, and Laws to the county of Heard.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 105 and nays 0.

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

By Mr. Newton of Colquitt—

A bill to provide compensation for the members of the Board of Commissioners of Roads and Revenues for Colquitt county, and for Clerk of said Board.

The report of the committee was agreed to.

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

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

By Mr. Boynton of Calhoun—

A bill to create a sinking fund to pay off and retire bonds of the State as they may mature, and for other purposes.

This being an appropriation bill, the House resolved itself into a Committee of the Whole, and Mr. Pitman, of Troup, was called to the chair.

The bill was then read by sections.

Upon motion of Mr. Boynton, the committee arose and reported to the House the recommendation that the bill do pass.
The report of the committee was agreed to.

The ayes and nays were ordered upon the passage of this bill.

The ballot was taken *viva voce*, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Those not voting were Messrs.—

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Ayes 110.  Nays 0.

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

By Mr. Anderson of Jones—

A bill to be entitled an act to provide a Board of County Commissioners for Jones county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0.

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

By Mr. Boynton of Calhoun—

A bill to be entitled an act to amend paragraph 2 of
section 943 of the Code of 1882, prescribing fees to be collected by the Secretary of State.

The report of the committee was agreed to.

Upon the passage of this bill the ayes were 96 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Middlebrook of Newton—

A bill to incorporate the town of Newborn, Newton county, Ga., to provide for government of same, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 98 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. West of Lowndes—

A bill to abolish the County Court of Lowndes 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.

By Mr. Doolan of Chatham—

A bill to provide for the keeping of the registration books of Chatham county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 92 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.
By Mr. Mansfield of McIntosh—

A bill to repeal an act to require the registration of voters in McIntosh county, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Hodges of Bibb—

A bill to amend an act to establish the City Court of Macon in and for the county of Bibb, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Hudson of Baker—

A bill to repeal an act to provide for and require the registration of voters in Baker county, and for other purposes.

The report of the committee was agreed to.

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

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

The following Senate bills were taken up and read the third time, to wit:
By Mr. Sharpe of the Thirty-seventh District—

A bill to repeal an act creating a Board of Commissioners of Roads and Revenues for the county of Carroll, and for other purposes.

Mr. Spence, of Carroll, offered the following amendment to wit: By striking out the words "the first Wednesday in January, 1895," in the third line, and inserting in lieu thereof, "the passage of this act."

The amendment was adopted.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 94 and nays 0.

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

By Mr. Osborne of the First District—

A bill to be entitled an act to amend the act regulating municipal elections in Savannah.

The report of the committee was agreed to.

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

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

Leave of absence was granted Messrs. Smith of Telfair, Wright, Mallette, McWhorter, Cook of Decatur, Anderson, and Hutcherson.

Upon motion of Mr. Pitman of Troup, the House adjourned until 10 o'clock a. m. 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 answered to their names:

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Those absent were Messrs.—

| Anderson,          | Lee,        | Polhill,       |
| Bell,              | Longley,    | Sceven,        |
| Collier,           | Mallette,   | Smith of Clinch, |
| Cook of Decatur,   | Mansfield,  | Smith of Telfair, |
| Greer of Macon,    | McDonald,   | Sumner,        |
| Harrell,           | Neely,      | Thompson,      |
| Harvey,            | Pope,       | Williams,      |
| Hopkins,           |             | Wright,        |
| Johnson of Taliaferro, |          |                |

The Journal of yesterday's proceedings was then read and confirmed.

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

By Mr. Fink of Bartow—

A bill to be entitled an act to fix and make permanent the per diem of all jurors and special bailiffs, who may hereafter serve either in Superior or City Court of Bartow county, Georgia, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. Fink of Bartow—

A bill to amend section 2 of an act entitled an act to provide for a County Board of Commissioners for the county of Bartow, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Wilkinson of Chattahoochee—

A bill to provide for the election of Ordinaries when a vacancy occurs, in counties wherein Ordinaries fill the office of Clerk of the Superior Court.

Referred to Committee on Special Judiciary

By Mr. Mell of Clarke—

A bill to incorporate the Athens Electric Railway Company, and to define its rights, powers, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hutcherson of Cherokee—

A bill to amend an act establishing a system of public schools for the town of Canton, approved December 20, 1893, and for other purposes.

Referred to Committee on Education.

By Mr. Holland of Cobb—

A bill to be entitled an act to repeal an act approved October 22, 1887

Referred to Committee on General Judiciary.

By Mr. Coleman of Emanuel—

A bill to repeal so much of an act, approved October 3, 1885, as relates to Emanuel county, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. Farmer of Coweta—

A bill to authorize the County School Commissioner of Coweta county to make contracts with the Board of Education of the city schools of Newnan, Ga., and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Perkins of Habersham—

A bill 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 over border or boundary rivers, and for other purposes.

Referred to Committee on Roads and Bridges.

By Mr. Broyles of Fulton—

A bill to prohibit the Clerk or Reporter of the Supreme Court from practicing in their court.

Referred to General Judiciary Committee.

By Mr. Branan of Fulton—

A bill to authorize the Mayor and Council or other municipal authority of incorporated towns and cities in this State to exercise supervision over street railroad companies, and for other purposes.

Referred to Committee on Corporations.

By Mr. Branan of Fulton—

A bill to regulate sentences imposed upon offenders against the liquor laws of this State.

Referred to Committee on Temperance.
By Mr. Branan of Fulton—

A bill to authorize and require Justices of the Peace and Notaries Public, who are ex officio Justices of the Peace, to issue warrants for offenders against any penal laws of this State, and for other purposes.

Referred to Committee on Temperance.

By Mr. Giles of Houston—

A bill to amend section 4 of the General Road Laws, approved October 21, 1891.

Referred to Committee on Roads and Bridges.

By Mr. Sell of Jackson—

A bill to abolish the City Court of Jackson county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Price of Lumpkin—

A bill to establish a system of public schools in the town of Dahlonega, and for other purposes.

Referred to the Committee on Education.

By Mr. Law of Liberty—

A bill to amend section 610 of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Middlebrook of Newton—

A bill to amend an act approved July 30, 1881, entitled an act to provide for sales made under and by virtue of any fi. fa. or other process issued from the County Courts of this State.

Referred to Committee on General Judiciary.
By Mr. Boyett of Stewart—

A bill to prevent the spread of glanders among live-stock, and for other purposes.

Referred to Committee on Special Judiciary.

Also, a bill to repeal an act entitled an act to incorporate the town of Louvale, in the county of Stewart, and for other purposes.

Referred to Committee on Corporations.

By Mr. Allen of Pickins—

A bill to fix the legal weight of tan-bark, etc., and to declare same.

Referred to Committee on General Agriculture.

By Mr. Gilreath of Bartow—

A bill to amend section 2 of an act entitled an act to establish a City Court in the county of Bartow, and for other purposes.

Mr. Fleming, of Richmond, presented a memorial asking appropriation to be expended in the emigration of the negroes of Georgia.

The following resolution was offered by Mr. Farmer, of Coweta, which was read and referred to the Committee on General Judiciary, to wit:

A joint resolution looking to the equalization of the work of the Superior Court Judges of the State.

The following resolution was offered by Mr. Rockwell of Chatham, which was read and laid on the table until tomorrow, to wit:
A resolution that the Georgia Historical Society of Savannah be made the custodian of one volume of the "History of the Province of Georgia," with original surveys, by G. W DeBrahm, and the State Librarian is hereby instructed to forward to the President of the Georgia Historical Society said volume.

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 I am instructed 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 better protect small incorporated towns or villages when there shall be a large gathering or assembly therein, and the police powers are insufficient, by making it the duty of the Governor, upon proper application, to direct the Sheriff of the county where said town or village is situated, to summon sufficient deputies to assist the police authorities therein, to fix compensation of the Sheriff and deputies, in what manner the same to be paid, and for other purposes.

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 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 systematize the finance and increase the efficiency of the common schools, etc.

An act to fix the time for electing officers of the city of Savannah by the Mayor and Aldermen thereof, to terminate the terms of those now in office, etc., and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

Mr. Harrison, chairman of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections having under consideration the contested election case of A. O. Blalock vs. W. M. Cook, from Fayette county, direct me to report back to the House, that Mr. A. O. Blalock having received a majority of all the legal votes cast for member of the General Assembly in Fayette county, on the 3d day of October, 1894, is duly elected a member of the Legislature from Fayette county, and is entitled to his seat in the House of Representatives as such.

Respectfully submitted.

WILLIAM HARRIS, Chairman.

Mr. Hogan, in behalf of the minority of the Committee on Privileges and Elections, submitted the following report and accompanying resolution:

To the Speaker and House of Representatives:

We, the undersigned members of the Committee on Privileges and Elections, beg leave to submit the following as a minority report in the contested election case of Blalock against Cook, from the county of Fayette.
By the action of the entire committee, there is but one issue in this case. The contestant, Blalock, gave notice of his purpose to contest the election, and proceeded to take testimony on the grounds of his contest. He commenced on the 20th day of October, 1894, to take his evidence. The case proceeded continuously up to the 3d day of November, 1894, and included that day. The contestee, Mr. Cook, was, by his counsel, constantly before the Justice selected to take the evidence for contestant. The contestee, Mr. Cook, gave his notice of contest before the expiration of the thirty days, and commenced to take his evidence on the 1st day of November, and closed within ten days after the contestant closed. We beg the House to bear in mind two facts:

1. The contestant, in taking his evidence, consumed the entire thirty days.

2. The contestee did not take testimony longer than ten days from the date of contestant's closing.

The majority report in this case rejected all of the evidence taken by the contestee, on the ground that it was not taken within thirty days. We disagree to their report. The contestee offered to prove before the committee that he could not get the clerk to produce the ballot-box in order to examine the ballots charged by him to be illegally voted for the contestant, the clerk giving as his reason the fact that he could not appear as a witness in two different trials, and it also appearing that he (the clerk) was attending as a witness in the contest then pending over the election of County Commissioner for that county.

We present this state of facts. Contestant consumed the thirty days in taking his evidence; the contestee could not get into the ballot-box, because of the pendency of the other two contested cases in which he was a witness. As soon as contestant closed, and the clerk could be had as a witness, the contestee commenced taking his evidence.
ant being present, cross-examining witnesses, the contestee with this evidence showing that contestant received illegal votes. The contestee is elected with this evidence; if rejected, the contestant is elected.

We insist that this evidence, which could not be taken earlier, and which proves the election of the sitting member by the legally qualified voters of the county, should be admitted, thus securing the people their choice in this House.

The reported cases in election contests show many cases that Congress, in order to carry out the will of the people as expressed by their ballots, has sent committees from their body while in session, for the purpose of taking testimony. We insist that this is not only law, but justice.

We, therefore, move the following resolution:

Resolved, That the House refer this case back to the committee, with instructions to admit and consider the evidence of the contestee in this case, and report thereon.

J. R. Hogan,
J. T. Holbrook,
Jno. Caldwell,
J. H. Gilreath.

The undersigned was not present with the Committee on Elections, when it decided not to admit evidence taken after the expiration of thirty days. He has no knowledge what the contestee's evidence would prove, if admitted, but inasmuch as the circumstances of this case show that the rule adopted would be harsh, and possibly defeat the ends of justice, he favors the resolution of the minority to refer the case back to the committee, with instructions to examine the evidence of contestee taken after the expiration of the thirty days.
Upon motion of Mr. Harrison, the House took up the
majority and minority reports of the Committee on Privi­
leges and Elections, in the contested case of Blalock vs. Cook.

Upon motion of Mr Jenkins, the hour for adjournment
was extended to fifteen minutes to 2 o’clock.

Mr. Humphryes, of Brooks, called for the previous ques­
tion, which call was sustained.

Mr. Hogan, of Lincoln, moved the adoption of the mi­
nority report of the committee.

Upon the passage of this motion, the ayes 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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<th>Allen,</th>
<th>Franklin,</th>
<th>Murrah,</th>
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<td>Bennett of Jackson,</td>
<td>Fullwood,</td>
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Those who voted in the negative were Messrs.—

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<th>Atkinson,</th>
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<td>Arnold,</td>
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<td>Armstrong,</td>
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Those not voting were Messrs.—

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<th>Ayes</th>
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<th>Ayes</th>
<th>Nays</th>
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<td>45</td>
<td>95</td>
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Ayes 45. Nays 95. Not voting 35.
So the motion to agree to the minority report was lost.

The report of the majority of the committee was agreed to, and Hon. A. O. Blalock was declared entitled to a seat in the House.

Upon motion, the general registration bill, the action upon which was the special order of to-day, was made the special order of to-morrow, immediately after the reading of the Journal.

Mr. Blalock presented himself and was sworn in as a member of the House, by Chief Justice Simmons.

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

Mr. President:

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

A resolution to request our Senators and Representatives in the United States Congress to do all in their power to have that law known as the “prohibitory tax of ten per cent. on State bank issues” repealed.

Also, the Senate has concurred in the House resolution, providing for indexing the Journals of the House of Representatives and the Senate for the sessions of 1894 and 1895.

Also, the Senate has passed, by the requisite constitutional majority, the following House bill, as amended, to wit:

A bill to be entitled an act to alter and amend the act incorporating the town of Social Circle, in the county of Walton, and for other purposes.

Also, the Senate has passed by the requisite constitutional majority, the following bills, to wit:
A bill to be entitled an act to regulate the law of assignments for the benefit of creditors, 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.

Also, the Senate has passed the following joint resolution in which it asks the concurrence of the House, to wit:

A resolution to appoint James H. Green, of Milledgeville, agent of the State of Georgia to prosecute certain claims of the State, and for other purposes.

Also, the Senate has concurred in the following amendments of the House, to wit: The amendments to the following bills of the Senate:

A bill to be entitled an act to amend the act regulating municipal elections in Savannah.

Also, a bill to be entitled an act to repeal the act which created the Board of Commissioners of Roads and Revenues for the county of Carroll, and for other purposes.

The following bill was taken up, read, and the Senate amendment concurred in, to wit:

A bill, by Mr. Hurst of Walton, to alter and amend the act incorporating the town of Social Circle, in the county of Walton, and for other purposes.

The following Senate bill was taken up, read for the first time, and referred to the Committee on Special Judiciary, to wit:

A bill to require and provide for the registration of all the legal voters in the county of Screven, and for other purposes.
Leaves of absence were granted to Messrs. Smith of Clinch, Dorough, Moore of Clayton, Gaines, Brown of Pulaski, Allen, Fogarty, Dempsey, Jones of Dodge, Thompson, Barnes, Lovett, Roberts, Murrah, Price, Reagan, and Smith of Telfair.

Upon motion, the House adjourned until 10 o'clock tomorrow.

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**ATLANTA, GEORGIA,**
Saturday, December 1, 1894.

The House met, and was called to order by the Speaker

Prayer was offered by the Rev Mr. Hurst.

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

|----------|-----------|--------|--------|--------|---------|---------------|-------------------|-----|----|---------------|---------------|-----------|-----------|---------|-----|-------|--------|--------|--------|------------------|---------|---------|
Those absent were Messrs.—

Allen, Hopkins, Pitman,
Anderson, Hodg, Pope,
Arnold, Hutcherson, Price,
Barnes, Johnson of Taliaferro, Polhill,
Brown of Pulaski, Jones of Dodge, Reagan,
Clements of Montgomery, Longley, Smith of Clinch,
Coleman, Lovett, Smith of Telfair,
Collier, Mallette, Symons,
Cook of Decatur, Mansfield, Sumner,
Dempsey, Moore of Clayton, Thompson,
Gaines, McDonald, Traylor,
Greer of Macon, McElmurry, Wallace,
Harrell, McClure, Williams,
Harvey, Neely, Wright,
Henderson,

The Journal of yesterday's proceedings was then read and confirmed.

The following resolution was offered by Mr Middlebrook of Newton, which was read, to wit:

[Continued text about the resolution offered by Mr Middlebrook]
A resolution for the General Assembly to attend the funeral of Senator Brown in a body on Monday afternoon.

Mr. Holland, of Cobb, offered as a substitute, that a Joint Committee of five from the House and three from the Senate be appointed to prepare a memorial, and prepare for the House and Senate to attend the funeral in a body.

Mr. Middlebrook withdrew his resolution, and the resolution of Mr. Holland was adopted.

The Speaker appointed on the part of the House, to arrange for the funeral services of Senator Brown, the following members, to wit: Messrs. Holland, Broyles, Middlebrook, Bailey, and Hutcherson.

Mr. Bush, chairman of Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration House Bill No 24, the same being a bill to amend an act approved December 24, 1888, entitled an act to regulate the sale of spirituous liquors in the counties of Montgomery and Telfair, and to prescribe a penalty for the violation of the same, and direct me to report the same back, with recommendation that the same do pass, by substitute.

Respectfully submitted. I. A. Bush, 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. 276, to establish a public school system for the town of Fort Gaines, to appoint a Board of Education for said town, to provide for raising revenues to maintain said school, to provide for acquiring property and buildings, to authorize and require the County School Commissioner to pay to the Board of Education of said town its pro rata share of the State school fund for children attending said school, which they recommend do pass, as amended.

House Bill No. 152, to amend paragraph 1 of section 2 of article 8 of the Constitution of this State, so as to prescribe that the State School Commissioner shall be elected by the people instead of appointed by the Governor as now required by law, which they recommend 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 resolution and act:

A resolution providing for indexing the Journals of the House of Representatives and the Senate for the sessions of 1894 and 1895.

An act to be entitled an act to alter and amend the several acts incorporating the town of Social Circle, etc., and for other purposes.

Respectfully submitted.

T. S. Mell, Chairman.
Mr. Mell, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment reports as duly enrolled and signed by the Speaker of the House of Representatives and President of the Senate, and delivered to his Excellency, the Governor, the following resolution and act, to wit:

A resolution providing for indexing the Journals of the House and Senate for the sessions of 1894 and 1895.

An act entitled an act to alter and amend the several acts incorporating the town of Social Circle, etc.

Respectfully submitted.

T. S. MELL, 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 amend section 2183 of the Code of Georgia of 1882, which defines the circumstances under which an agency may be revoked, and providing that the death of a person who has executed a power of attorney to transfer stock in corporations, shall not affect the right of the creditor or holder, and for other purposes.

Also, a bill investing Latta M. Awtrey with rights of an adult.

Also the following bills, which the committee recommend do pass as amended, to wit:
A bill to amend section 3893 of the Code of Georgia, in reference to the taking of depositions, so as to make said method of taking depositions applicable to counties of ten thousand inhabitants.

Also, 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.

Also, a bill to regulate the manner of entering on the tax digest the names of colored tax-payers.

Also, the following bills, which the committee recommend do not pass, to wit:

A bill to regulate practice in Justice Courts in relation to appeals, issuing fi. fas, issuing attachments, garnishment and distress warrants, returnable to other courts, place of constables' sales, and proof of accounts.

Also, a bill to amend section 465 of the Code of 1882, and the act amendatory thereof, so as to make it unlawful for any one to serve a writ either civil or criminal, unless such person be a lawful bonded officer.

Also, the following bill, which the committee recommend that the author be allowed to withdraw, to wit:

A bill to permit A. A. Hughes to peddle within the State of Georgia without a license.

The committee have also had under consideration the following Senate bills, which they instruct me to return to the House, with the recommendation that the same do pass, to wit:

A bill to provide for descent of property where persons are lost under circumstances where it is impossible to determine which died first, and for other purposes.
Also, a bill to amend section 4587 of the Code of 1882, by striking out the words "by fine or imprisonment in the common jail of the county, or both at the discretion of the court," in the eleventh line of said section, and inserting in lieu thereof the words "as prescribed in section 4310 of the Code."

Also, a bill to amend section 2626 of the Code of 1882, authorizing the levy and sale of bank or other corporation stock, and for other purposes.

The committee also instruct me to request that Messrs. Barnes and Wynne be added to the Committee on General Judiciary.

Respectfully submitted.

H. A. Jenkins, Chairman.

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 a communication in writing.

EXECUTIVE DEPARTMENT,
Atlanta, Ga., December 1, 1894.

To the General Assembly:

I am deeply pained to announce the death of Hon. Joseph E. Brown.

The part taken by this illustrious Georgian, in public affairs, the high offices he has filled with distinguished ability, and the honor reflected on the State from his long and faithful public service, render it proper that the chosen representatives of the people should take some action in view of this sad announcement.
I respectfully suggest the appointment of a Joint Committee to confer with the family of the deceased, and to consider and report what part in the funeral ceremonies shall be taken by the officials of the State.

W Y. Atkinson, Governor.

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

Mr. Speaker:

The Senate concurs in the House resolution in regard to the death of the Hon. Joseph E. Brown. The committee appointed on the part of the Senate are Messrs. Sheppard of the Second District, Beeks of the Twenty-sixth District, and Cumming of the Eighteenth District.

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 I am instructed to return to the Senate, with the recommendation that the same do pass, to wit:

A bill to make it penal for any person or persons to aid or assist, or attempt to aid or assist, any patient to escape from the Lunatic Asylum, who has been lawfully committed thereto, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

Upon motion of Mr. Howell of Fulton, the bill providing for a State exhibit at the Cotton States and International Exposition was made the special order for Tuesday next.
The general registration bill, which was made the special order of to-day, was taken up and read for the third time.

Mr. Fleming, of Richmond, offered the following amendment, to wit:

By adding in the fourth line of section 1, after the words "Justice of the Peace," the words "for Constables."

The amendment was adopted.

Mr. Middlebrook, of Newton, offered to amend section 2 by striking out the word "signatures," in the sixteenth line, and inserting in lieu thereof the word "registration."

The amendment was lost.

Mr. Fleming, of Richmond, offered the following amendment to section 2, to wit:

By adding at the end of section 2, the following words:

"When the signature of any person is not clearly legible, the officer in charge of the voters' book shall, at the time the signature is made, write out the same in clearly legible letters opposite or under said signature."

The amendment was adopted.

Mr. Giles offered the following amendment to section 2, to wit:

By striking out in the first line thereof "1895" and inserting in lieu thereof "1896," and also by striking out, in the second line of said section, the words "each succeeding year," and inserting in lieu thereof the words "every second year thereafter."

The amendment was lost.

Mr. Rockwell, of Chatham, offered the following amendment to section 2, to wit: by striking the words "the tax-collector of," in the second line, and inserting in lieu thereof
“the Governor shall appoint a registrar for,” and further, by placing before the word “shall,” in the third line, the word “who.”

The amendment was lost.

Mr. Fleming, of Richmond, offered the following amendment to section 3, by inserting after the word “ward,” in line five, “giving the name of the street and the street number of his residence, if any.”

The amendment was adopted.

Mr. Branch, of Columbia, moved to amend section 4 by striking out the word “forty,” in the third and seventh lines of said section, and inserting in its place the word “forty-five.”

The amendment was adopted.

Mr. Awtrey, of Cobb, moved to amend section 4 by striking out the word “thirty,” in the seventh line thereof, and inserting therein the word “twenty.” Also, by striking out the word “forty,” in the seventh line, and inserting therein the word “thirty.”

The amendment was lost.

Mr. Branch, of Columbia, offered the following amendment to section 5, to wit: by striking out the word “ten,” in the first line thereof, and inserting in its place the word “fifteen.”

The amendment was adopted.

Mr. Jenkins moved to amend section 6 by striking therefrom the words “tax executions in the hands of the sheriff,” and inserting the words “tax execution dockets and tax executions, wherever they may be.”

The amendment was adopted.
Mr. Middlebrook offered to amend section 6 by striking out of this act, wherever the same occurs, the words "Clerk of the Superior Court," and inserting in lieu thereof the word "Tax-receiver."

The amendment was lost.

Also, Mr. Middlebrook offered to amend the same section by striking out in line 2 thereof the words "of each year, beginning with 1895," and inserting "1896" and "every two years thereafter."

The amendment was lost.

Mr. Sandeford, of Burk, offered to amend section 6, by inserting after the word "ordinary," in the first and seventh lines, the words "or the chairman of the Board of Commissioners of Roads and Revenues in the counties having such boards."

The amendment was lost.

Mr. Fleming moved that the further consideration of this bill be made the special order of Monday, immediately after the reading of the Journal.

The motion prevailed.

Leave of absence was granted to Messrs. Ennis, Barnes, Traylor, Arnold, Salter, Giles, Wren, Smith of Hancock, Houston, Clements of Montgomery, Wynne of Wilkes, Sell of Jackson, Martin, Vaughn, Law, Davison, Coleman, and Shropshire.

Upon motion, the House adjourned until 10 o'clock Monday
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:

Allen,  Fussell,  McCurry,
Anderson, Gaines,  McGough,
Atkinson, Giles,  McCurdy,
Armstrong, Gilreath,  McClure,
Awtrey, Gibson,  McWhorter,
Bailey, Gray of Houston,  Neely,
Battle, Gray of Catoosa,  Newton,
Baggett, Gray of Paulding,  Owen,
Barnes, Gregory,  Parker,
Bennett of Wayne, Griffin,  Peeples,
Bell, Greer of Harris,  Perkins,
Bird, Hall,  Pitman,
Blalock of Rabun, Harrison,  Pittard,
Boifeuillet, Harvey,  Pope,
Boynton, Hill,  Price,
Boyett, Hodges,  Pool,
Branch, Hopkins,  Polhill,
Branan, Howell,  Redding,
Broyles, Hogan,  Roberts,
Brown of Washington, Hodge,  Rockwell,
Burwell, Holbrook,  Sandeford,
Burnett, Holland,  Shaw,
Burch, Hudson,  Short,
Bush, Humphryes,  Spence,
Caldwell, Hughes,  Smith of Clinch,
Clements of Montg’ry, Hurst,  Smith of Rockdale,
Clement of Milton, Jarrell,  Smith of Telfair,
Collins, Johnson of Hall,  Stokes,
Davison, Johnson of Taliaferro,  Symons,
Dempsey, Jones of Dougherty,  Tatum,
Dennard, Jones of Dodge,  Thompson,
Dodson, Lee,  Traylor,
Doolan, Lovett,  Vaughn,
Dorough, Mansfield,  Walker,
Durham, Meadow,  Wallace,
The Journal of yesterday's proceedings was then read and confirmed.

The following report was submitted by the joint committee appointed to arrange for the General Assembly to attend the funeral of Hon. Joseph E. Brown, to wit:

Mr. Speaker:

Your committee appointed under a joint resolution of the House of Representatives, to draft suitable resolutions of respect to the memory of Georgia's distinguished son, Hon. Joseph E. Brown, and to make such arrangements as may be necessary for the members of the General Assembly to attend his funeral in a body, beg to submit the following:
Resolved, That in the death of ex-Senator Joseph E. Brown, Georgia has lost one of her most distinguished sons, one who, as Governor of this State, Chief Justice of the Supreme Court, and United States Senator, has exhibited the wisest statesmanship, the highest judicial ability, and noblest civil virtues, and who has in his exalted character and in his remarkably eventful life illustrated the dignity, the glory, and the honor of this commonwealth.

Resolved 2, That it is with profound sorrow that this General Assembly has learned of the death of this illustrious son of Georgia, and our sympathies are hereby extended to his bereaved family.

Resolved 3, That these resolutions be spread upon the Journals of this House and the Senate, and copies of the same be furnished the family of the distinguished dead.

Resolved 4, That the General Assembly be requested to attend the funeral in a body.

R. N. Holland, Ch'm,
L. L. Middlebrook,
Arnold Broyles,
D. J. Bailey, Jr.,
Thos. Hutcherson, Jr.,
On part of House.

W. W. Sheppard, Ch'm,
W. C. Beeks,
Bryan Cumming,
On part of Senate.

After conference with the family of the deceased, we submit the following arrangements for the funeral services:

The corpse leaves the late residence of the deceased on Sunday morning, December 2d, at 11 o'clock. To lie in state in the rotunda of the capitol, under guard of detail from Fifth Regiment, Infantry, Georgia Volunteers.

The detail from Fifth Regiment, Infantry, Georgia Vol-
unteers to be relieved by a detail from the Gate City Guards at 8 p. m. Sunday, which detail will remain in charge until 8 a. m. Monday morning, when the Fifth Regiment will again assume control.

At 11 a. m., Monday, December 3d, a memorial service will be held in the House of Representatives until 1:30 p. m.

At 1:30 p. m. the remains will be taken to the Second Baptist Church, where the funeral exercises will be held. Afterwards the remains will be conducted to Oakland Cemetery.

From the capitol to the church the order of the procession will be as follows:

Clergy, Corpse, Pall-Bearers, Honorary Escort, Family, Legislative Committee, Legislature, Bar, Fifth Infantry—Georgia Volunteers, Gate City Guards, Machine Gun Platoon, Civic Organizations, Citizens.

W W Sheppard, Chairman,
W C. Beeks,
Bryan Cumming,
On part of the Senate.

R. N Holland, Chairman,
L. L. Middlebrook,
Arnold Broyles,
David J. Bailey, Jr.,
Thos. Hutcherson, Jr.,
On part of the House.

Mr. Wilson, of Clay, moved to adjourn until 7:30 o'clock to-night.

The motion prevailed, and the House adjourned until 7:30 o'clock to-night.
The House met pursuant to adjournment at 7:30 o'clock p.m. and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

Mr. Hodges, of Bibb, offered the following resolution, to wit:

That the order of business for to-night's session shall be as follows:

1. Call of counties for introduction of new matter.
2. Reading Senate bills for first time.
3. Reading second time House and Senate bills, favorably reported.
4. Reading House bills third time.

The resolution was adopted.

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

By Mr. Fogarty of Richmond—

A bill to prevent any incorporated company or companies in this State from exempting the property or earnings of said incorporated company or companies, whether on bonds or otherwise hereafter issued, from execution for the satisfaction of any judgment obtained in the courts of this State, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Fullwood of Polk—

A bill to provide that members of co-partnership, and all persons being joint beneficial owners of any money, goods or effects, bills, notes, securities, or other property,
who shall steal any such money, etc., shall be liable to be dealt with, tried and convicted and punished, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. McMichael of Muscogee—

A bill to amend section 891(a) of the Code, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Fullwood of Polk—

A bill to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues in the county of Polk, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Wright of Floyd—

A bill to authorize and empower street and suburban railroad companies to generate and furnish for reasonable compensation electric light to consumers thereof.

Referred to Committee on Corporations.

By Mr. Hall of Coweta—

A bill to amend an act entitled an act to regulate the business of insurance in this State, and for other purposes, approved October 24, 1887, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Rockwell of Chatham—

A bill to amend section 713 of the Code of Georgia of 1882, and for other purposes.

Referred to Committee on Railroads.
By Mr. Rockwell of Chatham—

A bill to amend section 1330 of the Code of 1882, and for other purposes.

This bill was ordered to be engrossed.

By Mr. Rockwell of Chatham—

A bill to provide for the issue and sale of bonds by the Mayor and Aldermen of the city of Milledgeville, and for other purposes.

Referred to Committee on Finance.

By Mr. Rockwell, of Chatham—

A bill to authorize the County Commissioners, or Ordinaries, in counties where there are no County Commissioners, to remove obstructions and put in order railroad crossings, and for other purposes.

Referred to Committee on Railroads.

By Mr. Brown of Pulaski—

A bill to incorporate the town of Davisboro, in the county of Washington, to grant certain powers and privileges to the same, and for other purposes.

Referred to Committee on Corporations.

By Mr. Boifeuillet of Bibb—

A bill 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 for other purposes.

Referred to Committee on Finance.

By Mr. Moore of Bulloch—

A bill to fix the salary of the Judge of the County Court of Bulloch county, and for other purposes.

Referred to Committee on Special Judiciary.
By Mr. West of Lowndes—

A bill to amend an act to carry into effect paragraph 18 of section 7 of article 3 of Constitution of 1877, and for other purposes.

Referred to Committee on Banks.

By Mr. Wright of Floyd—

A bill to appropriate money for the building of classrooms and a gymnasium at the University of Georgia.

Referred to Committee on Finance.

The following resolutions were offered, and read to wit:

By Mr. Rockwell of Chatham—

To authorize the purchase of a number of copies of Stern's United States calendar.

Referred to Committee on General Judiciary.

By Mr. Middlebrook of Newton—

That when the House adjourns it be to reconvene tomorrow at 9 o'clock a.m.

This resolution was agreed to.

By Mr. Johnson of Hall—

That the proper authorities be instructed to have the elevator run as long as the House or any of the committees are in session.

Resolution agreed to.

By Mr. McMichael of Muscogee—

That a committee of three from the House and two from the Senate be appointed to consider the report of the Spe-
cial Attorney, etc., and report to the General Assembly such matters as need immediate consideration.

Resolution agreed to.

Upon the part of the House, the Speaker appointed as a committee, instructed by the above resolution, the following members, to wit: Messrs. Pittman, gravy of Houston, and Wheatley.

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

A resolution providing that the Governor may appoint a female Assistant Librarian.

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 be entitled an act to require and provide for the registration of voters in Twiggs county, and to provide for carrying the same into effect, and for other purposes.

Also, a bill to be entitled an act to amend an act entitled an act to amend an act entitled an act to require and provide for the registration of all voters in the counties of Floyd, McDuffie, Burke, Randolph, Elbert, Oglethorpe, Wilkinson, Greene, Washington, Walton, Morgan, Lowndes, Emanuel, and Pulaski, and for other purposes.

Also, a bill to be entitled an act to provide for the election ofOrdinaries when a vacancy occurs, in counties wherein the Ordinary fills the office of the Clerk of the Superior Court.
Also, a bill to be entitled an act to authorize the County School Commissioner of Coweta county to make contracts with the Board of Education of the city schools of Newnan, Ga., and for other purposes.

Also, 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 the charter of Vienna in the county of Dooly.

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

Also, the following House bill, which I am instructed to report back to the House, with the recommendation that it be read the second time and recommitted to the Special Judiciary Committee:

A bill to abolish the City Court of Jackson county, and for other purposes.

Also, 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 amend paragraph 2, section 1, article 2 of the Constitution of Georgia.

Also, the following bills of the Senate, which I am instructed to report back to the House, with the recommendation that the same do pass:

A bill to provide for a local Board of Trustees for the Middle Georgia Military and Agricultural College, and for other purposes.

Also, a bill to provide for the registration of all voters in the county of Screven, and for other 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 House Bill No. 60, known as the general tax act, for the support of the State government and the public institutions for the years 1895 and 1896, and for other purposes, which they instruct me to report back to the House, with the recommendation that it be read the second time and re-committed to the Finance Committee, with leave to print three hundred copies for the use of the House and Senate.

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 provide penalties for certain violations of the penal laws of this State, as defined or described in the sections of the Code of 1882, and the statutes referred to in this act; to provide that all ordinary misdemeanors shall be punished as prescribed in section 4310 of the Code, and for other purposes.

Also, a bill to amend section 3845 of the Code, which relates to payment of fees in criminal cases to non-resident witnesses.

Also, the following bill, which the committee recommend do pass by substitute, to wit:
A bill allowing Sheriffs of this State to transmit for collection to Constables of this State certain $f_i$ $f_{as.}$, prescribing the manner of their collections and disposition of same.

The committee have also had under consideration the following resolution, which they recommend do pass, to wit:

A joint resolution looking to the equalization of the work of the Superior Court Judges of the State.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. Branan, chairman of Committee on Labor and Labor Statistics, submitted the following report:

Mr. Speaker:

The Committee on Labor and Labor Statistics have had under consideration the following bill, which I am instructed to report to the House, with the recommendation that the same do pass, by substitute, to wit:

A bill to amend section 3554 of the Code.

Respectfully submitted.

Chas. I. Branan, Chairman.

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

Mr. Speaker:

The Committee on Finance have had under consideration House Bill No. 204, to appropriate money to the University of Georgia, to be used for equipping and maintaining the State Normal School at Rock College, Athens, Ga., and for other purposes, which they instruct me to report back to the House, with the recommendation that it do pass.

Respectfully submitted.

J. L. Boynton, Chairman.
The following Senate bills were read the first time, to wit:

By Mr. Cumming of Eighteenth District—

A bill to provide a uniform method of exercising the right of condemning, taking, or damaging private property.

Referred to Committee on Special Judiciary

Also, a bill to regulate the law of assignment for the benefit of creditors, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Sharpe of Thirty-Seventh District—

A bill to repeal an act of the Legislature of Georgia, approved March 2, 1874, incorporating the town of Whitesburg, in the county of Carroll, and for other purposes.

Referred to Committee on Special Judiciary

By Mr. Starr of Forty-Third District—

A bill to confer on the Judges of the Superior Courts and City Courts of this State jurisdiction to hear motions for new trials, etc., in vacation, and for other purposes.

Referred to Committee on General Judiciary

By Mr. Harris of the Twenty-second District—

A bill to decrease the tuition required of non-resident students of the State Technological School, and for other purposes.

Referred to Committee on Education.

By Mr. Osborne of the First District—

A bill to provide for the incorporation of street and suburban railroads.

Referred to Committee on Railroads.
By Mr. Harris of the Twenty-second District—

A bill to amend and regulate the practice concerning motions for new trials and bills of exceptions.

Referred to Committee on General Judiciary

By Mr. Venable of the Thirty-fifth District—

A bill to provide for notice to the garnishee of the filing of a traverse of the answer of such garnishee, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Starr of Forty-third District—

A bill to amend an act entitled an act to amend section 8719 of the Code of 1882, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Lewis of the Thirteenth District—

A bill to amend an act which was entitled an act to regulate banks, and for other purposes, approved October 10, 1891, and for other purposes.

Referred to Committee on Banks.

By Mr. Starr of Forty-third District—

A bill to declare how any corporation, mining, or joint stock company may answer summons of garnishment in certain cases.

Referred to Committee on General Judiciary.

By Mr. Mercer of Ninth District—

A bill to amend an act to revive the office of State Geologist, and for other purposes.

Referred to Committee on Internal Improvements.
By Mr. Broughton of Twenty-eighth District—

A bill to amend section 2183 of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary.

A bill to prohibit the corporate authorities of the town of Summerville, in the county of Chattooga, from issuing license to sell spirituous or malt liquors, and for other purposes.

Referred to Committee on Temperance.

By Mr. Williams of Twenty-fifth District:

A bill to provide for the registration of the qualified voters of Harris county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Wilson of Fifth District—

A bill to amend the charter of the city of Waycross, in Ware county, approved November 1, 1889, and for other purposes.

Referred to Committee on Corporations.

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

By Mr. Rockwell of Chatham—

A bill to provide penalties for certain violations of the penal laws of this State, and for other purposes.

By Mr. Clements of Montgomery—

A bill to amend an act approved December 24, 1888, which was entitled an act to regulate the sale of spirituous liquors in the counties of Montgomery, etc., and for other purposes.
By Mr. Willingham of Monroe—

A bill to amend an act entitled an act to amend an act entitled an act to protect game in the State of Georgia, and for other purposes.

By Mr. Holland of Cobb—

A bill to amend section 3893 of the Code of Georgia, and for other purposes.

By Mr. Harrison of Quitman—

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

By Mr. Gray of Catoosa—

A bill to create a board, to be known as the State Memorial Board, and for other purposes.

By Mr. Jones of Dodge—

A bill to establish a system of public schools for the town of Eastman, and for other purposes.

By Mr. Polhill of Bibb—

A bill to prevent corporations not municipal and persons operating and controlling corporate property in this State, etc., from refusing to accept solvent, personal, or corporate security, and for other purposes.

By Mr. Symons of Glynn—

A bill to repeal section 1504 of the Code, and for other purposes.

By Mr. West of Lowndes—

A bill to amend and alter the School Laws of this State
by establishing and maintaining a uniform course of text books to be used in the common schools of this State, and for other purposes.

By Mr. Dodson of Sumter—

A bill to compel Insurance Companies to pay full amount of loss sustained upon property covered by policies, and for other purposes.

By Mr. Rawlings of Washington—

A bill to regulate the manner of entering upon the tax digest the names of the colored tax-payers.

By Mr. Dodson of Sumter—

A bill to better protect small incorporated towns and villages when there is a large gathering, and for other purposes.

By Mr. Walker of Pierce—

A bill to amend paragraph 1, section 2 of article 8 of the Constitution of this State, and for other purposes.

By Mr. Hodge of Pulaski—

A bill to amend the general road law of this State, and for other purposes.

This bill was recommitted to Committee on General Judiciary.

By Mr. Farmer of Coweta—

A bill to amend an act to fix the salary of Commissioners of Roads and Revenues for the county of Coweta, and for other purposes.
By Mr. Battle of Muscogee—

A bill to amend section 3845 of the Code of 1882, and for other purposes.

By Mr. Johnson of Hall—

A bill allowing sheriffs of this State to transmit for collection to Constables of this State certain \( j, \), and for other purposes.

By Mr. Giles of Houston—

A bill to amend an act to establish a public school system for the town of Perry, Ga., and for other purposes.

By Mr. Doolan of Chatham—

A bill to prohibit the holding of more than one office by one person, and for other purposes.

By Mr. Mell of Clarke—

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 section 2183 of the Code of Georgia of 1882, and for other purposes.

Also, a bill to amend an act entitled an act to establish a City Court in the county of Clarke, and for other purposes.

By Mr. Barnes of Richmond—

A bill to amend an act entitled an act to limit and regulate the payment of the insolvent costs of the Solicitor-General of the Augusta Circuit, and for other purposes.

Also, a bill to limit and regulate the payment of insolvent costs of the Solicitor of the City Court of Richmond county, and for other purposes.
By Mr. Newton of Colquitt—

A bill investing Latta M. Autrey with the rights of an adult.

By Mr. Rockwell of Chatham—

A bill to prescribe a penalty for the willful and malicious-setting fire to any ship, boat, barge, or lighter when the same is moored to or near any wharf, in any port in this State.

By Mr. Wilkinson of Chattahoochee—

A bill to provide for the election of Ordinaries when a vacancy occurs, in counties wherein the Ordinary fills the office of the Clerk of the Superior Court.

By Mr. Rawlings of Washington—

A bill to amend section 1291 of the Code of 1882.

By Mr. Owen of Dooly—

A bill to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, and for other purposes.

By Mr. Spence of Carroll—

A bill to provide for and authorize the payment of pensions to certain widows of ex-Confederate soldiers, and for other purposes.

By Mr. Coleman of Emanuel—

A bill to abolish the County Court of Emanuel county, and for other purposes.

By Mr. Boyd of McDuffie—

A bill to change the time of holding the Superior Court of McDuffie county, and for other purposes.
By Mr. Pope of Haralson—

A bill to incorporate Buchanan Male and Female College, and for other purposes.

By Mr. Boifeuillet of Bibb—

A bill to appropriate money to the University of Georgia, to be used for equipping and maintaining school at Rock College, and for other purposes.

By Mr. Branan of Fulton—

A bill to amend section 3554 of the Code.

By Mr. Wilson of Clay—

A bill to establish a public school system for the town of Fort Gaines, Ga., and for other purposes.

By Mr. Fogarty of Richmond—

A bill to provide for a Bureau of Immigration in this State, and for other purposes.

By Mr. Rawlings of Washington—

A bill to amend an act to be entitled an act to require and provide for the registration of all voters in the counties of Floyd, McDuffie, Burke, Randolph, Elbert, Oglethorpe, Wilkinson, Greene, Washington, Walton, Morgan, Lowndes, Emanuel, and Pulaski, and for other purposes.

By Mr. Vaughn of Twiggs—

A bill to require and provide for the registration of voters in Twiggs county, and for other purposes.

By Mr. Owen of Dooly—

A bill to amend the charter of the town of Vienna, Ga.
By Mr. Sell of Jackson—

A bill to abolish the City Court of Jackson county, and for other purposes.

By Mr. Farmer of Coweta—

A bill to authorize the County School Commissioner of Coweta county to make contracts with the Board of Education of the city schools of Newnan, Ga., and for other purposes.

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

By Mr. Rockwell of Chatham—

Providing that the Georgia Historical Society of Savannah be made the custodian of one volume of a "History of the Province of Georgia."

Also, memorializing the donation of Everard DeRenne to the State Library, and providing for a distribution of certain volumes thereof.

The following resolutions were offered, read, and adopted, to wit:

By Mr. Polhill of Bibb—

Assigning Hon. A. O. Blalock to the committee places originally assigned to Hon. W. M. Cook of Fayette.

By Mr. Jenkins of Putnam—

Assigning Hon. A. E. Bird to the committee places originally assigned to Hon. Mr. Spier of Effingham.

Upon motion, the House adjourned until 10 o'clock tomorrow morning.
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:

Allen, Giles, McGough,
Anderson, Gilreath, McCurdy,
Atkinson, Gibson, McClure,
Arnold, Gray of Houston, McWhorter,
Armstrong, Gray of Catoosa, Neely,
Awtrey, Gray of Paulding, Newton,
Bailey, Gregory, Owen,
Battle, Griffin, Parker,
Baggett, Greer of Macon, Peeples,
Bennett of Wayne, Greer of Harris, Perkins,
Bennett of Jackson, Hall, Pitman,
Bell, Harrison, Pittard,
Bird, Harvey, Pope,
Blalock of Fayette, Hill, Price,
Blalock of Rabun, Hodges, Pool,
Bloodworth, Henderson, Polhill,
Boifeuillet, Hightower, Rawlings,
Boynton, Howell, Redding,
Boyett, Hogan, Reagan,
Branch, Hodge, Reece,
Branan, Houston, Roberts,
Bryoles, Holbrook, Rockwell,
Brown of Pulaski, Holland, Salter,
Burwell, Hudson, Sandeford,
Burnett, Humphryes, Shropshire,
Burch, Hughes, Sell,
Bush, Hurst, Shaw,
Caldwell, Jarrell, Short,
Clements of Montg'ry, Jenkins, Spence,
Collins, Johnson of Hall, Smith of Clinch,
Collier, Johnson of Taliaferro, Smith of Hancock,
Cook of Decatur, Jones of Dougherty, Smith of Rockdale,
Cureton, Jones of Dodge, Smith of Telfair,
Davison, Latham, Stokes,
Dempsey, Lee, Symons,
Those absent were Messrs.—

Barnes, Coleman, Hutcherson, 
Boyd, Harrell, Montfort, 
Brown of Washington, Hopkins, Screven, 
Clement of Milton, 

The Journal of yesterday's proceedings was then read and confirmed.

Mr. Bush, of Mitchell, moved to lay on the table the special order of to-day, to wit:

A bill to provide for a permanent school fund and to increase the efficiency of common schools, and for other purposes.

The motion was lost.

The bill was then taken up and read.

The substitute offered by the committee was then read.

Mr. West offered the following amendment, to wit
By striking out the word "is" in the repealing clause and inserting in lieu thereof the words "be and the same are."

The amendment was adopted.

Mr. Fouché, of Floyd, offered the following amendment, to wit:

By striking from section 6 the proviso, which begins with the word "provided" in the eighth line of said section.

The amendment was lost.

Mr. Jenkins moved to lay the bill on the table.

The motion was lost.

Upon motion, the House went into the Committee of the Whole, for the purpose of considering the bill, and Mr. Battle, of Muscogee, was called to the chair.

Upon motion of Mr. Reagan of Henry, the committee arose, and the chairman reported that the committee requested the House to instruct that a vote be taken upon the bill in five minutes.

The House agreed to the report of the committee.

The House then went back into a Committee of the Whole.

Mr. Hurst moved that the committee rise and report back to the House, that this bill do pass, as amended.

Mr. Dempsey offered as a substitute that the committee report that the bill do not pass.

The substitute was lost, and the motion prevailed.

The committee arose, and the chairman reported that the committee recommend that the bill do pass, as amended.

Mr. Redding, of Pike, called for the previous question, which call was sustained.
The substitute was adopted, and the ayes and nays were ordered, upon the passage of this bill.

The ballot was taken *viva voce*, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Atkins,
Awtry, Gibbon,
Baggett, Gray of Houston,
Bennett of Jackson, Gray of Catoosa,
Bell, Gray of Paulding,
Bird, Gregory,
Blalock of Fayette, Griffin,
Blalock of Rabun, Greer of Macon,
Bloodworth, Greer of Harris,
Boifeuillet, Hall,
Boynton, Harvey,
Branch, Hill,
Branan, Henderson,
Broyles, Hightower,
Brown of Washington, Hopkins,
Brown of Pulaski, Hogan,
Burwell, Hodge,
Burnett, Houston,
Burch, Holbrook,
Bush, Hudson,
Caldwell, Humphreys,
Clements of Montg'ry, Hughes,
Collins, Hurst,
Collier, Johnson of Hall,
Cook of Decatur, Johnson of Taliaferro,
Cureton, Jones of Dodge,
Davison, Latham,
Dennard, Lee,
Dodson, Lovett,
Doolan, Law,
Durham, Mallette,
Edenfield, Marchman,
Ennis, Mansfield,
Espy, Melton,
Farmer, Mell,
Florence, Moore of Bulloch,
Fink, Moore of Clayton,
Giles, McClure,
Gilreath, McWhorter,
Gibson, Neely,
Gray of Houston, Newton,
Gray of Catoosa, Owen,
Gray of Paulding, Parker,
Gregory, Peeples,
Griffin, Perkins,
Greer of Macon, Pitman,
Greer of Harris, Pope,
Hall, Price,
Harvey, Pool,
Hill, Polhill,
Henderson, Rawlings,
Hightower, Reagan,
Hopkins, Reece,
Hogan, Roberts,
Hodge, Salter,
Houston, Sandeford,
Holbrooke, Shropshire,
Hudson, Shaw,
Humphreys, Short,
Hughes, Spence,
Hurst, Smith of Clinch,
Johnson of Hall, Smith of Hancock,
Johnson of Taliaferro, Smith of Rockdale,
Jones of Dodge, Smith of Telfair,
Latham, Stokes,
Lee, Symons,
Lovett, Sumner,
Law, Tatum,
Mallette, Thompson,
Marchman, Traylor,
Mansfield, Walker,
Melton, Walden,
Mell, West,
Moore of Bulloch, Wheatley,
Moore of Clayton, Wilson,
TUESDAY, DECEMBER 4, 1894.

Ferguson, Moore of Heard, Wilkin,
Franklin, Murrah, Wilkinson,
Futrell, McElmurry, Worley,
Fullwood, McMichael, Wren,
Fussell, McDaniel, Wynne,
Gaines, McCurry,

Those voting in the negative were Messrs.—
Anderson, Fogarty, McGough,
Battle, Hodges, Pittard,
Dempsey, Jenkins, Redding,
Fouché, Jones of Dougherty,

Those not voting were Messrs.—
Arnold, Harrell, McDonald,
Armstrong, Harrison, McCurdy,
Bailey, Howell, Rockwell,
Barnes, Holland, Screven,
Bennett of Wayne, Hutcherson, Sell,
Boyd, Jarrell, Vaught,
Boyett, Longley, Wallace,
Clement of Milton, Martin, Williams,
Coleman, Meadow, Willingham,
Dorough, Montfort, Wright,
Fletcher, Middlebrook, Mr. Speaker.

Ayes 132. Nays 11.

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

This bill was ordered to be immediately transmitted to the Senate.

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 act:
An act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, in so far as the same relates to the issuing and granting of corporate powers and privileges to navigation companies by the Secretary of State, etc., and for other purposes.

Respectfully submitted.

T. S. MELL, 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 provide for and require the registration of all voters in the county of Monroe, to provide for penalties for violation of the same, etc.

An act to authorize the Mayor and Commissioners of the town of Acworth to establish and maintain a system of public schools, etc.

An act to fix the time for electing officers of the city of Savannah by the Mayor and Aldermen thereof, etc.

An act to amend an act to systematize the finances and increase the efficiency of the common schools, etc.

An act to alter and amend the several acts incorporating the town of Social Circle, in the county of Walton, and to provide for a Mayor and define his powers, and extend the corporate limits of said town, and provide against fire, and remove nuisances, and provide and protect public property, 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 bills, to wit:

A bill to be entitled an act to provide for the appointment of Auditors, to prescribe their duties, and for other purposes.

Also, a bill to be entitled an act to provide for the levy and sale of property where the descendant in fil. fa. has an interest, etc.

Also, a bill to be entitled an act to create the office of County Treasurer for Twiggs county, and for other purposes.

Also, the following House bill, to wit:

A bill to be entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, and for other purposes.

Also, the following House bill, as amended, to wit:

A bill to be entitled an act to provide for and require the registration of all voters in the county of Pike, in this State, and for other purposes.

Also, the following Senate bill, to wit:

A bill to be entitled an act to repeal the law defining and regulating court contracts and prescribing the manner of enforcing the same, and for other purposes.

Mr. Right, 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 House Bill No. 311, being a bill to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues in the county of Polk,
etc., direct me to report the same back, with a request that it be read the second time and recommitted to this committee.

Respectfully submitted. M. Wright, Chairman.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration, Senate Bill No. 49, being a bill to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, which they direct me to report back, with the recommendation that the same do pass.

Also, a bill, No. 30, being a bill to amend the general railroad law, which they direct me to report back, with the recommendation that the same do pass, as amended.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Branch, in behalf of the minority of the Committee on Railroads, submitted the following minority report on House Bill No. 30, amending the general railroad law:

Mr. Speaker:

The undersigned members of the Committee on Railroads respectfully submit the following minority report on House Bill No. 30, amending the general railroad law:

We dissent from the action of the committee in recommending that the second section of the bill be stricken from the bill.

Respectfully submitted.

M. I. Branch,
J. I. Fullwood,
Wm. Walden,
H. L. Peeples.
Mr. Mell, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment reports 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 act:

An act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, in so far as the same relates to the issuing and granting of corporate powers and privileges to navigation companies by the Secretary of State, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

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

Mr. Speaker:

I am instructed by the Finance Committee to request that the Hon. A. O. Blalock, of the county of Fayette, be added to the Committee on Finance.

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, to wit:
A bill to provide for the issue and sale of bonds of the town of Elberton, for the purpose of providing a system of electric lights for said town, and for other purposes.

Also, 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 4083 of the Code of 1882, by adding after the last word in said section the following proviso: "provided, that when the levying officer retains possession of the property of the tenant levied on, it shall not be necessary to give the bond for the eventual condemnation money."

Also, a bill to relieve J. Haddock and R. A. Lavender, sureties on the penal bond of C. W. Lavender.

Also, the following House bill I am instructed to report back to the House, with the recommendation that the same do not pass:

A bill to prevent the spread of glanders among livestock, to provide for the killing of those so affected, and the payment for same, and for other purposes.

Also, the following House bill, which I am instructed to report back to the House, with the recommendation that the author have leave to withdraw the same:

A bill to provide for a County Board of Commissioners for the county of Bartow, and define the powers and duties thereof, approved March 2, 1874, and for other purposes.

Also, 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 provide a uniform method of exercising the right of condemning, taking, or damaging private property.

Also, a bill to regulate the law of assignment for the benefit of creditors, to fix the rights and duties of assignors, creditors, and assignees, and for other purposes therewith connected.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Middlebrook, chairman of the Committee on Corporations, submitted the following:

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:

A bill to amend an act to incorporate the town of Eastman, in Dodge county.

Also, a bill to amend an act to amend the charter of the town of Bronwood in the county of Terrell.

Also, the following House bill which I am instructed to report back, with the recommendation that the same do pass, by substitute:

A bill to amend the charter of the town of Temple in the county of Carroll.

Respectfully submitted.

L. L. Middlebrook, Chairman.

By request, Mr. Blalock, of Fayette, was added to the Committee on Finance.
The following resolution of Mr. Hall, which was made the special order for to-day, was then taken up and read to wit:

A resolution providing for a State exhibit at the Cotton States and International Exposition to be held in Atlanta next year.

Upon motion, this resolution was taken from the table and made the special order of to-morrow, immediately after the reading of the Journal.

Upon motion, the pension bill was made the special order for to-morrow, immediately after the resolution of Mr. Hall.

The general registration bill was then taken up and the reading continued.

Mr. Branch offered the following amendment to section 7, to wit:

That at the election when county officers are elected in January, 1895, and biennially thereafter at such election, three County Registrars shall be elected to serve for a term of two years, and until their successors are elected and qualified. No person shall be elected County Registrar who is not eligible for holding a county office. Before entering upon his duties each Registrar shall take, before some officer of this State, authorized by law to administer oaths, the following oath: "I do solemnly swear that I will faithfully and impartially discharge, to the best of my ability, the duties imposed upon me by law as County Registrar."

This oath shall be filed and recorded in the office of the Ordinary of each county.

No Registrar shall be eligible to election to any other office during the term for which he is elected Registrar, nor shall any Registrar be eligible to re-election.

The amendment was lost.
Mr. Boynton moved to amend section 7 by striking out the word "citizens," in the third line, and inserting in lieu thereof the words "citizen freeholders." Also, by inserting between the ninth and tenth lines of said section the following words: "And in making said appointment without the recommendation of the grand jury, the said Judge shall appoint upright and intelligent citizen freeholders of said county.

The amendment was adopted.

Mr. Branch offered the following amendment to section 7, in the third line thereof, by inserting after the word "citizens" the following words "of different political parties."

Upon the adoption of this amendment, the ayes 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.—**

<table>
<thead>
<tr>
<th>Baggett</th>
<th>Fullwood,</th>
<th>McWhorter,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bennett of Jackson</td>
<td>Gilreath,</td>
<td>Peeples,</td>
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<tr>
<td>Branch</td>
<td>Gray of Paulding,</td>
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<td>Brown of Pulaski</td>
<td>Greer of Harris,</td>
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<td>Burnett</td>
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<td>Davison</td>
<td>Henderson,</td>
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<tr>
<td>Durham</td>
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<td>Edenfield</td>
<td>Holbrook,</td>
<td>Sumner,</td>
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<td>Ennis</td>
<td>Johnson of Taliaferro,</td>
<td>Taylor,</td>
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<td>Espy</td>
<td>Latham,</td>
<td>Walden,</td>
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<tr>
<td>Fink</td>
<td>Lovett,</td>
<td>Wren,</td>
</tr>
<tr>
<td>Franklin</td>
<td>Murrah,</td>
<td></td>
</tr>
</tbody>
</table>

**Those voting in the negative were Messrs.—**

<table>
<thead>
<tr>
<th>Anderson</th>
<th>Gray of Houston,</th>
<th>McClure,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atkinson</td>
<td>Gray of Catoosa,</td>
<td>Neely,</td>
</tr>
<tr>
<td>Arnold</td>
<td>Gregory,</td>
<td>Newton,</td>
</tr>
<tr>
<td>Awtrey</td>
<td>Greer of Macon,</td>
<td>Owen,</td>
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<tr>
<td>Battle</td>
<td>Harvey,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Bell</td>
<td>Hill,</td>
<td>Perkins,</td>
</tr>
</tbody>
</table>
Bird,  
Blalock of Rabun,  
Blalock of Fayette,  
Bloodworth,  
Boifeuillet,  
Boynton,  
Boyett,  
Branan,  
Broyles,  
Burwell,  
Burch,  
Bush,  
Collins,  
Collier,  
Cook of Decatur,  
Cureton,  
Dempsey,  
Dennard,  
Dodson,  
Farmer,  
Fletcher,  
Fouche',  
Fogarty,  
Ferguson,  
Fussell,  
Gaines,  
Giles,  
Gibson,  
Hodges,  
Hightower,  
Hopkins,  
Hodge,  
Houston,  
Holland,  
Humphries,  
Hughes,  
Jarrell,  
Jenkins,  
Johnson of Hall,  
Jones of Dougherty,  
Jones of Dodge,  
Lee,  
Law,  
Martin,  
Maillette,  
Marchman,  
Mansfield,  
Melton,  
Mell,  
Moore of Bulloch,  
Moore of Clayton,  
McElmurry,  
McMichael,  
McCurry,  
McGough,  
Pitman,  
Pittard,  
Price,  
Polhill,  
Rawlings,  
Redding,  
Reagan,  
Reece,  
Roberts,  
Sandeford,  
Shropshire,  
Shaw,  
Smith of Clinch,  
Smith of Hancock,  
Smith of Rockdale,  
Smith of Telfair,  
Stokes,  
Symons,  
Thompson,  
Walker,  
West,  
Wilson,  
Wilkin,  
Williams,  
Worley,  
Wright,  
Wynne.

Those not voting were Messrs.—

Allen,  
Armstrong,  
Bailey,  
Barnes,  
Bennett of Wayne,  
Boyd,  
Brown of Washington,  
Caldwell,  
Clements of Montg'm'yLongley,  
Clement of Milton,  
Coleman,  
Doolan,  
Dorough,  
Florence,  
Futrell,  
Griffin,  
Harrell,  
Harrison,  
Howell,  
Hudson,  
Hutcherson,  
Hurst,  
Meadow,  
Moore of Heard,  
Montfort,  
Middlebrook,  
McDonald,  
McDaniel,  
McCurdy,  
Rockwell,  
Screven,  
Sell,  
Tatum,  
Vaughn,  
Wallace,  
Wheatley,  
Wilkinson,  
Willingham,  
Mr. Speaker.

Ayes 35. Nays 100.
So the amendment was lost.

Mr. Boynton moved to amend section 8 by adding at end of said section the following: "The Sheriff, his deputy, or any lawful constable of said county may serve all summonses, notices, and subpoenas issued by said County Registrars and receive such compensation as is customary for like services."

The amendment was adopted.

Mr. Redding, of Pike, offered the amendment to section 8 by striking out, in the first line, the word "ten" and inserting the word "fifteen."

The amendment was adopted.

Mr. Moore, of Bulloch, moved to amend section 8 by inserting in line seven, after the word "wards," the following: "distinguishing in said lists between the white and colored voters."

The amendment was adopted.

Mr. Redding moved to amend section 9 by striking from the end of said section the following words, to wit:

"And also, one or more printed or clearly written copies of the lists of the non-registered voters taken from the names appearing in the voters' books as aforesaid."

Mr. Jenkins moved that when the House adjourns that it adjourn until 7:30 o'clock to-night.

The motion prevailed.

Leave of absence was granted to Messrs. McDonald, Montfort, and Futrell.

Upon motion, the general registration bill was made the special order for to-night's session.

The hour of adjournment having arrived, the House adjourned until 7:30 o'clock to-night.
7:30 O'clock P. M.

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

The General Registration bill, which was continued as the special order for to-night, was taken up, and the amendment to section 9, offered by Mr. Redding, was considered.

Upon the adoption of this amendment, the ayes and nays were called for, which was not sustained.

The amendment was adopted.

Mr. Dennard offered the following amendment, to wit:

By striking out of section 10 all of the words between the lines 5 and 14.

The amendment was adopted.

Mr. Middlebrook moved to postpone the reading of all reports until to-morrow.

The motion prevailed.

Mr. Branch, of Columbia, offered the following amendment to section 10, by adding in the sixth line, after the word "facts," the following words: "also the specific charge or allegation upon which the registrars acted in transferring the voter’s name from the registered to the non-registered list."

The amendment was lost.

Mr. McCurry moved to amend section 10 by inserting in line 3, after the words "militia district," the following words: "in which they are registered on the county-site."
Mr. Fleming offered the following as a substitute to section 10 by adding at the end thereof the following, to wit:

If any person shall offer to vote at the precinct at the courthouse at the county site, whose name does not appear on the lists for that ward, but does appear on the lists for one of the militia districts in which the voting precinct is situated, outside of an incorporated town, such person shall be allowed to vote at the precinct at the courthouse at the county site, upon taking the following oath, to be administered by one of the managers: "I swear and affirm that I have not voted elsewhere in this election."

The substitute was adopted.

Mr. Hurst, of Walton, offered the following amendment to section 10 by striking out, at the end of line 16, the word "and," and at the beginning of line 17 the words "non-registered voters."

The amendment was adopted.

Mr. Fogarty offered the following amendment to section 10, by adding after the words "this act," in the second line, the words "and no other."

The amendment prevailed.

Mr. Willingham moved to amend section 10 by striking out lines 15, 16, 17, 18, and 19.

The amendment was withdrawn.

Mr. Jenkins, of Putnam, moved to amend section 10 by adding to the end thereof the following paragraph:

The managers of the elections at the different precincts shall return the list of registered voters to the Clerk of the Superior Court, by which officer said list shall be kept open for public inspection, and by said officer placed with the foreman of the grand jury for such action as may be
deemed proper by the grand jury, said list not to be placed with said Clerk until after examination by the Board of Consolidation.

The amendment was adopted.

Mr. Middlebrook, of Newton, moved to take up again section 9, which motion prevailed, and Mr. Fleming offered the following amendment to section 9, by adding at the end thereof the following words: “and the County Registrars shall in like manner place in possession of the election managers of the voting precinct at the courthouse at the county-site, proper lists for each militia district, the voting precinct of which is situated outside of an incorporated town.”

The amendment was adopted.

Upon motion of Mr. Middlebrook, the further consideration of this bill was made the special order of to-morrow, immediately after reading of the Journal, displacing the previous orders already placed.

Upon motion, the House adjourned until 9 o'clock to-morrow.

ATLANTA, GEORGIA,
Wednesday, December 5, 1894.

The House met at 10 o'clock 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:

Allen, Gaines, McGough,
Anderson, Giles, McCardy,
Atkinson, Gilreath, McClure,
Arnold, Gibson, McWhorter,
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
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</thead>
<tbody>
<tr>
<td>Armstrong</td>
<td>Gray of Houston</td>
<td>Neely</td>
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<td>Awtrey</td>
<td>Gray of Catoosa</td>
<td>Newton</td>
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<td>Baggett</td>
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<td>Barnes</td>
<td>Greer of Macon</td>
<td>Perkins</td>
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<td>Bennett of Wayne</td>
<td>Greer of Harris</td>
<td>Pitman</td>
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<td>Bennett of Jackson</td>
<td>Hall</td>
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<td>Bell</td>
<td>Harrison</td>
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<td>Bird</td>
<td>Harvey</td>
<td>Price</td>
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<td>Blalock of Fayette</td>
<td>Hill</td>
<td>Pool</td>
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<td>Blalock of Rabun</td>
<td>Hodges</td>
<td>Polhill</td>
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<td>Bloodworth</td>
<td>Henderson</td>
<td>Rawlings</td>
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<td>Boifeuillet</td>
<td>Hightower</td>
<td>Redding</td>
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<td>Boynton</td>
<td>Hopkins</td>
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<td>Boyd</td>
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<td>Reece</td>
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<td>Roberts</td>
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<td>Branch</td>
<td>Hodge</td>
<td>Rockwell</td>
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<td>Branan</td>
<td>Houston</td>
<td>Salter</td>
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<td>Broyles</td>
<td>Holbrook</td>
<td>Sandeford</td>
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<tr>
<td>Brown of Washington</td>
<td>Holland</td>
<td>Shropshire</td>
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<tr>
<td>Brown of Pulaski</td>
<td>Hudson</td>
<td>Sell</td>
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<td>Burwell</td>
<td>Humphreys</td>
<td>Shaw</td>
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<td>Burnett</td>
<td>Hughes</td>
<td>Short</td>
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<td>Burch</td>
<td>Hurst</td>
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<td>Bush</td>
<td>Jarrell</td>
<td>Smith of Clinch</td>
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<tr>
<td>Caldwell</td>
<td>Jenkins</td>
<td>Smith of Hancock</td>
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<tr>
<td>Clements of Montgomery</td>
<td>Johnson of Hall</td>
<td>Smith of Rockdale</td>
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<td>Clement of Milton</td>
<td>Johnson of Taliaferro</td>
<td>Smith of Telfair</td>
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<td>Collins</td>
<td>Jones of Dougherty</td>
<td>Stokes</td>
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<td>Cook of Decatur</td>
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<td>Davison</td>
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<td>Thompson</td>
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<td>Traylor</td>
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<td>Dennard</td>
<td>Martin</td>
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<td>Marchman</td>
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<td>Mansfield</td>
<td>West</td>
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<td>Meadow</td>
<td>Wheatley</td>
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<td>Ennis</td>
<td>Melton</td>
<td>Wilson</td>
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<tr>
<td>Espy</td>
<td>Mell</td>
<td>Wilkin</td>
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<tr>
<td>Farmer</td>
<td>Moore of Bulloch</td>
<td>Williams</td>
</tr>
<tr>
<td>Florence</td>
<td>Moore of Clayton</td>
<td>Wilkinson</td>
</tr>
<tr>
<td>Fletcher</td>
<td>Moore of Heard</td>
<td>Willingham</td>
</tr>
</tbody>
</table>
The Journal of yesterday's proceedings was then read and confirmed.

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

Mr. Speaker:

The Committee on General Judiciary 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 amend the general road law of this State, approved October 21, 1891, by repealing section 11 thereof, as amended, and approved December 20, 1893, and for other purposes.

Also, a bill to amend an act approved July 30, 1881, providing for sales made under and by virtue of any fi. fiu., or other process issued from the County Courts of this State.

Also, the following bill which the committee recommend do pass by substitute, to wit:

A bill to repeal section 1496 of the Code of 1882, and for other purposes.
Also, the following bill, which they recommend be read the second time; that three hundred copies of the substitute, as offered by the committee, be printed; and that said bill be recommitted to this committee, to wit:

A bill to revise the election laws of this State.

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

A bill to require all fines, forfeitures, and costs collected in criminal cases, in the several Superior, City, and County Courts of this State, to be paid into the County Treasuries, and for other purposes.

The committee have also had under consideration House Resolution No. 16, by Mr. Branch, requesting certain information from the Attorney-General, which they instruct me to report back to the House, with the recommendation that the same do not pass, or that the introducer be allowed to withdraw the same, for the following reasons, to wit:

Because J. M. Terrell, Attorney-General, has voluntarily furnished the committee with all the information requested in the resolution, as will appear by reference to the accompanying letter addressed to the chairman of this committee, with the attached exhibits, which letter and exhibits are made a part of this report:

ATTORNEY-GENERAL'S OFFICE,
Atlanta, Ga., November 26, 1894.

Hon. H. A. Jenkins, Chairman General Judiciary Committee, House of Representatives:

Dear Sir—My attention has been called to a resolution introduced by Mr. Branch, and referred by the House to your committee, requesting certain information from me as Attorney-General.
It is my pleasure to give your committee the information requested therein, without reference to the action of either the committee or the House upon the resolution, as I am, and have always been, pleased to give any member of the Legislature, or any citizen of the State, whatever information he might desire connected with my administration of the office of Attorney-General, whenever a request is made for same.

I hereto attach a statement marked exhibit "A," showing the amounts received by myself and others while holding the office of Attorney-General, since the adoption of the Constitution of 1877, in addition to the salary of two thousand dollars. The items upon this statement were taken from the published reports of the Comptroller-General, a copy of which is always furnished each member of the General Assembly. The law requires no record of such payments to be kept in this office. It will be noticed that the services rendered in all of the cases mentioned in this exhibit were either before the United States Supreme Court, or outside of the State of Georgia, and under contracts of employment made by the Governor. It has been the practice of the Executive Department since the Constitution of 1877, to make such contracts with the person holding the office of Attorney-General. I am informed that this practice is based upon an opinion of Judge Bleckley, given to Governor Colquitt, and concurred in by Judge Jackson while he was Chief Justice, a copy of which I hereto attach, marked exhibit "B," the original of same being on file in the Executive office.

The above gives all the information covered by the request in the resolution, but I trust it may not be considered out of place for me to submit the following in reply to the preamble of the resolution, to wit:

First.—No fee was ever paid, or contracted to be paid,
Colonel D. B. Hamilton in the Lascelles case. Shortly after my installation in 1892, and while the General Assembly was in session, the Governor deemed it advisable to have the Lascelles case advanced for a hearing in the United States Supreme Court. On account of the press of business in this office at this time, I was unable to go to Washington and submit to the court the motion to advance. The Governor then arranged with Colonel Hamilton for him to prepare and present the motion to the court, and agreed for the State to pay his expenses and all necessary costs, no fee being paid therefor.

Second.—Ex-Attorney-General Anderson was employed by the Governor to represent the Comptroller-General in the railroad tax case two years before I was elected Attorney-General of the State. The fee paid me in this case was to cover services rendered in the United States Supreme Court by direction of, and under contract with, the Governor.

Third.—The records of the Executive Department will show that, notwithstanding the large volume of new business which has passed through this office during the last two years, not one dollar has been paid, or contracted to be paid, by the Governor for assistant counsel in representing the State's interest in this business.

As to the volume of business, I will add that, had I been compensated for same under the law of force previous to the Constitution of 1877, I would have received over six times the salary now allowed. At the time of my installation, there were several important cases pending, in which, at my suggestion, the Governor retained my predecessor, until the same were disposed of, or so long as his services in such cases might be needed. Respectfully,

J. M. TERRELL.
EXHIBIT A.

Fees and expenses paid Attorney-Generals for services rendered in the United States Supreme Court, or outside of State, since 1882.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
<th>Date</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clifford Anderson</td>
<td>$800</td>
<td>March 10, 1882</td>
<td>Retainer in three cases in United States Supreme Court.</td>
</tr>
<tr>
<td></td>
<td>$300</td>
<td>January 12, 1883</td>
<td>State vs. A. &amp; G. R. R.</td>
</tr>
<tr>
<td></td>
<td>$1000</td>
<td>December 10, 1884</td>
<td>Part fee Cunningham vs. M. &amp; B. Railroad.</td>
</tr>
<tr>
<td></td>
<td>$1000</td>
<td>December 18, 1885</td>
<td>Part fee Cunningham vs. M. &amp; B. Railroad.</td>
</tr>
<tr>
<td></td>
<td>$300</td>
<td>December 22, 1883</td>
<td>State vs. A. &amp; G. R. R.</td>
</tr>
<tr>
<td></td>
<td>$125</td>
<td>April 8, 1887</td>
<td>Traveling expenses to New York and New Orleans.</td>
</tr>
<tr>
<td></td>
<td>$250</td>
<td>March 10, 1888</td>
<td>Part fee Cunningham case.</td>
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<td>$230</td>
<td>October 2, 1888</td>
<td>Balance fee Cunningham case.</td>
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<tr>
<td>J. M. Terrell</td>
<td>$400</td>
<td>March 22, 1893</td>
<td>Fee and expenses Lascellesalías Beresford.</td>
</tr>
<tr>
<td></td>
<td>$425</td>
<td>February 1, 1894</td>
<td>Fee and expenses R. R. Tax case.</td>
</tr>
</tbody>
</table>
EXHIBIT B.

OPINION.

Being consulted by the Hon. Clifford Anderson, Attorney-General of Georgia, on the question of his right to charge fees as counsel for services rendered, or to be rendered, in the Supreme Court of the United States in behalf of the State of Georgia in the argument of cases in that court to which the State is a party, I have investigated the subject, and my opinion is as follows:

First.—The general rule is that no civil officer is charged with any duty which is to be performed beyond the limits of the State. Indeed, the power to act officially is limited ordinarily to the territory over which the laws of the State operate. Granting that official services at a place beyond the jurisdiction of the State could be required, the requirement would have to be made in express terms by the Constitution, or by some statute.

Second.—No such express requirement has been made of the Attorney-General of Georgia. The phrase "any court," in the constitutional provision touching that officer, means any court of this State. The same phrase is found in numerous sections of the Code, among them sections 3447, 3496, 3594, 3673, 3828, and 3841, and wherever used it is an abbreviated form of expression for any court of this State. This restricted construction corresponds in spirit with what the Supreme Court ruled on such expressions as "any creditor," 3 Ga. 172-73, "all cases," 15 Ga. 518, and "a physician," 17 Ga. 595. This last decision, especially, together with what is said by the court in the body of the opinion, I consider very much in point.

Third.—For the foregoing reasons, I think the Attorney-General of Georgia is not bound to attend the Supreme Court of the United States officially, and that if the Gover-
nor employs him to do so, the employment is governed by
the contract, just as it would be if an attorney at law not
holding any office were employed by the Executive to rep-
resent the State as counsel in the Supreme Court of the
United States.

(Signed) L. E. BLECKLEY

Atlanta, February 24, 1882.

I concur fully in the above opinion. February 25, 1882.

(Signed) JAMES JACKSON.

The committee have also had under consideration the
following Senate bill, which they recommend do pass
to wit:

A bill to provide for the probate of foreign wills and the
issue of letters testamentary thereon, and for other purposes.

Respectfully submitted.

H. A. JENKINS, Chairman.

Mr. Boynton, chairman of the Finance Committee, sub-
mitted the following report:

Mr. Speaker:

The Finance 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 by substitute, 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,
Governor, and countersigned by J. Crawford, as President
of the Board of Commissions of the Western and Atlantic
Railroad, etc.

Also, a bill to authorize the Governor and Treasurer to
issue bonds for the purpose of paying off and retiring cer-
tain past due bonds of the State, known as Convention Bonds, issued by Chas. J. Jenkins, Governor, which said past due bonds are more fully identified and described in said act by numbers, date of issue, and date of maturity.

Also, 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 authorizing the Governor to draw his warrant for two hundred and five dollars and eighty-eight cents, in favor of H. W. Thomas.

Also, the following House bill, which I am instructed to report back to the House, with the recommendation that the author have leave to withdraw the same.

A bill appropriating three hundred thousand dollars to the public school fund, and to designate the purpose of the same.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Hodges, of Bibb, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration the following bills:

House Bill No. 22, being entitled an act to amend an act incorporating the Coweta Bank, approved October 24, 1887, so as to change the name from Coweta Bank to People's Bank, to fix the number of Directors and provide a name for the agencies or branches that may be established, as therein provided, and for other purposes.

Also, House Bill No. 54, being entitled an act to amend an act to incorporate the Merchants' Bank of Val-
dosta, Ga., approved December 26, 1888, by striking out the word "three," in the third line of section 5, and substituting therefor the word "five," and by striking out the word "five," in the third line of section 5, and substituting therefor the word "thirteen," and for other purposes.

Also, House Bill No. 322, entitled an act to amend an act to carry into effect paragraph 18 of section 7 of article 3 of the Constitution of 1877, as amended in relation to chartering of banks by the Secretary of State, etc.

Also, Senate Bill No. 52, entitled an act to amend an act which was entitled an act to regulate banks, and for other purposes, approved October 10, 1891, so as to require the bank or corporation to make statements when called for by the State Bank Examiner; also, to prescribe penalty for failing to do so, and collecting of same, and for other purposes.

Which said bills the committee instruct me, as their chairman, to report back to the House, with the recommendation that said bills be read the second time and recommitted to the Committee on Banks.

Respectfully submitted.

ROBERT HODGE, Chairman.

Mr. Bush, chairman Committee on Temperance, submitted the following report:

Mr. Speaker

The Committee on Temperance have had under consideration the following House bills, which they direct me to report back, with the recommendation that they do not pass, to wit:

House Bill No. 298, a bill to be entitled an act to authorize and require Justices of the Peace and Notary Publics to issue warrants against offenders relative to the manufacture and sale of liquors, etc.
Also, House Bill No. 305, a bill to be entitled an act to regulate sentences imposed upon offenders against the liquor laws of this State.

The committee also directs me to report back House Bill No 90, a bill to be entitled an act to abolish bar-rooms, to prohibit the manufacture, sale, and keeping for sale of intoxicating liquors for beverage purposes, and to provide for its sale for other purposes, with the recommendation that said bill lay on the table, to be acted upon at the next meeting or session of this legislature.

Respectfully submitted.

I. A. Bush, 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 bills, to wit:

A bill to be entitled an act to provide for and regulate the way and manner in which returns of property for taxation shall be made to the lawful authorities of the city of Milledgeville, and for other purposes.

Also, a bill to be entitled an act to repeal an act to amend the charter of the city of Milledgeville, approved February 15, 1876, and for other purposes.

Also, a bill to be entitled an act to authorize insurance brokers to place insurance on property of citizens of this State, in fire insurance companies, not licensed, or authorized to do business in this State, to prescribe penalties for violation of same, and for other purposes.
Also, a bill to be entitled an act 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, and for other purposes.

Also, a resolution to relieve the London Guarantee and Accident Company, of London, England.

Also, the Senate has concurred in the following House resolution, to wit:

A resolution to appoint a Joint Committee to consider the report of the Special Attorney of the Western and Atlantic Railroad.

The committee appointed on the part of the Senate are, Messrs. Monroe and Starr.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration Senate Bill No. 21, being a bill to provide for the incorporation of street and suburban railroads, which they direct me to report back, with the recommendation that the same do pass.

Also, House Bill No. 315, being a bill to authorize the County Commissioners, or Ordinaries in counties where there are no County Commissioners, to remove obstructions and put in order railroad crossings, where railroad companies do not comply with the notice to do so, and to collect the cost and expense of such work by issuing execution against such defaulting company, etc., and direct me to report the same back, with the recommendation that the same do pass.
Also, House Bill No. 318, being a bill to amend section 713 of the Code of Georgia of 1882, which section relates to the removing obstructions and putting in proper order railroad crossings, by changing the number “thirty” to “three,” which they direct me to report back, with the recommendation that same do pass, as amended.

Respectfully submitted.

C. E. Battle, Chairman.

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads, having had under consideration a memorial of the Hon. Jno. B. Goodwin, Mayor, on behalf of the city of Atlanta, with reference to the extension of Alabama street, the purpose of which memorial is to secure the assent of the State of Georgia to an encroachment on the Western and Atlantic Railroad property belonging to the State, for the purpose of allowing ingress and egress between said proposed street extension and the property on the south side thereof, belonging to the Central Railroad and Banking Company of Georgia, direct me to report that they have examined into the matter of said memorial, and through a sub-committee have had the grounds in question examined, and are satisfied of the importance and necessity of granting the city of Atlanta the privilege of making the encroachment desired, and they direct me to report the accompanying bill governing the matter, and recommend its adoption.

Respectfully submitted.

C. E. Battle, Chairman.
Mr. Battle, chairman on the part of the House, of the special committee appointed, under joint resolution, to examine the physical and financial condition of the Northeastern Railroad, made the following report:

Mr. Speaker:

The Special Joint Committee appointed under the resolution adopted by this General Assembly to examine into the physical and financial condition of the Northeastern Railroad, now being operated by the State, beg leave to submit the following report:

Your committee, pursuant to the resolution aforesaid, visited Athens, the southeastern terminus of the road, where they found awaiting them a special train provided by the State's agent, Mr. R. K. Reaves, to carry them over the property.

Your committee made an examination of the entire road and its equipment. This was done under the guidance of the State's agent aforesaid, who was well acquainted with all the property, as well as the tenure under which each separate parcel was held. The committee devoted as much care and attention to the examination as the circumstances of the case would admit.

TERMINALS.

The terminals at Athens and Lula were given a careful inspection, and a note made of all the property connected therewith. At Athens these terminal facilities were found in reasonably good condition. Four storage tracks are in use at that point, in addition to the Oil Mill and Compress
tracks. The platforms were found in passable condition and were covered with cotton—an attractive sight to your committee, as this doubtless indicated a fair press of business at this season of the year.

At Lula, the brick warehouse, belonging to the road, was found in good repair, but the yard tracks adjacent were all laid with old iron and presented by no means an attractive appearance.

**DEPOTS AND TRESTLES.**

Your committee examined the depots and trestles between the termini aforesaid, and found them in reasonably fair condition. At Harmony Grove, the depot is comparatively new, and presented a very attractive appearance to your committee, being fitted up with waiting rooms, freight rooms, etc., all of recent style.

The lands adjacent to the depots belonging to the railroad were pointed out by Mr. Reaves to the committee, and in many cases were found to be very valuable adjuncts to the property.

Your committee was not able to make a detailed examination of the trestles and culverts, owing to the limited time at its command.

**ROADWAY, ETC.**

The roadway, including embankments, side ditches, drains, etc., were given a reasonably careful examination and found to be in what your committee believes a first-class condition. The roadway is free from grass, or other growth, and appeared to have been lately ditched, surfaced up in many places, and brought to a very fine standard of excellence. At several points the train was stopped and your committee gave a careful scrutiny to the cross-ties, rails, fastenings, switches, frogs, and other articles of track equipment.

The cross-ties are of oak, and while showing signs of de-
cay in many places, are in better condition than those of the average short lines of the State. With the usual repairs and additions your committee believed that the cross-ties would last two years longer without any very extended renewals.

**OLD IRON.**

Your committee found 5¼ miles of old iron used on the track on either side of the station known as Maysville, and at the terminus in Lula. After a careful examination of this iron, your committee is of the opinion that the road should not be operated by the State without immediately repairing the same. The heavy traffic over the road, even now in progress, renders this operation in the present condition of the track, very hazardous. The iron, originally very light, is split and laminated to a great extent, throughout the entire 5¼ miles; the joints are broken, the ends are mashed, the rails appear to have been bent in many places beyond all recovery. After consultation with the agent, it was believed that at least 1½ miles of new steel should be ordered at once, for the purpose of taking up the crushed and mutilated rails existing in this 5¼ miles, and supplying the place of those rails otherwise unfit for use. As the State is now operating the road, it certainly owes to the public the duty of putting the property in safe condition. The State cannot afford to deal with the public on any other basis.

Your committee was very much gratified as well as surprised to learn, that the road has now been operated for the space of one year by the faithful and efficient agent appointed for that purpose, without suffering any material accident during that time. In fact the agent told us that he had never yet had a wheel off the main line of the road. The chapter of accidents which he has suffered, comprehend the killing of one mule and the mashing of one negro's foot.
"There are no suits growing out of his operation and no probability of any," to quote his expression.

**TRAIN SERVICE.**

Your committee found that the agent is operating four passenger and two freight trains per day over this 39 miles of road. When the business increases, as often times happens in the fall, additional trains are run, sufficient to move the volume of the same.

**GABBETT'S REPORT.**

Your committee found that Mr. Cecil Gabbett, a very efficient railroad expert, had been appointed by the Governor to make a careful examination of the physical condition of this railroad, with its equipment and financial standing, and that he preceded the committee by only two or three days in making such examination. Since the visit of your committee, his report has been filed with the Governor, and will be found attached to the message laid before the General Assembly on November 26, 1894, and printed therewith.

Your committee refers to said report for a more detailed statement of the condition of the road and its equipment. Mr. Gabbett went over the road on a hand-car, and carefully inspected every piece of property connected therewith, with the diligence and ability which have always characterized the acts of this very able expert.

According to the report referred to, it will require 13,750 cross-ties within the next twelve months, at a probable cost of $2,750.00 to keep the road in safe running condition. He recommends the purchase of one mile of 56-lb. steel rail, which he says will probably cost $2,376.00, making a total amount required to put the track in what he conceives to be in a safe condition for twelve months, of $5,126.00.
Your committee are of the opinion, however, that at least 1½ miles of new steel rail should be bought, thereby increasing the cost by $1,188.00, and making a probable total expenditure of $6,314.00 for the next twelve months in the way of necessary repairs.

Your committee does not think the State of Georgia can afford to run the railroad without incurring this expense.

**COST OF NEW RAILS.**

At the probable rate per mile, figured by Mr. Gabbett, the 5½ miles of new rails, deemed necessary to put the road in average first-class condition and to secure that degree of safety to the public which the State, in its capacity as proprietor of the road at this time, owes to its citizens, would entail an expense, including the necessary cross-ties aforesaid, of $15,224.

**SUMMARY.**

On the whole, your committee was very agreeably surprised to find the condition of the road as good as that indicated herein. Mr. Reaves has been operating the property on a very economical scale, as will appear from the report of Mr. Gabbett; but at the same time, has obtained for the funds invested apparently the best return possible.

**FINANCIAL CONDITION.**

Your committee found the road free of indebtedness, so far as the State is concerned, with the exception of some traffic balances due to connecting lines, for which the agent has the money deposited in bank. In fact, your committee found that the bank account of the agent shows a balance of $41,013.24. Of this sum, however, it is estimated that only about $5,000 belongs to the road and is available for charges other than operating expenses.

The road's earning capacity is about $10,000 or $12,000 per annum, operated as a short line. This, however, will
not meet the fixed charges, as will be hereinafter more fully shown.

**BONDS.**

The bonded indebtedness of the road endorsed by the State, is $260,000. These bonds are secured by a first mortgage upon all the property of the Northeastern Railroad Company, including the line extending from Athens to Clayton. The bonds bear seven per cent. interest, and fall due on the first day of May, 1896.

A copy of the mortgage executed to secure these bonds, which sets out fully the contract with the bond-holders, is annexed to this report as exhibit "A." To this mortgage the attention of the General Assembly is most earnestly invited, for a full understanding of the terms and conditions on which the contract was made between the railroad company and the creditors holding its bonds. The guarantee of the State upon the bonds is of course based upon this original contract, and the rights of the State are to be settled by an examination of the mortgage and a comparison of its conditions with those of the bonds themselves.

**SECOND MORTGAGE BONDS.**

Your committee found that there was a second mortgage on the property to cover an outstanding issue of second mortgage bonds amounting to $19,100.00, also bearing seven per cent. interest per annum.

With this mortgage, however, the State does not deal, as the same is made subject to its rights under the Act which authorized the indorsement of the first mortgage bonds.

**INTEREST ACCOUNT.**

The interest per annum, carried by the first mortgage bonds amounts to $18,200.00. Your committee finds that the Governor has paid one instalment of this interest, amounting to $9,100.00, since the State took possession
and began to operate the property. The amount of interest unpaid at the time of making this report on the first mortgage bonds, for which the State is liable, amounts to $18,966.66.

It will be observed, from the foregoing statements, that the net earnings of the road will not be sufficient to pay the interest on the bonds guaranteed by the State, but will fall short of the same according to the estimate of the State’s agent, by about $8,000.00 per annum. This annual deficit will continue, with reasonable certainty till the bonds fall due, on May 1, 1896.

VALUE OF THE ROAD.

It will be seen from the report of Mr. Gabbett that the road is in possession of a very limited outfit in the way of rolling stock, machinery, and other necessary equipment. While the agent has been able to borrow from connecting lines, at very reasonable rates, the rolling stock necessary to the running of the road, yet the items for repairs, engine hire and car mileage absorb no inconsiderable amount of the revenue, and will necessarily increase with the increase of traffic and other business. It would be well therefore, in the opinion of the committee, if the road is to continue to be operated by the State for any considerable period, that the additional engine suggested in the report of Mr. Gabbett be purchased, as well as the necessary cars for the operation of the line.

OPERATING AGREEMENT WITH RICHMOND AND DANVILLE RAILROAD CO.

For the purpose of putting the General Assembly in possession of the facts concerning the previous operation of this railroad, and especially of the claims preferred against it by the former alleged lessee, your committee annexes here-to, as exhibit ‘B,’ the operating agreement entered into between this company and the Richmond & Danville Rail-
road Company, on the 14th of June, 1886. The receivers of the latter company were in possession of the property under this agreement at the time when the State took possession.

**THE BLUE RIDGE AND ATLANTIC RAILROAD.**

It will be observed from an examination of the mortgage hereinbefore referred to, that the Northeastern Railroad Company conveyed to the trustees for the bondholders ninety (90) miles of railroad, extending from the terminus in Athens to the terminus at or near Clayton, in the same State. It has been stated to your committee that this mortgage covers what is now known as the Blue Ridge & Atlantic Railroad, extending from Cornelia on what was formerly known as the Richmond & Danville Railroad, now the Southern Railroad, to Tallulah Falls in Habersham county, a distance of twelve miles.

Your committee was unable to ascertain the precise facts concerning this claim. If it be true that the mortgage does in fact cover this road, the latter should also be assets for the payment of the bondholders. The property is in the hands of a receiver, but the character of the proceedings which led to its being taken possession of by the court, is not known to your committee.

It would be well for the Attorney-General to investigate carefully the rights of the State as to this matter, especially in view of the recent decision of our court in the case of the Atlanta & Florida Railroad Company, which makes the operating expenses of a railroad inferior to the rights of the bondholders. The State as guarantor is, of course, subrogated to the rights of the latter, whatever they may be.

**PROPOSITION TO THE BOND-HOLDERS.**

Your committee finds on inquiry that by far the largest portion of the first mortgage bonds outstanding of the
Northeastern Railroad Company are owned by citizens of this State. They were purchased on the faith of the State's indorsement almost entirely, and your committee recommends that the utmost good faith be shown in all dealings with the holders of these bonds.

After carefully considering the facts of the situation and recognizing fully the State's liability as indorser of these bonds, your committee recommends the following plan for readjusting and refunding the debt due by the State to the holders of the bonds aforesaid:

The State shall invite all the holders of the Northeastern Railroad bonds to deposit the bonds with the Treasurer of the State on or before the 1st day of March, 1895, in order to receive in exchange for the principal thereof, new four per cent. bonds of the State of Georgia running for twenty years, or if the bond-holders prefer to receive in lieu thereof the money for the same. In either case the accrued interest will be paid in cash.

In order to render this proposition effective, your committee recommends that the Treasurer be instructed to advertise in a daily newspaper, located in each congressional district, and in some of the leading papers in prominent northern and western cities, setting forth the proposition for the bond-holders herein contained.

Whenever as many as three-fourths of the bonds have been received and filed with the Treasurer, he shall be authorized to commence the delivery of new bonds in exchange for the bonds so deposited, and to sell such portions of the bonds herein authorized to be issued, as may be necessary to realize the money required to meet the interest and such of the principal of the Northeastern Railroad bonds as shall become payable in accordance with the proposition herein authorized to be made.

Provided, however, That in no case shall any of the bonds of the State be sold for less than par, and provided further,
that if, on offering the bonds herein authorized to be issued in the market, it should appear that the State can realize more than par for the same, then and in that event the State of Georgia will not exchange the bonds for the principal of the Northeastern bonds, but will elect to pay the principal as well as interest due the holders out of the proceeds of the bonds aforesaid.

**SALE OF THE ROAD.**

Your committee recommends that so soon as this adjustment with the bond-holders has been made, and as much as three-fourths of the bonds thus refunded are paid, that the Governor be authorized and directed to offer the road for sale, at public outcry to the highest bidder, after a reasonable advertisement of the same. In case the road should not sell for an amount equal to the State's liability, then the Governor be authorized to buy in the road and take the title to the same in the name of the State.

In the latter case we recommend that the operation of the road continue until further legislation can be had or a more propitious time to sell the same shall be found.

Your committee calls the attention of the General Assembly to the fact that there are no existing provisions allowing suits to be brought against this railroad company while in the hands of the State. Such legislation is usually deemed necessary under like circumstances, especially in favor of parties in whose behalf a right of action has grown up from the operation of the road by the State.

An elaborate code of laws was prepared to authorize and regulate such suits against the Western and Atlantic Railroad, and more than one Act was passed giving the same right to the public when the Macon and Brunswick Railroad was so operated.

Your committee recommends that the necessary bills be prepared to carry into effect the proposition herein con-
tained touching the refunding of the bonds as well as the bringing of suits against the property for causes growing out of the operation thereof, and that the same be introduced into the General Assembly without delay.

E. B. LEWIS,
Chairman Senate Committee.

N. E. HARRIS.

C. E. BATTLE,
Chairman House Committee.

J. I. FULLWOOD,

W. A. DODSON,
House Committee.
COPY OF MORTGAGE, NORTHEASTERN RAILROAD COMPANY TO R. K. REAVES AND R. L. MOSS, TRUSTEES.

This indenture, made this twenty-fourth day of October, Eighteen Hundred and Seventy-six, between the Northeastern Railroad Company, a railroad corporation duly created by and under the laws of the State of Georgia, party of the first part, and Rufus K. Reaves and Rufus L. Moss, trustees upon certain trusts hereinafter specified, parties of the second part: Whereas, the State of Georgia, by the act of the General Assembly entitled an act to open and construct a railroad from Athens, Ga., to Clayton, Ga., via Clarksville, in Habersham county, or some point on the Blue Ridge Railroad near Clayton, by the most practicable route, and approved October seventeenth, Eighteen Hundred and Seventy; and whereas, the State of Georgia, by resolution of its General Assembly entitled, a resolution declaratory of the meaning of an act passed at this session of the General Assembly repealing all State aid to railroads where rights have not rested, so far as it relates to the Northeastern Railroad, and approved March third, Eighteen Hundred and Seventy-four, whereby the State of Georgia has become and is bound to indorse first mortgage bonds of the party of the first part to the extent of Fifteen Thousand Dollars per mile; and whereas, the Directors of the said Railroad Company have authorized the issue of the first mortgage bonds of the Company to the amount of Six Thousand Five Hundred Dollars per mile of graded road, amounting in the aggregate to the sum of Five Hundred and Eighty Thousand Dollars; and whereas, the said Directors of said Railroad Company have issued first mortgage bonds of said Company to the amount of Two Hundred and Sixty Thousand Dollars, covering the road, franchise and property of the Company from the city of Athens, in said State of Georgia, and the terminus of
said road at or near Clayton, in the same State, consisting of five hundred and twenty bonds of Five Hundred Dollars each, numbered from one to five hundred and twenty, inclusive, and being the first installment of the above mentioned aggregate of Five Hundred and Eighty Thousand Dollars of first mortgage bonds on said road, and being at the rate of Six Thousand Five Hundred Dollars per mile of graded road, and the Company restricted to that amount and rate per mile, said bonds payable in lawful money of the United States at the agency of said Company in the city of New York, interest at (7) seven per cent. payable semi-annually in lawful money of the United States, as aforesaid, at the said agency in the city of New York; and to secure the payment of said bonds and the interest thereon the President is authorized to execute a deed of trust on the road, property and franchise, as above, said bonds bearing date first day of May, Eighteen Hundred and Seventy-six; and whereas, in pursuance of said authority, the said Company has prepared and executed, as aforesaid, under its corporate seal and the signatures of John W. Nicholson, its then President, and John Calvin Johnson, its Secretary and Treasurer, five hundred and twenty coupon bonds, amounting altogether to Two Hundred and Sixty Thousand Dollars, bearing date on the first of May, Eighteen Hundred and Seventy-six, and numbered respectively from number (1) one to (520) five hundred and twenty, both inclusive, in substance as follows:

THE NORTHEASTERN RAILROAD COMPANY,

STATE OF GEORGIA.

FIRST MORTGAGE BONDS, ISSUE LIMITED TO $6,500 PER MILE.

Know all men by these presents, that the Northeastern Railroad of Georgia is indebted to his Excellency, Governor James M. Smith, and his successors in office, or the bearers-
of this bond, in the sum of Five Hundred Dollars, in lawful money of the United States for value received, which the said company hereby promises to pay on the first day of May, Eighteen Hundred and Ninety-six, at the Agency of said Company in the City of New York, with interest thereon from the first day of May, Eighteen Hundred and Seventy-six, at the rate of (7) seven per centum per annum, payable semi-annually, in lawful money of the United States, as aforesaid, at said agency in the City of New York on the first day of November and the first day of May of each year, on the presentation and surrender of the annexed coupon, as they severally become due. This bond is one of the series amounting to Two Hundred and Sixty Thousand Dollars, consisting of Five Hundred and Twenty bonds of Five Hundred Dollars each, numbered from one to five hundred and twenty, inclusive, being the first installment of an aggregate of Five Hundred and Eighty Thousand Dollars of first mortgage bonds on said Railroad, and being at the rate of Six Thousand Five Hundred Dollars per mile of graded road, and the company restricted to that amount and rate per mile and secured by a deed of trust executed by said company, conveying all of its property between the city of Athens in said State of Georgia, and the terminus of said road at or near Clayton in the same State, and its franchises and all its property, real estate or personal, which may hereafter be acquired to ———— Rufus K. Reaves and Rufus L. Moss ———— as trustees to secure the payment of said bonds and the interest on the same. These bonds can only be indorsed as the company shall finish, complete, and place in running order twenty miles of its road in a first-class manner, and subsequent sections of ten miles and to the extent of only Fifteen Thousand Dollars per mile of road thus finished and in running order, and thereby becomes entitled to the indorsement of the State of Georgia,
by which indorsement the State of Georgia becomes liable for the payment of the principal and interest of these bonds, in case of default as to the same by the company. These bonds can be registered and made payable by transfer only on the books of the company.

In witness whereof the said company has caused its corporate seal to be hereto attached, and these presents to be signed by its president, secretary, and treasurer, the first day of May, Eighteen Hundred and Seventy-six.

JOHN W. NICHOLSON, President.

JOHN CALVIN JOHNSON, Secretary & Treasurer.

And each of the said bonds has indorsed upon it, in order to more completely identify it as one of these secured by these presents, signed by the parties of the second part in these words, to wit:

"The undersigned trustees hereby certify that this is one of the bonds issued under the within mentioned deed of trust, and that the law has been fully complied with.

R. K. REAVES, [ ] Trustees.
R. L. MOSS, [ ] Trustees.

And whereas, the said bonds have been prepared with a view of obtaining the indorsement thereon of the State of Georgia, in the pursuance to the act incorporating said railroad company with the requirements of the said act incorporating said railroad, and in accordance with the resolutions of the General Assembly of Georgia, below herein-mentioned, and it is the intention of said company to issue and negotiate said bonds, from time to time, for the purpose of raising money with which to complete and equip its railroad, and in order to facilitate such negotiations, these presents are executed, whereby it is intended to grant and convey the entire railroad of the said company, together with its equipments and all other property, real and personal, which is now held or owned, or which shall hereafter be acquired by the said company in trust, for the equal
benefit and security of all the persons and bodies corporate who have, or may, become holders of the said bonds, or any of them, without reference to the time when they respectively may have been or may be issued, or negotiated. Now, therefore, this indenture witnesseth that the said party of the first part, in order to convey such intention into effect, and to secure to the persons and to bodies corporate, who have or shall become holders of said bonds, the prompt payment, according to their tenor and effect, and for the further consideration of five dollars to the said party of the first part, paid by the parties of the second part, doth hereby grant, bargain, sell, infeoff, release, assign, convey and confirm unto the said party of the second part, and to the successors and assigns, all and singular, the entire railroad of the party of the first part, extending from Athens, Ga., to the terminus of said road, at or near Clayton, in the same State, a distance of ninety miles, with everything appertaining thereto, including all the railways, right of way, depot grounds, all tracks, bridges, culverts, viaducts, fences, and other structures, all depots, station houses, engine houses, and other buildings, whether new constructed and held, or hereafter constructed and acquired in connection with the said railroad, or the business thereof, and including all locomotives, cars, tenders and other rolling stock and equipment now owned, or which may hereafter be acquired by the party of the first part, and all machinery, tools and implements, or material for constructing, repairing or operating the said railroad, or equipment, or all other property, real or personal, and all rights, easements and franchises connected with or appertaining to or relating to the said railroad, or the construction, use, maintenance thereof now held, or which may hereafter be acquired by the said party of the first part, with the tolls, incomes and profits thereof. Also all the lands which have been heretofore or which may be granted or acquired by
the said party of the first part, under and by any act of Congress of the United States, or of the General Assembly of the State of Georgia, or otherwise, and all other property, real or personal, of every kind and description whatsoever, and wheresoever situated, which is now owned or possessed or which shall be hereafter acquired by said party of the first part, together with all other tenements, hereditaments, and other appurtenances thereunto belonging, and all of the estates, rights, titles and interest legal and equitable, of the said party of the first part and its successors and assigns therein. To have and to hold the said property, rights, ways, easements, franchises and premises thereby conveyed, or intended to be conveyed, unto the said party of the second part as joint tenants, and to the survivors of them and their or his successors and assigns in trust, as hereinafter declared for the benefit and security of the persons and bodies corporate who have become, or shall at any time become, the holder or holders of the said five hundred and twenty bonds (two hundred and sixty thousand dollars' worth), or any of them which have been issued as the first installment under the mortgage, or such additional issue of bonds, not exceeding aggregate five hundred and eighty thousand dollars worth for the whole road, as shall be issued and negotiated by the party of the first part, without preference to the holder or holders of any one or more of the said bonds over the holder or holders of any of the others by reason of in the time of the issuing or negotiation of the same or any other matter whatsoever; provided, the issue or issues of bonds shall never exceed six thousand five hundred dollars per mile of constructed road at any time. And it is covenanted, granted and agreed by and between the parties hereto, as follows:

That is to say: First.—Unless and until default shall be made in the payment of the principal or interest of the said bonds or some one of them. The said party of the first part
shall be suffered to possess, manage, construct and operate
the said railroad, and all the property and rights by these
presents conveyed, and to take, use and enjoy all the toll,
incomes and profits thereof in the same manner as if these
presents had not been executed.

SECOND.—In case default shall be made at any time in
the payment of any interest on any of the said bonds which
have been or shall be issued by the party of the first part,
according to the tenor and effect of (the interest) coupons
or warrants thereto annexed, and in case such default shall
continue for six months, it shall be lawful for the said trus­
tees or the survivors of them or their or his successors.
Thereupon either in person or by their or his attorneys or
agent to enter upon and take possession of all and singular
the railroad and other property, rights and franchises by
the present conveyors or intended so to be conveyed, and
to have and to hold and use the same, operating the said
railroad by their or his superintendent, managers, receivers,
agents and servants and conducting all the business thereof,
and making from time to time such repairs and replacements
and such useful alterations, additions or improvements
thereto as may seem to them, or in his judgment for preserva­
tion, or rendering the said property productive, and collect
and receive all tolls, freights, rents, incomes and profits
thereof. And the said trustees shall also collect all debts
dues and demands due and owing to said party of the
first part. And at the time being uncollected, and after
deducting from the money thus received, the expenses of
operating the said railroad, and conducting its business of
all the repairs, replacements and additions thereto, and all
taxes and charges which may then be accrued on the said
property, superior to the rights of said trustees. They shall
apply the balance of the money to the payment of the ac­
crued interest on the bonds in the order in which said in­
terest shall become due, and if insufficient to pay the whole
of any instalment of such interest, then to pay the same ratably and after the payment of such interest. Then the ratable payment without discrimination, or preference of the principal of the said bonds, if the same shall have become due, and if such principal shall not have become due, and the said balance of the money shall be more than sufficient to pay the interest accrued and payable upon said bonds, then such excess shall be invested as a fund to meet further payments of interest or to pay the principal of the said bonds at maturity.

Third.—In case default shall be made and continue aforesaid for six months in the payment of the interest upon any of the said bonds, or in case of default shall be made in the payment of any of the principals of the said bonds, or any of them, and such default shall continue for the space of six months, then it shall likewise be lawful for the said trustees or the survivors of them, or their or his successors or successor, after as aforesaid, or without such entry either personally or by his or their attorneys or agents to sell or dispose all and singular the railroad and other property of these presents, conveyed or intended to be conveyed, at public auction in the city of New York, or in the city of Athens, Georgia, as they or he may think best, and at such time as they or he may appoint, having first given notice of the time and place of such sale by advertisement thereof for ninety days in a newspaper published in the city of New York, and in one published in the city of Athens, in the State of Georgia. And to adjourn such sales from time to time at discretion, and if so adjourned, to make such sale at time and place to which it shall be so adjourned, and upon such sales to receive the proceeds thereof, and make and deliver to the purchaser or purchasers of the property so sold good and sufficient conveyances for the property in the fee simple in the name of the party of the first part. And such sale and conveyances
made as aforesaid shall be perpetual bar both in law and equity against the party of the first part, and all persons claiming by, through or under it. After deducting all just expenses attending the sale, and attending or incurred by the operating, preserving, managing said railroad and property under the provisions of these presents. The said trustee or the survivor of them, or their or his successors or successor, shall apply the proceeds of such sales to the payment of the interest then accrued and remaining unpaid upon said bonds and to the payment of the principal of said bonds, whether such principal be then due or not, according to the tenor of the said bonds and its insufficiency to pay the whole of such principal and interest. The proceeds of the sale shall be applied after the payment of such interest to the payment of ratable, and without discrimination, of the principal of said bonds, and if after satisfaction thereof a surplus shall remain, then the said surplus shall be paid to party of the first part. And it is hereby declared that the receipt and acquittance of the said trustees, or the survivors of them, or of their or his successors or successor, shall be a complete discharge to the purchaser or the purchasers for his or their purchase money, and he or they shall not be accountable in any manner for its application for the purpose wherein provided for.

Fourth.—The trustees shall have full power at their discretion, so long as no defaults shall exist in the payment of the interest or principal of said bonds, upon the written request of the President of the said Company, to release from the operation and liens of these presents, any land procured for depot grounds in connection with the said railroad which shall not be required for the use in operating the same. And any land not connected with the railroad which the party of the first part may deem advisable to sell; provided, however, that no such release shall be made unless the value and proceeds of such land shall be set
apart, invested or used so and in such manner that the holders of the said bonds shall have the benefit of the security of the same or of the subject in which it shall be invested in place of such lands.

FIFTH.—It shall be the duty of the said trustees, or the survivors of their or his successors or successor, to exercise the powers granted to and conferred upon them by the preceding second and third articles, or to take other appropriate proceedings for the enforcement of the rights of the bondholders upon the demand of the holders of as much as Two Hundred Thousand Dollars in amount of said bonds, and upon such requisition being made, the said trustees at the time being shall proceed at once to enforce such rights as hereinbefore provided or by judicial proceedings or otherwise as they under advice of counsel shall deem most conducive to the interest of all holders of said bonds. It being understood that all expenses, costs, disbursements, charges and counsel fees incurred by the said trustees in or about the premises and a reasonable compensation for their services, in that behalf, shall be deducted and paid from and out of the first moneys which shall be realized by them either from the income proceeds or the sale of railroad and other property conveyed or intended to be conveyed by these presents.

SIXTH.—All of the grants and provisions in these presents specified and embraced all, rights and remedies under the same are, and are hereby declared to be subject and subordinate to the rights to the State of Georgia as the endorser of said bonds, under the provision of an act of the General Assembly of the State of Georgia, and a resolution of the same hereinbefore referred to prescribed.

SEVENTH.—If the party of the first part shall promptly pay the interest of said bonds as it becomes due, and the principal of said bonds at the maturity thereof, according to the tenor and effect of the said bonds, and of the con-
pons attached thereto, then and thereupon these presents shall become void; otherwise it shall remain in full force and virtue. And the said party of the second part do hereby consent to take upon themselves the execution of the trust conferred upon them by these presents, and the said party of the first part doth hereby further agree, covenant and grant with the parties of the second part, and the survivors of them, and his successors and successor, and with the respective parties who have or shall at any time become the holders of the said bonds or any of them, that the said party of the first part, its successors and assigns, shall and will at any time, and from time to time hereafter upon request, make, do execute and deliver all such and further other acts, deeds and things as shall be reasonably desired and required to effectuate the intentions of these presents and to confirm and assure to the parties of the second part and the survivors of them and their and his successors or successor, all and singular, real and personal, as shall hereafter be acquired, or as may be granted by these presents, so as to render the same available for the security and satisfaction of said bonds, according to interest and purpose hereinbefore expressed. And it is mutually covenanted and agreed by and before the parties hereto, that in case of the death or incompetency of either of the parties of the second part, or of his removal or resignation of the said office of trustee, the other of the said parties of the second part may, in conjunction with the party of the party of the first part, appoint a new trustee in place of him who shall so die or become incompetent, resign or be removed; and so, from time to time, in the case of death or incompetency, removal or resignation of either of the trustees, at the time being his place shall be filled in like manner by the remaining trustee, in conjunction with the party of the first part, but in case of neglect to appoint such new trustee at any time when a vacancy shall occur, or in case the trustee so appointed shall
not be satisfactory to the holders of a majority in amount of the said bonds then outstanding. A meeting in the city of Athens of the holders of said bonds may be called at the time and place, of which at least two months public notice shall be given by publication. And at such meetings a majority of the bond holders attending the same in person or by proxy, may appoint a new trustee to fill such vacancy, which appointment so made shall supersede such as may have been made, as aforesaid, and is hereby declared and agreed that any and all new trustee or trustees to be appointed as hereinbefore provided, shall immediately upon such appointment, and without any further act or deed become vested with all the estate, trust, rights, powers and duties of the trustee or trustees, to whose place he or they shall be so, or shall have been so appointed, but nevertheless the respective parties hereto, and their successors and assigns shall and will upon request, make, execute and deliver in writing, all such instruments in writing as shall be appropriate to vest in and confirm to such new trustee, or trustees, such estate, trust, rights, powers and duties according to the interest above expressed.

In witness thereof the said party of the first part as caused its corporate seal to be hereto affixed, and these presents to be signed by the President; Asaph K. Childs, and its Secretary and Treasurer, John Calvin Johnson, in the presence of Young H. Wynn, W B. Jackson, Augustus A. Bell, Notary Public, Clark County Georgia, who subscribed their names as witnesses and the said party of the second part have hereto set their hands, and
seals on the day and year first above written.

Attest:—

A. K. Childs, President (seal),
Y. H. Wynn, (seal),
W. B. Jackson, John Calvin Johnson, Sec. & Treas.
A. A. Bell, (seal),
R. K. Reaves (seal),
R. L. Moss (seal).

N. P., Clark County, Ga.

Recorded Oct. 28th, 1876, Book S, pages 360 to 366 Inc.

The words "then," 3 page, "to time," 6 page "after," 13 page— interline before signing.

THIS AGREEMENT made this, the fourteenth day of June, in the year one thousand eight hundred and eighty-six, and executed in duplicate, between the Northeastern Railroad Company, a corporation created by and organized under the laws of the State of Georgia, party of the first part, and the Richmond and Danville Railroad Company, a corporation created by and organized under the laws of the State of Virginia, party of the second part, witnesseth that

WHEREAS, The said the Richmond and Danville Railroad Company is duly authorized and empowered to "run, use, and operate, or lend aid to other railroads or transportation lines chartered by the laws of any State other than Virginia, upon such terms as may be agreed upon with the company or companies owning the same," and

WHEREAS, The said Richmond and Danville Railroad Company, under and by virtue of the terms and conditions of a contract of lease dated the twentieth day of March, A. D., 1881, is in possession of and wholly manages and controls the railroad, works, property, and traffic of the Atlanta and Charlotte Air-Line Railway Company; and

WHEREAS, By an agreement in writing dated the thirteenth day of April, A. D., 1881, between the city of Athens, in the State of Georgia, and the Richmond and West Point Terminal Railway and Warehouse Company, the said city of Athens sold and assigned, and thereupon
did duly transfer and deliver to the said Terminal Company one thousand shares of the par value of one hundred dollars each of the capital stock of the Northeastern Railroad Company, the party of the first part hereto, in consideration whereof it was by said written agreement expressly covenanted and provided by and between the said parties thereto, among other matters and things, that the Richmond and Danville Railroad Company and the said Northeastern Railroad Company might contract, each with the other, "in lieu of a separate track from Lula toward Clarkesville, for use by said last named company (the said Northeastern Railroad Company) of any part of that portion of the track of the Atlanta and Charlotte Air-Line Railway between Lula and such a point west of Mount Airy," as might be found most eligible for commencing an extension of said Northeastern Railroad to Clarkesville, Tallulah Falls, and Clayton; and

WHEREAS, The said city of Athens and the said Tallulah Falls are now respectively the southern and northern termini of the said Northeastern Railroad, and only the portions of said road extending from said city of Athens to Lula, on the line of the said Atlanta and Charlotte Air-Line Railway and from a point near Mount Airy, on said Air-Line Railway, to said Tallulah Falls have been completed, thus leaving a gap of about twelve miles intervening between the completed and operated portions of railroad belonging to the said Northeastern Railroad Company; and

WHEREAS, The said Northeastern Railroad is so located and situated as to be dependent upon the lines of railroad owned or controlled by the said the Richmond and Danville Railroad Company for a connection and through business to distant points as well as a continuous business over its own entire route as aforesaid, and can be most surely, economically and judiciously operated, and its business and traffic development by a unity of management.
under the direction of the said the Richmond and Danville Railroad Company; and

Whereas, In order to obtain the full use, benefit and enjoyment of its said completed portions of railroad and exercise and enjoy its corporation rights and privileges, and perform its corporate duties and obligations, and thereby promote competition and prevent monopoly, it is necessary to the said Northeastern Railroad to provide and maintain the means by which the two said present disjoined portions of its said railroad may be connected so as to transact and carry on a uniform and continuous traffic over both of its portions of railroad and between its said northern and southern termini, which can only be secured in the most economical and advantageous manner by an arrangement and agreement for the permanent use of the roadway, works and facilities of the said Atlanta and Charlotte Air-Line, and with and through the aid and assistance of the lease thereof, the said party of the second part hereto, and thus forming a continuous and connected line of railway for the passages of trains, passengers and general traffic, from said city of Athens to said Tallulah Falls; and

Whereas, A contract between the said the Richmond and Danville Railroad Company and the said Northeastern Railroad Company for the use of said portion of the line of the said Atlanta and Charlotte Air-Line Railway, whereby the ends, objects and purposes last above recited were secured to the said party of the first part hereto, has expired and wholly determined; and

Whereas, The said Northeastern Railroad Company is, at the date of this agreement, justly indebted to the said the Richmond and Danville Railroad in the sum of seventy-five thousand dollars, for compensation for said use of said Air-Line Railway, under the terms and provisions of said agreement, and for labor, repairs, material, and moneys advanced by it to and for the use of the said Northeastern
Railroad Company, to which said indebtedness there are no offsets nor security; and

WHEREAS, The equipment of the said Northeastern Railroad Company is insufficient and inadequate to the proper transaction of the present and prospective business of said company and now needs to be renewed and increased, and hereafter to be maintained, repaired, renewed and further increased as the necessities of the full transaction and development of the business and traffic of said company may require and make expedient, and said company has not now, or prospectively, the means necessary to such use and purpose; and

WHEREAS, Under existing circumstances the indebtedness of said Northeastern Railroad is steadily accumulating and increasing, and will continue to accumulate and increase, to the great jeopardy of all the interests of its stockholders, unless some agreement be made whereby its earning capacity may be wholly developed and taken advantage of, and the means, facilities, connections, opportunities, and influence to such end permanently secured; and

WHEREAS, It is necessary and imperative to the due protection and advancement of the interests of the stockholders and the maintenance and preservation of its corporate rights and privileges that the said Northeastern Railroad Company should provide for the objects and purposes above recited, and for protection against the said admitted indebtedness to the said party of the second part, and for the preservation of whatever rights may have been secured to it by the said agreement with the city of Athens, dated the thirtieth day of April, A. D. 1881; and

WHEREAS, The said the Richmond and Danville Railroad deems it judicious and to the interests of both of the parties hereto to lend the necessary aid required to the ends above recited, upon the terms and conditions of this agreement;
NOW, THEREFORE, THIS AGREEMENT FURTHER WITNESSETH: That for and in consideration of the premises, and of the covenants and agreements hereinafter made and contained, and of the sum of one dollar by each of said parties paid to the other, the receipt whereof is hereby acknowledged, the said Northeastern Railroad Company, party of the first part, and the said the Richmond and Danville Railroad Company, party of the second part, hereby covenant, promise and agree, each with the other, as follows, that is to say:

FIRST.—That from and after the date of this agreement, to-wit, the fourteenth day of June in the year one thousand eight hundred and eighty-six, and during the continuance of this agreement, the said party of the first part, its successors and assigns, shall and may have the right and privilege to, and shall and will, run its passenger and freight trains, and conduct its necessary and lawful business and traffic between Lula and Cornelia, over the Atlanta and Charlotte Air-Line Railway, subject to and in the manner provided by the terms and conditions of this agreement.

SECOND.—That as a condition precedent to the enjoyment of the aforesaid right and privilege, the said party of the first part, its successors and assigns, shall and will forward, or cause to be forwarded, over the said line of railway all of its traffic of every kind, passing or intended to pass to points accessible thereby

THIRD.—That for and in consideration of the use of said line of railway as aforesaid, and of the furnishing of rolling stock, equipment, services, management and supervision as hereinafter provided and agreed, the said party of the first part, its successors or assigns, shall and will pay or cause to be paid to the said party of the second part during the continuance of this agreement, in proportionate monthly installments, the sum of Four Hundred and Fifty
Dollars per mile, in each and every year, and for each and every mile of said line of railways as aforesaid.

Fourth.—That all trains of every kind and description and for every or any purpose whatsoever, run, used or operated over any and all portions of the railroad of the said party of the first part during the continuance of this agreement, shall be wholly and exclusively managed, operated, moved and directed by the said party of the second part, its officers, agents and servants, or such officers, agents or servants of the said party of the first part as the said party of the second part may require, accept or permit so to do, in whole or in part, and under such orders, rules, regulations and schedules as the said party of the second part may or shall from time to time adopt and prescribe for such purposes.

Fifth.—That during the continuance of this agreement all passenger, freight, express, mail or other fares, rates, tolls, charges, receipts, revenues and income for transportation over the whole or any part of the railroad of the said party of the first part, shall be prescribed, fixed, varied, regulated, or agreed upon, and demanded, collected, received and accounted for as hereinafter provided, by the said party of the second part.

Sixth.—That at all times during the continuance of this agreement, the said party of the second part shall have the right to enter into and upon and take possession and charge of and use, occupy and exclusively hold, manage, operate, control and possess as fully and completely as the said party of the first part can or may do, the whole or any part of the railroad, real or personal property, tracks and appurtenances thereto, rolling stock, equipment, depots, stations, shops, structures, fixtures, supplies, tools, implements and rights of passage or transportation now owned, or which may be hereafter acquired by the said party of the first part, for the construction, maintenance, use, enjoyment or
operation of its said entire railroad; but all additional or further rolling stock, equipment, or other property or facilities necessary to reasonably, efficiently and properly conduct, transact and accommodate the business and traffic of the said party of the first part, shall be furnished and provided by the said party of the second part, and all of the aforesaid property of the said party of the first part shall and will be properly repaired, renewed and maintained, so that the same shall at all times during the continuance of this agreement be and be kept in as good order and condition as it is in at the date hereof, acts of God and public enemies excepted. It being hereby expressly understood and agreed, nevertheless, that the said party of the second part shall at all times have the right to sell or dispose of all or any of said rolling stock or other property of the said party of the first part, which may become unfit for use or not be needed, but the equivalent of all such property so sold or disposed of shall be replaced and returned at the expiration of this agreement.

SEVENTH.—That the said party of the second part shall and will fulfill and perform, and shall have the benefit and advantage of all contracts heretofore made by the said party of the first part, and shall and will, in so far as it may undertake to manage and operate the said railroad and properties under the terms of this agreement, discharge and perform all contracts or charter obligations heretofore entered into by or imposed upon the said party of the first part, or assumed by or imposed upon it in discharge of its duties as a common carrier of freight or passengers, and which it may be lawfully bound or required to perform, and shall and will defend all suits or actions at law or in equity now pending or which may be brought against the said party of the first part, for any violation or neglect of said duties, or for any neglect, fault, or omission of the said party of the first part, its agents, or servants, while
using, managing, controlling, or operating the property, business, trains, or cars of the said party of the first part, and pay and discharge all just and valid claims or judgments that may be made or obtained against the said party of the first, by reason of any such neglect, violation, or omission.

And to the end that the full intent and meaning of this agreement may be carried into effect, and the mutual benefits and advantages thereof secured to the said parties hereto, it is expressly understood and agreed that the said party of the second part shall have, exercise and enjoy full power and authority to do or cause to be done all and every act or thing that may be necessary or judicious to property, fully and adequately control, manage and operate the said railroad and property of the said party of the first part, and to conduct, prosecute, maintain, preserve, extend, facilitate, benefit and advance the interests and business thereof; and shall have, use, exercise and enjoy all the rights, powers and authority hereinbefore given and agreed to, and all rights, powers, privileges and authority in the premises which can or may be lawfully exercised and enjoyed in, on or about the said railroads and property as fully, exclusively and amply as the said party of the first part might or could exercise, use, occupy or enjoy the same if itself acting in the premises; and the said party of the second part is hereby fully authorized and empowered in its own name, or as the agent of, or in the name of the said party of the first part, to do, perform, make, execute, take, institute, adjust, settle, compromise, agree to and conclude all needful and lawful acts, arrangements, measures, agreements, things, or suits, actions and proceedings at law or in equity whatsoever for the purpose aforesaid.

Eighth.—That to the end that the management of the said railroad, property and business may be united under
the management and direction of the said party of the second part as hereinbefore provided, and the intent of this agreement, and benefits inuring to the said party of the first part wherefrom wholly secured by harmony and entire unity of such management, the said party of the first part shall and will at all times during the continuance of this agreement, appoint, employ and retain as Superintendent, Traffic Manager, General Passenger and Freight Agent, such persons only as may be nominated and designated by the said party of the second part for such positions, respectively, and all of whom shall be under the general orders and directions of the General Manager of the said party of the second part in all matters regarding the running, management, control and operation of the trains, business and affairs of the said party of the first part as provided for in this agreement, and that the said party of the first part, its successors or assigns shall and will, from time to time, make and execute such other and further assurances and instruments for the fulfillment of the intent terms and provisions of this agreement, and for the uninterrupted continuance and execution thereof, as the said parties, or either of them, may be advised by counsel to be necessary and proper; and that each of the said parties hereto shall and will, from time to time, as shall be required during the continuance of this agreement, in cooperation or separately, take such action as may be necessary, proper and practicable for the maintenance of this agreement, and for the quiet use and enjoyment by the said party of the second part of the management, control, rights and privileges herein covenanted and agreed to it.

Ninth.—That in case any difference shall arise as to the proper meaning and construction of any of the covenants and provisions of this agreement, or as to the manner in which the same may have been, or should be executed and carried out by the said parties respectively, the question
or matter of difference so arising shall be referred to the
decision of two intelligent and wholly disinterested persons,
who shall be selected from time to time as occasion may
require, one by each of the said parties hereto, and the
award of the two persons so selected, in case they agree, or
of an umpire selected by them, in case of their inability to
agree, shall be final and binding upon the parties hereto;
and in case either of the parties hereto shall fail or neglect
to select and appoint an arbitrator to settle any disputed
question as aforesaid, within thirty days after receiving a
written request from the other party so to do, then the party
making such request shall have the right to select and
appoint both of said arbitrators.

TENTH.—That during the continuance of this agreement
and not longer, the present indebtedness of the said party
of the first part to the said party of the second part here-
inbefore recited, and amounting at the date of this agree-
ment to the sum of Seventy-five Thousand Dollars, shall
be suspended, subject to the provisions of this contract
hereinafter made and contained in regard thereto; the said
party of the first part, for itself, its successors and assigns,
hereby expressly waiving any and all benefit, privilege or
advantage of any and every statute of limitation of the
State of Georgia, or any other State, Territory, Govern-
ment or authority whatsoever, and hereby expressly ad-
mitting the validity and justness of said claim and affirm-
ing the right of action thereon of the said party of the
second part at expiration of this agreement, without appli-
cation thereto of any said statute of limitation or other
bar; provided, nevertheless, that the said party of the second
part shall and may have the right to appropriate and
apply or have appropriated and applied to or towards the
payment of said suspended indebtedness any monies,
claims, demands, incomes or revenues of the said party of
the first part remaining after the appropriation and applications thereof hereinafter provided for.

Eleventh.—That the said party of the second part shall, and will, on or before the first day of May and of November, in each and every year, provide or cause to be provided and applied thereto, such sums of money as may be necessary at the time aforesaid, to wholly pay and discharge the interests accruing on the outstanding bonds issued under a first mortgage deed of trust, executed by the said party of the first part to R. L. Moss and R. K. Reaves, as trustees, bearing date the first day of May, A. D. 1876, and payable the first day of May, A. D. 1896, with interest at the rate of seven per centum per annum, payable semi-annually on the first days of May and November, as aforesaid. It being expressly understood and agreed, however, that the coupons for all interest so paid shall be delivered uncancelled to the said party of the second part, and be held by it, with all the rights and equities inuring under the provisions of the said mortgage deed of trust to the holder of said coupons in default of payment thereof by the said party of the first part, as therein provided, the said party of the second part hereby agreeing, nevertheless, not to assert said rights or enforce said equities, unless under proceedings instituted by other parties under the provisions of said mortgage deed of trust, and that the State of Georgia shall not be liable as guarantor of any of said coupons so held uncancelled by the said party of the second part.

Twelfth.—That the said party of the second part shall and will keep separate and distinct accounts of all moneys collected, received, and distributed by it to and for the account of the said party of the first part under the terms and provisions of this agreement, which said accounts shall, at all times during business hours, be open to the inspection of the President, Treasurer, or other agent or officer
thereto duly authorized, of the said party of the first part, and shall and will furnish to the said party of the first part annual statements of said receipts and disbursements.

THIRTEENTH.—That the said party of the second part shall and will appropriate and apply the whole of the receipts, incomes, and revenues received and collected by it, to and for the account of said party of the first part, as aforesaid, to the purposes and in the manner following, that is to say:

1. To the current costs and expenses of maintaining, furnishing, repairing, and replacing the said railroad, tracks, superstructures, rolling-stock, equipment, and real and personal property of the said party of the first part, and of using, managing, controlling, and operating the same or otherwise, including all rental trackage and other outlay incurred under the provisions of this agreement, and to the payment of all sums, amounts, charges, claims and demands which now are or hereafter may become justly demandable from or payable by the said party of the first part by reason of any claim, liability, agreement, judgment, settlement, transaction, or matter growing out of the use, control, management, and operation of the said railroad property of the said party of the first part since the first day of July, A. D. 1885, including, nevertheless, any damages which may be awarded against the said party of the first part in any action or proceeding at law or in equity now pending, but not including interest or principal of any bonded debt, or the indebtedness to the said party of the second part mentioned in article tenth of this agreement; and to the payment of premiums for insurance, and all taxes, charges, rates, levies, and assessments, ordinary and extraordinary, which now are, or may at any time during the continuance of this agreement, be by the State of Georgia, or the United States of America, or other competent and lawful authority, charged, rated, levied, assessed, or imposed on the said railroad, premises,
or property of the said party of the first part, or on the traffic thereon.

2. To the repayment to the said party of the second part, of any interest advanced and paid by it, or of any portion thereof, as represented by the coupons held thereof, under the provisions of article eleventh of this agreement, and all of said coupons so paid shall be, at each settlement of accounts as herein provided, surrendered and delivered to the said party of the first part for cancellation.

3. To the payment of the interest as the same may have accrued and be unpaid, and may, from time to time become due and payable on the outstanding bonds of the said party of the first part, issued under its certain general mortgage deed of trust to the General Trust Company of New York, as trustee, bearing date the first day of November, A. D. 1881, and payable on the first day of November, A. D. 1926, with interest at the rate of six per centum per annum, payable semi-annually on the first days of May and November, in each and every year.

4. To the payment to the said party of the second part of the interest at the rate of six per centum per annum, accrued on its said suspended debt mentioned in article tenth of this agreement.

5. To the payment of the principal of said suspended indebtedness to the said party of the second part, mentioned in article tenth of this agreement, in the proportion of not more than five thousand dollars of said indebtedness in any one year.

6. And any and all surplus of said received and collected receipts, incomes and revenues, remaining after the appropriations and applications aforesaid, shall be paid over yearly to the said party of the first part, its successors or assigns.

FOURTEENTH.—That when the principal of either of the said mortgage deeds of trust of the said party of the
first part shall be due and become payable, the said party of
the first part, its successors or assigns, shall, and will, in
good faith earnestly coöperate with the said party of the
second part in providing for the extension or renewal of
said bonds, or replacement and refunding thereof by new
bonds under new mortgage deeds of trust, or so many and
such amounts thereof as at the time of said maturity of
either class of said bonds the said party of the second part
may deem best and most judicious to so extend, renew, re-
place or refund, and that to such end the said party of the
first part, its successor or successors, will, when there-re
requested by the said party of the second part, take such
corporate action and duly execute, or cause to be duly ex-
ecuted, such bonds and mortgage deeds of trust, upon the
whole or any part of its properties, rights, privileges, and
franchises, as may be found to be necessary and requisite to
provide for the payment, extension, renewal, replacement
or refunding of the said present first and general mortgage
bonds; and in case of such new issue of bonds for the
purpose aforesaid, the second and third subdivisions of ar-
ticle thirteenth of this agreement, and the appropriation
of the said receipts, income, and revenues as therein pro-
vided for, shall apply to the payment of the interest upon
said new bonds in like manner as is therein provided in
regard to the payment of the interest upon the said present
bonds therein mentioned.

Fifteenth.—That in case the net or surplus receipts or
revenues received from earnings of the said lines of
railway and property, as aforesaid, by the said party of the
second part, its successors, or assigns, shall not be sufficient
to wholly meet and discharge the appropriations and ap-
lication thereof provided for in Article Thirteen of this
Agreement, the said party of the second part may, at its
option and election, advance the funds requisite to make
up any deficiency in said receipts, or to wholly meet and
discharge said appropriations and applications, and all and every such advances of funds, with interest thereon, shall constitute a preferred indebtedness payable by the said party of the second part to itself from and out of any residues of said receipts, income and revenues which otherwise, under the provisions of item Sixth of said Article Thirteenth, would be payable over to the said party of the first part, its successors, or assigns; and the said party of the second part shall have and hold as security for the repayment thereof, or of the certificates hereinafter provided for, a valid and substituting lien from the date of the rendition of statements of account of said advances, or date of said certificate, in the nature of a preferred lien upon all the property, premises, rights, and franchises of the said party of the first part, subject only to the mortgage liens hereinbefore specified or provided for, and said lien shall be and remain in full force and effect with said priority until said advance, advances, certificates and interest shall be wholly repaid and discharged.

Sixteenth.—And it is hereby expressly covenanted and agreed by and between the said parties hereto, that the said party of the first part, its successors or assigns, shall not exercise or have any right, power, or authority to build, construct, contract for or acquire by lease, purchase or otherwise, any branches, additions, or extensions of or to its said lines of railroad hereinbefore mentioned and now existing, without the written consent of the said party of the second part; and that whenever the said party of the second part shall present and deliver to the said party of the first part, its successor or assigns, duly vouched or otherwise satisfactory statements of account for any sums by it advanced and disbursed under the provisions of article Fifteenth of this Agreement, the said party of the first part, its successors or assigns, shall and will issue and deliver to the said party of the second part, in evidence of the settlement of
said accounts, and the sums due thereon, the certificates of indebtedness of the said party of the second part, its successors or assigns, divided as the amounts represented in and by said certificates as the said party of the second part may demand and require, and in form substantially as follows, viz.:

STATE OF GEORGIA.

NORTHEASTERN RAILROAD COMPANY.

§... ---- No. ---- Six per cent.

It is hereby certified and acknowledge that the Northeastern Railroad Company is indebted to and promises to pay on demand to The Richmond and Danville Railroad Company or order, the sum of _________ dollars, with interest thereon, from the date hereof, at the rate of six per cent per annum.

IN WITNESS WHEREOF, this certificate is sealed with the corporate seal, signed by the President and countersigned by the Treasurer of the said Northeastern Railroad Company the ______ day of _______ A.D.

{ Corporate } ------------------- President.
{ Seal. } ------------------- Treasurer.

SEVENTEENTH.—That in case the said party of the second part during the continuance of this agreement shall make, or cause to be made any permanent additions or improvements to the lands or structures, rolling stock, equipment or other property belonging or appertaining to said railways, whereby the value of the said demised property and premises shall be enhanced, and which shall not have been paid for under the provisions of this agreement from and out of the said receipts and revenues, any such increased value not so settled for and repaid shall be allowed and
paid to the said party of the second part, by the party of the first part, its successors or assigns at the expiration of this agreement.

Eighteenth.—That this agreement shall be and continue in force until the fourteenth day of June, A. D. one thousand nine hundred and eleven, and from year to year thereafter, unless either party shall give to the other party a written notice at least ninety days prior to the said fourteenth day of June, A.D. 1911, or of any year thereafter, in which case this agreement shall terminate, cease, be annulled and become void at and from the time fixed in said notice.

In witness whereof, the said Northeastern Railroad Company and the said The Richmond and Danville Railroad Company, by due action and authority of their respective Boards of Directors, have caused these presents to be signed by their respective Presidents, and sealed with their respective corporate seals, attested by their respective Secretaries on the day and year first above written.

Northeastern Railroad,
By Pope Barrow, President.

Attest G. H. Taucey, Secretary pro tem.

The Richmond and Danville Railroad Company,
By A. S. Buford, President.

Attest W G. Oakman, Assistant Secretary.
The general registration bill, which was continued as the special order for to-day, was then taken up, and the reading of said bill was continued.

Mr. Fleming, of Richmond, offered the following amendment to section 11, by adding at the end thereof the following: "The cost of the voters' books, and of printing the lists provided for in this act, shall be paid out of the County Treasury, as other bills are paid."

The amendment was adopted.

Mr. Houston, of DeKalb, offered the following amendment to section 12, by adding after the word "county," in the second line, the words, "but shall not be removed for such inspection, from the custody of the Ordinary or other officers in charge."

The amendment was adopted.

Mr. Fleming moved to amend section 12 by striking out in the second line, the words "non-registered voters," and by striking out, in line six, the words "and non-registered."

The amendment was adopted.

Mr. Redding, of Pike, moved to amend section 13 by striking out the fourth, fifth, and sixth lines thereof.

The amendment was adopted.

Mr. McCurry moved to amend section 13 by inserting in line one, after the word "shall," the following words, "willfully and knowingly."

The amendment was lost.

Mr. Hurst, of Walton, moved to amend section 13 by striking out, in lines fourteen and seventeen, the words, "or non-registered."

The amendment was adopted.
Mr. Branch moved to amend section 14, by striking from said section all of the words after the word "respects" in line four.

The amendment was adopted.

Mr. Blalock, of Rabun, moved to amend section 14 by adding at the end of said section, the following words: "provided, that this bill shall not take effect in any of the counties until the same has been recommended by the grand jury of said county."

The amendment was lost.

The following amendment was offered by Mr. Fleming of Richmond, to be known as section 15 of said bill, to wit:

Whenever the grand jury of any county shall so recommend, the Tax Collector shall open "voters' books" on September 1 of each year, that being the day when he opens his tax-books for the payment of taxes; and persons desiring to be registered for elections to be held in the following calendar year may enter their signatures in said books at any time from September 1 to January 1. When the voters' books are so opened on September 1, the following shall be the oath to be printed or written therein, to wit:

"I do swear or affirm that I am a citizen of the United States; that I am twenty-one years of age, or will be on the ______ day of ______ of the next calendar year; that I have resided in this State for one year, and in this county for six months, immediately preceding the date of this oath, or will have so resided on the ______ day of ______ of the next calendar year; that I have paid all taxes which, since the adoption of the Constitution of 1877, have been required of me, including taxes for this year; and that I am not disfranchised from voting by reason of any offence committed against the laws of this State. I further swear, or
affirm, that I reside in the ——— District G. M., or in the
——— ward of the city of ———.”

Names signed in the voters' books from September 1 to January 1 shall be, as to all elections occurring in the succeeding calendar year, subject to the same regulations and provisions as set out in this act for names signed after January 1 of the succeeding year.

Whenever the grand jury of any county shall so recommend, the Tax-Collector may use a separate printed oath for each person instead of the books hereinafter named, said printed oaths to be pasted into a suitable book, from which the list provided for in section 5 of this act shall be taken. Signing one of said separate printed oaths shall be in all respects equivalent to signing in said voters' books.

Also, amend bill by making section 15 read section 16.

The amendment was adopted.

Mr Branch offered the following amendment to the bill by adding the following: Section 17  Be it likewise enacted, That all the duties herein required of the County Registrars, and all hearings of evidence upon the qualification of voters, shall be discharged and had in public.

The amendment was adopted.

Mr. Neely, of Burke, offered the following amendment to the bill, to wit: Section 16. Be it further enacted, That where counties have a local registration law, that it shall be the duty of the first grand jury of said counties organized after the adoption of this registration law, to either adopt this registration law or continue in force the registration law already used in said counties, and the action of said grand jury shall be final.

The amendment was lost.
Mr. Fleming, of Richmond, offered the following amendments to the bill, to wit:

To amend section 10 by striking out, in line 15, the words "any militia district or;" also, in line 17, the words "such district or;" also, in line 19, the words "district or;" and inserting in line 16, after the word "managers," the words "at the voting precinct at the courthouse;" also, by inserting the same words in line 18 after the word "vote."

The amendment was adopted.

Mr. Branan, of Fulton, offered as a substitute to the general registration bill, the following bill, to wit:

An act to provide for a general registration of the voters in this State, and to authorize and require the registration of all voters in all the counties thereof, and to provide methods of such registration, and for the payment of the expenses thereof, and for other purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by the authority of the same, That after the first Monday in January, 1895, the tax-collector of each county in the State shall be, by virtue of his office, the registrar of said county, and in addition to his oath as tax-collector he shall take oath before the Ordinary of said county to faithfully discharge the duties imposed by this act. It shall be the duty of such registrar to register all persons paying their taxes, who are legally qualified to vote, in the following manner; said registrar shall stamp or write the word "registered" upon the tax receipt of the person registering, and also upon the stub of his book of tax receipts, and he shall record the name of the person registering, together with his color, residence, ward and, voting precinct in said county, in a book or books provided for the purpose at the time the tax is paid, and shall register all qualified to register and who make the af-
fidavit, at any time when called upon to do so, except as hereinafter provided. He shall not register any person who is prohibited from voting by the Constitution and laws of this State; and if by inadvertence or otherwise, any such person shall be registered, it is hereby made the duty of the Board of Revisers hereinafter provided for to strike from the registry lists the names of any such person or persons. His book for registering shall be closed twenty days before each election, and opened not less than forty-five days before any election, and the registrar's office hours shall be for said time from 9 a. m. to 6 p. m., until the time to close said registrar's books as herein provided. It is hereby provided that any Registrar by the consent of the Ordinary of his county may extend the time ten days, or less, in which to close the registration list. Said registrar shall give notice as provided in section 4 of this act. All persons voting shall vote in the districts or ward in which they reside, except those who live within the corporate limits of the cities of said counties, and they shall vote in the ward precincts for which they are registered. All applications to register must be in person, and no person shall be registered unless he shall take the following oath: "Georgia, —— county I, —— do swear or affirm that I am a citizen of the United States, and that I have resided in this State one year, and in this county six months next preceding the coming election; that I am twenty-one years old, or will be before said election; that I have paid all taxes which, since the Constitution of 1877, have been required of me previous to this year, and which I have had an opportunity to pay; and that I reside in —— district —— county, or at No.— on —— street in — ward — Georgia. Sworn to and subscribed before me, this —— day of —— 189—"; provided, that if the street has no number, or the number is not known to the person being registered, the name of the street shall be given, and shall also
give or indicate the general locality or place on said street. Subscribing to the oath in the presence of the registrar or one of his assistants, who is a notary public, shall be considered as taking said oath for all intents and purposes as if sworn to in regular form with affiant's hand on the Bible, and any untrue statement in the same shall be false swearing, and punishable as by statute provided in section 4310 of the Code.

SEC. 2. Be it further enacted, That it shall be the duty of the registrar immediately upon the close of his books to make out alphabetical lists of the registered voters for each district of said county, and for each ward precinct in the cities of said county, and deliver the same to the Ordinary of said county, within five days after the close of the registration books. Said Ordinary and said registrar, together with the Clerk of Superior Court of said county, after they shall have taken and signed the following oath before any Superior or City Court Judge or Justice of the Peace. "I do solemnly swear that I will faithfully and impartially discharge, to the best of my ability, the duties imposed on me as a member of the Board of Registration Revisers;" said oath to be filed in Ordinary's office, shall convene in the Ordinary's office as a Board of Reviser's and proceed to revise the said lists furnished by the said registrar, and expunging from the same all names of persons illegally registered, and by adding to the same all the names of all persons whose names may have been left off by mistake. Said Ordinary shall be the chairman of the Board of Revisers, who shall be authorized to summon witnesses and compel the production of all papers in their investigation. A majority of the board shall decide all questions arising before them. Any bailiff of the county shall wait upon them and serve all papers and summons when so required by the board, and receive usual compensation for his services. Said board shall be judges of the law and decide all cases in ac-
cord therewith in the light of the evidence before them. Their investigation shall be as thorough as practical, but in no case shall they sit longer than five days, completing their work at least five days before said election.

Sec. 3. *Be it further enacted*, That should any person fail to pay his tax and register before the close of the books of the tax-collector for the collection of tax, an execution shall issue against such person for his tax and be turned over to the sheriff for collection; such person shall have the right to pay off such execution, and on payment of the same he shall present the receipt given him by the sheriff to the registrar to be promptly stamped "registered," and his name shall be entered regularly as a registered voter; provided, the same shall be done twenty days before any election, or before the closing of the registration list, as provided in sections 1 and 4 of this act.

Sec. 4. *Be it further enacted*, That the registrar shall give reasonable notice by publication of the time of the closing of the registration books of said county under the provisions of this act.

Sec. 5. *Be it further enacted*, That any person voting at any one of said elections without having registered as aforesaid, or who will vote in the name of some person appearing on said list other than his own name, or who shall register illegally, shall be punished as is prescribed in section 4310 of the Code of 1882.

Sec. 6. *Be it further enacted*, That in case the registrar shall refuse to allow any person to register, offering to register, entitled to register under the provisions of this act, he shall be punished as is prescribed in section 4310 of the Code of 1882.

Sec. 7 *Be it further enacted*, That in case the registrar shall fail or refuse to turn over the list of registered voters to the Ordinary as provided by this act, he shall forfeit the
amount of money due him for the work, and he shall be subject to be punished as is prescribed in section 4310 of the Code of 1882.

SEC. 8. Be it further enacted, That no registrar shall receive over the sum of ten cents for each registration certificate issued by him, or each person registered by him; provided further, the Commissioners of Roads and Revenues, or Ordinaries in counties where Commissioners of Roads and Revenues do not exist, shall have power to make such registration fees less in their discretion.

SEC. 9. Be it further enacted, That the Ordinary of said county shall have the alphabetical lists of registered voters of said county turned over to him by the registrar under this act, correctly printed or written in suitable form, arranged by ward or precincts, separate lists from each ward or precinct, and shall keep the original list on file in his office for future reference, and shall have as many copies printed or written as necessary to enable him to comply with the provisions of this act.

SEC. 10. Be it further enacted, That the Ordinary of said county shall send out with the ballot-boxes and other election stationery, three printed or written lists, alphabetically arranged, of the respective wards or precincts direct to the managers of the election at that ward or voting precinct, for every election held there, and he shall also send additional copies of such lists of voters to the respective precincts for the use of the public at each election as may be authorized by the Board of Revisers.

SEC. 11. Be it further enacted, That the County Commissioners, or Ordinary, as the case may be, of every county in the State, are hereby authorized and required to pay the registrar his fees, or the sum of money due him for registration of voters, and other expenses pertaining to the same
as set forth in this act, out of any moneys belonging to the county in which such registration is required.

Sec. 12. Be it further enacted, That the expense bill of the Ordinary, tax-collector and clerk of Superior Court in carrying out this registration act, be presented to the Commissioners of Roads and Revenues, or the Ordinary, as the case may be, for their consideration, and they shall pay such amount thereof as is just and reasonable, out of any county fund provided; in counties where there are no Commissioners of Roads and Revenues, the Judge of the Superior Court or any grand jury shall pass upon the Ordinary’s compensation.

Sec. 13. Be it further enacted, That on all receipts given out by the tax-collector, there shall be printed thereon in bold letters the following wording: “You are not registered unless this receipt is so stamped across the face,” as here-with provided.

Sec. 14. It is hereby provided in case the registrar fails to place any name on the registration list from oversight, said voter shall prove to said registrar the fact of such error and said registrar is hereby authorized to give said voter a certificate, and he shall be thereby entitled to cast his vote, and the manager of said election of the district or ward in which said voter resides shall attach the certificate to the ballot cast by said voter.

Sec. 15. Be it further enacted, That if said Board of Revisers of the registration list find cause to erase any voter’s name from said list, the chairman of said Board of Revisers shall deliver to the voter, by mail or otherwise, a notice of that fact; if said voter fails to appear in person or by proxy, before said Board of Revisers and before its adjournment, and thereby fails to give satisfactory reason why his name should not appear on said list, then said Revisers are hereby authorized to erase said voter’s name from the registration list.
Sec. 16. *Be it further enacted*, That the Judge of the Superior Court of the circuit in which such county is located shall have power to appoint one person to represent each political party before the Board of Revisers; said persons shall have a vote in reference to erasing any name that is registered, if they so desire, by taking the oath of the Revisers; said persons shall be recommended by the party to the Judge of the Superior Court of said circuit in which said county is located.

Sec. 17 The Board of Revisers shall have power to turn over at any time a list of the names of voters to the managers of any election which are in doubt as to their being legal voters, and said managers shall carry out their instructions. But nothing in this act shall prevent any voter's ballot from going into the ballot-box, whose name appears on the registration list in the hands of the managers on the day of election.

Sec. 18. *Be it further enacted herein*, That the Registrar shall have power to mark upon the oath made by any person the words "under protest" if said Registrar is not reasonably satisfied as to his having the right to register, and said Registrar shall notify the said person at the time he made said oath of this fact, and to appear before the Board of Revisers of said county in person or proxy to satisfy said board of his being a legal voter.

Sec. 19. If, in any militia district or city ward, a voting precinct is not opened, the Ordinary shall furnish to the election managers at the nearest voting precinct which is open, the lists of registered voters for such district or ward, and persons whose names appear on such lists shall be allowed to vote at the said precinct under the same rules that would have governed if said precinct had been opened in said district or ward; *provided further*, any voter whose district is outside of an incorporated town, then said voter
can vote at the county courthouse, by taking an oath that he has registered for said election, and has not voted in said election; the managers of said election shall mark on said person's ballot "sworn," and shall turn over to the Ordinary a list of such persons voting, giving name and district.

Sec. 20. Be it likewise enacted, After the first Monday in January, 1895, no person shall cast his vote in any State or National election, except that his name shall appear on the registration list as herein provided.

Sec. 21. Upon request of the applicant, the Registrar shall read or repeat said oath distinctly to the applicant, and if the applicant cannot sign his name the said Registrar shall sign it for him, the applicant making his mark thereto. The signature so made shall be prima facie evidence that the person so signing swears or affirms the truth of every material fact contained in said oath, and also of the said written memoranda or entries preceding his signature.

Sec. 22. Be it further enacted, That all laws and parts of laws in conflict with this be, and the same are, hereby repealed.

Mr. Williams, of Schley, offered as a substitute to the general registration bill the following bill, to wit:

A bill to provide an act to establish a registration law for the State of Georgia.

Mr. Hodges, of Bibb, moved that a vote be taken upon the substitutes offered in twenty minutes, and that the general registration bill be printed, and a vote be taken upon it to-morrow immediately after reading the Journal.

The motion was carried.
Mr. Doolan, of Chatham, moved that the vote upon the substitutes be taken as a whole.

The motion was carried.

The substitute offered by Mr. Williams of Schley, was lost.

Upon motion of Mr. Branan of Fulton, Mr. Branan, of Fulton, was allowed fifteen minutes to discuss his registration bill.

The motion prevailed.

Upon the passage of this substitute, the ayes 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.—

| Anderson,           | Gregory,        | McGough,          |
| Atkinson,           | Greer of Macon, | McCurdy,         |
| Arnold,             | Hall,           | McClure,         |
| Armstrong,          | Harrison,       | Neely,           |
| Awtrey,             | Harvey,         | Newton,          |
| Bailey,             | Hill,           | Owen,            |
Those not voting were Messrs.—

Boydton, Hutcherson, Screven,
Collins, Lee, Sell,
Coleman, Longley, Smith of Clinch.
Cureton, Lovett, Tatum,
Dempsey, Meadow, Wallace,
Dorough, Montfort, West,
Futrell, Middlebrook, Williams,
Pussell, McDonald, Willingham,
Harrell, McDaniel, Vaughn,
Hudson, Peeples, Mr. Speaker.

Ayes 48. Nays 97
So the substitute was lost.

Mr. Branan, of Fulton, gave notice that he would move to reconsider the action upon the substitute to-morrow.
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 provide for the issue of bonds by the town of Elberton for the purpose of providing water-works for said town, and for other purposes.

Also, a bill to provide for the better collection of tax executions in this State.

Also, a bill to authorize the Town Council of Abbeville, Georgia, to issue bonds in the sum of twenty thousand dollars for the purpose of erecting a white and a colored academy in said town, and for other purposes.

Also, a bill to amend section 891(a) of the Code by adding the word "general" before the words "execution docket," where they occur in said section.

Also, the following House bill, which I am instructed to report back to the House, with the recommendation that the same be read the second time and recommitted, to wit:

A bill to incorporate the Athens Electric Railway Company, and to define its rights, powers, and privileges, and for other purposes.

Also, the following House bills, which I am instructed to report back to the House, with the recommendation that the author have leave to withdraw the same, to wit:
A a bill to alter and amend sections 4052 and 4060 of the Code of Georgia, so as to render the sanction of the writ of <i>certiorari</i> by the Judge unnecessary, and for other purposes.

Also, a bill to authorize the Mayor and Aldermen of the city of Newnan, Ga., to construct and lay down sewers and drains in said city, and for other purposes.

Also, 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 fix the salary of the Judge of the County Court of Bulloch county, to provide for the payment of the same, and for other purposes.

Also, 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 amend sections 1, 2, 5, and 9 of an act approved March 17, 1869, and for other purposes.

Also, 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 provide for the registration of the qualified voters of Harris county, and to provide penalties for violation of the same, and for other purposes herein contained.

Also, a bill to repeal an act of the Legislature of Georgia, approved March 2, 1874, incorporating the town of Whitesburg, in the county of Carroll, etc.

Respectfully submitted.

A. G. McCurry, Chairman.
Mr. Rockwell, chairman Committee on Public Library, submitted the following report:

Mr. Speaker:

The Committee on Public Library have had under consideration the following resolution, which they recommend do pass, to wit:

A resolution providing that the Governor may appoint a female as Assistant State Librarian.

Respectfully submitted.

T. D. Rockwell, Chairman.

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 it asks the concurrence of the House, to wit:

A resolution that a committee of three from the Senate and five from the House be appointed to examine the work of the Commissioners appointed by the Governor to codify the laws of Georgia, and report the results of their examination to the next session of the General Assembly.

The committee appointed on the part of the Senate are, Messrs. Boyd, Starr, and Sheppard.

By unanimous consent, the special orders for to-day were displaced, and the following bill was read the second time, to wit:

By Mr. Boynton of Calhoun—

A bill to levy and collect a tax for the support of the State government and the public institutions, and for other purposes.
The following bill was, by unanimous consent, introduced, read for the first time, and referred to the Committee on Special Judiciary.

By Mr. Johnson of Taliaferro—

A bill to alter and amend the several acts incorporating the town of Crawfordville, and for other purposes.

The special order of to-day was then taken up, to wit: the resolution of Mr. Hall, of Coweta, providing for a State exhibit at the Cotton States and International Exposition to be held in Atlanta next year.

This resolution involving an appropriation, the House went into a Committee of the Whole, with Mr. Mell of Clarke in the chair.

The resolution was then considered by the committee.

Upon motion of Mr. Humphries of Brooks, the committee arose, and Mr. Mell, chairman, reported progress to the House, and asked leave to sit again at 7:30 o’clock to-night.

By unanimous consent, the following bill was introduced, read for the first time and referred to the Committee on General Judiciary, to wit:

By Mr. Hopkins of Thomas—

A bill to amend section 3696 of the Code, and for other purposes.

By unanimous consent the following resolution was read the second time, to wit:

By Mr. Boifeuillet of Bibb—

A resolution providing that the Governor may appoint a female as Assistant Librarian.
The following bill was offered by Mr. Perkins of Habersham county, which was read for the first time and referred to the Committee on Corporations, to wit:

A bill to amend section 1 of an act to incorporate the town of Clarkesville, in the county of Habersham, and for other purposes.

By request of Mr. Boynton, the general tax act was made the special order of to-morrow after the special orders already placed.

Leave of absence was granted to Messrs. Meadow, Armstrong and Rockwell for yesterday, and Messrs. Hightower and Newton.

Upon motion, two hundred and fifty copies of the report of the Joint Committee to report the condition of the Northeastern Railroad was ordered to be printed.

Upon motion, the House adjourned until to-night at 7:30 o'clock.

7:30 O'CLOCK P. M.

The House met and was called to order by the Speaker. Upon motion, the roll-call was dispensed with.

Mr. Dorough moved to suspend the rules in order to take up a local bill to be read the third time.

The motion was lost.

Mr. Boifeuillet, of Bibb, moved to make the appropriation bill, appropriating money to the Rock College at Athens, the special order for to-morrow immediately after the special orders already placed.

The motion was lost.
Upon motion, the House again went into a Committee of the Whole, and the resolution providing for a State exhibit at the Cotton States and International Exposition was again taken up for consideration.

Mr. Jenkins moved that the committee rise, report progress, and ask leave to sit again to-morrow immediately after the disposition of the special order previously set for consideration after the confirmation of the Journal.

The motion prevailed, and Mr. Pitman, chairman of the Committee of the Whole, made the report to the House.

The following bill was taken up and read the third time, to wit:

A bill to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 96 and nays 0.

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

The following bill was taken up and read the second time, to wit:

A bill to repeal an act to create a Board of Commissioners of Roads and Revenue in the county of Polk, and for other purposes.

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

A bill to amend an act to change the county lines between the counties of Houston, Macon, Stewart, and Randolph counties, approved February 26, 1876.

Referred to Committee on Counties and County Matters.
Also, bill requiring Solicitors-General and other collecting officers of this State to pay into County Treasuries fines, forfeitures, etc., and for other purposes.

Referred to Committee on General Judiciary

Also, a bill to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for Fort Valley, and for other purposes.

Referred to Committee on Education.

Also, a bill to allow J. S. Johnson, a citizen of Upson county, to peddle in this State without license.

Referred to Committee on Counties and County Matters.

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 return to the House, with the recommendation that the same do pass, to wit:

A bill to provide for the sale of homestead property, and for other purposes.

Also, a bill to repeal an act, approved October 22, 1887, and the act amendatory thereof, prescribing the duty of electric telegraph companies as to receiving and transmitting dispatches, and for other purposes

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

A bill to protect free labor by regulating the introduction and sale of convict made goods in this State, and for other purposes.
Also, a bill to amend section 3696 of the Code so far as the same relates to the fees and costs in criminal cases, etc.

The committee have also had under consideration the following Senate bill which they recommend do pass, and that the introducer of House Bill No. 187, which refers to the same subject, be allowed to withdraw the same to wit:

A bill to amend section 2183 of the Code of 1882, which defines the circumstances under which an agency may be revoked.

Respectfully submitted.

H. A. JENKINS, 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 bill, which they instruct me to report back to the House, with the recommendation that the same do pass by substitute, to wit:

A bill to be 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 appropriations therefor, and for other purposes.

Respectfully submitted.

E. J. REAGAN, Chairman.

Upon motion of Mr. Jenkins, the Senate bills and resolutions for first reading were read and committed as follows:
By Mr. Harrison of the Twenty-first District—
A bill to create the office of County Treasurer for Twiggs county, and for other purposes.
Referred to Committee on Special Judiciary.

By Mr. Venable of the Thirty-fifth District—
A bill to authorize Insurance Brokers to place insurance on property of citizens of this State in fire insurance companies, not licensed or authorized to do business in this State, and for other purposes.
Referred to Committee on General Judiciary.

By Mr. Cumming of the Eighteenth District—
A bill to provide for the appointment of auditors, to prescribe their duties, fix their compensation, provide for a method of making their reports and repeal all existing laws in reference to master and auditors, and for other purposes.
Referred to Committee on Special Judiciary

Also, a bill to provide for the levy and sale of property where the defendant in *ex. fa.* has an interest therein, and for other purposes.
Referred to Committee on Special Judiciary

By Mr. Roberts of the Twentieth District—
A bill to repeal the laws defining and regulating court contracts, and for other purposes.
Referred to General Judiciary Committee.

By Mr. Boyd of the Thirty-second District—
A bill to allow the jury in criminal or civil cases to inspect the real or personal property, the subject of litigation, and for other purposes.
Referred to General Judiciary Committee.
By Mr. Roberts of the Twentieth District—

A bill to repeal an act to amend the charter of the city of Milledgeville, and for other purposes.

Referred to Committee on Corporations.

Also, a bill to provide for and regulate the way and manner in which returns for taxation shall be made, and for other purposes.

Referred to Committee on Corporations.

The following Senate resolutions were read the first time, to wit:


Also, a resolution relating to the repeal of the tax of ten per cent. on State banks, etc.

Also, a joint resolution providing for a Joint Committee to examine the work of the Commissioners appointed by the Governor to codify the laws of Georgia.

Also, a resolution to appoint James A. Greene, of Milledgeville, agent of the State of Georgia, and for other purposes.

The following House resolution was read the first time, and referred to the Committee on Finance, to wit:

A resolution for the relief of J. W Evins.

Leave of absence was granted Mr. Dennard of Wilcox for Friday and Saturday

Upon motion, the House adjourned until 9 o’clock tomorrow.
The House met at 9 o'clock this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

Dennard, Mallette, Traylor,
Dodson, Marchman, Vaughn,
Durham, Meadow, Walker,
Edenfield, Melton, Wallace,
Ennis, Mell, Walden,
Farmer, Moore of Bulloch, West,
Florence, Moore of Clayton, Wheatley,
Fouché, Moore of Heard, Wilson,
Fink, Montfort, Wilkin,
Fogarty, Murrah, Wilkinson,
Ferguson, Middlebrook, Willingham,
Franklin, McElmurry, Worley,
Fullwood, McMichael, Wright,
Fussell, McDaniel, Wren,
Gaines, McCurry, Wynne,
Giles, McGough, Mr. Speaker.

Those absent were Messrs.—
Arnold, Fletcher, Longley.
Barnes, Futrell, Mansfield.
Blalock of Fayette, Harrell, McDonald.
Burwell, Hightower, Neely.
Coleman, Hopkins, Price.
Dorough, Hutcherson, Screven.
Doolan, Jenkins, Williams.

The Journal was then read and confirmed.

Mr. Branan, of Fulton, moved to reconsider the action of the House upon the substitute offered by him to the general registration bill on yesterday, and the same was lost.

The special order for to-day, being the general registration bill, the same was taken up and read.

Mr. Perkins, of Habersham, moved the previous question.

Mr. West, of Lowndes, moved to lay the bill upon the table.

The motion was lost.
The call for the previous question was sustained.

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

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

Those voting in the affirmative were Messrs.—

| Anderson,       | Gray of Paulding,       | McMichael, |
| Atkinson,       | Gregory,                | McCurry,   |
| Armstrong,      | Griffin,                | McGough,   |
| Awtrey,         | Greer of Macon,         | McCurdy,   |
| Bailey,         | Greer of Harris,        | McClure,   |
| Battle,         | Hall,                   | Newton,    |
| Baggett,        | Harvey,                 | Owen,      |
| Bennet of Wayne | Hill,                   | Parker,    |
| Bell,           | Hodges,                 | Perkins,   |
| Bird,           | Hopkins,                | Pitman,    |
| Blalock of Fayette | Howell,          | Price,     |
| Bloodworth,     | Hodge,                  | Polhill,   |
| Boifeuillet,    | Houston,                | Rawlings,  |
| Boynton,        | Holland,                | Redding,   |
| Boyett,         | Humphryes,              | Reagan,    |
| Branam,         | Hurst,                  | Reece,     |
| Broyles,        | Jenkins,                | Roberts,   |
| Brown of Pulaski| Johnson of Hall,        | Rockwell,  |
| Burwell,        | Johnson of Taliaferro,  | Salter,    |
| Burnett,        | Jones of Dougherty,     | Sandeford, |
| Bush,           | Jones of Dodge,         | Shropshire,|
| Clements of Montg'ry | Latham,            | Short,     |
| Collins,        | Lee,                    | Smith of Clinch, |
| Cook of Decatur | Lovett,                 | Smith of Hancock |
| Dempsey,        | Law,                    | Smith of Rockdale |
| Dennard,        | Martin,                 | Smith of Telfair, |
| Dodson,         | Mallette,               | Symons,    |
| Edenfield,      | Marchman,               | Tatum,     |
| Florence,       | Mansfield,              | Thompson,  |
| Fletcher,       | Meadow,                 | Traylor,   |
| Fouché,         | Melton,                 | Vaughn,    |
| Fogarty,        | Mell,                   | Walker,    |
| Ferguson,       | Moore of Bulloch,       | Wheatley,  |
| Fussell,        | Moore of Clayton,       | Wilson,    |
| Gaines,         | Moore of Heard,         | Wilkin,    |
Those who voted in the negative were Messrs.—


Those not voting were Messrs.—

Arnold, Barnes, Brown of Washington, Clement of Milton, Coleman, Cureton, Davison, Dorrough, Doolan, Farmer, Fullwood, Harrell, Hightower, Hudson, Hutcherson, Longley, McDonald, Neely, Pool, Screven, Wallace, Williams, Mr. Speaker.


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

Mr. Middlebrook, of Newton, moved to immediately transmit this bill to the Senate.

Upon the passage of this motion, the ayes 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 who voted in the negative were Messrs.—

Allen, Bennett of Jackson, Blalock of Rabun, Boyd, Branan, Fink, Fullwood, Gilbreath, Harrison, Hurst, Pittard, Pope, Pool, Salter, Sell.
Caldwell, Collier, Doolan, Durham, Edenfield, Ennis, Espy, Florence,  
Jarrell, Lovett, Murrah, McDaniel, McWhorter, Newton, Peeples,  

Those not voting were Messrs.—

Arnold, Baggett, Barnes, Branch, Brown of Washington, Clement of Milton, Coleman, Davison, Dorrough,  
Farmer, Gray of Paulding, Harrell, Hightower, Hogan, Hutcherson, Longley, Meadow, Moore of Clayton,  
McDonald, Neely, Roberts, Shropshire, Screven, Sumner, Wallace, Williams, Mr. Speaker.  

Ayes 110. Nays 37 Not voting 27

So the motion was carried.

Upon motion of Mr. Boynton, the House went into a committee of the whole to consider the resolution providing an appropriation to the Cotton States and International Exposition.

Mr. Hodges, of Bibb, was called to the chair.

Upon motion, the committee arose, reported progress, and asked leave to sit again.

Mr. Hodges, of Bibb, moved to indefinitely continue the session of to-day

The motion prevailed.

Mr. Hurst moved that the debate upon the resolution be limited to five minutes and that a vote be taken upon the resolution in twenty minutes.

The motion prevailed.
Mr. Reagan, of Henry, moved to adjourn, which motion was lost.

Mr. Humphryes moved that the chairman of the minority report have twenty minutes to conclude the debate.

Mr. Middlebrook moved that, as a substitute, each side have ten minutes.

The substitute prevailed.

The committee went again into a Committee of the Whole.

The committee arose, and Mr. Hodges reported that the committee had had under consideration resolution providing appropriation to the Cotton States and International Exposition, and that they recommend that the same do not pass.

Leave of absence was granted Messrs. Burnett, Hurst, Hudson, Parker, and Brown of Washington.

Upon motion of Mr. Doolan, the House adjourned until 7:30 to-night.

7:30 O’CLOCK P. M.

The House met at 7:30 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 thereof:

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following bills, to wit:

A bill to be entitled an act to amend an act to incorporate the South Georgia Bank of Waycross, approved August 16, 1889, and for other purposes.
Also, a bill to be entitled an act to amend section 2039(b) of the Code of 1882, in relation to the right of a debtor, and for other purposes.

Also, a bill to be entitled an act to fix a lien in favor of persons furnishing material and supplies to railroad companies, etc.

Also, a bill to be entitled an act to amend section 279 of the Code of 1882, concerning the appointment of Judges of County Courts, and for other purposes.

Also, a bill to be entitled an act 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 be entitled an act to regulate Benevolent Institutions in this State, and for other purposes.

Also, 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, and for other purposes.

Also, a resolution authorizing the Governor to instruct the engravers of bonds of the State of Georgia, issued under act of 1889, to correct the errors in bonds Nos. 1129 and 1824, as pointed out by the State Treasurer in his annual message.

Upon motion of Mr. Wilson of Clay, the roll-call was dispensed with.

Mr. McCurry offered the following resolution:

That a joint committee of three from the House and two from the Senate be appointed to visit Augusta, Ga., before the next General Assembly, and make thorough investigation touching the alleged obstructions of the Savannah river, and for other purposes.

The resolution was adopted.
The next bill by Mr. Wilson, was read the third time—a bill to be entitled an act to establish a public school system in the town of Fort Gaines, and passed as amended: ayes 89, nays 0.

Next bill for second reading was a bill by Mr. Broyles of Fulton—a bill to amend the city charter of Atlanta.

The next bill for second reading was a bill by Mr. Holland of Cobb—a bill to be entitled an act to amend an act, approved October 22, 1887

Upon motion of Mr. Boynton, the general tax bill was taken up.

Mr. Sandeford proposed to amend section 13, "also dramatic and operatic companies."

The amendment was lost.

Mr. Law proposed to add, between sections 19 and 20, the following: "that every agent for cotton choppers shall pay a license of $500.00," which was lost.

Mr. Pittman of Troup, offered the following amendment to amend section 5, and line 3, by adding after the word "policies" the following proviso: "provided further, that this shall not apply to corporations or assessment companies organized for mutual protection against losses by fire, and receiving no premiums other than the assessments of its own members." Carried.

Section 7 was stricken out, and a substitute was offered by the committee.

Mr. Fullwood proposed to strike out the words "sewing-machines" in line 3 down to the word "and" in line 6, and insert in lieu thereof as follows: "shall make sworn returns,
in person, or by authorized agents, by the first day of March of each year, to the tax-receiver of the respective counties in which they do business, for the purpose of State and county taxation."

The amendment was lost, and the bill passed as amended; ayes 109, nays 0.

Mr. Boynton moved that the bill be immediately transferred to the Senate.

The motion was carried.

Mr. Hodges, of Bibb, introduced the following bill, which was read and referred to the Committee on Banks, to wit:

A bill to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes.

Mr. Hodges, of Bibb, offered the following resolution, which was read and ordered to be engrossed.

A resolution providing that the Committee on Privileges and Elections be allowed to convene again in January to finish their work, and for other purposes.

The following bill was introduced by Mr. Collins, which was read and referred to the Committee on Special Judiciary, to wit:

A bill to be entitled an act so create a County Court for the county of Echols, and for other purposes.

Mr. Doolan, of Chatham, offered the following resolution, which was read and referred to the Committee on Finance, to wit:

A resolution to refund J. H. Brown the amount paid by him for tax, as liquor dealer during the year 1894, and for other purposes.
By Mr. Rawlings—

A bill to regulate public instructions in the county of Washington, and for other purposes.

Referred to committee on Special Judiciary.

By Mr. Broyles—

A bill to authorize the Atlanta and Cotton States Exposition Electric Railway Company to build a line of electric railway on Wall street from the Markham, in said city, to Peachtree street, and for other purposes.

Referred to Committee on Railroads.

By Mr. Battle—

A bill to encourage the creation and distribution of electricity for the purpose of power, heat, and lighting, and for other purposes.

Ordered to be engrossed.

By Mr. West—

A bill to make railroad companies placed in the hands of receivers by State courts suable for any damage done, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Doolan—

A bill to amend an act incorporating the Savannah and Isle of Hope Railway Company, approved November 13, 1889, and for other purposes.

Referred to Committee on Railroads.

Mr. Doolan also offers the following resolution to purchase a number of copies of Stern’s United States Calendar.

Referred to Committee on Finance.
Mr. Broyles offered the following bill:

A bill to be entitled an act to incorporate the town of Tampa.
Referred to Committee on Corporations.

Mr. Smith, of Telfair, offered the following bill to be entitled an act 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.
Referred to Committee on Special Judiciary.

Mr. Reagan offered the following report, to wit:

Mr. Speaker:

The Committee on Penitentiary 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 by substitute, to wit:

A bill to be entitled an act to provide for the inspection of all misdemeanor convicts in this State and the protection of such convicts.
Respectfully submitted.

E. J. Reagan, Chairman.

Bills read second time are as follows:

A bill, by Mr. Hall of Coweta, to be entitled an act to incorporate the Coweta Bank, approved October 24, 1887.

A bill by Mr. West, a bill to be entitled an act to amend an act, to incorporate the Bank of Valdosta, Ga., approved December 26, 1888.

By Mr. Rockwell of Chatham—

A bill to require non-resident fishermen, engaged in the business of catching fish for market or for gain, to pay a license, and for other purposes.
By Mr. Harrison of Quitman—

A bill to establish a "Reformatory Prison" for juvenile criminals, and for other purposes.

By Mr. Branch of Columbia—

A bill to amend the general railroad law.

By Mr. Hopkins of Thomas—

A bill to be entitled an act to incorporate Cubana City, and for other purposes.

By Mr. Hodges of Bibb—

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

By Mr. McMichael of Muscogee—

A bill to revise the election laws of this State, and for other purposes.

By Mr. Holland of Cobb—

A bill to protect free labor, regulate the introduction and sale of convict-made goods, and for other purposes.

By Mr. Broyles of Fulton—

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

By Mr. Symons of Glynn—

A bill to repeal section 1496 of the Code of 1882, etc.

By Mr. Worley of Elbert

A bill to provide for the issue and sale of bonds of the town of Elberton, for the purpose of providing a system of electric lights for said town, and for other purposes.
By Mr. Armstrong of Wilkes—

A bill to provide for the inspection of all misdemeanor convicts in this State, and for other purposes.

By Mr. Worley of Elbert—

A bill to provide for the issue of bonds by the town of Elberton for the purpose of providing water-works for said town, and for other purposes.

By Mr. Armstrong of Wilkes—

A bill to be entitled an act for the better collection of tax executions in this State.

By Mr. Dennard of Wilcox—

A bill to authorize the town council of the town of Abbeville, Ga., to issue bonds for $20,000, and for other purposes.

By Mr. Hill of Terrell—

A bill to amend the act approved September 24, 1883, incorporating the town of Bronwood, in Terrell county, and for other purposes.

By Mr. Gray of Catoosa—

A bill to amend section 4083 of the Code of 1882, and for other purposes.

By Mr. Mell of Clarke—


By Mr. Traylor of Harris—

A bill to amend sections 1, 2, 5, and 9 of an act approved March 17, 1869.
By Mr. Perkins of Habersham—

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 and creeks and other running streams in Habersham county.

By Mr. Spence of Carroll—

A bill to amend an act incorporating the town of Temple, in the county of Carroll, and for other purposes.

By Mr. Jones of Dodge—

A bill to amend an act to incorporate the town of Eastman, in the county of Dodge, and for other purposes.

By Mr. Broyles of Fulton—

A bill to provide for the sale of homestead property, and for other purposes.

By Mr. Holland of Cobb—

A bill to repeal an act approved October 22, 1887, etc.

By Mr. Middlebrook of Newton—

A bill to amend an act approved July 30, 1881, entitled an act to provide for sales made under and by virtue of any fi. fa., and for other purposes.

By Mr. McMichael of Muscogee—

A bill to amend section 891(a) of the Code, by adding the word "general" before the words "execution docket" where they occur in said section.

By Mr. Brown of Washington—

A bill to incorporate the town of Davisboro, in the county of Washington, and for other purposes.
By Mr. Rockwell of Chatham—

A bill to authorize the County Commissioners, or Ordinaries in counties where there are no County Commissioners, to remove obstructions and put in order railroad crossings, and for other purposes.

Also, a bill to amend section 1330 of the Code of 1882.

Also, a bill to amend section 713 of the Code of 1882.

By Mr. Wright of Floyd—

A bill to authorize and empower street and suburban railroad companies to generate and furnish, for reasonable compensation, electric light to consumers thereof.

By Mr. West of Lowndes—

A bill to amend an act to carry into effect paragraph 18 of section 7 of article 3 of the Constitution of 1877, and for other purposes.

By Mr. Johnson of Taliaferro—

A bill to alter and amend the several acts incorporating the town of Crawfordville, and for other purposes.

By Mr. Hopkins of Thomas—

A bill to amend section 3696 of the Code of this State, and for other purposes.

By Mr. Perkins of Habersham—

A bill to amend section 1 of an act to incorporate the town of Clarkesville, in the county of Habersham, and for other purposes.

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

A bill to amend section 936(a) of the Code of 1882, and for other purposes.
Also, a bill to amend the act of 1880 relative to insolvent traders.

Also, a bill to authorize the city of Atlanta in extending West Alabama street from its present terminus westward, to make an encroachment on the Western and Atlantic Railroad property belonging to the State of Georgia.

The following joint resolution was read the second time, to wit:

A joint resolution looking to the equalization of the work of the Superior Court Judges of the State.

The following resolution was read the second time, to wit:

A resolution authorizing the Governor to draw his warrant for $205.88 in favor of H. W. Thomas.

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

Resolved, That the sessions of the House to-morrow shall be as follows: from 9 o'clock a. m. to 1 o'clock p. m., from 3 o'clock p. m. to 5:30 o'clock p. m., and from 7:30 o'clock p. m. to 10 o'clock p. m.

Upon motion, the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia,
Friday, December 7, 1894.

The House met and was called to order by the Speaker.

Prayer was offered by the Chaplain.
The roll was called, and the following members answered to their names:

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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 bills, to wit:

A bill to be entitled an act to provide for sale of the Northeastern Railroad, and for other purposes.

Also, a bill to be entitled an act to amend section 2783 of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to provide for third-class roads, and for other purposes.

Also, a bill to be entitled an act to amend section 455 of the Code, and for other purposes.
Also, a bill to be entitled an act to amend an act entitled an act to repeal section 4618 of the Code, and for other purposes.

Also, the Senate has passed by the requisite constitutional majority the following House bills, to wit:

A bill to be entitled an act to provide a new charter for the town of Washington, Ga., and for the repeal of all conflicting laws, and for other purposes.

Also, a bill to be entitled an act to change the time of holding the spring term of Pulaski Superior Court, and for other purposes.

Also, a bill to be entitled an act to abolish the County Court of Decatur county, to provide for the disposition of the business pending therein, and all of the court papers, and for other purposes.

Also, a bill to be entitled an act to transfer the county of Dawson from the Blue Ridge Judicial Circuit, and for other purposes.

Also, a bill to be entitled an act to prescribe the method of changing venue in criminal cases in the Superior Courts in this State, and for other purposes.

Also, a bill to be entitled an act to amend section 2783 of the Code of 1882, and for other purposes.

Also, the Senate has passed the following joint resolution, in which it asks the concurrence of the House, to wit:

A resolution to relieve Samuel Walker, President, Principal Daniel B. Sanford, and Adolph Joseph, securities, from all liability on a bond payable to the Governor of the State, bearing date June 27, 1882.
Also, a bill to be entitled an act to amend an act, approved February 17, 1877, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot, approved February 16, 1876, so as to change the time of the election.

Also, a bill to be entitled an act to provide a Board of County Commissioners for Jones county, defining the powers and duties of said board.

Also, a bill to be entitled an act to provide for the safekeeping of the registration books of Chatham county, and for other purposes.

Also, a bill to be entitled an act to repeal an act to require the registration of voters in McIntosh county, to provide for the same, and for other purposes.

The following special order was taken up, to wit:

A bill, by Mr. Polhill, to be entitled an act to prevent corporations, not municipal, from refusing to accept solvent personal or corporate security, resident in this State thereon, and to provide a penalty for such refusal.

Mr. West, of Lowndes, offered to amend by inserting the word "willful" before the word "failure," in the twelfth line of section 1, and the word "arbitrary" before the word "refusal," in the same section and thirteenth line.

Mr. Houston, of DeKalb, moved to lay the bill and amendments on the table.

The motion was lost.

The amendment was adopted and the report of the committee was agreed to.

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

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Atkinson, Armstrong, Awtrey, Battle, Barnes, Blalock of Rabun, Boyett, Brown of Pulaski, Bush, Clements of Montg’m’y Mansfield, Collins, Espy, Fletcher, Houston, Holland, Hutcherson, Hughes, Jarrell, Johnson of Hall, Jones of Dodge, Martin, Mallette, Melton, Mell, McElmurry, Pittard, Price, Rawlings, Reece, Rockwell, Sandeford, Screven, Shaw, Smith of Clinch, Smith of Rockdale, Smith of Telfair, Stokes, Symons,
FRIDAY, DECEMBER 7, 1894.

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So the bill, not having received the requisite constitutional majority, was lost.

Upon motion, the penal bill was made the special order for to-night.

Mr. Hodges, of Bibb, stated that he was immediately and particularly intested in the result of the vote upon House Bill No. 99, and desired to be excused from voting as provided for by House Rule No. 22, and asked to have his disqualification entered upon the Journal.

Granted.

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:

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An act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State, in so far as the same relates to the issuing and granting of corporate powers and privileges to navigation companies by the Secretary of State, etc.

Also, a resolution providing for indexing the Journals of the House of Representatives and the Senate for the sessions of 1894 and 1895.

The pension bill, by Mr. Harrison of Quitman, which was made the special order for to-day, was taken up.

The bill involving an appropriation, the House went into a Committee of the Whole, with Mr. Polhill, of Bibb, in the chair.

The committee arose and reported to the House the pension bill, 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 ayes and nays were ordered.

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

Those voting in the affirmative were Messrs.—

Allen, Giles, McCurry,
Anderson, Gilreath, McGough,
Atkinson, Gibson, McCurdy,
Armstrong, Gray of Houston, McClure,
Awtrey, Gray of Catoosa, McWhorter,
Bailey, Gray of Paulding, Newton,
Battle, Gregory, Owen,
Baggett, Griffin, Peeples,
Bennett of Wayne, Greer of Macon, Pitman,
Bennett of Jackson, Hall, Pittard,
Bell, Bell, Harrell, Pope,
Bird, Harrison, Price,
Blalock of Fayette, Harvey, Pool,
Blalock of Rabun, Hill, Polhill,
Bloodworth, Hodges, Rawlings,
Boifeuillet, Henderson, Reagan,
Boynton, Hopkins, Reece,
Boyd, Hogan, Rockwell,
Boyett, Hodge, Salter,
Branch, Houston, Sandeford,
Branan, Holbrook, Shropshire,
Broyles, Holland, Screven,
Brown of Pulaski, Humphryes, Sell,
Burwell, Hutcherson, Shaw,
Burnett, Hughes, Short,
Burch, Hurst, Spence,
Bush, Jarrell, Smith of Clinch,
Caldwell, Jenkins, Smith of Hancock,
Clements of Montg'ry, Johnson of Hall, Smith of Rockdale,
Clement of Milton, Johnson of Taliaferro, Smith of Telfair,
Cook of Decatur, Jones of Dougherty, Stokes,
Davison, Jones of Dodge, Symons,
Dempsey, Latham, Sumner,
Dorough, Lee, Tatum,
Dodson, Lovett, Thompson,
Doolan, Martin, Vaughn,
Durham, Mallette, Walker,
Edenfield, Marchman, Walden,
Ennis, Mansfield, West,
Espy, Melton, Wheatley,
Florence, Mell, Wilson,
Fletcher, Moore of Bulloch, Wilkin,
Fouché, Moore of Clayton, Williams,
Fink, Moore of Heard, Wilkinson,
Ferguson, Montfort, Willingham,
Franklin, Murrah, Worley,
Futrell, Middlebrook, Wright,
Fullwood, McElmurry, Wren,
Fussell, McMichael, Wynne,
Gaines, McDaniel,

Those not voting were Messrs.—
Arnold, Fogarty, Neely,
Barnes, Greer of Harris, Parker,
Brown of Washington, Hightower, Perkins,
Mr. Law voting in the negative.

Ayes 150. Nays 1.

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

This bill was ordered to be immediately transmitted to the Senate.

Upon motion of Mr. Boifeuillet of Bibb, House bills and resolutions for a third reading were taken up and put upon their passage.

By consent, the following Senate bill was taken up for a third reading, to wit:

By Mr. Broughton of the Twenty-eighth District—

A bill to establish a system of public schools for the city of Madison, in Morgan county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 115 and nays 0.

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

The following resolution, offered by Mr. Middlebrook of Newton, was taken up and read, to wit:

A resolution to encourage the building of a railroad to South America, and for other purposes.
Upon the passage of the resolution, the ayes were 91 and nays 1.

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

This resolution was ordered to be immediately transmitted to the Senate.

The following resolution was taken up and read, to wit:

That the Governor may, in his discretion, appoint a female as Assistant Librarian.

Mr. Boifeuillet, of Bibb, called the previous question, which call was sustained.

The report of the committee was agreed to.

Upon the passage of the resolution, the ayes and nays were called, which call was sustained.

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

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Clements of Mont’g’ry, Holland,       Stokes,
Cook of Decatur,        Humphryes,        Symons,
Dodson,        Hutcherson,        Tatum,
Doolan,        Law,        Thompson,
Durham,        Martin,        Traylor,
Espy,        Melton,        Wilson,
Farmer,        Moore of Bulloch,        Wilkin,
Florence,        Moore of Heard,        Wynne,
Fletcher,        McDaniel,

Those voting in the negative were Messrs.—
Allen, Allen,        Fullwood,        Moore of Clayton,
Atkinson,        Gibson,        Montfort,
Baggett,        Gray of Houston,        McElmurry,
Barnes,        Griffin,        McMichael,
Bloodworth,        Greer of Harris,        Owen,
Boynton,        Harrison,        Redding,
Branan,        Henderson,        Salter,
Broyles,        Hopkins,        Sandeford,
Brown of Pulaski,        Howell,        Screven,
Burwell,        Hughes,        Shaw,
Burnett,        Hurst,        Short,
Collins,        Jenkins,        Smith of Rockdale,
Davison,        Johnson of Taliaferro,        Sumner,
Dempsey,        Jones of Dougherty,        Vaughn,
Dorough,        Jones of Dodge,        Walker,
Edenfield,        Latham,        Walden,
Ennis,        Lee,        West,
Fink,        Lovett,        Wheatley,
Fogarty,        Mallette,        Wilkinson,
Ferguson,        Marchman,        Willingham,
Franklin,        Mansfield,        Wren,
Futrell,        Mell,

Those not voting were Messrs.—
Arnold,        Jarrell,        Peeples,
Boyd,        Johnson of Hall,        Perkins,
Brown of Washington,        Longley,        Reagan,
Clement of Milton,        Meadow,        Roberts,
Coleman,        Murrah,        Sell,
Collier,        Middlebrook,        Smith of Clinch,
Cureton,        McDonald,        Wallace,
Dennard,        McClure,        Williams,
Harrell,        Neely,        Worley,
FRIDAY, DECEMBER 7, 1894.

Hightower, Newton, Wright,
Hudson, Parker, Mr. Speaker.

Ayes 77  Nays 65.  Not voting 33.

So the resolution, not having the requisite constitutional majority, was lost.

Mr. Boifeuillet, of Bibb, gave notice that he would move to reconsider on to-morrow.

The following bill, by unanimous consent, was taken up and read the second time, to wit:

By Mr. Rockwell of Chatham——
A bill to authorize the issue and sale of bonds by the Mayor and Aldermen of the city of Milledgeville, and for other purposes.

The following bills were taken up by unanimous consent, and read the third time, to wit:

By Mr. Barnes of Richmond——
A bill to limit and regulate the payment of the insolvent costs of the Solicitor of the City Court of Richmond county for services in said court, and for other purposes.

The report of the committee was agreed to.

Upon the passage of the bill, the ayes were 94 and nays 0.

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

Also, a bill by Mr. Barnes of Richmond, to limit and regulate the payment of the insolvent costs of the Solicitor-General of the Augusta Circuit for services in Richmond Superior Court, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 99 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Upon motion, the resolution providing for an appropriation to the Cotton States and International Exposition was again taken up, and Mr. Fleming, of Richmond, moved to disagree with the report of the committee.

Mr. Pitman, of Troup, called the previous question, which call was sustained.

The motion to disagree with the report of the committee was carried.

The amendments offered by the committee were agreed to.

Also, the amendment offered by Mr. Fleming, to wit:

To amend by adding to the preamble, and immediately before section 1, the following, to wit:

AND WHEREAS, there now remains in the Treasury of the State, a balance of about $19,000.00 of the $83,031.03 of the direct tax refunded by the Federal Government, under the act approved March 2, 1891; said $19,000 consisting of very small separate sum, which, in all probability, will never be claimed or called for by any one, thus becoming at the end of six years, the absolute property of the State, according to the provisions of said act of March 2, 1891.

By Mr. Farmer of Coweta—

A resolution providing that said appropriation shall not be construed as establishing any precedent for future donations to any fair or agricultural society

Upon the passage of this bill, the ayes and nays were ordered.

Upon taking the ballot *viva voce*, the vote was as follows:
Those voting in the affirmative were Messrs.—


Ferguson, Futrell, Fussell, Gaines, Giles, Gray of Houston, Gray of Catoosa, Gregory, Greer of Macon, Greer of Harris, Hall, Harrison, Harvey, Hodges, Hopkins, Howell, Hodge, Houston, Holland, Humphryes, Hutcherson, Hurst, Jarrell, Jenkins, Johnson of Hall, Jones of Dougherty, Latham, Lee, Law, Martin, Mallette, Marchman, Mansfield, Meadow, Melton.


Those voting in the negative were Messrs.—

Allen, Baggett, Bennett of Jackson, Burnett, Burch, Bush, Gray of Paulding, Griffin, Hill, Henderson, Hogan, Holbrook.

Reagan, Salter, Sell, Shaw, Short, Spence,

Those not voting were Messrs.—

Boyd, Hightower, Newton, Hightower,
Brown of Washington, Hudson, Parker, Hudson,
Clement of Milton, Longley, Roberts, Longley,
Coleman, Lovett, Sumner, Lovett,
Dennard, McDonald, Wallace, McDonald,
Harrell, Neely, Mr. Speaker, Neely.


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

The resolution and amendments were ordered to be immediately transmitted to the Senate.

Leave of absence was granted to Messrs. McElmurry, Boyd, Greer, Ferguson, and Bush.

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.

Upon motion, the roll-call was dispensed with.
Mr. Middlebrook, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which I am instructed to report back, with the recommendation that the same do not pass:

A bill to repeal the charter of the town of Louvale, in the county of Stewart.

Also, House bill, which I am instructed to report back, with the recommendation that the same do pass as amended:

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

Also, the following House bills, which we recommend do pass:

A bill to incorporate the town of Davisboro, in the county of Washington.

Also, a bill to amend an act to incorporate the town of Clarksville, in the county of Habersham.

Also, a bill to authorize and empower railroad companies to furnish electricity to consumers.

Also, a bill to incorporate the town of Cubana, in the county of Thomas.

Also, the following Senate bills, which I am instructed to report back, with the recommendation that the same do pass:

A bill to regulate the manner of giving in taxes in the city of Milledgeville.
Also, a bill to alter and amend the charter of Milledgeville.

Also, a bill to amend the charter of the city of Waycross.

Respectfully submitted.

L. L. Middlebrook, 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. 118, to amend and alter the school laws of this State by establishing and maintaining a uniform course of text-books to be used in all the common schools of this State, and to organize a Book Commission to carry into effect the provisions of this act, 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 undersigned members of the Committee on Education submitted the following minority report:

Mr. Speaker:

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

House Bill No. 118, to amend and alter the school laws of this State by establishing and maintaining a uniform course of text-books to be used in all the common schools of this State; to organize a Book Commission to carry into
effect the provisions of this act, which they recommend do pass.

Respectfully submitted.

W. S. West,
J. R. Henderson,
J. H. McWhorter,
J. F. Espy,
J. R. Spence,
J. H. Gilreath.

Mr. Hodges, chairman of the Committee on the State of the Republic, submitted the following report:

Mr. Speaker:

The Committee on the State of the Republic have had under consideration the following joint resolution, which I am instructed to return to the House, with the recommendation that the same do pass, to wit:

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

Respectfully submitted.

M. T. Hodge, 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 as amended, to wit:

A bill to require non-resident fishermen, engaged in the business of catching fish for market or for gain, to pay a
license for the privilege of catching shad in any of the tide-water rivers of this State, and for other purposes.

Also, 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 fix and define the boundaries of the various Georgia Militia Districts in the county of Bartow, for militia and election purposes, etc.

Also, a bill to prescribe the method of selecting Jury Commissioners in this State, and regulating their compensation, and for other purposes.

Also, a bill to provide for the election of Ordinaries when a vacancy occurs, in the counties wherein the Ordinary fills the office of the Clerk of the Superior Court.

Also, a bill to abolish the City Court of Jackson county, and for other purposes.

Also, request that Mr. Perkins of Habersham county be added to the Special Judiciary Committee.

Also, request that Bill No. 323 be recommitted to the Special Judiciary Committee.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Fouche', chairman on the part of the House of the Joint Committee to prepare an act providing for a summer session, submitted the following report:

Mr. Speaker:

The Joint Committee of the House and Senate, acting under the following resolution, to wit: "That a committee of two from the Senate and three from the House be appointed, whose duty it shall be to prepare an act free from all constitutional and other legal difficulties, changing
the sessions of the General Assembly from the present time of holding the same, and providing for summer sessions, reporting their action and recommendations thereon to each branch of the General Assembly for further consideration,” beg leave to submit the following report:

We are of the opinion that the General Assembly has the power to enact legislation changing the session of the same from the time of its present meeting to a different time, but that the interval between the two sessions cannot be less than twelve months. In view of this opinion, it is the sense of the committee that it is unwise and impracticable to make any change, as it would disarrange the established system of the State in many respects, so as to necessitate a change of the present laws in reference to the time of inaugurating the Governor, the election of Judges and Solicitors-General, and United States Senators. Also, a change in the fiscal year, and the adoption of the appropriations for the support of the government and the public institutions, requiring corresponding legislation in these and other respects; and we, therefore, recommend no legislation looking to a change of the sessions.

Respectfully submitted.

R. T. FOUCHE,
Chairman on part of House.

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

Mr. Speaker:

The Finance Committee have had under consideration the following House Bill No. 60, 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 levy and collect a tax for the support of the State government and the public institutions; for educational purposes in instructing children in the elementary branches of an English education only; to pay the interest on the public debt, and to pay maimed Confederate soldiers and widows of Confederates, such amounts as are allowed them by law for each of the fiscal years 1895 and 1896, and to prescribe what persons, professions, and property are liable to taxation; to prescribe the method of receiving and collecting said taxes; to prescribe the methods of ascertaining the property of this State, subject to taxation; prescribe additional questions to be propounded to tax-payers, and to provide penalties and forfeitures for non-payment of taxes, and for other purposes.

Respectfully submitted.

J. L. BOYNTON, 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. 293, to amend an act establishing a system of public schools for the town of Carlton, approved December 20, 1893, so as to provide for the registering of the voters of said town, the declaring the result of elections in said town, and for other purposes, which they recommend do pass.

Respectfully submitted.

W S. West, Chairman.

Mr. McCurry, chairman of the Committee on Special Judiciary, 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 be entitled an act to alter and amend the several acts incorporating the town of Crawfordville, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

Mr. Meadow, chairman, on the part of the House, of the Joint Committee appointed to visit the University of Georgia, inspect the buildings, equipments, etc., begs leave to submit the following report:

Mr. Speaker:

The Joint Committee of the House and Senate appointed to visit the University of Georgia, inspect the buildings, equipments, etc., visited the University of Georgia at Athens, on the 4th inst., and find

The Library in good condition, well kept and well patronized by the students.

The department of History in fair condition; the museum valuable and interesting, but both located on the third floor of the Library building, and without sufficient space for the proper accommodation of both.

The department of Mathematics also located in the Library building on the first floor, partly furnished with common wooden benches, without desks and without sufficient space to accommodate the classes.
The Moore Building, the only building of modern structure, is a substantial three-story building, with basement, and is in good condition, but too small to accommodate the departments which are forced to be located therein.

The Department of Chemistry is located in the Moore Building; the recitation room, which is too small, should be enlarged and arrangement of seats improved. The space allotted to the laboratories is entirely inadequate to the demands of the institution, being located partly in the basement and poorly furnished with the plainest furniture and so crowded as to force the division and subdivision of the classes, as to render the best results impossible.

The Department of Physics is also located in the Moore Building and the space occupied is entirely inadequate for the attainment of the best results. The apparatus in this department, which are very delicate, valuable and abundant, are very much crowded and cannot be used to best advantage and without hazard to the instruments without more space.

The department of Electricity, which of itself should be a separate and distinct department, is crowded into a small corner cut off from one of the rooms in the Moore Building, and it is impossible to properly teach it under such circumstances.

The department of Engineering is properly equipped with apparatus and occupies a sufficiency of space.

The lack of room in the department of Mathematics causes the division of classes, and the old Ivy building has a number of students crowded into a small room unsuitable for the work.

One of the old dormitories, erected in 1830, and now
called "New College," has been converted into recitation rooms for Latin, Greek, German, French, English, and Biology, which are entirely unsuitable for the purposes for which they are used.

In a room of one of the old buildings is a poorly equipped Gymnasium. This might be, at no great expense, fitted up for a recitation room.

The grounds are amply large, centrally located, and contain a number of beautiful sites for the erection of additional buildings, as the necessities may demand.

Two hundred and twenty-one students are now attending the University—a number larger than usual—with a promise of a considerable increase with the opening of the new year.

The water-closets, which are in an absolutely unsanitary condition and a menace to the health of the students, as well as the city of Athens, should be done away with at once, and modern arrangements substituted therefore.

In order that the Electrical department be put it proper condition, it appears that apparatus for that purpose, in addition to what is now on hand, should be provided.

The Joint Committee are of the opinion that an additional building is absolutely necessary for the accommodation of the present attendance, and that it is simply an impossibility for proper attention to be given the students under the present arrangements.

The committee, on account of the limited time at its disposal, has not been able to take minute itemized statements of all the necessary improvements, nor to make esti-
mates of the cost of the same, but is informed that the Board of Trustees of the University has passed upon the necessity of these improvements and requested the authorities to ask of the Legislature that the same be provided; and in pursuance of that request careful estimates of the costs of the improvements desired were made by Dr. L. H. Charbonnier, and the amount of costs by his estimates furnished the committee is $ 24,261.30
not including costs of electrical apparatus of $ 2,500.00
(By estimate of Dr. H. C. White.)
Making total of $ 26,761.30

As necessary for the purposes indicated. This includes no estimates for costs of water-closets.

DAVID W. MEADOW, Ch'm,
T. D. ROCKWELL,
JAMES W. ARMSTRONG,

Committee on part of the House.

N. G. LONG, Chairman,
WM. A. BROUGHTON,
W. W. SHEPPARD,

Committee on part of the Senate.

Mr. Armstrong, chairman of the Special Agricultural Committee, submitted the following report:

Mr. Speaker:

The Special Agricultural Committee have had under consideration the following House bill, which I am instructed to report back to the House, with the recommendation that it do pass as amended, to wit:

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 Habersham county, and for other purposes.

Respectfully submitted.

Jas. W Armstrong, 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 incorporate the Barnesville Male and Female High School, and to appoint trustees for the same, and for other purposes.

Also, a bill to incorporate the Athens Electric Railway Company, and to define its rights, powers, and for other purposes.

Also, 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 create a County Court for the county of Echols, and to define the powers and jurisdiction thereof, and for other purposes.

Also, the following Senate bills, which I am instructed to report back to the House, with the recommendation that the same do pass.

A bill to provide for the appointment of auditors, to prescribe their duties, fix their compensation, provide for a method of making their reports, and for other purposes.
Also, a bill to create the office of County Treasurer for Twiggs county, to provide the compensation of such officer, to define his powers, duties, and for other purposes.

Respectfully submitted.

A. G. McCurry, 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. 168, a bill to be entitled an act to prohibit drunkenness in public places, to provide a penalty for violation thereof, and for other purposes, which they direct me to report back to the House, with the recommendation that the same do pass.

I. A. Bush, Chairman.

The Committee on Temperance having had under consideration Senate Bill No. 70, to prohibit the corporate authorities of the town of Summerville, in the county of Chattooga, from issuing licenses to sell spirituous or malt liquors, and for other purposes, and said committee having reported the same, with the recommendation that the same do pass as amended by the committee, the undersigned beg leave to submit a minority report, and recommend that the same do not pass.

Gordon Lee,
C. G. Gray,
H. G. Edenfield,
B. T. Rawlings,
H. D. Moore,
Hope Polhill,
J. N. Worley,
R. C. McGough.
Mr. Brown, of Pulaski, chairman of the General Agri-
culture Committee, submitted the following report

Mr. Speaker:

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

A bill to fix the legal weight of tan-bark, and to declare
the same.

Respectfully submitted.

J. P Brown, Chairman.

Mr. Hodges, of Bibb, chairman of the Committee on
Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration
Senate Resolution No. 39, relating to the repeal of the tax
of ten per cent. on State banks, etc., which they instruct
me, as their chairman, to report back to the House, with
the recommendation that the same be committed to the
Committee on the State of the Republic.

Also, House Bill No. 338, being entitled an act to
authorize banks incorporated under the laws of this State
to issue circulating notes, and for other purposes, which
they instruct me, as their chairman, to report back to the
House, with the recommendation that the same be read a
second time and recommitted to the Committee on Banks.

Respectfully submitted.

Robert Hodges, Chairman.
The Joint Committee upon the part of the House and Senate appointed to consider the report of the special attorney for the Western and Atlantic Railroad Company, and such other cases as the special attorney has ready for settlement, beg leave to submit the following report:

Mr. Speaker:

The Joint Committee on the part of the House and Senate to consider the report of the special attorney of the Western and Atlantic Railroad, and such cases as the attorney has ready for settlement, beg to report that they have examined into the facts and details submitted by the Governor through the special attorney relating to the provisional settlements of cases connected with the Western and Atlantic Railroad effected by the Governor and Attorney-General under a joint resolution of the General Assembly approved December 19, 1893, in the following cases:

Claim of J. M. Veach to seven and three-fourths (7¼) acres of land known as the Elisha King property, situated at Adairsville.

Also, claim of Arch Howell to Presbyterian Church lot at Marietta.

Also, location of main track and depot lot at Acworth.

The facts pertaining to each of these cases were found fully and correctly set forth in the report of the special attorney.

We therefore approve the provisional settlements in each of these cases, and to fully effectuate the same, we recommend the adoption of the resolution herewith submitted.

Respectfully submitted.

J. H. Pitman, Chairman.
On part of the House.

Geo. P. Munro, Chairman,
On part of the Senate.
The following bill was read the third time by Mr. Taylor:

A bill to be entitled an act to amend sections 1, 2, 5, and 9, approved March 17, 1869, and passed; ayes 106, nays 0.

Report of committee was agreed to.

The following Senate resolution was read and recommitted to Committee on State of the Republic, relating to the repeal of the ten per cent. on State banks.

Also, a resolution by Mr. Rockwell:

Resolved, That one of Mr. Everard DeRenne's books be sent to Mercer University, Emory College, and Historical Society in Savannah, and was adopted.

Also, a joint resolution looking to the equalization of the work of the several Judicial Circuits.

The resolution was adopted.

The following was a bill by Mr. Bailey, to amend the law as to damages to be — in cases carried to the Supreme Court for delay only.

Referred to Committee on General Judiciary.

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

Mr. Speaker:

The General Judiciary Committee has had under consideration the following bill, which was recommended favorably. A member of the committee stated that a similar bill had already been reported, and on that account, this bill now reported was held up until the committee could
investigate. Upon investigation, it appears that no similar bill has been reported, so the first action of the committee is now reported to the House—viz., that the bill do pass, to wit:

A bill to be entitled 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, so as to more fully protect game in this State, etc., so as to change the time when deer may be killed, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

The following bill was read the third time:

A bill by Mr. Rockwell, of Chatham, pertaining to fishing in this State.

The report of the committee was agreed to, and the bill passed as amended; ayes 102, nays 0.

The following was a bill by Mr. Hall:

A bill changing the name of the Coweta Bank.

The report of the committee was agreed to, and the bill passed; ayes 99, nays 0.

The following bill was read the third time:

A bill, by Mr. Clements of Montgomery, pertaining to the sale of whisky in Montgomery county.

The report of the committee was agreed to, and the bill passed, ayes 110, nays 0.
The following was a bill by Mr. Willingham, read the third time, pertaining to the hunting of game in this State between the first day of April and October.

The report of the committee was agreed to, and by request, was laid on the table.

Upon motion of Mr. McMichael, three hundred copies of election bill were ordered to be printed.

The following bill was taken up and read the third time, to wit:

By Mr. Hopkins of Thomas—
A bill to incorporate the town of Cubana, in the county of Thomas.

The report of the committee was agreed to.

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

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

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 I am instructed to return to the House, with the recommendation that the same be read the second time, that it be printed, and be re-committed to this committee, to wit:

A bill to authorize insurance brokers to place insurance on property of citizens of this State in fire insurance companies not licensed or authorized to do business in this
State, to provide penalties for violation of same, and for other purposes.

Also, the following resolution, which I am instructed to return, with the recommendation that the same do pass, to wit:

A resolution to appoint a Joint Committee of the House and Senate, to examine the work of the Commissioners appointed by the Governor to codify the laws of Georgia, and report the result of their examination to the next session of the General Assembly.

Respectfully submitted.

H. A. Jenkins, 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 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 to regulate the business of Building and Loan Associations heretofore or hereafter incorporated under the laws of this State, which do business outside of this State, and also Building and Loan Associations organized under the laws of any other State, Territory, or foreign government, etc.

Also, a bill to provide for the issue and sale of bonds by the Mayor and Aldermen of the city of Milledgeville, on the conditions and terms, and for the purposes therein named, which I am instructed to report to the House, with recommendation that it do pass.
Also, 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:

A bill to provide compensation for the Superintendents and Clerks of Elections in this State.

Also, a resolution for the relief of J. W Evans, which I am instructed to report back to the House, with the recommendation that it do pass.

Respectfully submitted.

J. L. Boynton, Chairman.

Mr. Hodges, of Bibb, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

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

House Bills Nos. 22, 54, and 322, which they instruct me as their chairman to report back to the House, with the recommendation that they do pass.

Respectfully submitted.

Robert Hodges, Chairman.

Mr. Fogarty, chairman of the Committee on Internal Improvements, submitted the following report:

Mr. Speaker:

The Committee on Internal Improvements have had under consideration Senate Bill No. 57, by Mr. Mercer of the Ninth District, and recommend that it do pass, to wit:

A bill to be entitled an act to revive the office of State Geologist, and to provide for a geological, mineralogical,
and physical survey of the State of Georgia, and for other purposes, approved November 12, 1889, and for other purposes.

Respectfully submitted.

D. G. Fogarty, Chairman.

The next bill taken up for its third reading was by Mr. West of Lowndes:

A bill to amend an act to incorporate the Merchant’s Bank of Valdosta, Ga., approved December 26, 1888, and for other purposes.

The report of the committee was agreed to.

Upon the passage of the bill, the ayes were 109 and nays 0.

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

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

By Mr. Hodges of Bibb—

A bill relative to the Scott and Hays bonds.

Mr. Hogan, of Lincoln, moved to lay the bill on the table.

Upon the passage of this motion, the ayes and nays were called for, which call was sustained.

Upon taking the ballot _viva voce_, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Gaines, McDaniel, Baggett, Gilreath, McCurry, Bennett of Wayne, Gregory, McGough, Bennett of Jackson, Henderson, McClure, Bell, Hopkins, McWhorter, Blalock of Fayette, Hogan, Peeples, Bloodworth, Holbrook, Perkins,
FRIDAY, DECEMBER 7, 1894. 645

Burch,            Humphreys,            Pope,          Caldwell,            Hughes,            Reagan,          Cook of Decatur,    Hurst,            Reece,          Davison,          Jones of Dodge,     Salters,          Dempsey,          Latham,            Sell,          Durham,          Lovett,            Shaw,          Edenfield,       Law,            Short,          Ennis,            Martin,            Spence,          Espy,            Mallette,            Smith of Hancock, Florence,          Moore of Bulloch,    Stokes,          Fletcher,        Moore of Clayton,    Traylor,          Fouché,          Moore of Heard,     Vaughn,          Fink,            Montfort,            Walden,          Fullwood,        Murrah,            Wilkinson,          Fussell,  

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Arnold,           Gray of Catoosa,    Parker,          Barnes,          Gray of Paulding,    Pittman,          Boifeuillet,      Griffin,          Pittard,          Boyd,            Greer of Harris,  Price,          Branch,          Harrell,          Pool,          Brown of Washington, Harrison, Redding,

So the motion was carried.

By Mr. Holland of Cobb—

A bill to amend section 3893 of the Code of Georgia, and for other purposes.

The report of the committee was agreed to.

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

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

Mr. Battle, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration House Bill No. 238, being a bill entitled an act to regulate, prescribe, and restrict the terms upon which railroads lying in this State, in whole or in part, or any interest therein, may be purchased, leased, held, or operated, and the terms upon which corporations, foreign or domestic, may consolidate or amalgamate with the railroad corporations of this State or own any interest therein, or in the
stocks and voting securities thereof, and direct me to report the same back, with the request that the introducer be allowed to withdraw the same.

Also, a bill to be entitled an act to incorporate the Granite Belt Railroad, and for other purposes, which the committee direct me to report back, with the request that the introducer be allowed to withdraw the same.

Also, a bill to authorize the Mayor and Council or other municipal authority of incorporated towns and cities in this State to exercise supervision over street railroad companies in so far as may be necessary to protect the health of employees and passengers, to pass proper ordinances for such purposes, and to provide penalties for the violation of the same, which the committee direct me to report back, with the recommendation that the same do not pass.

Also, a bill to authorize the Atlanta and Cotton States Exposition Electric Railway Company to build a line of electric railway on Wall street, in the city of Atlanta, which the committee direct me to report back, with the recommendation that the same do not pass.

Also, a bill to amend the charter of the Savannah and Isle of Hope Railway Company, which the committee direct me to report back, with the request that the introducer be allowed to withdraw the same.

Respectfully submitted.

C. E. Battle, Chairman.

By Mr. Gray of Houston—

A bill to authorize the running of fruit, melon, and vegetable trains on Sunday, and for other purposes.

The previous question was called, which call was sustained.

The substitute offered by the committee was adopted.
Upon the passage of the bill, the ayes were 98 and nays 22.

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

Leave of absence was granted Messrs. Rawlings, Barnes, and Bennett of Wayne.

The House then adjourned until 7:30 o'clock this p. m.

7:30 O'CLOCK P. M.

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

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

A bill to provide for sale of the Northeastern Railroad, and for other purposes.

The following bill was recommitted to the General Judiciary Committee, to wit:

By Mr. Collier of Echols.

A bill to create a County Court for the county of Echols, 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 I am instructed to report back to the House, with the recommendation that the same do pass.
A bill to repeal so much of an act, approved October 3, 1885, as relates to Emanuel county, and in lieu thereof, enact the following, to wit: An act to provide for the registration of the qualified voters of Emanuel county.

Also, a bill to fix the salary of the Judge of the County Court of Bulloch county, to provide for the payment of the same, and for other purposes.

Also, the following House bill, which I am instructed to report back to the House, with the recommendation that the same do not pass.

Also, a bill to regulate public instruction in the county of Washington, and for other purposes.

Also, the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass, as amended.

Also, a bill to provide for the levy and sale of property, where the defendant in *fs. fa.* has an interest therein, but does not hold the legal title thereto, and provide for the distribution of the proceeds arising from such sale, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

The following joint resolution was read the second time and concurred in, to wit:

A resolution providing that a committee of three from the Senate and five from the House be appointed to examine the work of the Commissioners appointed by the Governor to codify the laws of Georgia, and for other purposes.

The following bill was read the third time, to wit:
A bill to provide for certain violations of the penal law of this State, as aforesaid, and for other purposes.

The following amendment was offered by Mr. West of Lowndes, which was adopted, to wit: to amend section 6 in line 240, by making horse-stealing not less than one no longer than ten years.

The report of the committee was agreed to.

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

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

This bill was ordered to be immediately transmitted to the Senate.

By Mr. Gray of Catoosa—

A bill to create a board, to be known as the State Memorial Board, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 91 and nays 8.

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

This bill was ordered to be immediately transmitted to the Senate.

Report of Sub-Joint Committee on Western and Atlantic Railroad:

Mr. Speaker:

We have had under consideration various claims not unsettled in the hands of the State's Special Attorney, an
we recommend the adoption of the accompanying joint resolution in reference to all of said claims and settlements.

Respectfully submitted.

C. G. Gray,
For Joint Committee.

By Mr. Jones of Dodge—

A bill to establish a system of public schools for the town of Eastman, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Jones of Dougherty—

A bill to prohibit muscular, centre and dances of similar character.

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

The previous question was called, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Allen, Fink, Murrah,
Arnold, Franklin, McElmurry, Owen,
Armstrong, Futrell, Peeples, Pope,
Battle, Fullwood, Polhill, Reagen,
Baggett, Fussell, Salter,
Bennett of Jackson, Gaines, Sandeford
Bird, Giles, Screven,
Blalock of Fayette, Gilreath, Sell,
Blalock of Rabun, Gibson,
Boifeuillet, Gray of Houston,
Boyett, Griffin,
Branan,  
Broyles,  
Burwell,  
Burch,  
Caldwell,  
Clements of Montg'm'y  
Davison,  
Dempsey,  
Dodson,  
Durham,  
Edenfield  
Espy,  
Florence,  
Fletcher,  
Fouché,  
Greer of Macon,  
Hill,  
Henderson,  
Hopkins,  
Howell,  
Hulbroock,  
Hutcherson,  
Hughes,  
Johnson of Hall,  
Jones of Dougherty,  
Jones of Dodge,  
Marchman,  
Mansfield,  
Moore of Heard,  
Montfort,  
Smith,  
Smith of Clinch,  
Smith of Hancock,  
Symoons,  
Walker,  
Walden,  
Wheatley,  
Wilson,  
Williams,  
Wilkinson,  
Willingham,  
Wright,  
Wren,  
Wynne.

Those voting in the negative were Messrs.—

Anderson,  
Awtrey,  
Boynton,  
Doolan,  
Fogarty,  
Gray of Catoosa,  
Hall,  
Hodges,  
Hogan,  
Humphryes,  
Jarrell,  
Johnson of Taliaferro,  
Lee,  
Lovett,  
Martin,  
Moore of Bulloch,  
McMichael,  
McDaniel,  
McCurry,  
McGough,  
McClure,  
McWhorter,  
Reece,  
Shropshire,  
West,  
Wilkin.

Those not voting were Messrs.—

Atkinson,  
Bailey,  
Barnes,  
Bennett of Wayne,  
Bell,  
Bloodworth,  
Boyd,  
Branch,  
Brown of Washington,  
Brown of Pulaski,  
Burnett,  
Bush,  
Clement of Milton,  
Collins,  
Coleman,  
Collier,  
Cook of Decatur,  
Greer of Harris,  
Harrel,  
Harrison,  
Harvey,  
Hightower,  
Hodge,  
Houston,  
Holland,  
Hudson,  
Hurst,  
Jenkins,  
Latham,  
Longley,  
Law,  
Mallette,  
Meadow,  
Gregory,  
Newton,  
Parker,  
Perkins,  
Pitman,  
Pittard,  
Price,  
Pool,  
Rawlings,  
Redding,  
Roberts,  
Rockwell,  
Shaw,  
Spence,  
Smith of Rockdale,  
Smith of Telfair,  
Stokes,  
Sumner,
FRIDAY, DECEMBER 7, 1894.

Cureton, Melton, Tatum,
Dennard, Mell, Thompson,
Dorough, Moore of Clayton, Traylor,
Eanis, Middlebrook, Vaughn,
Farmer, McDonald, Wallace,
Ferguson, McCurdy, Worley,
Gray of Paulding, Neely, Mr. Speaker.


So the bill, not having received the requisite constitutional majority, was lost.

Mr. Jones gave notice that he would move to reconsider to-morrow.

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. 302, to establish a system of public schools in the town of Dahlonega, Ga., to empower the Mayor and Council of said town to levy and collect a tax for the support and maintenance thereof, etc., which they recommend be read the second time, and recommitted to the Committee on Education.

Also, House Bill No. 329, to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for Fort Valley, etc., which they recommend be read the second time and recommitted to the Committee on Education.

Respectfully submitted.

W S. West, Chairman.

By Mr. Broyles of Fulton—

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 ayes were 93 and
nays 0.

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

By Mr. Symons of Glynn—

A bill to repeal section 1504 of the Code of Georgia.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and
nays 0.

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

By Mr. Symons of Glynn—

A bill to repeal section 1496 of the Code, and for other
purposes.

The substitute submitted by the committee was agreed to.

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

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

The following bill was made the special order for to­
morrow, immediately after the special orders already placed,
to wit:

By Mr. Dodson of Sumter—

A bill to compel insurance companies to pay the full
amount of loss sustained upon property, and for other pur­
poses.

By Mr. Armstrong of Wilkes—

A bill to provide for the inspection of misdemeanor
convicts.
The substitute submitted by the committee was agreed to.

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

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

The following resolution was offered, which was read, to wit:

WHEREAS, The Governor and Attorney-General have in accordance with the provisions of a joint resolution of the General Assembly, approved December 19, 1893, effected provisional settlements in the following cases connected with the Western and Atlantic Railroad, to wit:

Claim of J. M. Veach to seven and three-fourths (7 3/4) acres of land known as the Elisha King property, situated at Adairsville.

Also, claim of Arch Howell to Presbyterian church lot at Marietta.

Also, location of main track and depot lot at Acworth; therefore be it

Resolved, That the settlements as made be, and the same are, hereby ratified and confirmed, and the special attorney for the Western and Atlantic Railroad is hereby directed to prepare such acquittances, writings, or other documents as are necessary to effectuate such settlements. The same, when prepared, to be signed by the Governor in behalf of the State.

This resolution was agreed to.

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

Mr. Speaker:

The Special Judiciary Committee have had under consid-
eration the following House bill which I am instructed to report to the House with a recommendation that the same do not pass, to wit:

House Bill No. 286, a bill to abolish the County Court of Emanuel county, and for other purposes.
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 to the House, with a recommendation that the same do pass, to wit:

House Bill No. 339, a bill to create a County Court for the county of Echols and to define the powers and jurisdiction thereof, and for other purposes.

Respectfully submitted.

A. G. McCurry, Chairman.

By Mr. Rawlings of Washington—

A bill to regulate the manner of entering on the tax digest the names of the colored tax-payers:

The report of the committee was agreed to.

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

So the bill, having received the requisite constitutional majority, was passed.
The following bill by Mr. Walker of Pierce, to wit:

A bill to provide for the election of State School Commissioner by the people, was made the special order of tomorrow, immediately after the special orders already set.

By Mr. Worley of Elbert—

A bill to provide for the issue of bonds by the town of Elberton, and for other purposes.

The report of the committee was agreed to.

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

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

A bill to provide for the issue of bonds and the sale thereof, of the town of Elberton, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Reagan of Henry—

A bill to prohibit the working of convicts in the penitentiary or chain-gangs of this State at night, or on the Sabbath day, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 71 and nays 22.

So the bill, not having received the requisite constitutional majority, was lost.

By Mr. Farmer of Coweta—

A bill to amend an act to fix the salary for the Commis-
sioner of Roads and Revenues of Coweta county, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Battle of Muscogee—

A bill to amend section 3845 of the Code, and for other purposes.

The report of the committee was agreed to.

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

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

Mr. Polhill moved that the session of the House be extended indefinitely.

The motion prevailed.

The following House bills were taken up, and the Senate amendments were concurred in, to wit:

By Mr. Anderson of Jones—

A bill to provide a Board of County Commissioners for Jones county, and for other purposes.

By Mr. Redding of Pike—

A bill to provide for and require the registration of all voters in the county of Pike, and for other purposes.

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

A resolution for the relief of J. W Enis, by Mr. Lee of Walker.
By Mr. Moore of Heard—

A bill to prohibit drunkenness in public places, and for other purposes.

By Mr. Johnson of Hall—

A bill to amend an act to regulate the business of Building and Loan Associations, and for other purposes.

By Mr. Redding of Pike—

A bill to amend an act to incorporate the Barnesville Male and Female High School, and for other purposes.

By Mr. Hodges of Bibb—

A resolution to empower the Committee on Privileges and Elections to sit during the interval between this session and next session of the Legislature, and for other purposes.

By Mr. Houston of DeKalb—

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

By Mr. Hutcherson of Cherokee—

A bill to amend an act establishing a system of public schools for the town of Canton, and for other purposes.

By Mr. Coleman of Emanuel—

A bill to repeal so much of an act approved October 3, 1885, as relates, to Emanuel county, and for other purposes.

By Mr. Battle of Muscogee—

A bill to authorize the city of Atlanta in extending West Alabama street, and for other purposes.
By Mr. Moore of Bulloch—

A bill to fix the salary of the Judge of the County Court of Bulloch county, and for other purposes.

By Mr. Hodges of Bibb—

A bill to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes.

By Mr. Collier of Echols—

A bill to create a County Court for the county of Echols, and for other purposes.

By Mr. Price of Lumpkin—

A bill to establish a system of public schools in the town of Dahlonega, Ga., and for other purposes.

By Mr. Allen of Pickins—

A bill to fix the legal weight of tan bark, and to declare the same.

By Mr. Gray of Houston—

A bill to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for Fort Valley

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

Mr. Speaker:

The Committee on Finance have had under consideration House Resolution No. 43, to refund to J. H. Brown the amount paid by him for tax as liquor dealer during the year 1894, and for other purposes, which they instruct me to report back to the House, with the recommendation that
it be read the second time and recommitted to the Finance Committee.

Respectfully submitted.

J. L. Boynton, Chairman.

By Mr. Boyett of Stewart—

A bill to provide for registration in the county of Stewart, and for other purposes.

By Mr. Doolan of Chatham—

A resolution to refund to J. H. Brown the amount paid by him for tax as liquor dealer in the year 1894, and for other purposes.

By Mr. Battle of Muscogee—

A bill to encourage the creation and distribution of electricity for the purposes of power, heat, and lighting, and for other purposes.

By Mr. Wade of the Seventeenth District—

A bill to require and provide for the registration of all the legal voters in the county of Screven, and for other purposes.

By Mr. McCurry of Hart—

A resolution providing for a Joint Committee to visit Augusta, Ga., and report concerning the alleged obstruction of the Savannah river.

The following report was made by Mr. Brown of Pulaski, chairman of the Committee on General Agriculture, as a substitute for the Putnam county resolutions, to wit:

Mr. Speaker:

Recognizing and deploring the depressed condition of
agriculture in this State, and desirous of alleviating the same, we offer the following remedy as the sense of this committee.

We will waste no time in discussing the cause, the disease is upon us, being felt in every farmhouse in Georgia, soon to reach the centers of every town. Our expense account has been greater than our income. We must cut down our expenses or increase the revenue, or meet bankruptcy surely and swiftly. Looking to cotton as our source of revenue, it is impossible to increase the income by increased production, when a big crop will bring less than a small one. Therefore, we would advise the sowing of oats, wheat, and rye in abundance, at least ten (10) acres to the plow before Christmas, if possible; if not, the first thing in January; prepare well and sow on good land, with a view to pasturing same or of planting peas and cutting hay after removing grain.

Then prepare three-fourths of your land for corn, ground-peas and field peas. Keep cotton seed and manure corn; it will not pay to sell them at present prices. Plant vegetables, sugar cane, potatoes, etc. Do not plant over ten (10) acres of cotton to the plow.

Do not use so much commercial fertilizers, clean out the fence corners, haul litter in cow lots and horse lots, etc. We have used three hundred thousand tons of guano this year, costing about six million dollars, taking one-third of the cotton crop of the State to pay for it. We recognize that it will increase the crop, but abundance now means poverty to the producer. Why, we can't understand; we simply deal with facts. At a fixed price of eight (8) cents, we would advise the use of guano, but when increased production reduces the price to five (5) cents, then it is suicidal to use it. If all cotton-growing States would unite with us (and we hereby implore them) and refuse to use guano next year, we would reduce the crop, in our judgment, from nine
to six million bales, and obtain more for six million than for
nine million bales, besides saving the guano bill. It is not
profitable to buy guano and pay for it with five-cent cotton,
even with a good crop. With a poor crop, it would simply
mean destruction. Buy no wagons, no buggies, no mules,
no horses, unless you are out of debt and can pay cash; 
economize in every way.

The above plan will bring more hogs, more beef, more
milk and butter, more chickens and eggs, more colts, re-
quire less labor, less expense, less anxiety, less risk. It
will bring more money, pay back debts, bring peace, con-
tentment, prosperity, and independence to the farmers of
Georgia and the South.

We would ask our fellow citizens of every calling to aid
us in our honest efforts for relief. We would ask our
merchants and bankers to be as lenient as possible. The
cotton has come and gone; the bales were there but the
price was lacking. No fault of merchant or farmer. We
therefore would counsel forbearance from creditor to debtor,
for the farmers of Georgia are an honest and debt-paying peo-
ple, and while many are now unable to pay, it is not due to
a lack of disposition. We would ask our towns people to
buy all their supplies possible from their customers. In
many sections we have bread, meat, lard, corn, hay, and pro-
visions of all kinds enough for country and town, and we
would ask our merchants to encourage farmers to produce
these things by buying from them instead of importing the
same. In other words, let our people trade amongst them-
selves as much as possible. We have made the money but
sent it away from home, never to return, until we change
our methods. On this line we would say that our cotton
should be spun at home.

Our wagons made, buggies, shoes, furniture, etc., so that
money produced in Georgia would stay in Georgia. We
would also advocate any policy on the part of our State
that would tend to the upbuilding and support of factories of all kinds in our midst. Their employees would furnish consumers of farm products, and add value to every acre of farm land in Georgia. We believe that packing-houses established in our largest cities would pay. Let them be established and we will furnish the beef and pork.

By following the above suggestions, we believe that we can escape from the "slough of despond" and the clutches of poverty, and ere long stand upon the high ground of contentment and prosperity. In the meantime we would counsel patience; let us not become desperate—"for whom the gods wish to destroy they first make mad."

Our country is peculiarly adapted to diversified agriculture, unexcelled in the variety of its products, or the perfection of their growth. We have water powers and raw materials; it should be the home of factories. Our climate invites all who would do field or factory work. The opportunities are with us, and it is with us as to whether we use them or not. We think we are on the right direction with our technological schools, our common schools, and colleges. Our towns will yet hum with machinery under the direction of our own boys, and the earth will yield forth its most abundant fruit to the more enlightened touch of the husbandman. We have an abiding faith in the possibilities and the future development of our country. We would hasten the day when contentment would prevail in the hearts and prosperity would reign in the homes of our people.

Let us, therefore, to the work like men, believing in the resources at our command, and with an abiding faith in the wisdom and justice of an all-wise God.

In order to carry these ideas into execution and have them disseminated among the people, we ask every paper, daily and weekly, in the South to publish them, and request that some patriotic citizen would call a mass-meeting at
their county seat, regardless of party or color, and advocate the principles herein set forth.

Respectfully submitted.

J. P. Brown, Chairman.

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

By Mr. Jenkins of Putnam—

A bill to amend an act entitled an act to provide for local taxation by counties for the support of common schools, and for other purposes.

Referred to Committee on Education.

By Mr. McGough of Monroe—

A bill to amend an act to incorporate the city of Cullo- den, in the county of Monroe, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Willingham of Monroe—

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.

Referred to Committee on Special Judiciary.

By Mr. Willingham of Monroe—

A bill to amend an act to consolidate, amend, and codify the various acts incorporating the city of Forsyth, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Smith of Rockdale—

A bill to regulate and fix costs in certain cases in City and County Courts.

Referred to Committee on General Judiciary.

Upon motion, the House adjourned until 9 o'clock to­ morrow morning.
The House met at 9 o'clock 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:

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Durham, Martin, West, 
Edenfield, Mallette, Wheatley, 
Ennis, Marchman, Wilson, 
Espy, Meadow, Wilkin, 
Farmer, Melton, Williams, 
Florence, Mel, Wilkinson, 
Fletcher, Moore of Bulloch, Willingham, 
Fouché, Moore of Clayton, Worley, 
Fink, Moore of Heard, Wright, 
Fogarty, Montfort, Wren, 
Ferguson, Murrah, Wynne, 
Franklin, Middlebrook, Mr. Speaker.

Those absent were Messrs.—

Barnes, Hudson, Parker, 
Brown of Washington, Latham, Rawlings, 
Bush, Lee, Roberts, 
Coleman, Mansfield, Saltier, 
Cureton, McDonald, Sumner, 
Greer of Harris, Neely, Thompson, 
Harrell, Newton, Wallace, 
Hightower, 

The Journal was then read and confirmed.

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 it asks the concurrence of the House, to wit:

A resolution to correct clerical errors in the following bill of the Senate, to wit:

A bill to be entitled an act to amend the act regulating municipal elections in Savannah.

The Speaker appointed as a committee to examine the work of the codifiers the following members, to wit:
Messrs. Jenkins, McCurry, Fouché, Pitman, and Fogarty.

Mr. Jones, of Dougherty, moved to reconsider the action of the House on yesterday on a bill to prohibit muscle and centre dances, and for other purposes.

The motion to reconsider was carried.

Mr. Polhill moved to reconsider the action of the House on yesterday concerning a bill to prevent corporations not municipal from refusing to accept good personal security, and for other purposes.

The motion prevailed.

Mr. Boifeuillet, of Bibb, moved to reconsider the action of the House on resolution providing that the Governor, in his discretion, appoint a female as Assistant Librarian.

The motion was carried.

Mr. Reagan, of Henry, moved to reconsider the action of the House on the bill to prohibit the working of convicts at night or on the Sabbath day, and for other purposes.

The motion was carried.

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 provide a new charter for the town of Washington, Ga., and for other purposes.
Also, an act to be entitled an act to change the time of holding the spring term of Pulaski Superior Court, and for other purposes.

Also, an act to abolish the County Court of Decatur county, and for other purposes.

Also an act to be entitled an act to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northwestern Judicial Circuit, and for other purposes.

Also, an act to be entitled an act to amend an act approved February 17, 1877, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot, approved February 16, 1876, so as to change the time of the election.

Also, an act to provide for the safe keeping of the registration books of Chatham county, and for other purposes.

Also, an act to repeal an act to require the registration of voters in McIntosh county, to provide for the same, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

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

That the order of business for to-day shall be as follows:
1. Motions to reconsider.
2. Special orders.
3. Reading House bills third time.
4. Reading Senate bills first time.
And that order be strictly observed.

The following bills were read the third time to wit:
By Mr. Branch of Columbia—

A bill to amend the general railroad law.

The report of the committee was agreed to.

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

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

The Railroad Committee submitted the following report.

*Mr. Speaker:*

The Railroad Committee have had under consideration House Bill No. 296, which is a bill to be entitled an act to protect the motormen on electric car lines, and also to keep people from being imposed on from neglect of street-car companies in inclement weather and liable to injury by being exposed to cold weather. Said committee have submitted a report adverse upon the passage of the bill, but the undersigned minority of the Railroad Committee submit their report, and recommend that the bill do pass.

Respectfully submitted,

C. I. BRANAN,
W J. HOUSTON,
J. R. HENDERSON.

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. 302, to establish a system of public schools in the town of Dahlonega, Ga., to empower the Mayor and Council of said town to levy and collect a tax for the support and maintenance thereof, to provide for the issue of bonds, etc., which they recommend do pass.
Also, House Bill No. 329, to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for the town of Fort Valley, etc., which they recommend do pass.

Also, Senate Bill No. 40, to decrease the tuition required of non-resident students of the State Technological School, etc., which they instruct me to report back to the House, with the recommendation that the same do pass.

Respectfully submitted.

W. S. West, Chairman.

The general railroad bill was ordered to be immediately transmitted to the Senate.

The bill by Mr. Holland, of Cobb, to protect free labor, was, upon motion, laid on the table.

The following bill was read the third time, to wit:

By Mr. Dodson of Sumter—

A bill to require insurance companies to pay the full amount of policies issued by them, notwithstanding any stipulations to the contrary.

The report of the committee was agreed to.

The following amendment was offered by Mr. Mell of Clarke.

By adding at the end of next to last clause, the following: "provided, none of the provisions of this act shall apply to Mutual Insurance Companies, or companies whose charters restrict them to three-fourths of the value of the property insured."

The previous question was called, which call was sustained.

The amendment was lost.
Upon the passage of the bill, the ayes were 112 and nay 11.

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

The bill was ordered to be immediately transmitted to the Senate.

By Mr. Walker of Pierce—

A bill to amend paragraph 1 of section 2 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 ayes and nays were ordered.

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

Those voting in the affirmative were Messrs.—

Allen,    Gilreath,    McDaniel,  
Anderson, Gibson,    McCurry,    
Atkinson, Gray of Houston,    McGough,    
Armstrong, Gray of Catoosa,    McCurdy,    
Awtrey,    Gray of Paulding,    McClure,    
Bailey,    Gregory,    McWhorter,    
Baggett,    Griffin,    Owen,    
Bennett of Jackson,    Greer of Macon,    Parker,    
Bell,    Hall,    Peeples,    
Bird,    Harrell,    Perkins,    
Blalock of Fayette,    Harrison,    Pittard,    
Bloodworth,    Harvey,    Pope,    
Boifeuillet,    Hill,    Price,    
Boynton,    Hodges,    Pool,    
Boyett,    Henderson,    Polhill,    
Branch,    Hopkins,    Redding,    
Branan,    Howell,    Reece,    
Broyles,    Hogan,    Rockwell,    
Brown of Pulaski,    Hodge,    Salter,    
Burch,    Houston,    Sanford,    
Caldwell,    Holbrook,    Shropshire,    
Clements of Montg'ry,    Holland,    Screven,
SATURDAY, DECEMBER 8, 1894.


Those voting in the negative were Messrs.—
Burwell, Reagan, Smith of Hancock.

Those not voting were Messrs.—
Arnold, Battle, Barnes, Bennett of Wayne, Blalock of Rabun, Boyd, Brown of Washington, Longley, Burnett, Bush, Clement of Milton, Coleman, Cureton, Dennard, Florence, Fogarty, Ferguson, Greer of Harris, Hightower, Hudson, Lee, Sumner, Martin, Mansfield, Meadow, Melton, Mell, Moore of Bulloch, McDonald, Neely, Newton, Pitman, Rawlings, Roberts, Thompson, Wallace, Wilson, Williams, Worley, Mr. Speaker.


So the bill, having received the requisite constitutional majority, was passed.
The bill was ordered to be immediately transmitted the Senate.

Following is the bill, to wit:

A bill to be entitled an act to amend paragraph 1 of section 2 of article 8 of the Constitution of this State, so to prescribe that the State School Commissioner shall elected by the people, instead of being appointed by the Governor as now required by law.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That the Constitution of the State be amended by striking out of paragraph 1 of section 2 of article 8, in first and second line of said paragraph, the words “appointed by the Governor and confirmed by the Senate,” and inserting in lieu thereof, the following, to wit: “elected by the people at the same time and manner as the Governor and State House officers are elected” ; and by striking out of third line of said paragraph the word “appointed” and inserting in lieu thereof, the word “elected,” so that said paragraph, when amended, shall read as follows:

“There shall be a State School Commissioner elected by the people at the same time and manner as the Governor and State House officers are elected, whose term of office shall be two years and until his successor is elected and qualified. His office shall be at the seat of the government and he shall be paid a salary not to exceed two thousand ($2,000) dollars per annum. The General Assembly may substitute for the State School Commissioner such officers as may be deemed necessary to perfect the system of public education.”

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, the Governor shall, an
he is hereby authorized 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 section 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 ratification of the amendment of paragraph 1 of section 2 of article 8 of the Constitution”; and all persons opposed to the adoption of said amendment shall have written or printed on their ballots the words “Against ratification of the amendment of paragraph 1 of section 2 of article 8 of the Constitution.”

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 Secretary of State, to whom the returns shall be referred in the same manner as in cases of elections for members of the General Assembly, to count and ascertain the result, issue his proclamation for one insertion in one of the daily papers 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, here repealed.

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

A bill, by Mr. McDaniel of Fannin, to provide for the protection of fish in the waters of Fannin county, and for other purposes.

The following bill was made the special order for Monday at 11 o'clock, to wit:

By Mr. Harrison of Quitman—

A bill to establish a juvenile reformatory, and for other purposes.

The Committee on Penitentiary submitted the following report:

Mr. Speaker:

Your Committee on Penitentiary, by sub-committee have visited and inspected the various convict camps this State, and beg leave to submit the following report to wit:

The different camps are herewith mentioned, with their special reports thereon:

Camp Richmond No. 6, in Dooly county.

Camp Pitts No. 7, in Wilcox county, and Camp Kran No. 8, in Wilcox county.

We made a thorough examination of each camp mentioned above, and find No. 6 in good order, and in our opinion up to the requirements of the law. Pitts, No. in like manner, except that the lessees issued to the convicts meat rations called "butts" (fat pieces of flank and jowles), a cheap inferior kind of meat, which, in our opinion, they should not be required to eat.
At Kramer No. 8 we found no winter clothing for the convicts, but the Principal Keeper of this camp showed bill of lading for same, and assured committee it was no fault of his that the goods had not arrived. There were no water-closets for perhaps forty feet in one end of the sleeping building, and those who were furthest off could not get to water-closets without waking other sleeping prisoners, by slipping all the chains together. The paid inspector of this camp probably overlooked this very important and essential matter.

Camps Nos. 15 and 16, Located at Heardsmount and Smithsonia.

We find both above camps to be in a good, cleanly condition, and that the convicts are provided with a sufficiency of healthful diet, consisting of meats, bread-stuffs, vegetables, condiments, and syrups. We find that while the keepers of the above said camps have not complied strictly with the law in the issuance of fresh meats to the convicts, yet they have done so as nearly as the healthful condition of the convicts would allow. The convicts in these two camps are well clothed, and we note with satisfaction the general healthy and cleanly appearance and condition of the two camps, there being no sickness in Heardsmount Camp and only two cases at Smithsonia.

Complaint was made by the keeper of the Heardsmount camp, and other camps, calling the attention of your committee to the very bad condition of some of the prisoners when brought to the camps from the various chain-gangs and jails, some of said prisoners having contracted serious venereal diseases, and others having lost portions of their limbs while in said jails and prisons from lack of proper medical attention, and from the lack of proper protection from weather and exposure. Your committee beg to respectfully recommend that the General Assembly take such
steps in the passage of some Act as would remedy these evils and prevent such derelictions of duty from being perpetrated on the public.

Your committee find that two of the inmates of the Heardmount camp are enceinte, which is contrary to the law regulating said camps, and subjecting the keeper thereof to a fine; but your committee, after due investigation, are of the opinion that such improper conduct is not due to neglect or to lax rules of the keeper of said camps, but we are informed by him that he is of the opinion that such improper conduct is due to the guards over the said convicts, and that in all cases where such undue intimacy is observed, the guards are at once discharged.

CAMP AT COLE CITY, DADE COUNTY, AND CAMP AT CRAWFISH SPRINGS, WALKER COUNTY

We found the camp at Cole City in good sanitary condition. The convicts are well fed, but we do not believe they are furnished with sufficient clothing.

If they are treated otherwise than humanely and kindly, your committee did not observe it. As the percentage of sickness and deaths are greater at Coal City camps than any other camps, except the recruiting camp at Chattahoochee, we recommend that the Governor of the State require the Principal Keeper and the Principal Physician at the Penitentary, as early as practicable, to make an examination of the sanitary condition of said camps, and the mines wherein said convicts are required to work.

We found the sanitary condition of the camp at Crawfish Springs to be good, the convicts well treated, well clothed, and well fed.

CAMP ECHO, CAMP ADRIAN, CAMP NO. 9, AT AMOSKEAG, CAMP NO. 10, AT OFFERMAN, CAMP NO. 11, AT WATERTOWN.

Your committee begs leave to state that all of the above
five camps were visited and inspected, and we take pleasure in commending the general good condition and management of the convicts at these camps.

CAMP CHATTahooCHEE NO. 1 AND CAMP BARTOW NO. 2.

We find no fault with the general management and conduct of the lessees at Camp Chattahoochee, except that the bunks are too narrow and short for the convicts to sleep comfortably upon, and that the labor required of the convicts is a little too severe.

At Bartow Camp the convicts are well treated in every respect, fully meeting the requirements of the law.

Your committee, as a whole, find all the camps in reasonably good sanitary condition. This important matter seems to have been carefully looked after by the efficient Principal Physician, Dr. O'Daniel, whose duty it is to locate each camp, and maintain the sanitary condition of the same. At several of the camps the convicts are worked on the Sabbath day, but this work is voluntary on the part of the convicts, and they are paid for the same. This work interferes with the religious services conducted on that day by the chaplain of the camp, and is a plain violation of our law. We find no literature, secular or religious, whatever, within their reach.

As many of them can read and write, we suggest that wholesome reading matter in some manner be furnished them.

Your committee, in view of the fact that the legislature of 1896 and 1897 must re-lease or make other disposition of the State convicts, presents the following facts as the result of their investigations of the State's present lease system.

We find the total number of convicts on hand to be 2,328. Of this number 230 are classed as inefficient, or not able to perform full manual labor.
The State received from October the first, 1893, to October the first, 1894, $22,535, and paid out for expenses connected with the Penitentiary, $9,205, leaving as net to the State, $14,325.

The State of Tennessee, with about 1,500 convicts, receives annually from the lessees, $100,000. The salaries of the State officials connected with the Penitentiary is $6,000, leaving as net to the State, $94,000. Our State, therefore, in comparison with Tennessee, loses annually $140,000. We find that many of our convicts are being sub-let at from 80 cents to $1.00 per day, showing what value is attached to convict labor. Whether the present policy of disposing of our convicts is wise or not, we leave to the judgment and prudence of future Legislatures. That there should be more or less friction in managing a large number of the very worst people of our State is to be expected.

With the Governor and officials of our Penitentiary all charged to see that the law is enforced, and that they are humanely dealt with, there should be no just criticism of our State’s action towards its unfortunate criminals.

Respectfully submitted.

E. J. REAGAN,
Chairman House Committee.

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

Mr. Speaker:

The Committee on Counties and County Matters has had under consideration House Bill No. 311, being a bill entitled an act to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues for the county of Polk, which they instruct me to report back, with a recommendation that it do not pass.
The committee has also had under consideration House Bill No. 136, by Mr. Branan of Fulton, being a bill entitled an act to provide for the control, management, and regulation of jails in all counties having a population of over seventy-five thousand inhabitants, etc., which they instruct me to report back, with a recommendation that it be read the second time and recommitted to Committee on Counties and County Matters.

Respectfully submitted.

Moses Wright, Chairman.

Bills read the third time were as follows:

By Mr. Doolan of Chatham—

A bill to amend section 2041 of the Code of 1882, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 75 and nays 25.

So the bill, not having received the requisite constitutional majority, was lost.

The following resolution was read and adopted, to wit:

Resolution recommending the Interstate National Guard or State Volunteer encampment drill and inspection.

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

A resolution tendering the use of the hall of the House of Representatives to the National Congress and Road Parliament during October next, provided the General Assembly is not in session at the time.

The following joint resolution was read and agreed to, to wit:
A resolution authorizing the Governor to create a Special Commission to determine controversies affecting the right of ways and properties of the Western and Atlantic Railroad.

The next bill for a third reading was by Mr. Gray of Houston, a bill to provide for the registration of all legal voters in the county of Taylor.

Mr. Montfort offered as a substitute for this bill the following:

A bill to provide for the registration of the qualified voters of Taylor county, and for other purposes.

Mr. Battle, of Muscogee, moved that the bill and substitute be recommitted to Special Judiciary

The motion was carried.

The following Senate bill was read the second time:

By Mr. Venable of the Thirty-fifth District—

A bill to authorize insurance brokers to place insurance on property of citizens, 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 House bills, to wit:

A bill to be entitled an act to provide compensation for the members of the Board of Commissioners of Roads and Revenues for Colquitt county, and for the clerk of said board.

Also, a bill to be entitled an act to change the time of
holding the Superior Court in the county of Dawson, and for other purposes.

Also, a bill to be entitled an act to amend section 4696(a) of the Code of 1882, and for other purposes.

Also, a bill to be entitled an act to create a Board of Examiners for boiler and stationary engines for Fulton county.

Also, a bill to be entitled an act to incorporate the town of Oakland City in the county of Fulton, and for other purposes.

Also, a bill to be entitled an act to repeal an act to provide for and require the registration of voters in Baker county, and for other purposes.

Also, a bill to be entitled an act to establish Boards of Medical Examiners for the State of Georgia, and for other purposes.

Also, a bill to be entitled an act to amend section 6 of an act to establish a system of public schools in Washington, Ga., and for other purposes.

Also, a bill to be entitled an act to amend section 1319 of the Code of 1882, so as to change the time of electing county offices from the first Wednesday in January to the first Wednesday in October preceding, and for other purposes.

Also, a bill to be entitled an act to systematize the finances and increase the efficiency of the common schools, and for other purposes.

Also, a bill to be entitled an act to exclude from the jurisdiction of the City Courts of Atlanta certain cases where the amount involved does not exceed one hundred dollars, and for other purposes.
Also, a bill to be entitled an act to amend the charter of the town of Vienna in the county of Dooly, and for other purposes.

Also, a bill to be entitled an act to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, and for other purposes.

Also, a bill to be entitled an act to authorize the Controller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases, and for other purposes.

Also, a bill be entitled an act to appropriate the sum of five hundred dollars, or so much thereof as may be necessary, to pay pensions for 1894, and for other purposes.

Also, a bill to amend section 4041 of revised Code of 1882.

Also, the following House bills, as amended, to wit:

A bill to be entitled an act to provide for the payment by the county of Dougherty to the officers of court in Dougherty county of costs of prosecution in all cases where convicts work on the chain-gang of said county.

Also, a bill to be entitled an act to abolish the County Court of Lowndes county, and for other purposes.

Leave of absence was granted to Messrs. Marchman, Hurst, Allen, Meadow, Fouché, Middlebrook, Gilreath, Fink, and McDaniel.

Upon motion, the House adjourned until 3 o'clock this afternoon.

3 O'Clock p. m.

The House met at 3 o'clock this p. m., and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.
Mr. Montfort of Taylor, moved to suspend the rules for the purpose of reading for a second time House bill adversely reported by the committee.

Upon the passage of this motion, the ayes and nays were called, which call was sustained.

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

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Allen, % Allen
Arnold, % Arnold
Armstrong, % Armstrong
Bailey, % Bailey
Battle, % Battle
Barnes, % Barnes
Bennett of Wayne, % Bennett of Wayne
Bell, % Bell
Bilalock of Fayette, % Bilalock of Fayette
Boyd, % Boyd
Branch, % Branch
Brown of Washington, % Brown of Washington
Brown of Pulaski, % Brown of Pulaski
Burwell, % Burwell
Burnett, % Burnett
Burch, % Burch
Bush, % Bush
Clement of Milton, % Clement of Milton
Coleman, % Coleman
Collier, % Collier
Cook of Decatur, % Cook of Decatur
Cureton, % Cureton
Dennard, % Dennard
Durham, % Durham
Fletcher, % Fletcher
Fouché, % Fouché
Fink, % Fink
Fogarty, % Fogarty
Ferguson, % Ferguson
Futrell, % Futrell
Giles, % Giles
Gilreath % Gilreath
Gray of Catoosa, % Gray of Catoosa
Gregory, % Gregory
Griffin, % Griffin
Greer of Macon, % Greer of Macon
Greer of Harris, % Greer of Harris
Harrell, % Harrell
Harvey, % Harvey
Hightower, % Hightower
Howell, % Howell
Hodge, % Hodge
Houston, % Houston
Hudson, % Hudson
Humphreys, % Humphreys
Jarrell, % Jarrell
Lee, % Lee
Longley, % Longley
Mansfield, % Mansfield
Meadow, % Meadow
Moore of Bulloch, % Moore of Bulloch
Moore of Heard, % Moore of Heard
Montfort, % Montfort
Middlebrook, % Middlebrook
McElmurry, % McElmurry
McDaniel, % McDaniel
Neeley, % Neeley
Newton, % Newton
Owen, % Owen
Parker, % Parker
Peeples, % Peeples
Pitman, % Pitman
Pittard, % Pittard
Pool, % Pool
Polhill, % Polhill
Rawlings, % Rawlings
Roberts, % Roberts
Shropshire, % Shropshire
Sell, % Sell
Shaw, % Shaw
Smith of Rockdale, % Smith of Rockdale
Stokes, % Stokes
Sumner, % Sumner
Thompson % Thompson
Traylor, % Traylor
Wallace, % Wallace
Wilson, % Wilson
Williams, % Williams
Wilkinson, % Wilkinson
Worley, % Worley
Wright, % Wright
Mr. Speaker. % Mr. Speaker.

Ayes 47  Nays 42. Not voting 86.

So the motion to suspend the rules was lost.

Mr. Reagan moved to suspend the order of business for the purpose of reading, for the third time, bills of a local nature.

This motion was withdrawn.

The following resolution was taken up, to wit:

A resolution to empower the Committee on Privileges
and Elections to sit between this Legislature and the next, and for other purposes.

This bill involving an appropriation, the House went into a Committee of the Whole, Mr. Humphryes of Brooks in the chair.

The committee arose, and the chairman thereof reported said resolution to the House, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of resolution, the ayes and nays were ordered.

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

Those voting in the affirmative were Messrs.—

| Anderson | Gibson | Moore of Heard, |
| Atkinson | Gray of Houston | Montfort, |
| Arnold | Gray of Catoosa | Middlebrook, |
| Armstrong | Greer of Macon | McElmurry, |
| Awtrey | Hall | McMichael, |
| Bailey | Harrison | McCurry, |
| Bennett of Jackson | Harvey | McGough, |
| Bird | Hill | McCurdy, |
| Blalock of Rabun | Hodges | McClure, |
| Boynton | Henderson | McWhorter, |
| Boyett | Hopkins | Perkins, |
| Branch | Howell | Price, |
| Branan | Hogan | Polhill, |
| Broyles | Houston | Redding, |
| Brown of Pulaski | Holbrook | Reece, |
| Burwell | Holland | Rockwell, |
| Caldwell | Humphryes | Sandeford, |
| Clements of Montg’ry | Hutcherson | Screven, |
| Collins | Hughes | Shaw, |
| Dorough | Jenkins | Smith of Telfair, |
| Dodson | Johnson of Taliaferro | Symons, |
| Doolan | Jones of Dougherty | Tatum, |
| Edenfield | Jones of Dodge | Vaughn, |
| Florence | Law | Walker, |
| Fogerty | Martin | West, |
| Franklin | Mallette | Wheatley, |
Fullwood, Melton, Wilkin,  
Fussell, Moll, Willingham,  
Giles, Moore of Bulloch, Wynne.

Those voting in the negative were Messrs.—

Davison, Murrah, Smith of Clinch,  
Durham, Salter, Smith of Hancock,  
Ennis, Sell, Walden,  
Fletcher, Short, Wren,  
Lovett, Spence.

Those not voting were Messrs.—

Allen, Ferguson, Newton,  
Battle, Futrell, Owen,  
Baggett, Gaines, Parker,  
Barnes, Gilreath, Peeples,  
Bennett of Wayne, Gray of Paulding, Pitman,  
Bell, Gregory, Pittard,  
Blalock of Fayette, Griffin, Pope,  
Bloodworth, Greer of Harris, Poole,  
Boifeuillel, Harrell, Rawlings,  
Boyd, Hightower, Reagan,  
Brown of Washington, Hodge, Roberts,  
Burnett, Hudson, Shropshire,  
Burch, Hurst, Smith of Rockdale,  
Bush, Jarrell, Stokes,  
Clement of Milton, Johnson of Hall, Sumner,  
Coleman, Latham, Thompson,  
Collier, Lee, Traylor,  
Cook of Decatur, Longley, Wallace,  
Cureton, Marchman, Wilson,  
Dempsey, Mansfield, Williams,  
Dennard, Meadow, Wilkinson,  
Espy, Moore of Clayton, Worley,  
Farmer, McDonald, Wright,  
Fouché, McDaniel, Mr. Speaker,  
Fink, Neely,  


So the resolution, having received to requisite constitutional majority, was passed.

The next bill for a third reading was by Mr. Mell of Clarke—
A bill to amend an act entitled an act to establish a City Court in Clarke county, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Mell of Clarke—

A bill to amend an act to establish a City Court in the county of Clarke, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Dennard of Wilcox—

A bill to authorize the town council of Abbeville, Ga., to issue bonds for $20,000 for the purpose of building a white and colored Academy in said town.

The report of the committee was agreed to.

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

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

By Mr. Hill of Terrell—

A bill to amend an act, approved September 24, 1883, incorporating the town of Bronwood in Terrell county, and for other purposes.
The report of the committee was agreed to.

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

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

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

Mr. Speaker:

The Finance 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:

A resolution to refund to J. H. Brown the amount paid by him for tax as liquor dealer during the year 1894, and for other purposes.

Respectfully submitted.

J. L. BOYNTON, Chairman.

House Bill No. 219, by Mr. Doolan of Chatham, to wit:

A bill to prohibit in Chatham county the holding of more than one office by one person at any one time, and for other purposes, was taken up, and the report of the committee was agreed to.

On the passage of this bill, Mr. Branch called for the ayes and nays. The call for the ayes and nays was not sustained.

Upon taking the vote on the question of the passage of the bill, less than a quorum voted.

Mr. Doolan moved to pass the bill temporarily and allow the same to be called up later.
Upon this motion, Mr. Branch, of Columbia, called for the ayes and nays. The call was sustained and, upon calling the roll, the following was the *riva voce* vote:

Those voting in the affirmative were Messrs.—

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<tr>
<th>Anderson</th>
<th>Gray of Houston</th>
<th>McElmurry</th>
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<td>Atkinson</td>
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<td>Gibson</td>
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Those who voted in the negative were Messrs.—

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<tr>
<th>Baggett</th>
<th>Franklin</th>
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<td>Branch</td>
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<td>Ennis</td>
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Those not voting were Messrs.—

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<th>Allen</th>
<th>Fullwood</th>
<th>Newton</th>
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<td>Arnold</td>
<td>Gaines</td>
<td>Owen</td>
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<td>Battle</td>
<td>Gilreath</td>
<td>Parker</td>
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</tbody>
</table>
Barnes, Gray of Catoosa, Peeples,
Bennett of Wayne, Gray of Paulding, Pitman,
Bell, Gregory, Pittard,
Blalock of Fayette, Griffin, Pool,
Bloodworth, Greer of Harris, Polhill,
Boifeuillet, Harrell, Rawlings,
Boyd, Hightower, Redding,
Brown of Washington, Hodge, Reagan,
Burnett, Hudson, Roberts,
Burch, Humphryes, Shropshire,
Bush, Hurst, Sell,
Clement of Milton, Jarrell, Smith of Rockdale
Coleman, Johnson of Hall, Smith of Telfair,
Cook of Decatur, Jones of Dougherty, Stokes,
Cureton, Latham, Thompson,
Dempsey, Lee, Traylor,
Dennard, Longley, Wallace,
Edenfield, Marchman, Wilson,
Espy, Mansfield, Williams,
Farmer, Meadow, Wilkinson,
Fouché, Moore of Clayton, Willingham,
Fink, McDonald, Worley,
Ferguson, McDaniel, Wright,
Futrell, Neely, Mr. Speaker.


So the motion to displace the bill temporarily prevailed.

The Speaker remarked that the House would soon reach a bill in which a populist member was much interested, and the democratic members would show their willingness to pass it.

Mr. Branch, of Columbia, with much animation, and advancing toward the Speaker remarked, "That is soft soap, Mr. Speaker."

Mr. Hodges immediately called the gentleman from Columbia to order, and demanded that the disrespectful words be taken down by the Clerk.

The words were taken down and read by the Clerk.

Mr. Branch disclaimed any disrespect to the Speaker, and desired to withdraw the words.
The House accepted the disclaimer, and voted to proceed no further in the premises.

House Bill No. 221 was the next bill in order.

Mr. Giles, of Houston, author of the bill, moved to pass the bill temporarily, to be called up at some later period. The motion was adopted, and the bill displaced.

House Bill No. 226, by Mr. Rockwell of Chatham, was read the third time, to wit:

A bill to prescribe a penalty for the willful and malicious setting fire to any ship, boat, barge, or lighter, when the same is moored to or near any wharf, in any port in this State.

The report of the committee was agreed to.

Upon the passage of the bill, the ayes were 93 and the nays 0, and the bill passed.

The hour for adjournment having arrived, the House adjourned until 7:30 o'clock this evening.

Leave of absence were granted Messrs. Bailey, Moore of Clayton, and Sandeford.

7:30 O'clock P. M.

The House met at 7:30 o'clock this p. m., and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

The Speaker announced upon the part of the House on the committee to visit the North Georgia Agricultural College at the commencement of 1895 the following members, to wit: Barnes, Mallette, and Hogan.

Mr. Jones, chairman of 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 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 authorize 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 over border or boundary rivers at points where such rivers are not exceeding one thousand feet in breadth.

Respectfully submitted.

E. R. Jones, Chairman.

Mr. Mill, 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 change the time of holding the spring term of Pulaski Superior Court.

Also, an act to provide a new charter for the town of Washington, and for other purposes.

Also, an act to abolish the County Court of Decatur county, and for other purposes.

Also, an act to provide for the safe keeping of the registration books of Chatham county, and for other purposes.

Also, an act to amend an act approved February 17;
1877, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot, approved February 16, 1876, so as to change the time of the election.

Also, an act to repeal an act to require the registration of voters in McIntosh county, to provide for the same, and for other purposes.

Also, an act to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Judicial Circuit, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

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

By Mr. Mell of Clarke—

A bill to relieve J. Haddock and R. A. Lavendar, sureties on the bond of C. W. Lavendar.

The report of the committee was agreed to.

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

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

By Mr. Newton of Colquitt—

A bill investing Latta M. Autry with the rights of an adult.

The report of the committee was agreed to.

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

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

By Mr. Perkins of Habersham—

A bill to provide for the removal of all obstructions from
streams, etc., in the county of Habersham, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Vaughn of Twiggs—

A bill to provide for the registration of all voters in the county of Twiggs, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Rawlings of Washington—

A bill to amend an act to be entitled an act to require and provide for the registration of all voters in the counties of Floyd, McDuffie, etc.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 94 and nays 0.

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

By Mr. Boyd of McDuffie—

A bill to change the time of holding McDuffie Superior Court.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 94 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Pope of Haralson—
A bill to incorporate Buchanan Male and Female College, to provide a Board of Trustees, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Spence of Carroll—
A bill to amend an act incorporating the town of Temple in the county of Carroll.

The committee submitted a substitute to said bill, and the report of the committee was agreed to.

Upon the passage of the substitute, the ayes were 90 and nays 0.

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

By Mr. Jones of Dodge—
A bill to incorporate the town of Eastman in the county of Dodge.

The report of the committee was agreed to.

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

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

By Mr. Owen of Dooly—
A bill to amend the charter of the town of Vienna, Ga.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 97 and nays 0.

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

By Mr. Mell of Clarke—

A bill to incorporate the Athens Electric Light Company, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 96 and nays 0.

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

By Mr. Coleman of Emanuel—

A bill to repeal so much of an act approved October 3, 1885, as relates to Emanuel county, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Hutcherson of Cherokee—

A bill to amend an act incorporating a system of public schools for the town of Canton, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Price of Lumpkin—

A bill to establish a system of public schools for the town of Dahlonega, and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 91 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Farmer of Coweta—
A bill to authorize the County School Commissioner of Coweta county to make contracts with the Board of Education, and for other purpose.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 90 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Fullwood of Polk—
A bill to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues, and for other purposes.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 89 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Brown of Washington—
A bill to incorporate the town of Davisboro.

The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 90 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Rockwell of Chatham—
A bill to provide for the issue and sale of bonds by the city of Milledgeville, and for other purposes.
The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 91 and nays 0

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

By Mr. Moore of Bulloch—

A bill to fix the salary of the Judge of the County Court of Bulloch county.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 91 and nays 0

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

By Mr. Johnson of Taliaferro—

A bill to be entitled an act to alter and amend the several acts incorporating the town of Crawfordville.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0

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

By Mr. Perkins of Habersham—

A bill to amend section 1 of an act to incorporate the town of Clarksville.

The report of the committee was agreed to.

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

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

By Mr. Gray of Houston—

A bill to amend an act approved September 28, 1889, en
titled an act to establish a system of public schools for Fort Valley.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 94 and nays 0.

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

By Mr. Collier of Echols—

A bill to create a County Court for the county of Echols.

The report of the committee was agreed to.

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

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

By Mr. Giles of Houston—

A bill to amend an act to establish a public school system for the town of Perry.

The report of the committee was agreed to.

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

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

By Mr. Redding of Pike—

A bill to amend an act to incorporate the Barnesville male and female high school.

The report of the committee was agreed to.

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

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

A bill to prohibit in Chatham county the holding of more than one office by one person.

The report of the committee was agreed to.

Upon the passage of this act, the ayes were 92 and nays 0.

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

By Mr. Battle, chairman of the Committee on Railroads—

A bill to authorize the city of Atlanta in extending West Alabama street from its present terminus, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this act, the ayes were 93 and nays 0.

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

By Mr. Broyles of Fulton—

A bill to provide for the record of escrow deeds, etc.

The report of the committee was agreed to.

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

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

By Mr. Armstrong of Wilkes—

A bill to be entitled an act for the better collection of tax executions in this State.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 90 and 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 amend section 4083 of the Code of 1882.

The report of the committee was agreed to.

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

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

By Mr. Fogarty of Richmond—

A bill to provide for a Bureau of Immigration in the State, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Spence of Carroll—

A bill to provide for and authorize the payment of pensions to certain widows, and for other purposes.

This bill involving an appropriation, the House went into a Committee of the Whole, for the purpose of considering same.

Mr. Branch of Columbia, was called to the chair.

The committee arose, and the chairman, thereof, reported the bill back to the House, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes and nays were ordered.

Upon taking the vote *viva voce*, the ballot was as follows:
Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Atkinson, Arnold, Bailey, Barnes, Bennett of Wayne, Bird, Blalock of Fayette, Bloodworth, Boifeuillet, Boyd, Brown of Washington, Hall, Burnett, Burch, Futrell, Gaines, Giles, Gilreath, Gray of Houston, Gray of Catoosa, Gray of Paulding, Gregory, Griffin, Greer of Harris, Harrell, Harvey, McDaniel, Neely, Newton, Owen, Parker, Perkins, Pittard, Rawlings, Redding, Reagan, Reece, Roberts, Salter,
Ayes 87  Nays 0.  Not voting 88.

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

By Mr. Houston of DeKalb—

A bill to amend an act entitled an act to protect game in the State of Georgia, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Broyles of Fulton—

A bill to provide for the sale of Homestead property

The report of the committee was agreed to.

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

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

A bill to repeal an act approved October 22, 1887

The report of the committee was agreed to.

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

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

By Mr. Middlebrook of Newton—

A bill to amend an act approved July 30, 1881, entitled an act to provide for sales made under and by virtue of any , for other purposes.

The report of the committee was agreed to.

Upon the passage of this act, the ayes were 89 and nays 0.

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

By Mr. Allen of Pickens—

A bill to fix the legal weight of tan-bark, and to declare the same.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0.

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

By Mr. McMichael of Muscogee—

A bill to amend section 891(a) of the Code, and for other purposes.

The report of the committee was agreed to.

Upon taking the vote upon the passage of this bill, the ayes were 90 and nays 0.

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

A bill to authorize Commissioners, or Ordinaries in counties where there are no County Commissioners, to remove obstructions and put in order railroad crossings, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Rockwell of Chatham—

A bill to amend section 1330 of the Code of 1882.

This bill, being an engrossed bill, was put upon its passage. The ayes were 90 and nays 0.

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

By Mr. Rockwell of Chatham—

A bill to amend section 713 of the Code of Georgia of 1882.

The report of the committee was adopted.

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

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

By Mr. Wright of Floyd—

A bill to authorize and empower street and suburban railroad companies to generate and furnish electricity, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 90 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. West of Lowndes—

A bill to amend an act to carry into effect paragraph 18 of section 7 of article 3 of the Constitution of 1877.

The report of the committee was agreed to.

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

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

By Mr. Hopkins of Thomas—

A bill to amend section 3696 of the Code of this State.

The report of the committee was agreed to.

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

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

By Mr. Hodges of Bibb—

A bill to authorize banks incorporated under the laws of this State to issue circulating notes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0.

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

By Mr. Battle of Muscogee—

A bill to encourage the creation and distribution of electricity for the purpose of power, heat, and lighting, and for other purposes.
Upon the passage of this bill, the report of the committee was agreed to. And the ayes were 91 and nays 0.

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

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

By Mr. Wade of the Seventeenth District—

A bill to require and provide for the registration of all the legal voters in the county of Screven.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0.

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

The following resolution was read the third time and agreed to, to wit:

By Mr. McCurry of Hart—

A resolution providing for a committee to visit Augusta, and report, touching the alleged obstructions in the Savannah river, and for other purposes.

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

A resolution authorizing the Governor to instruct the engrossers of the bonds of the State of Georgia, issued under act of 1889, to correct the errors in bonds No. 1824, as pointed out by the State Treasurer in his annual report.

The following bill, introduced by Mr. Gibson of Charleston, was read the first time and referred to the Committee on Railroads, to wit:

A bill to require the Savannah, Florida and Western Rail-
way Company to fence part of their road, etc., and fixing penalty for failing to do so, and for other purposes.

The following bill, by Mr. Mell of Clarke, was by consent withdrawn, to wit:

A bill to amend section 2183 of the Code of Georgia of 1882, and for other purposes.

The following memorial was submitted by Mr. Fleming of Richmond, requesting the State to pay the two hundred and fifty dollars to the Washington Light Infantry, subscribed by Governor Colquitt, for the purpose of erecting a monument to General Daniel Morgan of New Jersey.

The following Senate bill, by Mr. Lewis of the Thirteenth District, was read the second time and recommitted to the Committee on Finance, to wit:

A bill to provide for the sale of the Northeastern Railroad, and for other purposes.

The following Senate bill were read the second time, to wit:

By Mr. Harrison of the Twenty-first District—

A bill to create the office of County Treasurer for Twiggs county, and for other purposes.

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

By Mr. Broughton of the Twenty-eighth District—

A bill to regulate benevolent institutions in this State, and for other purposes.

Referred to Committee on Corporations.
By Mr. Beeks of the Twenty-sixth District—

A bill to amend section 2039(b) of the Code of 1882, 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 goods.

Referred to Committee on General Judiciary

By Mr. Cumming of the Eighteenth District:

A bill to prescribe the method of serving bills of exceptions upon non-resident and unrepresented defendants.

Referred to Committee on General Judiciary.

By Mr. Cumming of the Eighteenth District—

A bill to prescribe the method of attestation and acknowledgement of deeds to realty and personalty, executed without the State, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Wilson of the Fifth District—

A bill to amend an act to incorporate the South Georgia Bank of Waycross, approved August 6, 1889, by providing for an increase of the Board of Directors, a reduction of the capital stock, and for other purposes.

Referred to Committee on Banks.

By Mr. Brown of the Thirty-ninth District—

A bill to provide for third-class roads, and for other purposes.

Referred to the Committee on Roads and Bridges.

By Mr. Harris of the Twenty-second District—

A bill to fix a lien in favor of persons furnishing mate-
rial and supplies to railroad companies, and for other purposes.

Referred to the Committee on Railroads.

By Mr. Wilson of the Fifth District—

A bill to amend section 279 of the Code of 1882, concerning the appointment of Judges of County Courts, and for other purposes.

Referred to Committee on Special Judiciary.

Also, a bill to prescribe the mode of changing venue in criminal cases in the Superior Courts in this State, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Osborne of the First District—

A bill to amend an act, approved September 22, 1891, entitled an act to amend an act to repeal section 4618 of Code, and for other purposes.

Referred to Committee on General Judiciary.

Also, a bill to amend section 2783(a) of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Osborne of the First District—

A bill to amend section 2783 of the Code of 1882, and for other purposes.

Referred to Committee on General Judiciary.

Also, a bill to amend section 455(h) of the Code of 1882, and for other purposes.

Referred to Committee on General Agriculture.
Monday, December 10, 1894.

The following Senate resolution was read the first time and referred to the Committee on Finance, to wit:

A resolution providing for the relief of Samuel Walker, President, Principal, Daniel B. Sanford, and Adolph Joseph, securities, from all liability on a bond payable to the Governor of the State, bearing date June 27, 1882.

Upon motion, the House adjourned until 9 o’clock Monday morning next.

Atlanta, Georgia,
Monday, December 10, 1894.

The House met at 9 o’clock this a.m., 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:

The Journal of yesterday’s proceedings 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 Senate Bill No. 79, entitled an act to incorporate the South Georgia Bank of Waycross, approved August 16, 1889, by providing for an increase of the Board of Directors; a reduction of the capital stock, the creation of a savings department, and to confer certain other powers and privileges on said corporation, which they instruct me as their chairman to report back to the House, with the recommendation that it do pass.

Respectfully submitted.

Robert Hodges, Chairman.

The following special order was taken up, to wit:

By Mr. Harrison of Quitman—

A bill to establish a juvenile reformatory, and for other purposes.

By request of the author of this bill, it was made the special order of the first day the next session of the General Assembly.

The next special order for to-day was then taken up, to wit:

By Mr. Montfort of Taylor—

A bill to repeal the County Court of Taylor, and for other purposes.

Upon motion, the report of the committee was disagreed to, and the bill was passed for its third reading.

The next special order was taken up, to wit:
By Mr. Sell of Jackson—

A bill to repeal the County Court of Jackson county, and for other purposes.

Mr. Sell moved to disagree with the adverse report of the committee.

Mr. Jones, of Dougherty, called for the previous question which call was sustained.

The motion to disagree was carried, and the bill was passed for its third reading.

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 provide a new charter for the town of Washington, Ga., and for the repeal of all conflicting laws, and for other purposes.

An act to repeal an act to require the registration of voters in McIntosh county, to provide for the same, and for other purposes.

An act to abolish the County Court of Decatur county, etc.

An act to amend an act approved February 17, 1877, entitled an act to amend an act to establish a Board of Commissioners for the county of Talbot, approved February 16, 1876, so as to change the time of election.

An act to provide for the safe keeping of the registration books of Chatham county, and for other purposes.

An act to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Judicial Circuit and for other purposes.
An act to change the time of holding the spring term of Pulaski Superior Court, and for other purposes.

Mr. Boynton, moved to take up Senate bills for their third reading.

The motion was lost.

The next special order was then taken up, to wit:

By Mr. Hodge of Pulaski—

A bill to amend the general road law of this State, and for other purposes.

Mr. Armstrong, of Wilkes, moved to amend by striking out in section 2 thereof, “one tenth of the voters” and inserting in lieu thereof, “one-third of the freeholders.”

Upon motion of Mr. McCurry, the further consideration of this bill was postponed until next session.

Upon motion, the following bill was taken up and put upon its passage, to wit:

A bill to prohibit the working of convicts in the State at night or on the Sabbath day, and for other purposes.

Upon the passage of this bill, the ayes 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,     | Gaines,     | McMichael,      |
| Anderson,  | Griffin,    | McDaniel,       |
| Baggett,   | Greer of Macon, | McCurdy,     |
| Blalock of Rabun, | Harvey, | McWhorter,      |
| Boifeuillet, | Hill, | Neely,          |
| Branan,    | Henderson,  | Owen,           |
| Brown of Washington, | Hightower, | Pitman,         |
| Brown of Pulaski, | Hopkins, | Pope,           |
| Burwell,   | Hogan,      | Price,          |
| Burnett,   | Hodg.       | Pool,           |

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Atkinson, Arnold, Awtrey, Bailey, Battle, Barnes, Bennett of Wayne, Bennett of Jackson, Bell, Blalock of Fayette, Boyd, Boyett, Doolan, Farmer, Florence, Fogarty, Ferguson, Futrell, Fussell, Giles, Gilreath, Gray of Paulding, Greer of Harris, Harrell, Mansfield, Mell, Moore of Clayton, Middlebrook, McDonald, Newton, Pittard, Rawlings, Redding, Sandeford, Shropshire, Sell,
Branch, Hodges, Symons,
Broyles, Holland, Sumner,
Burch, Hudson, Thompson,
Clements of Montg'ry, Humphryes, Walker,
Collins, Hutcherson, Wilson,
Coleman, Latham, Williams,
Cook of Decatur, Longley, Willingham,
Dennard, Marchman, Mr. Speaker.

Ayes 75  Nays 40. Not voting 60.

So the bill, not having received the requisite constitutional majority, was lost.

By consent, the following bill was taken up and put upon its passage, to wit:

A bill to amend section 1291 of the Code, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 81 and nays 22.

So the bill, not having received the requisite constitutional majority, was lost.

By Mr. Johnson of Hall—

A bill to allow Sheriffs to transmit to Constables fi. fas., in certain cases, for collection, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 55 and nays 55.

So the bill, not having received the requisite constitutional majority, was lost.

The following House resolution was taken up, to wit

A resolution for the relief of J. W Evins.
This resolution providing for an appropriation, the House went into Committee of the Whole, and Mr. West, of Lowndes, was called to the chair.

The committee arose, and the chairman reported the resolution back to the House, with the recommendation that the same do pass.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes and nays were ordered.

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

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Dennard,                Lee,                  Symons,
Dorough,                Lovett,               Sumner,
Dodson,                 Law,                  Tatum,
Doolan,                 Martin,               Taylor,
Durham,                 Mallette,             Vaughn,
Ennis,                  Mansfield,           Walker,
Espy,                   Meadow,               Wallace,
Farmer,                 Melton,               Walden,
Florence,               Mell,                 West,
Fouché,                 Moore of Bulloch,   Wheatley,
Fink,                   Moore of Heard,     Wilkin,
Fogarty,                Montfort,            Wilkinson
Ferguson,               Murrah,               Wright,
Franklin,               McElmurry,           Wren,
Futrell,                McMichael,           Wynne.
Fullwood,               

Those not voting were Messrs.—
Arnold,                 Gray of Paulding,   Perkins,
Battle,                 Greer of Harris,   Pittard,
Barnes,                 Harrell,           Pope,
Blalock of Fayette,     Harrison,         Redding,
Boyd,                   Hudson,            Reagan,
Boyett,                 Humphryes,        Shropshire
Branan,                 Jarrell,           Spence,
Burwell,                Latham,            Thompson,
Coleman,                Longley,           Wilson,
Cook of Decatur,        Marchman,         Williams,
Edenfield,              Moore of Clayton,   Willingham,
Fletcher,               Middlebrook,      Worley,
Giles,                  McDonald,         Mr. Speaker.


So the resolution was passed.

The Senate amendments to the following bill were taken up and concurred in, to wit:

By Mr. West of Lowndes—

A bill to abolish the County Court of Lowndes county, and for other purposes.
Mr. Jones, of Dougherty, chairman of Committee on Roads and Bridges, submitted the following report:

Mr. Speaker:

The Committee on Roads and Bridges have had under consideration the following Senate bill, which they instruct me as their chairman, to report back to the House, with the recommendation that the same do pass, to wit:

A bill to be entitled an act to provide for third-class roads, and for other purposes.

Respectfully submitted.

E. R. Jones, 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 bills, 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 purpose.

Also, a bill to be entitled an act to amend the charter of the Macon Savings Bank, by authorizing its officers to become purchasers of the stock thereof, and for other purposes.

Also, a bill to be entitled an act to authorize and empower the South Carolina Railroad Company to construct its railroad from its terminus in South Carolina to and into this State, and for other purposes.

Also, a bill to be entitled an act to amend section 4652 of the Code, to further the proficiency of grand juries, and for other purposes.
Also, a bill to be entitled an act to further regulate and prescribe the duties of the Boards of Visitors and Trustees respectively of the University of Georgia, and for other purposes.

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

Also, the Senate has passed the following joint resolution in which it asks the concurrence of the House, to wit:

A resolution that the President of the Senate, the Speaker of the House of Representatives, the Secretary of the Senate, and the Clerk of the House of Representatives be, and they are, hereby authorized to remain at the Capitol five days after the adjournment of the General Assembly, for the purpose of affixing their official signatures to all bills and resolutions passed previous to said adjournment, and they be allowed their per diem for said time.

The next bill taken up was

By Mr. Doolan of Chatham—

A bill to refund J. H. Brown amount of liquor tax paid by him in the year 1894, and for other purposes.

This bill involving an appropriation, the House went into a Committee of the Whole with Mr. Hightower in the chair.

The committee arose and reported the bill back to the House, with the recommendation that the same do pass.

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.—

Allen,            Futrell,            McGough,
Atkinson,         Fullwood,           McCurdy,
Armstrong,        Fussell,            McWhorter,
Awtrey, Gaines, Neely,
Bailey, Gilreath, Newton,
Baggett, Gibson, Owen,
Bennett of Wayne, Gray of Houston, Parker,
Bennett of Jackson, Gray of Catoosa, Peeples,
Bell, Gray of Paulding, Perkins,
Bird, Gregory, Pitman,
Blalock of Rabun, Griffin, Pittard,
Bloodworth, Greer of Macon, Pope,
Boifeuillet, Hall, Price,
Boynton, Hill, Polhill,
Branan, Hodges, Rawlings,
Brown of Washington, Henderson, Redding,
Burnett, Hightower, Reece,
Burch, Hopkins, Roberts,
Bush, Hogan, Rockwell,
Caldwell, Houston, Salter,
Clements of Montg’ry, Holbrook, Screven,
Clement of Milton, Humphryes, Shaw,
Collins, Hutcherson, Short,
Cureton, Hughes, Smith of Clinch,
Davison, Hurst, Smith of Telfair,
Dennard, Johnson of Hall, Stokes,
Dorough, Jones of Dougherty, Symons,
Dodson, Jones of Dodge, Tatum,
Doolan, Lee, Taylor,
Durham, Law, Walker,
Edenfield, Martin, Wallace,
Ennis, Mallette, Walden,
Espy, Mansfield, West,
Farmer, Meadow, Wilkin,
Florence, Melton, Wilkinson,
Fletcher, Moore of Heard, Willingham,
Fouché, Murrah, Wright,
Fink, McElmurry, Wren,
Ferguson, McMichael, Wynne,
Franklin, McDaniel, —

Those voting in the negative were Messrs.—

Anderson, McCurry, Smith of Hancock,

Those not voting were Messrs.—

Arnold, Harrison, McDonald.
Battle, Harvey, McClure,
Barnes, Howell, Pool,

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

The following resolution, which was offered by Mr. Gray of Catoosa, was read and agreed to, to wit:

A joint resolution, to appoint a committee to attend the dedication ceremonies at Chickamauga National Park.

The next resolution taken up was as follows, to wit:

By Mr. Rockwell of Chatham—

A resolution providing the paying of Hon. A. E. Bird of Effingham, and Hon. A. O. Blalock of Fayette county, for fifty days' service as members of this House.

The resolution was adopted.

Mr. Mell, chairman of 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 exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed one hundred dollars, and for other purposes.

An act to incorporate the town of Oakland City, in the county of Fulton, and for other purposes.

An act to provide for and require the registration of all voters in the county of Pike, in this State, to provide penalties for the violation of the same, and for other purposes.

An act to amend section 6 of an act to establish a system of public schools in Washington, Ga., approved September 14, 1891, so as to provide how the State school fund to Wilkes county shall be apportioned between the public schools of said town and the public schools of the county of Wilkes, and how the average attendance on said public schools in Washington shall be ascertained.

An act to change the time of holding the Superior Court in the county of Dawson, and for other purposes.

An act to amend section 4041 of the Code of 1882, so as to allow the Judge of the Superior Court to appoint commissioners to lay off dower in vacation as well as in term time, and for other purposes.

Respectfully submitted.

T. S. Mell, Chairman.

The next bill taken up for its third reading was by Mr Johnson of Hall, a bill to regulate the business of Building and Loan Associations, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 100 and nays 0.

So the bill, having received the requisite constitutional majority, was passed.
The following Senate bills were taken up for a third reading, to wit:

By Mr. Harrison of the Twenty-first District—

A bill to create the office of County Treasurer for Twiggs county and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Lewis of the Thirteenth District—

A bill to provide for the sale of the Northeastern Railroad, and for other purposes.

This bill was continued over until to-night for further action.

The following Senate resolutions were taken up, to wit:

A resolution to correct clerical errors in Senate Bill No. 74.

The resolution was concurred in.

Also, a resolution providing that the President of the Senate, Speaker of the House, Secretary of the Senate, and Clerk of the House be required to remain five days after the session is over to complete the work of the General Assembly, and that they be allowed their per diem during said time.

The resolution was concurred in.

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

By Mr. Broughton of the Twenty-eighth District—

A bill to further regulate and prescribe the duties of the
Board of Visitors and Trustees, respectively, of the University of Georgia, and for other purposes.

Referred to Committee on Education.

By Mr. Harris of the Twenty-second District—

A bill to authorize and empower the South Carolina Railroad Company to construct its railroad from its terminus in South Carolina to and into this State, and for other purposes.

Referred to Committee on Special Judiciary.

Also, a bill to amend the charter of the Macon Savings Bank, and for other purposes.

Referred to Committee on Corporations.

Also, a bill to amend the charter of the city of Macon, so as to confer additional powers on the Mayor, and for other purposes.

Referred to Committee on Corporations.

By Mr. Whitley of the Thirty-sixth District—

A bill to amend section 4652 of the Code, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Cumming of the Eighteenth District—

A bill to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes.

Referred to Committee on Banks.

Mr. Dempsey, chairman Committee on Corporations, submitted the following report:
Mr. Speaker:

The Committee on Corporations have had under consideration Senate Bill No. 45, a bill to be entitled an act to regulate benevolent institutions in this State, and report the same back to the House, with the recommendation that it do pass.

Respectfully submitted.

T. J. Dempsey, Chairman.

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

By Mr. Roberts of the Twentieth District—

A bill to amend an act to provide for a local Board of Trustees for the Middle Georgia Military and Agricultural College, and for other purposes.

By Mr. Cumming of the Eighteenth District—

A bill to provide for descent of property where persons are lost, and for other purposes.

Also, a bill to provide for the probate of wills of foreign nature, and for other purposes.

Also, a bill to provide a uniform method of executing the right of condemning, taking, or damaging private property.

Also, a bill to provide for the levy and sale of property where the defendant in \textit{ji. fa.} has an interest therein, and for other purposes.

By Mr. Roberts of the Twentieth District—

A bill to amend section 4587 of the Code of 1882.

By Mr. Cumming of the Eighteenth District—

A bill to regulate the law of assignments for the benefit of creditors, and for other purposes.
By Mr. Osborne of the First District—

A bill to provide for the incorporation of street and suburban railroads.

By Mr. Roberts of the Twentieth District—

A bill to make it penal for any person or persons to aid or assist any patient to escape from the Lunatic Asylum, and for other purposes.

By Mr. Cumming of the Eighteenth District—

A bill to provide for the appointment of auditors, to prescribe their duties, and for other purposes.

By Mr. Starr of the Forty-third District—

A bill to amend section 2626 of the Code of 1882, and for other purposes.

By Mr. Harris of the Twenty-second District—

A bill to decrease the tuition required of non-resident students of the State Technological School, and for other purposes.

By Mr. Sharpe of the Thirty-seventh District—

A bill to repeal an act of the Legislature of Georgia, approved March 2, 1894, incorporating the town of Whitesburg, and for other purposes.

By Mr. Harris of the Twenty-second District—

A bill to amend an act entitled an act to carry into effect article 3, section 7, paragraph 18 of the Constitution of this State.

By Mr. Mercer of the Ninth District—

A bill to amend an act to revive the office of State Geologist, and for other purposes.
By Mr. Lewis of the Thirteenth District—

A bill to amend an act which was entitled an act to regulate banks, and for other purposes, and for other purposes.

By Mr. Broughton of the Twenty-eighth District—

A bill to amend section 2183 of the Code of Georgia of 1882, and for other purposes.

By Mr. Lumpkin of the Forty-second District—

A bill to prohibit the corporate authorities of the town Summerville, in the county of Chattooga, and for other purposes.

By Mr. Broughton of the Twenty-eighth District—

A bill to regulate benevolent institutions in this State, etc.

By Mr. Williams of the Twenty-fifth District—

A bill to provide for the registration of the qualified voters of Harris county, and for other purposes.

By Mr. Roberts of the Twentieth District—

A bill to provide for and regulate the way and manner in which returns of property for taxation shall be made, and for other purposes.

By Mr. Brown of the Thirty-ninth District—

A bill to provide for third-class roads, and for other purposes.

By Mr. Roberts of the Twentieth District—

A bill to repeal an act to amend the charter of Milledgeville.
By Mr. Wilson of the Fifth District—

A bill to amend an act to incorporate the South Georgia Bank of Waycross, and for other purposes.

Also, a bill to amend the charter of the city of Waycross in Ware county, and for other purposes.

Leave of absence was granted to Messrs. Humphries, Boyett, and Fussell.

Upon motion, the House adjourned until 3 o'clock p. m.

3 O'CLOCK P. M.

The House met at 3 o'clock this p. m., and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

The following bill was introduced by Mr. Burwell of Hancock, which was read and referred to the Committee on General Judiciary, to wit:

A bill to repeal an act defining the duty of coroners in holding inquests, and for other purposes.

The following resolutions were offered by Mr. West of Lowndes, to wit:

Resolution to create a standing committee to be known as Committee on Educational Institutions.

Referred to Committee on Rules.

Also, a resolution to appoint a committee to visit the Girls' Industrial and Normal College at Milledgeville during commencement of 1895.

The same was agreed to.

Upon motion of Mr. Hodges of Bibb, the House took a recess until 4 o'clock.
The House was called to order by the Speaker.

The Speaker appointed as a committee to visit the commencement exercises of the Girls' Normal and Industrial school at Milledgeville in 1895, the following members, to wit:

Messrs. West, Doolan, Polhill, Meadow, and Pool.

The following bill was introduced by Mr. Boyd of McDuffie, read the first time, and referred to the Committee on Education, to wit:

A bill to furnish free elementary English text-books and charts to the children of this State, and for other purposes.

Upon motion, the House adjourned, subject to the call of the Speaker.

The House was called to order by the Speaker.

The following resolution was offered by Mr. Harrison, of Quitman, which was read and referred to the Committee on Rules, to wit:

Resolution to add to proviso to rules 100.

Mr. Middlebrook, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following Senate bills, which I am instructed to report to the House, with the recommendation that the same do pass:

A bill to amend the charter of the city of Macon.
A bill to amend the charter of Macon Savings Bank
Respectfully submitted.

L. L. MIDDLEBROOK, Chairman.

Upon motion of Mr. Walden of Glascock, the House
adjourned until 7:30 o'clock.

7:30 O'Clock P. M.

The House met at 7:30 o'clock p. m., and was called to
order by the Speaker.

Upon motion, the roll-call was dispensed with.

The following bill was introduced by Mr. Branch of
Fulton, which was read the first time, and referred to the
Committee on Railroads, to wit:

A bill to regulate the sleeping-car service in the State of
Georgia, and for other purposes.

Mr. Jenkins, chairman of the General Judiciary Com-
mittee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under con-
sideration the following Senate bills which I am instructed
to return to the House, with the recommendation that the
same be read the second time, and be recommitted to this
committee, to wit:

A bill to make it penal for any person to attempt in a
wanton and malicious manner to injure or destroy the good
name, character, or reputation of innocent females.

Also, a bill to confer on the Judges of the Superior and
City Courts of this State jurisdiction to hear motions for
new trials, *certiorarix*, and for other purposes.
Also, a bill to amend and regulate the practice concerning motions for new trials and bills of exceptions.

Also, a bill to amend section 2039(b) of the Code of 1882 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, and for other purposes.

Also, 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 in this State.

Also, a bill to amend an act entitled an act to amend section 3719 of the Code of 1882, which provides when application for a new trial shall be made, approved November 12, 1889, and for other purposes.

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 methods of serving bills of exceptions upon non-resident and unrepresented defendants in error, and for other purposes.

Also, a bill to prescribe the method of attestation and acknowledgment of deeds to realty and personalty executed without the State, 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, and for other purposes.

Also, a bill to repeal the law defining and regulating court contracts, and for other purposes.
Also, a bill to prescribe the mode of changing venue in criminal cases in the Superior Courts in this State, and for other purposes.

Also, a bill to amend an act approved September 22, 1891, entitled an act to amend an act to repeal section 4618 of the Code, and for other purposes.

Also, a bill to amend section 2783(a) of the Code of 1882, by inserting after the word "December," in the third line thereof, the words "and any other days declared by the law of Georgia to be a public holiday," and for other purposes.

Also a bill to amend section 2783 of the Code of 1882.

Respectfully submitted.

ROBERT HODGES, Chairman pro tem.

Mr. Hodges, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration Senate Bill No. 129, being entitled an act to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes, which they instruct me, as their chairman, to report back to the House, with the recommendation that the same do pass.

Respectfully submitted.

ROBERT HODGES, Chairman.

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 it asks the concurrence of the House, to wit:
A resolution expressing the thanks of the General Assembly to Lieutenant Chas. B. Satterlee for his services in behalf of the Military of the State.

Also, a resolution ratifying certain provisional settlements in reference to the Western and Atlantic Railroad.

Also, the Senate has concurred in the House resolution:

A resolution to appoint a committee to visit the Girls' Normal and Industrial College at Milledgeville, during commencement exercises for the year.

The committee appointed on the part of the Senate are: Messrs. Wade, Brand, and Harris of the Twenty-second.

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 I am instructed to report back to the House, with the recommendation that the author have leave to withdraw the same, to wit:

A bill to create an income tax, and provide for collecting the same, and for other purposes.

Also, the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended.

A bill to provide for the sale of the Northeastern Railroad, and for other purposes.

Also, the following resolution, which I am instructed to report back to the House, with the recommendation that the same do pass, to wit:

47th

Respectfully submitted.

J. L. BOYNTON, Chairman.

Mr. McCurry, 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 bill, which I am instructed to report back to the House, with the recommendation that the same be laid on the table till next session.

A bill to be entitled an act to require the Savannah, Florida and Western Railway Company to fence part of their road, etc., and fixing penalty for failure to do so.

Also, 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 be entitled an act to fix lien in favor of persons furnishing material and supplies to railroad companies, etc.

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 as amended:

A bill to abolish the County Court of Emanuel county, and for other purposes.
Also, 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 amend section 2 of an act entitled an act to establish a City Court in the county of Bartow, and for other purposes, approved October 10, 1885, etc.

Also, the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do pass as amended.

A bill to authorize and empower the South Carolina Railroad Company, a railroad corporation chartered or to be chartered by the laws of the State of South Carolina, to construct its railroad from its terminus in South Carolina to and into this State, to some point in or near the city of Augusta, and through the same, and for other purposes.

Also, the following Senate bill, which I am instructed to report back to the House, with the recommendation that the same do not pass.

A bill to amend section 279 of the Code of 1882, concerning the appointment of Judges of County Courts, by striking out the words "two years," in the fifth line of said section, and inserting in lieu thereof the words "one year."

Respectfully submitted.

A. G. McCurry, Chairman.

The following Senate bills were read the second time and recommitted to the Committee on General Judiciary:

A bill to amend an act approved September 22, 1891, entitled an act to repeal section 4618 of the Code, and for other purposes.

Also, a bill to prescribe the mode of changing venue in criminal cases in the Superior Courts in this State, and for other purposes.
Also, a bill to prescribe the method of serving bills of exception upon non-resident and unrepresented defendants.

Also, a bill to amend and regulate the practice concerning motions for new trials and bills of exceptions.

Also, a bill to amend an act entitled an act to amend section 3719 of the Code of 1882, which provides when applications for a new trial shall be made, and for other purposes.

Also, a bill to amend section 2039(b) of the Code, and for other purposes.

Also, a bill to repeal the law defining and regulating court contracts, and prescribing the manner of enforcing the same, and for other purposes.

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 amend section 2783 of the Code of 1882, by inserting after the word "observances," in the ninth line of said section, and for other purposes.

Also, a bill to allow the jury in criminal or civil actions to inspect the real or personal property, the subject of litigation, and for other purposes.

Also, a bill to confer on the Judges of the Superior and City Courts of this State jurisdiction to hear motions, etc., in vocation, and for other purposes.

Also, a bill to amend section 2783(a) of the Code of 1882, and for other purposes.

Also, a bill to provide for notice to the garnishee for the filing of a traverse of the answer of such garnishee, and for other purposes.

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, character, or reputation of innocent females, and for other purposes.

Also, a bill to prescribe the method of attestation and acknowledgment of deeds to realty and personalty executed without the State, 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 entitled an act to amend section 3149(a) of the Revised Code of 1882, approved November 12, 1889, and for other purposes.

The following bill was withdrawn, by consent, to wit:

By Mr. Houston of DeKalb—

A bill to incorporate the Granite Belt Railroad, and for other purposes.

The resolution by Mr. Harrison, of Quitman, was then taken up, to wit:

Providing a proviso at the end of rule 100.

Mr. Harrison moved to disagree with the adverse report of the committee.

Upon this motion, the ayes 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, Futrell, Moore of Clayton,
Anderson, Fullwood, Moore of Heard,
Baggett, Fussell, Montfort,
Those voting in the negative were Messrs.—

Atkinson,  Harvey,  Owen,
Armstrong,  Hodges,  Price,
Awtrey,  Hopkins,  Polhill,
Bailey;  Jenkins,  Rawlings,
Battle,  Johnson of Hall,  Reagan,
Bennett of Wayne,  Jones of Dougherty,  Roberts,
Bird,  Law,  Rockwell,
Boiteuillet,  Mailette,  Sandeford,
Boyatton,  Mansfield,  Scevren,
Branan,  Meadow,  Stokes,
Broyles,  Moll,  Symons,
Brown of Washington,  Moore of Bulloch,  Tatum,
Burwell,  McElmurry,  West,
Clements of Montg'm'ry  McMichael,  Wheatley,
Coleman,  McDaniel,  Wilson,
Doolan,  McCurry,  Williams,
Hall,  Neely,  Wright.
AIONDAY, DECEMBER 10, 1894.

Those not voting were Messrs.—

Arnold,                        Howell,                         McClure,
Barnes,                        Houston,                        Pitman,
Blalock of Fayette,            Holland,                         Pittard,
Boyett,                        Hudson,                          Pool,
Collier,                       Humphryes,                       Redding,
Cook of Decatur,               Hutcherson,                      Smith of Rockdale,
Cureton,                       Jarrell,                         Thompson,
Dodson,                        Longley,                         Vaughn,
Farmer,                        Martin,                          Walker,
Fogarty,                       McDonald,                        Willingham,
Giles,                         McGough,                         Worley,
Harrell,                       McCurdy,                         Mr. Speaker.


So the motion was carried.

The following Senate bills were read the first time.

By Mr. Lumpkin of the Forty-second District—

A bill to amend 3149(a) of the revised Code of 1882, approved November 12, 1889, to strike out certain words, etc.

Referred to Committee on Special Judiciary.

The following Senate bill was read the second time.

By Mr. Harris of the Twenty-second District—

A bill to fix a lien in favor of persons furnishing material and supplies to railroad companies, etc.

By Mr. Wilson of the Fifth District—

A bill to amend section 279 of the Code of 1882, concerning the appointment of Judges of County Courts, by striking out the words “two years” in the fifth line of said section, and inserting in lieu thereof, the words “one year.”

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 Lowndes county, to provide for the disposition of the business and papers therein, and for other purposes.

An act to provide a Board of County Commissioners for Jones county, defining the powers and duties of said board, and for other purposes.

An act to require Dougherty county to pay the officers of court the costs now allowed by law in each case convicted and worked on the chain-gang of said county.

An act to provide compensation for the members of the Board of Commissioners of Roads and Revenues for Colquitt county, and for the Clerk of said board.

An act to amend section 1319 of the Code of 1882, so as to change the time of electing county officers from the first Wednesday in January to the first Wednesday in October preceding, and for other purposes.

An act to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, and to fix the time of holding Dooly Superior Court, and for other purposes.

An act to authorize the Comptroller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases, and for other purposes.

An act to amend section 4696(a) of the Code of 1882, by adding the words “and City” after the word “Superior,” in the first line of said section, and before the word “Courts,” in the second line of said section, and by adding the words
"and counties" after the word "circuits," in fourth line of said section.

An act to repeal an act to provide for and require the registration of voters in Baker county, and for other purposes.

An act to create a Board of Examiners for boilers and stationary engines for Fulton county.

An act to systematize the finances and increase the efficiency of the common schools, providing for direct payments into the treasury of money belonging to the school fund; for the quarterly payment of teachers; for making the school year coincident with the calendar year; for making the school fund a fixed and certain sum, and for other purposes.

An act to appropriate the sum of five hundred dollars, or so much thereof as may be necessary, to pay pensions for 1894 to all maimed Confederate soldiers regularly enrolled in the Executive Department who are entitled thereto under the law and who have failed to receive same, and for other purposes.

An act to establish Boards of Medical Examiners for the State of Georgia; to define their duties and powers; to protect the people from illegal and unqualified practitioners of medicine and surgery, and for other purposes.

Respectfully submitted.

T. S. MELL, Chairman.

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

Mr. Speaker:

The Committee on Rules have had under consideration the following resolution, to wit:
House Resolution No. 55 to require eighty-eight votes to concur in a Senate amendment to a House bill. The committee instruct me to report the same back to the House, with the statement that, in the opinion of the committee, it is inexpedient at the present time and under existing circumstances, to change the long standing rules of the House as contemplated in said resolution. The committee recommend that further consideration of the resolution be postponed until the next session of the Legislature.

Respectfully submitted.

H. A. Jenkins, Chairman, pro tem.

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

By Mr. Lewis of the Thirteenth District—

A bill to provide for the sale of the Northeastern Railroad, and for other purposes.

The report of the committee was agreed to.

Mr. Boynton moved to amend section 1 by striking out of said section the words "four per cent.," and inserting in lieu thereof the words "three and a half per cent."

The amendment was adopted.

Upon the passage of this bill, the ayes were 113 and nays 0.

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

The following Senate resolution was read the second time:

A resolution, by Mr. Osborne of the First District, to relieve the London Guarantee and Accident Company of London, England.
A resolution, by Mr. Brown of Pulaski, against granting any more members leave of absence until the end of the session was read and agreed to.

Upon motion of Mr. Bush, the House adjourned until 9 o'clock to-morrow.

ATLANTA, GEORGIA,
Tuesday, December 11, 1894.

The House met and 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:

Allen, Allen
Anderson
Atkinson, Atkinson
Arnold, Arnold
Armstrong, Armstrong
Awtrey, Awtrey
Bailey, Bailey
Battle, Battle
Baggett, Baggett
Bennett of Jackson, Bennett of Jackson
Bell, Bell
Bird, Bird
Blalock of Fayette, Blalock of Fayette
Blalock of Rabun, Blalock of Rabun
Bloodworth, Bloodworth
Boifenuillet, Boifenuillet
Boynton, Boynton
Boyd, Boyd
Boyett, Boyett
Branch, Branch
Broyles, Broyles
Brown of Washington, Brown of Washington
Brown of Pulaski, Brown of Pulaski
Burwell, Burwell
Burnett, Burnett
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
Harrison, Harrison
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
Hutcherson, Hutcherson
McCurry, McCurry
McGough, McGough
McCurdy, McCurdy
MeWhorter, MeWhorter
Neely, Neely
Newton, Newton
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
Reese, Reese
Roberts, Roberts
Rockwell, Rockwell
Salter, Salter
Saneford, Saneford
Shropshire, Shropshire
Burch,  Hughes,  Screven,
Bush,  Hurst,  Sell,
Caldwell,  Jarrell,  Shaw,
Clements of Montg'ry,  Jenkins,
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,
Cook of Decatur,  Latham,  Smith of Telfair,
Cureton,  Lee,  Stokes,
Davison,  Longley,  Symons,
Dempsey,  Lovett,  Sumner,
Dennard,  Law,  Tatum,
Dorough,  Martin,  Thompson,
Dodson,  Mallette,  Taylor,
Durham,  Marchman,  Vaughn,
Edenfield,  Mansfield,  Walker,
Ennis,  Meadow,  Wallace,
Espy,  Melton,  Walden,
Farmer,  Mill,  West,
Florence,  Moore of Bulloch,  Wilson,
Fonchë,  Moore of Clayton,  Wilkin,
Fink,  Moore of Heard,  Williams,
Fogarty,  Montfort,  Wilkinson,
Ferguson,  Murrah,  Willingham,
Franklin,  Middlebrook,  Worley,
Futrell,  McDonald,  Wright,
Fullwood,  McElmurry,  Wren,
Fussell,  McMichael,  Wynne,
Gaines,  McDaniel,  Mr. Speaker.

Those absent were Messrs.—

Barnes,  Fletcher,  Humphries,
Bennett of Wayne,  Giles,  McClure,
Branan,  Harrell,  Wheatley,
Doolan,

The Journal of yesterday's proceedings was then read and confirmed.

The following message was received from the Senate, through Mr. Clifton, its 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 release A. F Welborn of Union county, as surety on the penal bond of Poly Chastain, etc.

Also, a bill to be entitled an act to authorize the County Judges to hold court in other counties than those of their residence.

Also, a bill to be entitled an act to make appropriations for the ordinary expenses of the Executive, Judicial and Legislative departments of the Government, and for other purposes, with amendments.

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, as mended, to wit:

A bill to provide for the issue and sale of bonds of the town of Elberton, for the purpose of providing a system of electric lights for said town, and for other purposes.

Also, a bill to be entitled an act to incorporate Cubana City, and for other purposes.

Also, a bill to provide for the issue of bonds by the town of Elberton, for the purpose of providing water-works for said town, and for other purposes.

Also, the Senate has passed the following joint resolution, in which it asks the concurrence of the House, to wit:

A resolution that the Commissioner of Agriculture be authorized to aid the commission having control of the State exhibit to be made at the Cotton States and International Exposition, in collecting exhibits with the service of
the Inspectors of Fertilizers and other employees of the department of agriculture, when the same can be accomplished without conflict with their official duties or detriment to the service of the department.

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, as amended, to wit:

A bill to be entitled an act to amend an act to establish the City Court of Macon, in and for the county of Bibb, to define its jurisdiction and powers, and for other purposes.

Also, the Senate has concurred in the following House resolution, to wit:

A resolution providing for a State exhibit at the Cotton States and International Exposition in 1895.

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:

Senate Bill No. 90, to further regulate and prescribe the duties of the Boards of Visitors and Trustees of the University of Georgia, to confer certain powers upon the Board of Trustees, and to confer certain privileges upon the individual members thereof, which they instruct me to report back to the House, with the recommendation that it go over until next session for further consideration.

Respectfully submitted.

W S. West, 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 I am instructed to return to the House, with the recommendation that the same do pass, to wit:

A bill to authorize insurance brokers to place insurance on property of citizens of this State in fire insurance companies not licensed or authorized to do business in this State, and for other purposes.

Respectfully submitted.

H. A. Jenkins, Chairman.

Mr. Rawling moved to reconsider the action of the House on yesterday upon the following bill, to wit:

A bill to amend section 1291 of the Code of Georgia, and for other purposes.

The motion was carried.

This bill was taken up and put upon its passage.

The previous question was called, which call was sustained.

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

Upon taking the vote _viva voce_, the ballot was as follows:

Those voting in the affirmative were Messrs.—

Allen, Anderson, Atkinson, Arnold, Armstrong, Awtrey, Bailey, Gregory, Greer of Macon, Hall, Harrison, Harvey, Hill, Hodges, Neely, Newton, Owen, Parker, Perkins, Pittman, Pittard,
Those voting in the negative were Messrs.—

Baggett,            Franklin,            Murrah,
Boyd,              Gilreath,            McDaniel,
Branch,            Gray of Paulding,      McWhorter,
Burnett,           Griffin,              Pope,
Caldwell,          Greer of Harris,      Pool,
Clement of Milton,  Henderson,           Salter,
Davison,           Hogan,                Sell,
Durham,            Holbrook,            Short,
Edenfield,         Johnson of Taliaferro, Spence,
Ennis,             Lovett,               Traylor,
Espy, Law, Walden, 
Florence, Montfort, Wren. 
Fink, 

Those not voting were Messrs.—

Barnes, Fouché, McDonald, 
Bennett of Wayne, Fullwood, McClure, 
Bennett of Jackson, Giles, Peeples, 
Blalock of Fayette, Harrell, Wilkinson, 
Branan, Humphryes, Wright, 
Clements of Montg'ry, Jones of Dougherty, Mr. Speaker, 
Fletcher, Longley, 


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

The general appropriation bill was then taken up, and the following Senate amendments were read, to wit: 

To amend section 4 by adding at the end of said section the following words: “the sum of one hundred and twenty-five dollars each year for the years 1895 and 1896, or so much thereof as may be necessary, to pay the expenses of the Visiting Committee from the General Assembly to the North Georgia Agricultural College located at Dahlonega. 

The amendment was disagreed to. 

Also, to amend by inserting in the contingent fund the sum of three hundred dollars to the Treasurer for expenses in visiting the several banks of the State for 1895. 

The amendment was disagreed to. 

To amend by adding at the end of thirteenth line, in section 6, the following: “as provided by act of 1889.” 

The amendment was adopted. 

Also, to amend by adding that “the sum of four dollars
per diem be paid to T. R. Whitley, Senator from Thirty-sixth District, from the beginning of this session up to the time he was sworn in.”

Mr. Jenkins offered to add to this amendment the following: “Also, four dollars per diem for A. O. Blalock of Fayette, and A. E. Bird of Effingham, members of the House from the beginning of the session up to the time they were respectively sworn in.”

The amendment by Mr. Jenkins was adopted, and the Senate amendment was concurred in.

Also, to amend by adding the following words between the fourteenth and fifteenth lines of section 1: “For salary of special Attorney, Western and Atlantic Railroad, two thousand dollars.”

The amendment was concurred in.

Also, to amend at the end of line 39 of section 3, the words “and one additional assistant doorkeeper for the Senate for 1894, four dollars per diem.”

Amendment was concurred in.

Also, to amend by adding to the twenty-fifth line of the third section of the printed bill the following: “The compensation of the Chaplain of the Senate and House, for the session of 1894, shall be four dollars per diem each.”

The amendment was disagreed to.

Also, to amend section 3 by striking from the fortieth line the words “each one hundred,” and by striking from the forty-first line the words “dollars for the entire session,” and insert in lieu thereof, the words “four dollars per diem each.”

The amendment was disagreed to.
Also, to amend section 3 at the end of forty-eighth line of following: “two additional pages in the Senate for the year 1894, two dollars *per diem* each.”

The amendment was disagreed to.

Also, to amend section 4 by striking out the word “nineteen,” in the tenth line, and inserting in lieu thereof the word “twenty-one.”

The amendment was disagreed to.

Also, to amend by striking out in section 4 and line 7, the last word “sixteen,” and inserting in lieu thereof the word “eighteen.”

The amendment was adopted.

Also, to add, after the word “necessary,” in the eighth line, the words “and two thousand dollars for furniture, furnishing, and repairing building, etc., or so much thereof as may be necessary”

The amendment was disagreed to.

To amend section 4, in the nineteenth line, after the words “eight thousand dollars,” the following: “Also, the sum of three thousand dollars to be used for repairing the sanitary, the Kappa Phi and Demosthenian halls, putting water and water-closets and other conveniences therein—all to be expended under the direction of the chairman of the Prudential Committee of the Trustees.”

The amendment was concurred in.

Also, to amend section 4 by adding after “appropriation,” in line 72 in said section, the following: “For State University, for the support and maintenance of the Middle Georgia Military and Agricultural College, a department
of the University located at Milledgeville, the sum of nineteen hundred and fifty ($1950.00) dollars.

Mr. Hopkins, of Thomas, moved to add to this section, the following: "and a like amount for the Branch College at Thomasville, known as the South Georgia Agricultural and Mechanical College."

This amendment was lost.

Upon the concurrence of the Senate amendment, the ayes and nays were called, which 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,  Anderson,  Awtrey,  Baggett,  Bennett of Jackson,  Bell,  Fird,  Blalock of Rabun,  Fussell,  Gaines,  Gilreath,  Gibson,  Gray of Houston,  Gray of Catoosa,  Gray of Paulding,  Griffin,  Murrah,  McElmurry,  McCurry,  McClure,  McWhorter,  Newton,  Parker,  Peeples.
Bloodworth,  Greer of Macon,  Perkins,
Boynton,  Greer of Harris,  Pittard,
Boyd,  Hall,  Pope,
Boyett,  Hill,  Pool,
Brown of Pulaski,  Henderson,  Reece,
Burnett,  Hightower,  Roberts,
Burch,  Hopkins,  Salter,
Bush,  Hogan,  Shropshire,
Caldwell,  Hodge,  Sell,
Clement of Milton,  Holbrook,  Shaw,
Collier,  Holland,  Short,
Davison,  Hudson,  Spence,
Dempsey,  Hughes,  Smith of Clinch,
Dennard,  Hurst,  Smith of Hancock,
Dorough,  Jarrell,  Smith of Rockdale,
Durham,  Johnson of Taliaferro,  Smith of Telfair,
Edenfield,  Jones of Dodge,  Stokes,
Espy,  Latham,  Sumner,
Farmer,  Lee,  Taylor,
Florence,  Longley,  Vaughn,
Fouche,  Lovett,  Walker,
Fink,  Mallette,  Walden,
Fogarty,  Melton,  West,
Ferguson,  Moore of Bulloch,  Wilkin,
Franklin,  Moore of Clayton,  Wilkinson,
Futrell,  Moore of Heard,  Worley,
Fullwood,  Montfort,  Wren,

Those not voting were Messrs.—

Barnes,  Giles,  McDonald,
Blalock of Fayette,  Gregory,  McDaniel,
Branch,  Harrell,  Redding,
Clements of Montgomery  Humphries,  Tatum,
Collins,  Martin,  Wallace,
Coleman,  Marchman,  Williams,
Cureton,  Meadow,  Mr. Speaker,
Fletcher,  Middlebrook,


So the amendment was disagreed to.

Also, to amend section 4 by adding after clause for Dallonega College: "For the State University for the support and maintenance of the State Normal School at the
Rock College in Athens, for training and instructing teachers, the sum of ten thousand dollars."

Mr. West, of Lowndes, offered to amend by striking out $10,000 and inserting in lieu thereof, the sum of $5,000.

The amendment of Mr. West was lost, and the Senate amendment was concurred in.

Also, to amend line 18 on page 10, section 6, by striking out the word "gas" in this line, and substituting the word "light."

The amendment was concurred in.

Also, to amend by inserting the words "or as much thereof as may be necessary," after the words "thousand dollars," in the fifty-second line in section 6.

The amendment was concurred in.

Also, to amend section 6 and line 42 as follows: Strike out the word "seventeen" and insert "twelve," in place thereof, and to add the following, "and five hundred dollars, or so much thereof as may be necessary, for the purchase of new files for said court."

The amendment was concurred in.

Also, to amend section 6 by adding in the seventy-second line after the word "costs," the words "collected by him."

The amendment was concurred in.

Also, to amend section 6 by inserting after the appropriation for insuring the public property the following: "For organizing, arming, equipping, drilling, and training the volunteer forces of the State, as provided by the act of 1889, and for purposes of administration of the several military departments of the State, and to increase the military fund, all under the direction of Governor, the sum of twenty-one thousand dollars."
Upon the adoption of this amendment, the ayes 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.—

<table>
<thead>
<tr>
<th>Ayes</th>
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<tbody>
<tr>
<td>Atkinson, Armstrong, Awtrey, Bailey,</td>
</tr>
<tr>
<td>Battle, Bennett of Wayne, Bird, Boifeuillet, Boyett, Branen, Broyles, Brown of Washington, Burwell, Cook of Decatur, Cureton, Dorrough, Dodson, Doolan, Farmer,</td>
</tr>
<tr>
<td>Fogarty, Gray of Catoosa, Hall, Harvey, Hodges, Hopkins, Howell, Houston, Hutcherson, Jenkins, Johnson of Hall, Jones of Dougherty, Mallette, Mansfield, Mell, McElmurry, McMichael, McGough,</td>
</tr>
<tr>
<td>McCurdy, Neely, Owen, Putman, Price, Polhill, Rawlings, Redding, Sandeford, Screven, Symons, Tatum, West, Wheatley, Wilson, Willingham, Wright,</td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Nays</th>
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</thead>
<tbody>
<tr>
<td>Allen, Anderson, Baggett, Bennett of Jackson, Bell, Bialock of Rabun, Boynton, Boyd, Branch, Brown of Pulaski, Burnett, Burch, Bush, Caldwell, Clement of Milton, Coleman, Davison, Dempsey,</td>
</tr>
<tr>
<td>Gibson, Gray of Houston, Gray of Paulding, Griffin, Greer of Macon, Greer of Harris, Harrison, Hill, Henderson, Hightower, Hogan, Hodge, Holbrook, Hudson, Hughes, Hurst, Jarrell, Johnson of Taliaferro, Smith of Clinch, Smith of Hancock, McWhorter, Newton, Parker, Peeples, Perkins, Pittard, Pope, Pool, Reagan, Reece, Salter, Shropshire, Sell, Shaw, Short, Spence,</td>
</tr>
</tbody>
</table>
Those not voting were Messrs.—


Mr. Boynton moved to reconsider the action of the House on the amendment of the Senate to add an appropriation for an additional doorkeeper for the Senate.

The motion prevailed.

Upon motion of Mr. Boynton, the amendment was disagreed to.

The following Senate bill was recommitted to the Committee on Education.

A bill to regulate and prescribe the duties of the Boards of Visitors and Trustees of the University of Georgia, and for other purposes.

Upon motion, the House adjourned until 3 o'clock this p.m.
The House met at 3 o'clock this p. m. and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

The Senate amendments to the following House bills, were concurred in, to wit:

By Mr. Worley of Elbert—

A bill to provide for the issue of bonds by the town of Elberton, for the purpose of providing water-works, and for other purposes.

Also, a bill to provide for the issue and sale of bonds for the town of Elberton, for the purpose of providing a system of electric lights, and for other purposes.

By Mr. Hodges of Bibb—

A bill to amend an act to establish the City Court of Macon, in the county of Bibb, and for other purposes.

By Mr. Hopkins of Thomas—

A bill to incorporate Cubana City, and for other purposes.

The following Senate bills were read the third time, to wit:

By Mr. Roberts of Twentieth District.—

A bill to amend an act to provide for a local Board of Trustees for the Middle Georgia Military and Agricultural College, and for other purposes.

The report of the committee was agreed to.

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

So the bill, having received the requisite constitutional majority, was passed.
By Mr. Cumming of the Eighteenth District—

A bill to provide for descent of property when persons are lost and it is impossible to tell which died first, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 113 and nays 0.

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

Also, a bill to provide for the probate of foreign wills, and for other purposes.

The report of the committee was agreed to.

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

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

Also, a bill to provide a uniform method of exercising the right of condemning, taking, or damaging private property, and for other purposes.

The following amendment was offered by Mr. Boyd of McDuffie, by striking out sections 23 and 24 of this bill, which was lost.

The report of the committee was agreed to.

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

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

Those voting in the affirmative were Messrs.—

<table>
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<tr>
<th>Anderson,</th>
<th>Gibson,</th>
<th>Middlebrook,</th>
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<td>Armstrong,</td>
<td>Gray of Houston,</td>
<td>McElmurry,</td>
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<td>Awtrev,</td>
<td>Gray of Catoosa,</td>
<td>McMichael,</td>
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<td>Battle,</td>
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<td>Bennett of Wayne,</td>
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<td>Clements of Montgim'ny</td>
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<td>Marchman,</td>
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<td>Ferguson,</td>
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<td>Futterell,</td>
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<td>Worley,</td>
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<td>Gaines,</td>
<td>Moore of Bulloch,</td>
<td>Wynne.</td>
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<td>Gilbreath,</td>
<td>Moore of Clayton,</td>
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Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Baggett,</th>
<th>Gray of Paulding,</th>
<th>Roberts,</th>
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<tr>
<td>Bennett of Jackson,</td>
<td>Hodges,</td>
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<td>Burnett,</td>
<td>Johnson of Taliaferro,</td>
<td>Spence,</td>
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Those not voting were Messrs. —

Allen, Allen,  
Atkinson, Giles,  
Arnold, Gregory,  
Bailey, Griffin,  
Barnes, Greer of Harris,  
Blalock of Fayette, Harrell,  
Boifeuillet, Hopkins,  
Boyett, Holbrook,  
Brown of Pulaski, Hudson,  
Clement of Milton, Humphries,  
Collier, Hurst,  
Cureton, Jones of Dougherty,  
Espy, McDonald,  
Farmer,   


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

By Mr. Venable of the Thirty-fifth District—

A bill to authorize Insurance Brokers to place insurance on property of citizens of this State in Fire Insurance Companies not licensed nor authorized to do business in this State, and for other purposes.

Mr. Broyles offered to amend the section preceding the repealing section, by adding the following words, to wit:

"All insurance companies doing business in this State, under the provision of this act, shall have printed in large letters across the face of each policy, the following words: This company has no deposit and no agents in Georgia. Any insurance companies violating this provision shall have their license to do business in this State revoked by the insurance companies."

The amendment was adopted.

Mr. Hall, of Coweta, offered the following substitute, to wit:
A bill to regulate fire insurance in this State by reducing the amount of deposit required from twenty-five thousand dollars to five thousand dollars, grant additional powers to the Commissioner of Insurance, and for other purposes.

The substitute was lost.
The report of the committee was agreed to.
Upon the passage of this bill, the ayes were 97 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Mr. Hodges, of Bibb, stated that he was disqualified to vote upon Senate Bill No. 55, under House Rule No. 22, and asked to have his disqualification entered upon the Journal. Granted.

The following protest was submitted by Mr. Reagan of Henry, to wit:

Mr. Speaker:

In accordance with the rules of the House of Representatives, I desire to enter my protest against the passage of Senate Bill No. 55, the same being a bill entitled an act to authorize insurance brokers to place insurance on property of citizens of this State in fire insurance companies not licensed or authorized to do business in this State, to prescribe penalties for the violation of the same, and for other purposes.

I protest against the passage of this bill, for the following reasons:

First. Because the proposed legislation is in direct conflict with that provision of the Constitution of the State, that requires the General Assembly to provide for the protection of policy-holders by requiring fire insurance companies during business in this State to make a reasonable deposit with the Treasurer of this State.
Second. Because it violates the settled policy of the State that all contracts for insurance in this State should be governed by the laws of this State, the provisions in the pending bill allowing these contracts to be governed by the laws of any State where the insurance companies reside.

Third. Because the bill is in conflict with the settled law of this State on the subject of principal and agent, and makes the insurance broker, who is in reality the agent of the insurance company, the agent of the insured, and thus enables the agent as well as the company to defraud the policy-holder.

Fourth. Because the enactment of such a law withdraws from the policy-holder all the safeguards that are now thrown around him by the laws of the State, and leaves him at the mercy of any irresponsible and unreliable agent or company that may desire to prey upon him.

I therefore ask that this protest be entered on the Journal of the House.

Respectfully submitted.

E. J. Reagan.

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:

Senate Bill No. 90, to further regulate and prescribe the duties of the Board of Visitors and Trustees, respectively, of the University of Georgia, to confer certain powers upon the Board of Trustees, and to confer certain privileges upon the individual members thereof, etc., which they recommend do pass.

Respectfully submitted.

W. S. West, Chairman.
The following message was received from the Senate through Mr. Clitton, 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 establish a system of public schools for the town of Eastman, and for other purposes.

Also, a bill to be entitled an act to amend an act to incorporate the Merchants' Bank of Valdosta, Ga., approved December 26, 1888, and for other purposes.

Also, a bill to be entitled an act to create a board to be known as the State Memorial Board, and for other purposes.

Also, a bill to be entitled an act to limit and regulate the payment of the insolvent costs of the Solicitor of the City Court of Richmond county, for services in said county, out of the Treasury of Richmond county, and for other purposes.

Also, a bill to be entitled an act to limit and regulate the payment of the insolvent costs of the Solicitors-General of the Augusta Circuit, for services in the Richmond Superior Court, and for other purposes.

Also, a bill to be entitled an act to create a sinking fund to pay off and retire bonds of the State as they mature, in accordance with article 7, section 14, paragraph 1 of the Constitution of 1877, and for other purposes.

Also, a bill to be entitled an act to repeal section 1504 of the Code, which provides for the appointment of commissioners of pilotage, and for other purposes.
Also, 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 incorporate the town of Newborn, in the county of Newton, and for other purposes.

Also, a bill to be entitled an act to regulate the manner of entering on the tax digest the names of the colored taxpayers.

Also, the Senate has concurred in the House amendment to the following bill, to wit:

A bill to be entitled an act to provide for sale of the Northeastern Railroad, and for other purposes.

Also, the Senate has concurred in the following House resolution:

A resolution about transferring a volume of Mr. DeRenne's books to the Georgia Historical Society in Savannah.

Also, a resolution recommending the Interstate National Guard or State Volunteer's Encampment Drill and Inspection.

Also, the following resolution:

WHEREAS, Mr. Edward DeRenne has bequeathed to the State of Georgia a valuable collection of books, by request of the donor, the same shall be known as the Mary DeRenne Historical Collection.

Also, a resolution looking to the equalization of the work of the Superior Court Judges of this State.

The committee appointed on the part of the Senate are: Messrs. Bussey and Roberts.
Also, a resolution to appoint a committee to attend the dedication ceremonies at Chickamauga National Park.

The committee appointed on the part of the Senate are: Messrs. Osborne, Mercer, Lewis, Monro, Brand, Harris of the Twenty-Second, McGarity, Broughton, Brown, Snead, and Harris of the Third.

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 provide for and require the registration of all voters in the county of Pike in this State, to provide for penalties for the violation of the same, and for other purposes.

Also, an act to change the time of holding the Superior Court of the county of Dawson, and for other purposes.

Also, an act to incorporate the town of Oakland City, in the county of Fulton, and for other purposes.

Also, an act to amend section 4041 of the Code of 1882, so as to allow the Judge of the Superior Court to appoint commissioners to lay off dower in vacation as well as in term time, and for other purposes.

Also, an act to exclude from the jurisdiction of the City Court of Atlanta certain cases where the amount involved does not exceed one hundred dollars, and for other purposes.
Also, an act to amend section 6 of an act to establish a system of public schools in Washington, Ga., approved September 14, 1891, so as to provide how the State school fund for Wilkes county shall be apportioned between the public schools of said town and the public schools of the county of Wilkes, and how the average attendance on said public schools in Washington shall be ascertained.

Also, an act to transfer the county of Dooly from the Oconee Judicial Circuit to the Southwestern Judicial Circuit and to fix the time of holding Dooly Superior Court, and for other purposes.

Also, an act to abolish the County Court of Lowndes county, to provide for the disposition of the business and papers therein, and for other purposes.

Also, an act to provide a Board of County Commissioners for Jones county, defining the powers and duties of said board.

Also, an act to amend section 1319 of the Code of 1882, so as to change the time of electing county officers from the first Wednesday in January to the first Wednesday in October preceding, and for other purposes.

Also, an act to authorize the Comptroller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases, and for other purposes.

Also, an act to systematize the finances and increase the efficiency of the common schools, providing for direct payments into the treasury of moneys belonging to the school fund, for the quarterly payment of teachers; for making the school year coincident with the calendar year; for making the school fund a fixed and certain sum, and for other purposes.
Also, an act to provide compensation for the members of the Board of Commissioners of Roads and Revenues for Colquitt county, and for the clerk of said board.

Also, an act to appropriate the sum of five hundred dollars, or so much thereof as may be necessary, to pay pensions for 1894 to all maimed Confederate soldiers regularly enrolled in the Executive Department, who are entitled thereto under the law and who have failed to receive same, and for other purposes.

Also, an act to require Dougherty county to pay the officers of court the costs now allowed by law in each case convicted and worked out on the chain-gang of said county.

Also, an act to repeal an act to provide for and require the registration of voters in Baker county, and for other purposes.

Also, an act to amend section 4696(a) of the Code of 1882, by adding the words "and city," after the word "Superior," in the first line of said section, and before the word "courts," in the second line of said section, and by adding the words "and counties," after the word "circuits," in the fourth line of said section.

Also an act to create a Board of Examiners for boilers and stationary engines for Fulton county.

Also, an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, etc., and for other purposes.

Respectfully submitted.

T S. MELL, Chairman.

Mr. Fouché, chairman pro tem. on General Judiciary Committee, submitted the following report:
Mr. Speaker

The General Judiciary Committee have had under consideration the following Senate bills, which they recommend do pass, to wit:

No. 121, a bill to be entitled an act to amend section 2783(a) of the Code of 1882.

Also, No. 122, a bill to be entitled an act to amend section 2783 of the Code of 1882.

The committee recommend that the following Senate bill do not pass, to wit:

No. 120, a bill to be entitled an act to amend an act, approved September 22, 1891, entitled an act to amend an act to repeal section 4618 of the Code, etc.

Respectfully submitted.

R. T. Fouché, 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 they have instructed 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 amend an act entitled an act to amend section 2149(a) of the revised Code of 1882, approved November 12, 1889, so as to strike out certain words therein, and insert others in lieu thereof.

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 bill, as amended, to wit:

A bill to be entitled an act to levy and collect a tax for the support of the State government, and for other purposes.

The following bill was offered by Mr. Branan of Fulton, which was read and referred to the General Judiciary Committee, to wit:

A bill to provide how Fire Insurance Companies not making a deposit of twenty-five thousand dollars shall be allowed to do business in this State, and for other purposes.

Upon motion, the House adjourned until 7:30 o'clock to-night.

7:30 O'CLOCK P. M.

The House met at 7:30 o'clock this p. m. and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with, and the House proceeded to read Senate bills for the second time.

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

A bill to amend the charter of the city of Macon, and for other purposes.

Also, a bill to amend an act entitled an act to amend section 3149(a) of Revised Code of 1882.
Also, a bill to authorize and empower the South Carolina Railroad Company to construct its railroad into this State, and for other purposes.

Also, a bill to amend the charter of the Macon Savings Bank, and for other purposes.

Also, a bill to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes.

Also, a bill to further the regulate and prescribe the duties of the Boards of Visitors and Trustees, respectively, the University of Georgia, and for other purposes.

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

A bill to provide for the levy and sale of property when the defendant in *fi. fa.* has an interest therein but does not hold legal title thereto, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 94 and nays 0.

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

Also, a bill to amend section 4587 of the Code of 1882.

The report of the committee was agreed to.

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

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

Also, a bill to regulate the law of assignments for the benefit of creditors, to fix the rights and duties of assignors, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 93 and nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, a bill to provide for the appointment of auditors, to prescribe their duties, fix their compensation, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 92 and nays 12.

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

Also, a bill to provide for the incorporation of street and suburban railroads.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 95 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 aid or assist any patient to escape from the Lunatic Asylum.

The report of the committee was agreed to.

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

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

Also, a bill to regulate benevolent institutions in this State, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 90 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 carry into effect article 3, section 7 and paragraph 18 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 ayes were 95 and nays 0.

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

Also, a bill to amend section 2626 of the Code, authorizing the sale and levy of bank or other corporate stock, and for other purposes.

The report of the committee was agreed to.

Upon the passage of the bill, the ayes were 94 and nays 0.

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

Also, a bill to decrease the tuition required of non-resident students of the State Technological School, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 96 and nays 0.

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

Also, a bill to repeal an act approved March 2, 1874, incorporating the town of Whitesburg, in Carroll county, and the acts amendatory thereof, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 89 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 regulate banks, and for other purposes, approved October 10, 1891, so as to require the bank or corporations to make statements when called for by the State Bank Examiner, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes 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 South Georgia Bank of Waycross, approved August 16, 1889, providing for an increase of the Board of Directors, and for other purposes.

The report of the committee was agreed to.

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

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

Also, a bill to repeal an act to amend the charter of Milledgeville, approved February 15, 1876, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 91 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 Waycross, approved November 1, 1889, so as to grant to the Mayor and Council the right to condemn land, whether
owned or used by railroad companies, and for other purposes.

The report of the committee was agreed to.

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

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

Also, a bill to provide for and regulate the manner in which returns of property for taxation shall be made to the lawful authorities of the city of Milledgeville, and for other purposes.

The report of the committee was agreed to.

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

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

Also, a bill to prohibit corporate authorities of the town of Summerville from issuing license to retail spirituous liquors in said town, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 7 and nays 81.

So the bill, not having received the requisite constitutional majority, was lost.

The following Senate resolutions, to wit:

A resolution appointing James A. Green, of Milledgeville, agent of the State of Georgia, to examine and ascertain if any sums are due the State on account of expenses incurred, or advances made, for the United States government in 1792, 1793, 1794, and 1796, in the war of 1812, and the Indian wars of 1834 and 1836, and for other purposes.
Also, a resolution to relieve Samuel Walker, principal, Daniel B. Sanford, and Adolph Joseph, securities, from all liabilities on a bond of the State, dated June 27, 1882.

Were read and referred to Committee on Finance.

Upon motion, the House adjourned until 9 o’clock tomorrow morning.

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**ATLANTA, GEORGIA,**

Wednesday, December 12, 1894.

The House met at 9 o’clock 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:

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Those absent were Messrs.—

Bailey,                  Harrell,                  McDaniels,        McDaniel,        Pool,
Barnes,                 Harrison,                 Reagan,            Reagans,         Roberts,
Bennett of Wayne,       Hopkins,                 Rockwell,         Rockwell,        Shropshire,
Davison,                Howell,                  Stokes,            Stokes,          Wallace,
Doolan,                 Hodge,                   Williams,         Williams,        Mr. Speaker.
A bill to abolish the County Court of the county of Taylor.

The previous question was called for, which call was sustained.

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

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

Those voting in the affirmative were Messrs.—

Allen, Atkinson, Awtrey, Baggett, Bennett of Jackson, Bell, 3ird, 3allock of Rabun, 3oifeuillet, Boyd, Boyett, Branch, 3ranan, 3rown of Pulaski, 3urnett, 3aldwell, 3lements of Montg’ry, 3lement of Milton, 3ollins, 3ook of Decatur, 3avison, 3oolan, 3urham, 3denfield, 3annis,  

Those voting in the negative were Messrs.—

Anderson, Barnold, Baily, Battice, Bennett of Wayne, 3lallock of Fayette, • Gaines,  

Martin, Mallette, Melton, Montfort, Murrah, McClure, McWhorter, Newton, Owen, Peeples, Pope, Price, Reece, Salter, Sell, Shaw, Short, Spence, Symons, Sumner, Traylor, Walden, Wilkin, Wren.
Bloodworth, Hutcherson, Sandeford,
Boynton, Johnson of Hall, Screven,
Broyles, Jones of Dougherty, Smith of Hancock,
Brown of Washington, Jones of Dodge, Smith of Telfair,
Burwell, Latham, Stokes,
Burch, Lee, Tatum,
Cureton, Mansfield, Thompson,
Dempsey, Moore of Clayton, Vaughn,
Dennard, Moore of Heard, Walker,
Dorough, McMichael, Wallace,
Dodson, McCurry, Wheatley,
Farmer, McGough, Wilson,
Fouche, McCurdy, Worley,
Ferguson, Neely, Wright,
Futrell, Parker,
Fussell, Perkins,

Those not voting were Messrs.—

Armstrong, Hodge, McDaniel,
Barnes, Hudson, Pitman,
Bush, Humphryes, Pool,
Coleman, Jarrell, Roberts,
Collier, Longley, Shropshire,
Fletcher, Marchman, Smith of Clinch,
Fogarty, Meadow, West,
Giles, Mell, Williams,
Gibson, Moore of Bulloch, Wilkinson,
Hall, Middlebrook, Willingham,
Harrell, McDonald, Wynne,
Harrison, McElmurry, Mr. Speaker.

Ayes 73. Nays 65. Not voting 37

So the bill, not having received the requisite constitutional majority, was lost.

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 the next session.

The next special order was then taken up, to wit:

A bill, by Mr. Sell of Jackson, to abolish the City Court of Jackson county, and for other purposes.
Mr. Redding, of Pike, called the previous question, which was sustained.

The ayes and nays were ordered, and 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.—

So the bill, not having received the requisite constitutional majority, was lost.

The General Registration Bill was taken up, and the Senate amendments were read, to wit: To amend section 13, by adding after the words "the registered voters," the following: "or who shall vote without having signed the oath provided by the tax-collector in the voters' book, hereinbefore set forth unless his name shall have been entered on the lists of legal voters as herein provided."

The amendment was concurred in.

Also, to amend section 8 by adding the following: "If the name of any person appears in the voters' books-
whose right to have his name placed upon the list of registered voters is questioned by the registrars, said registrars shall give said person at least one day's notice of the time and place of hearing the question, which notice shall be made in writing, and served upon said person, either personally, or by leaving the same at his most notorious place of abode."

The amendment was concurred in.

Also to amend by adding after the word "street," in the thirty-first line of section 2, the following: "My age is——— occupation is———."

The amendment was concurred in.

Also, to amend section 3 by inserting after the word "any," and before the word "in," in the sixteenth line of the third section, the words "his age and occupation," said words being a part of the parenthesis.

Also, to amend section 3, by striking out from the thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, and thirty-ninth lines the following words: "Upon request of the applicant the officer in charge of the book shall read or repeat said oath distinctly to the applicant and."

The amendment was disagreed to.

Also, to amend section 3 by adding at the end of said section the following proviso: "provided, that no tax-collector shall allow any person to sign his name in the voters' book unless he is satisfied at the time that the taxes due by said voter are paid, and that he is otherwise qualified.

The amendment was concurred in.

Also, to amend section 4 by striking the following in lines fourteen and fifteen, to wit: "six," and insert in lieu thereof "four."

The amendment was concurred in.
Also, to amend section 4 by striking out the words "forty-five" in the eighth and nineteenth lines thereof, and inserting in lieu thereof the word "fifty."

The amendment was concurred in.

Also, to amend section 5 by adding at the end of said section the following, "the age, occupation, and residence."

The amendment was concurred in.

Also, to amend section 6 by adding "and tax-collector" after the word "registrars," line seven of said section.

The amendment was concurred in.

Also, to amend section 7 by striking all after the word "enacted," in the first line and before the word "before" in the thirty-fourth line thereof, and in lieu thereof insert the following: "within thirty days after January 1, 1895, and biennially thereafter the Judge of the Superior Court of each county shall appoint three upright and intelligent citizens of said county, as County Registrars of said county, and have the appointment entered on the minutes of the court; said appointment shall be for a term of two years, and until their successors are appointed and qualified. The said Judge shall have the right, however, to remove said registrar's at any time in his discretion, with or without cause, and at once appoint a successor; provided, however, that said Judge shall not appoint all the registrars from any one conflicting political interest or party, and if at any time it shall appear that all the registrars are from one conflicting political interest or party, then one of said registrars shall at once be removed, and a successor appointed so as to maintain a bi-partisan board."

The amendment was concurred in.
Also, to amend section 8 by inserting the word "legal" between the words "sufficient proof" wherever said words occur.

The amendment was concurred in.

Also, to amend section 8 by adding after the word "voters," in the twenty-third line, the words "said list, to show the age, occupation, and residence of said "voters."

Amendment concurred in.

Also, by inserting between the word "therefrom," in the fifty-eighth line, and before the word "the," in the fifty-ninth line of said section, the following words: "provided, however, that any person who, after application, was unlawfully denied the right to sign the voters' book, may have his name placed upon list of registered voters upon satisfactory showing made to the registrars that he is entitled to be registered."

Amendment concurred in.

Also, to amend section 9 by inserting after the word "situated," in the thirteenth line thereof, and before the word "and" in said line, "said lists to contain all the reformation hereinbefore provided for."

Amendment was concurred.

Also, to amend section 15 by adding at the end thereof the following: "whenever separate printed oaths are so used, there shall be added to the oaths the following: 'I do further swear that, since 1877 I have resided in the following counties in this State."

This amendment was disagreed to."

Also, to amend section 15 by striking out all of section 15 after "enacted," in line two, and before the words "the
Tax-Collector," in line fifty-two of said section; also, to amend further by inserting "that" before the words "the Tax-Collector," in line fifty-two.

The amendment was concurred in.

The following amendment was offered to section 15 as amended: "provided, however, that nothing in this act shall be so construed as to repeal any local registration law. The provision of this act shall become operative in all counties in this State which now have local registration law whenever said laws shall be repealed or shall be made inoperative by reason of a judicial rescission of the courts of this State, and not sooner."

The amendment was lost.

The general tax bill, to wit: a bill to levy and collect a tax for the support of the State government and public institutions, and for other purposes, was taken up and the following Senate amendments were concurred in, to wit:

To amend section 9 by adding between the words "agents" and the word "doing," in the second line, the word "or insurance broker or firm of brokers."

Also, to amend section 15 by adding after the word "sold," in the sixty-ninth line, the following: "provided, that parties engaged in the manufacture of malt or spirituous liquors under license by the government, who are prohibited by any local law from selling the same in the county where manufactured, shall not be subject to this tax unless they carry on the business of retailing or wholesaling such spirituous or malt liquors in some other county where the sale is not prohibited."

Also, to amend by inserting in paragraph 16, section 2, in third line, the following after the words "shooting cartridges," the words "pistol or rifle cartridges."
Also, to amend section 2 by striking out paragraph 19.

Also, to amend section 5 by striking out the figures "$500" and inserting in lieu thereof "$50."

Also, to amend by inserting in section 2 paragraph to be known as number 19, as follows: "Upon all packing-houses or dealers doing business in this State, whether carried on by the owners thereof or by their agents, five hundred dollars in each county where said business is carried on."

Also, to amend section 3 by adding twenty-fifth after the word twenty-fourth in thirteenth line.

Also, to amend section 4 by adding to fifth line the word twenty-five after twenty-four, also add twenty-five after twenty in line 14 of same section.

Also, to amend section 5 by adding after the word "companies" and word "doing," in fourth line, the following: "or insurance brokers placing insurance on property in this State."

Also, to amend section 5 by inserting the word "fire" after the word "assessment" in the eleventh line thereof.

The House insists upon its disagreement to the amendments and asks for a Committee of Conference.

Upon the part of the House, the Speaker appointed upon such committee:


The Speaker appointed, upon the part of the House, on the Joint Committee to investigate and report a bill to equalize work of Judges in the various circuits of this State, the following members, to wit:
Messrs. Farmer, Battle, Bennett of Wayne, Hodges, and Holland.

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, as amended, to wit:

A bill to be entitled an act to provide for the registration of voters in this State, to prescribe penalties for certain offences connected therewith, to make registration a condition precedent to voting, and for other purposes.

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

Mr. Speaker:

The Senate has amended the House amendment to Senate Bill No. 55, to wit:

A bill to be entitled an act to authorize insurance brokers to place insurance on property of citizens in this State, and for other purposes, by striking out the word "companies," in the first line of the amendment, and inserting in lieu thereof, the word "brokers."

The following message was received from the Senate through Mr. Clifton, its 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 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, and for other purposes.

Also, the following House bill, to wit:

A bill to be entitled an act to authorize the running of special fruit, melon, and vegetable trains on Sunday, and for other purposes.

Also, the following House bill, by substitute:

A bill to be entitled an act to provide for the sale of homestead property, and for other purposes.

Also, the following House bill, as amended, 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.

Also, the Senate has concurred in the House amendment to the following Senate bill, to wit:

A bill to be entitled an act to provide for the levy and sale of property, where the defendant in tit. fa. has an interest therein, but does not hold the legal title thereto, and for other purposes.

Also, 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 of holding the Superior Court of McDuffie county, and for other purposes.

Also, a bill to be entitled an act to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for Fort Valley.

Also, the following House bill, as amended, to wit:

A bill to be entitled an act to amend an act entitled an
act to establish a City Court in Clarke county, and for other purposes.

Also, the Senate has concurred in the following House resolution.

A resolution to refund to J. H. Brown the amount paid by him for tax as liquor dealer during the year 1894, and for other purposes.

Also, a resolution to appoint a Joint Committee of three from the House and two from the Senate to visit Augusta, Ga., and investigate the canal dam at Augusta, on the Savannah river.

The committee appointed on the part of the Senate are Messrs. Little and Snead.

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 provide for the registration of all voters in the county of Screven, etc.

Also, an act to exclude certain cases, where the amount involved doesn't exceed $100, from the City Court of Atlanta, etc.

Also, an act to amend section 4696(a) of the Code of 1882, etc.

Also, an act to provide compensation for the members of the Board of Commissioners of Roads and Revenues for Colquitt county, and for the clerk of said board.

Also, an act to abolish the County Court of Lowndes county, etc.
Also, an act to appropriate the sum of five hundred dollars, or so much thereof, as may be necessary, to pay pensions for 1894, to all maimed Confederate soldiers, regularly enrolled in executive department who are entitled thereto, under the law, and who have failed to receive the same, etc.

Also, an act to amend section 6 of an act to establish a system of public schools in Washington, Ga., etc.

Also, an to provide for and require the registration of all voters in the county of Pike, etc.

Also, an act to transfer the county of Dooly, from the Oconee Judicial Circuit to the Southwestern Judicial Circuit, etc.

Also, an act to create a Board of Examiners for boiler and stationery engines for Fulton county.

The following bill was introduced by Mr. McDaniel, of Fannin, which was read the first time, and referred to the Committee on Corporations, to wit:

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

The following resolution was offered by Mr. Law of Liberty, which was read and agreed to, to wit:

A resolution providing for a committee to visit the school for colored students, at College, Ga.

The following resolution, by Mr. Harrison of Quitman, to add a proviso to House Rule No. 100, was made the special order after the convening of the next session in 1895.

Leave of absence was granted Messrs. McDaniel, Pool, Wilkins, and Hurst.

Upon motion, the House adjourned until 3 o'clock this afternoon.
3 O'Clock p. m.

The House met and was called to order by the Speaker.

Upon motion the roll-call was dispensed with.

The Senate amendment to the following bill was concurred in, to wit:

By Mr. Venable of Thirty-Fifth District—

A bill to authorize brokers to place insurance on property of citizens, and for other purposes.

The following House bills were taken up and the Senate amendments read, to wit:

By Mr. Fullwood of Polk—

A bill to repeal an act to create a Board of Commissioners of Roads and Revenues in the county of Polk, and for other purposes.

Mr. Fullwood, of Polk, moved to amend the Senate amendment by substituting, as a proviso to section 1 of the bill: "provided, this act shall not be of force until the same has been submitted to the qualified voters of said county, and voted on by them at the January election, 1895, for county officers, and a majority of said voters shall vote in favor thereof. The voters voting at said election shall have printed or written on their ballots the words, 'for the act to abolish the County Commissioners,' or, 'against the the act to abolish the County Commissioners.' If a majority shall vote for the act, the same shall become operative; if a majority shall vote against the act, the same shall be void. Notice of this provision shall be posted in each militia district in said county, and published in the official paper of the county for two weeks prior to the election, and the Ordinary shall have such notices given and published."

The amendment was concurred in as amended.
By Mr. Doolan of Chatham—

A bill to prohibit, in Chatham county, the holding of more than one office by one person at any one time.

The Senate amendment was concurred in.

By Mr. Mell of Clarke—

A bill to amend an act entitled an act to establish a City Court in Clarke county, and for other purposes.

The Senate amendment was concurred in.

By Mr. Symons of Glynn—

A bill to repeal section 1496 of the Code of Georgia, and for other purposes.

The amendment of the Senate, in the form of a substitute for bill, was concurred in.

By Mr. Hodges of Bibb—

A bill to authorize banks incorporated under the laws of this State to issue circulating notes, and for other purposes.

The Senate amendments were concurred in.

By Mr. Broyles of Fulton—

A bill to provide for the sale of homestead property for reinvestment, and for other purposes.

The Senate amendment was concurred in.

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 allow and authorize county Judges to hold court in other counties than those of their residence.

Also, an act to release A. J. Welborn of Union county, as surety on the penal bond of Polev Chastain, now undergoing sentence in the chain-gang.

Also, an act to amend the charter of the town of Vienna, in the county of Dooly, so as to authorize the establishment of a system of public schools in said town; to provide revenue for the same, and to authorize the issuing of bonds, and for other purposes.

Also, an act to repeal section 1504 of the Code, which provides for the appointment of Commissioners of Pilotage, and to provide a new method of appointment and term of office.

Also, an act to amend an act to incorporate the Merchants’ Bank of Valdosta, Ga., approved December 26, 1888.

Also, an act to create a sinking fund to pay off and retire bonds as they mature, in accordance with article 8, section 14, paragraph 1 of the Constitution of 1877, by levy and collection of a tax, and for other purposes.

Also, a resolution to refund to J. H. Brown the amount paid by him for tax as liquor-dealer during the year 1894, and for other purposes.

Also, an act to change the time of holding the Superior Court of McDuffie county.

Also, an act to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for Fort Valley.

Also, an act to establish a system of public schools for the town of Eastman, etc.

Respectfully submitted.

T. S. Mill, 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 be entitled an act to establish a system of public schools in the town of Dahlonega, Ga., and for other purposes.

Also, a bill to be entitled an act to provide for a Bureau of Immigration in this State, to provide for the scope and purposes of the same, and for other purposes.

Also, a bill to be entitled an act to provide for the issue and sale of bonds by the Mayor and Aldermen of the city of Milledgeville, and for other purposes.

Also, a bill to be entitled an act to repeal so much of an act approved October 3, 1885, as relates to Emanuel county, and for other purposes.

Also, the Senate recedes from Senate amendments No. 5 and No. 7, in the following House bill, to wit:

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

Also, the Senate has passed the following resolution:

A resolution that the Senate do adhere to all of its amendments, to the General Appropriation bill, as follows: Nos. 3, 4, 5, 6, 8, 9, 11, 13, 15, and 19, and the Senate has granted the request of the House for the appointment of a Conference Committee.

The committee appointed on the part of the Senate are: Messrs. Lewis, Beeks, Harris of Twenty-second, Osborne, and Boyd.
Also, a bill to be entitled an act to amend the charter of the town of Vienna, Ga.

Also, a bill to be entitled an act to require the State Librarian to furnish Georgia Reports, Codes, and Laws to the county of Heard.

Also, a bill to be entitled an act to incorporate the Athens Electric Railway Company, and to define its rights, powers, and privileges, and for other purposes.

Also, a bill to be entitled an act to require and provide for the registration of voters in Twiggs county, and for other purposes.

Also, a bill to be entitled an act to fix the salary of the Judge of the County Court of Bulloch county, to provide for the payment of the same, and for other purposes.

Also, a bill to be entitled an act to amend sections 1, 2, 5, and 9 of an act approved March 17, 1869.

Also, a bill to be entitled an act to repeal an act approved October 22, 1887, etc.

Also, a bill to be entitled an act to amend an act to establish a public school system for the town of Perry, Ga., and for other purposes.

Also, a bill to be entitled an act to amend an act to incorporate the town of Eastman, in the county of Dodge, and for other purposes.

Also, a bill to be entitled an act to amend an act to incorporate the Barnesville Male and Female High School, and to appoint trustees for the same, and for other purposes.

Also, a bill to be entitled an act to incorporate Buchanan Male and Female College, and for other purposes.

Also, the Senate has concurred in the House resolution:

A resolution to empower the Committee on Privileges
and Elections to sit during the interval between this session and the next session of the Legislature, for such time as may be necessary to complete the work of said committee, to fix their pay, 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 and resolutions of the General Assembly, to wit:

An act to repeal an act to provide for and require the registration of voters in Baker county, and for other purposes.

An act to change the time of holding the Superior Court in the county of Dawson, and for other purposes.

An act to incorporate the town of "Oakland City," in the county of Fulton, and for other purpose.

An act to provide a Board of County Commissioners for Jones county, etc.

An act to require Dougherty county to pay the officers of court the costs now allowed by law in each case convicted and worked on the chain-gang of said county.

An act to amend section 4041 of the Code of 1882, etc.

An act to authorize the Mayor and Council of the city of Elberton to issue bonds, etc.

Also, a resolution looking to the equalization of the work of the Superior Court Judges of the State.

Also, a resolution recommending the Interstate National Guard or State Volunteers' encampment, drill, and inspection.
Also, a resolution about transferring a volume of Mr. DeRenne's books to the Georgia Historical Society in Savannah.

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 House bills, which they instruct me to report back to the House, with the recommendation that they be read the second time and recommitted, to wit:

A bill to be entitled an act to amend an act approved December 20, 1893.

Also, a bill for the better organization, discipline, and regulation of the volunteer forces of the State, and for other purposes.

Respectfully submitted.

DAVID J. BAILEY, JR., Chairman.

Mr. Battle, chairman of the Committee on Railroads, made the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration House Bill No. 356, being a bill to regulate sleeping-car service on passenger trains within the State of Georgia, to define the charges for such services, and for other purposes, which they direct me to report back, with the recommendation that the same do lie on the table until the next session of the General Assembly.

Respectfully submitted.

C. E. BATTLE, Chairman.
Mr. Hodge, chairman of the Committee on the State of the Republic, submitted the following report:

*Mr. Speaker:*

The Committee on the State of the Republic have had under consideration the following Senate resolution, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A resolution relating to the repeal of the ten per cent. on State Banks, etc.

Respectfully submitted.

M. T. HODGE, 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 signature of the Speaker of the House and President of the Senate, the following resolutions and acts:

A resolution providing for a State exhibit at the Cotton States and International Exposition in 1895.

A resolution about transferring a volume of Mr. De-Renne's books to the Georgia Historical Society in Savannah.

A joint resolution looking to the equalization of the work of the Superior Court Judges of this State.

A resolution recommending the Interstate National Guard or State Volunteers' encampment, drill, and inspection.

An act to authorize the Mayor and Council of the city of Elberton, Ga., to issue bonds not to exceed $12,000, for
the purpose of establishing a system of electric lights in
said city, and for other purposes.
Respectfully submitted.

T S. MELL, Chairman.

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

Mr. Speaker:

The Senate insists upon all of its amendments to the
General Appropriation bill.

Also, the Senate has passed by the requisite constitutional
majority, the following House bill, by substitute:

A bill to be entitled an act to repeal section 1496 of the
Code of Georgia of 1882, as amended by the act of December
12, 1892, and for other purposes.

Also, the Senate has passed by the requisite constitutional
majority, the following House bill, to wit:

A bill to be entitled an act to alter and amend the sev­
eral acts incorporating the town of Crawfordsville, and for
other purposes.

Also, the following House bills, as amended, to wit:

A bill to be entitled an act to repeal an act entitled an act
to create a Board of Commissioners of Roads and Revenues
in the county of Polk, and for other purposes.

Also, a bill to be entitled an act to prohibit in Chatham
county the holding of more than one office by one person
at any one time, and for other purposes.

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 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 section 279 of the Code of 1882, concerning the appointment of Judges of County Courts by striking out the words "two years," in the fifth line of said section, and inserting in lieu thereof the words "one year."

Respectfully submitted.

A. G. McCurry, Chairman.

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

A bill to amend an act entitled an act to amend section 3149(a) of the revised Code of 1882, approved November 12, 1889, and for other purposes.

Mr. Doolan moved to amend the 1st section by striking from the twenty-second line the words "one-third," inserting in lieu thereof the words "one-half."

The previous question was called, which call was sustained.

The amendment was lost, and the report of the committee was agreed to; upon the passage of the bill the ayes were 108 and nays 15.

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

By Mr. Mercer of the Ninth District—

A bill to amend an act to revive the office of State Geologist, and for other purposes.

Mr. Boynton moved to amend as follows:

After the words "assistant State Geologist" in section 3, lines 71 and 72, strike out the following words, to wit:
"who shall have resided in this State two years prior to their appointment."

The amendment was agreed to, and the report of the committee was agreed to.

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

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

By Mr. Broughton of the Twenty-eighth District—

A bill to amend section 2183 of the Code of 1882.

The report of committee was agreed to.

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

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

By Mr. Williams of the Twenty-Fifth District—

A bill to provide for the registration of all qualified voters of Harris county, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 96 and nays 0.

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

By Mr. Osborne of the First District—


The report of the committee was agreed to.

Upon the passage of this resolution, the ayes were 89 and nays 0.
So the resolution, having received the requisite constitutional majority, was passed.

By Mr. Brown of the Thirty-ninth District—

A bill to provide for first-class roads, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Harris of the Twenty-second District—

A bill to authorize and require the South Carolina Railroad Company, a railroad chartered, or to be chartered, by the laws of the State of South Carolina, to construct its railroad to and into this State, and for other purposes.

The report of the committee, submitting an amendment, was agreed to.

Upon the passage of this bill, the ayes were 89 and nays 0.

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

By Mr. Harris of the Twenty-second District—

A bill to fix a lien in favor of persons furnishing material and supplies to railroad companies.

The report of the committee was agreed to.

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

So the bill, having received the requisite constitutional majority, was passed.
By Mr. Harris of the Twenty-second District—
A bill to amend the charter of the city of Macon, and for other purposes.

The report of the committee was agreed to.

Upon the passage of this bill, the ayes were 96 and nays 0.

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

By Mr. Osborne of the First District—
A bill to amend an act approved September 22, 1891, entitled an act to amend an act to repeal section 4618 of the Code, and for other purposes.

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

By Mr. Wilson of the Fifth District—
A bill to amend section 279 of the Code of 1882, and for other purposes.

The report of the committee was agreed to.

Upon the passage of the bill, the ayes were 96 and nays 0.

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

By Mr. Broughton of the Twenty-eighth District—
A bill to regulate and prescribe the duties of the Board of Visitors and Trustees, respectively, of the University of Georgia, to confer certain powers upon the Board of Trustees, and for other purposes.

The report of the committee was agreed to.

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

So the bill, having received the requisite constitutional majority, was passed.
By Mr. Harris of the Twenty-second District—

A bill to amend the charter of the Macon Savings Bank, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Osborne of the First District—

A bill to amend section 2783 of the Code of 1882, and for other purposes.

The report of the committee was agreed to.

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

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

By Mr. Osborne of First District—

A bill to amend section 2783(a) of the Code of 1882.

The report of the committee was agreed to.

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

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

The following Senate resolutions were read and agreed to, to wit:

A resolution authorizing Commissioner of Agriculture to aid in collecting exhibits, etc.

Upon the adoption of this resolution, the ayes were 108 and nays 0.

Also, a resolution expressing the thanks of the General Assembly to Lieut. C. B. Satterlee for his services in behalf of the military of the State.
Upon the adoption of this resolution, the ayes were 101 and nays 0.

Also, a resolution ratifying certain provisional settlements in reference to the Western and Atlantic Railroad.

The following Senate resolution was tabled, to wit:

A resolution requesting members of Congress to favor legislation looking to the repeal of the ten per cent. tax on State banks.

The Speaker appointed as a committee upon the part of the House to visit the Colored College at College, Ga., the following members, to wit: Messrs. Bird, Edenfield, and Law.

Upon motion, the House adjourned until 7:30 o'clock to-night.

7:30 O’CLOCK P. M.

The House met and was called to order by the Speaker.

Upon motion, the roll-call was dispensed with.

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

Mr. Speaker:

Your committee have had under consideration the following resolutions which they report do pass, to wit:

Senate Resolution No. 18, which provides for the appointment of J. A. Green, agent for the State.

Also, Senate Resolution No. 42, to relieve Samuel Walker et al. from liability on bond for arms, etc.

Respectfully submitted.

J. L. BOYNTON, Chairman.
The following message was received from the Senate through Mr. Clifton, its 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 paragraph 1 of section 2 of article 8 of the Constitution, and for other purposes.

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

Also, a bill to provide for the establishing of a public school system for the town of Canton, and for other purposes.

Also, the Senate has concurred in the amendment of the House to the following House bills:

A bill to be entitled an act to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues in the county of Polk, and for other purposes.

Also, the Senate concurs in House amendment to the following Senate bills, to wit:

A bill to be entitled an act to authorize and empower the South Carolina Railroad Company to construct its railroad from its terminus in South Carolina to and into this State to some point in or near the city of Augusta, and for other purposes.

Also, a bill to be entitled an act to amend an act to revive the office of State Geologist, and for other purposes.
The following Senate resolutions were agreed to, to wit:

A resolution to relieve Samuel Walker, President, principal, Daniel B. Sanford, and Adolph Joseph, securities, from liabilities on a bond payable to the Governor, bearing date June 27, 1882.

Upon the adoption of this resolution, the ayes were 98 and nays 0.

Also, a resolution appointing James A. Greene agent of the State to examine into and ascertain if any sum or sums are due the State on account of expenses incurred or advances made for the United States government in 1792, 1793, 1794, and 1796, in the war of 1812, and for other purposes.

Upon the adoption of this resolution, the ayes were 98 and nays 0.

The following resolution was read and adopted, to wit:

Resolved by the House of Representatives, the Senate concurring, That a committee of three from the House and two from the Senate be appointed to examine into the state of business, and report at what hour the General Assembly will be able to adjourn.

Upon the part of the House, the Speaker appointed Messrs. Mell, Sandeford, and Greer of Macon.

The Speaker appointed upon the part of the House, on the Joint Committee to examine the fishways, etc., in the Savannah river, Messrs. McCurry, Fogarty, and Dodson.

The following resolution was offered by Mr. Branch of Columbia, which was read and unanimously agreed to.

Resolved, That thanks are hereby tendered to the Hon. William H. Fleming, Speaker of this body, for the
impartial and courteous manner with which he has presided during this session.

Also, the following resolution:

A resolution to authorize the Public Printer to publish the acts and resolutions of this session at as a early day as possible, was read and adopted.

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 resolutions, to wit:

A resolution to pay Augus E. Bird and A. O. Blalock their per diem.

Also, a resolution authorizing the Governor to create a special commission to determine controversies affecting the rights of way of the Western and Atlantic Railroad.

Also, the Senate has passed, by requisite constitutional majority, the following House bills, to wit:

A bill to be entitled an act to amend section 4083 of the Code of 1882, by adding after the last word in said section the following proviso: “provided, that when the levying officer retains possession of the property of the tenant levied on, it shall not be necessary to give bond for the eventual condemnation money

Also, a bill to be entitled an act to amend section 891(a) of the Code, etc.

Also, a bill to be entitled an act to amend section 1330 of the Code of 1882, so as to define more clearly the law governing contested elections for members of the General Assembly, and for other purposes.
Also, a bill to be entitled an act to amend an act approved July 30, 1881, entitled an act to provide for sales made under and by virtue of any "fì. ña. or other process issued from the County Courts of this State.

Also, a bill to be entitled an act to amend section 1 of an act to incorporate the town of Clarkesville in the county of Habersham, and for other purposes.

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 providing for a committee to visit the school for colored students at College, Ga.

Committee appointed on the part of the Senate are, Messrs. Bussey and Roberts.

The following message was received from the Senate through Mr. Clifton, its 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 encourage the creation and distribution of electricity for the purposes of power, heat, and lighting, and for other purposes, by street-car companies operated by electricity, or by other companies generating or creating electricity in this State.

Also, a bill to be entitled an act to relieve J. Haddock, and R. A. Lavender, sureties on the bond of C. W. Lavender.

Also, a bill to be entitled an act to fix the legal weight of tan-bark, and to declare the same.
Also, a bill to be entitled an act to prescribe a penalty for the willful and malicious setting fire to any ship, boat, barge, or lighter, or to the goods or cargo contained in and upon such ship, and for other purposes.

Also, a bill to be entitled an act to amend section 1624 of the Code of Georgia, so as to regulate the time when fish may be taken in the waters of this State, and for other purposes.

Also, a bill to be entitled an act to amend section 1864 of the Code of Georgia, so as to allow the Judges of the Superior Courts of this State to confine in the Lunatic Asylum or county jail insane person or persons, and for other persons.

Also, the following House bills, as amended:

A bill to be entitled an act to authorize the city of Atlanta in extending West Alabama street, and for other purposes.

Also, a bill to be entitled an act to amend paragraph 2 of section 943 of the Code of 1882, prescribing fees to be collected by the Secretary of State.

Also, a bill to be entitled an act to amend section 713 of the Code of Georgia of 1882, 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 House bills, to wit:

A bill to entitled an act to amend an act to regulate the business of Building and Loan Associations heretofore or hereafter incorporated under the laws of this which do business outside of the State, and for other purposes.
Also, a bill to be entitled an act to amend section 3893 of the Code of Georgia, in reference to the taking of depositions, so as to make the method of depositions applicable to counties of twenty thousand inhabitants, and for other purposes.

Also, 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 Habersham county, and for other purposes.

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, approved September 9, 1879, and for other purposes.

Also, a bill to be entitled an act to amend section 3696 of the Code of this State, so far as the same relates to the fees and costs in criminal cases, etc.

Also, the Senate has concurred in the House amendment to the Senate amendment to the bill as follows:

A bill to be entitled an act to levy and collect a tax for the support of the State government, and for other purposes.

Also, the Senate has concurred in the following House resolutions, to wit:

A resolution to instruct the committee appointed for the codification of the laws of Georgia, etc.

Also, a resolution authorizing the Public Printer to publish the acts and resolutions of this session at as early a day as possible.

Also, a resolution looking to the hour of adjournment of the General Assembly.
The committee on the part of the Senate are: Messrs. Bush and Bussey

Also, the following Senate resolution:

WHEREAS, House Bill No. 270 was passed by the Senate, but shortly thereafter the action of the Senate was reconsidered, and whereas, in the meantime, said bill had been transmitted to the House by the Secretary;

Resolved, That the House be requested to return said bill to the Senate.

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 of Representatives and President of the Senate, the following resolutions and acts:

An act to create a board to be known as the State Memorial Board, to provide for the appointment of the members thereof, etc.

Also, an act to limit and regulate the payment of insolvent costs of the Solicitor of the City Court of Richmond county, etc.

Also, an act to amend sections 1, 2, 5, and 9 of an act approved March 17, 1869, creating a Board of Commissioners of Roads and Revenues in the county of Harris, etc.

Also, an act to amend the charter of the city of Atlanta, etc.

Also, an act to amend an act establishing a system of
public schools for the town of Canton, approved December 20, 1893, so as to provide for the registering of the voters of said town, etc.

Also, a resolution authorizing the State Librarian to deposit certain books of the DeRenne collection with the Georgia Historical Society, the State University, Mercer University, and Emory College, etc.

Also, an act to regulate the manner of entering on the tax digest the names of the colored tax-payers.

Also, an act to authorize the running of special fruit, and melon, vegetable trains on Sunday, on the railroads in this State, etc.

Also, a resolution appointing a committee to attend the dedication exercises of Chickamauga National Park.

Also, an act to amend an act entitled an act to limit and regulate the payment of the insolvent costs of the Solicitor-General of the Augusta Circuit for services in the Richmond Superior Court out of the Treasury of Richmond county, approved December 20, 1893, so as to require the recommendation of the payment of said costs by the grand jury of each term of said court.

Also, an act to incorporate the town of Newborn, in the county of Newton.

Also, an act to amend an act to incorporate the Barnesville Male and Female High School.

Also, an act to prohibit in Chatham county the holding of more than one office by one person at any one time.

Also, a resolution to empower the Committee on Privileges and Elections to sit during the interval between the
sessions of the Legislature for such time as may be necessary to complete the work of said committee, to fix their pay, etc.

Also, an act to provide for the sale of homestead property for reinvestment, etc.

Also, a resolution to appoint a joint committee to investigate the canal dam at Augusta.

Also, an act to amend section 3696 of the Code of this State, so far as the same relates to the fees and costs in criminal cases.

Also, an act to authorize banks incorporated under the laws of this State to issue circulating notes, etc.

Also, an act to amend an act approved December 24, 1888, entitled an act to regulate the sale of spirituous liquors in the counties of Montgomery and Telfair, and to prescribe a penalty for the violation of the same.

Also, an act to amend an act entitled an act to establish the City Court of Macon, in and for the county of Bibb, to define its jurisdiction and powers, to provide for the appointment of Judge, etc., approved August 14, 1885.

Also, an act to fix the salary of the Judge of the County Court of Bulloch county, to provide for the payment of the same, etc.

Also, an act to authorize the Mayor and Council of the city of Elberton, Ga., to issue bonds not to exceed $34,000 for the purpose of establishing a system of water-works in said city, etc.

Also, an act to authorize and empower street and suburban railroad companies to generate and furnish for reasonable compensation electric light and power to consumers thereof.
Also, an act to amend an act approved September 24, 1883, incorporating the town of Bronwood, in Terrell county, by striking out of section 2 thereof the word "one" and inserting the word "one-half," etc.

Also, an act to provide for the issue and sale of bonds by the Mayor and Aldermen of the city of Milledgeville, etc.

Also, an act to authorize the County School Commissioner, of Coweta county, to make contracts with the Board of Education of the city schools of Newnan, Ga., to teach pupils of school age who may enter said city schools, who reside in the county of Coweta and outside the city limits of the city of Newnan, etc.

Also, an act to amend the charter of the town of Vienna.

An act to carry into effect the act amending paragraph 1, section 1 of article 7 of the Constitution of this State, by providing an annual pension to ex-Confederate soldiers, etc.

Also, an act to provide for and authorize the payment of pensions to certain widows of Confederate soldiers, etc.

Also, an act to amend an act incorporating the town of Temple, in the county of Carroll, approved August 28, 1883, so as to grant authority to elect a board of tax-assessor for said town.

A resolution providing for a committee to visit the school for colored students at College, Ga.

Also, an act to provide for a Bureau of Immigration in this State, etc.

Also, an act to amend an act to incorporate the town of Eastman, in the county of Dodge, approved December 15, 1871, so as to allow the Mayor and Aldermen to levy and collect a tax upon any business, etc., in said town.
Also, an act to prescribe a penalty for the willful and malicious setting fire to any ship, boat, barge, or lighter, or their cargoes, etc.

A resolution authorizing the Governor to create a special commission to determine controversies affecting the rights, ways, and properties of the Western and Atlantic Railroad.

Also, an act to relieve J. Haddock and R. A. Lavender, sureties on the bond of C. W. Lavender.

Also, an act to provide for and require the registration of voters in Twiggs county, etc.

Also, an act to amend section 891(a) of the Code.

Also, an act to amend an act to regulate the business of Building and Loan Associations, approved October 19, 1891.

Also, an act to repeal an act approved October 22, 1887 relating to penalties against telegraph companies.

Also, an act to amend section 1624 of the Code of Georgia so as to regulate the time when fish may be taken in the waters of this State.

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 streams of Habersham county.

Also, an act to encourage the creation and distribution of electricity for the purpose of power, heat, and lighting by street railroad companies operated by electricity, etc.

Also, an act to amend an act to establish a public school system for the town of Perry, Ga
Also, an act to amend section 3893 of the Code of Georgia in reference to the taking of depositions, so as to make methods of taking depositions applicable to counties of twenty thousand inhabitants.

Also, an act to amend an act to establish a City Court in the county of Clarke, approved September 9, 1879, so as to change the name of said court to “The City Court of Athens,” etc., and for other purposes.

Also, act to require the State Librarian to furnish Georgia Reports, Codes, and Laws to the county of Heard.

Also, an act to amend section 3845 of the Code, which relates to payment of fees in criminal cases to non-resident witnesses.

Also, an act to amend section 4083 of the Code by adding thereto: “provided, that when the levying officer retains possession of the property of the tenant levied on, it shall not be necessary to give bond for the eventual condemnation money.

Also, an act to amend section 1330 of the Code of 1882, so as to define more clearly the law governing contested elections for members of the General Assembly.

Also, an act to incorporate Buchanan Male and Female College.

Also, an act to incorporate Cubana City.

Also, an act to amend section 1864 of the Code of Georgia, so as to allow Judges of the Superior Courts to confine in the Lunatic Asylum or county jail insane persons when the Ordinary of the county is absent from the county.

Also, an act to establish a system of public schools for the town of Fort Gaines, Ga.

Also, an act to amend paragraph 1 of section 2 of article 8 of the Constitution of this State, so as to provide that
the State School Commissioner shall be elected by the people.

Also, an act to provide in what manner stockholders in banks and other corporations having individual liability shall be relieved of same, to provide whom recourse may be had against, etc.

Also, an act to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues in the county of Polk, approved September 28, 1881, and the act amendatory thereof, approved September 14, 1883.

Also, an act to fix the legal weight of tan-bark, and to declare the same.

Also, an act to incorporate the town of Davisboro, in the county of Washington.

Also, an act to amend an act approved July 30, 1881, entitled an act to provide for sales made under and by virtue of any *fi. fa.* or other process issued from the County Courts of this State.

A resolution for relief of J. W. Evans.

Also, an act to amend an act entitled an act to establish a City Court in Clarke county, approved September 9, 1879, and the various acts amendatory thereof, so as to allow the Judge to hold special jury sessions, etc.

Also, an act to amend paragraph 2 of section 943 of the Code of 1882, prescribing fees to be collected by the Secretary of State.

Also, an act entitled an act to amend the several acts incorporating the town of Crawfordville, etc.

Also, an act to amend an act to fix salary for Commissioners of Roads and Revenue of Coweta county, etc.

Also, an act to establish a system of public schools in the town of Dahlonega, Ga.
Also, an act to incorporate the Athens Electric Railroad Company, etc.

Also, an act to authorize the city of Atlanta, in extending West Alabama street from its present terminus westward to make an encroachment on the Western and Atlantic Railroad property, etc.

Also, a resolution authorizing the Public Printer to publish the acts and resolutions of this session at the earliest possible date.

Also, a resolution to instruct the committee appointed for the codification of the laws of Georgia, etc.

Also, an act to provide for the registration of all voters in this State, to prescribe penalties for certain offences connected therewith, etc.

Also, an act to make appropriations for the ordinary expenses of the Executive, Legislative, and Judicial Departments of the Government, payment of the public debt and the interest thereon, and for the support of the public institutions and educational interests of the State for each of the fiscal years 1895 and 1896, and for other purposes.

Also, an act to repeal so much of an act approved October 3, 1885, as relates to Emanuel county and in lieu thereof enact the following, to wit:

An act to provide for the registration of the qualified voters of Emanuel county.

Also, an act to amend section 1 of an act to incorporate the town of Clarkesville, in the county of Habersham, approved August 22, 1891.

Also, an act to levy and collect a tax for the support of the State government and the public institutions, etc.
Also, an act to amend section 713 of the Code of Georgia of 1882.
Respectfully submitted.

T. S. MELL, 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 authorize the Comptroller-General to appoint one of the Railroad Commissioners of this State to act as arbitrator in certain cases, and for other purposes.

Also, an act to establish Boards of Medical Examiners for the State of Georgia, to define their duties and powers, to protect the people from illegal and unqualified practitioners of medicine and surgery, to regulate the issuing and recording of licenses, to prescribe penalties for the violation of this act, and for other purposes.

The following message was received from the Senate through Mr. Clifton, its 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 approved December 24, 1888, and which was entitled an act to regulate the sale of spirituous liquors in the counties of Montgomery and Telfair, and for other purposes.

Also, a bill to be entitled an act to amend an act approved September 24, 1883, incorporating the town of Bronwood, in Terrell county, and for other purposes.
Also, a bill to be entitled an act to amend an act to fix salary for the Commissioners of Roads and Revenues of Coweta county, and for other purposes.

Also, a bill to be entitled an act to establish a public school system for the town of Fort Gaines, Ga., and for other purposes.

Also, a bill to be entitled an act to amend an act incorporating the town of Temple, in the county of Carroll, and for other purposes.

Also, a bill to be entitled an act to authorize the County School Commissioner of Coweta county to make contracts with the Board of Education of the City Schools of Newnan, Ga., and for other purposes.

Also, a bill to be entitled an act to incorporate the town of Davisboro, in the county of Washington, and for other purposes.

Also, a bill to be entitled an act to amend an act entitled an act to protect game in the State of Georgia, during certain seasons, approved December 20, 1893, so as to more fully protect game in this State, and for other purposes.

Also, a bill to be entitled an act to provide for and authorize the payment of pensions to certain widows of Confederate soldiers, for the year 1893, and for other purposes.

Also, a bill to entitled an act to authorize and empower street and suburban railroad companies to generate and furnish, for reasonable compensation, electric light and power to consumers thereof.
Also, the following House bill, as amended, to wit:
A bill to be entitled an act to amend section 3845 of the Code, which relates to payment of fees to non-resident witnesses in criminal cases, and for other purposes.

Also, the Senate has concurred in the House resolution for relief of J. W. Evans.

Also, the Senate has passed the following joint resolution in which it asks the concurrence of the House, to wit:
A resolution that the Public Printer be, and he is, hereby instructed to proceed at once to publish the acts of the present session of the General Assembly of 1894.

The following Senate resolution was read and concurred in, to wit:
A resolution that the Public Printer be, and he is, hereby instructed to proceed at once to publish the acts of the present session of the General Assembly of 1894.

The Senate amendments to the following House bill were read and concurred in, to wit:
By Mr. Battle of Muscogee—
A bill to amend section 3845 of the Code, which relates to payment of fees in criminal cases to non-resident witnesses, and for other purposes.

The following resolution of the Senate was read and agreed to, to wit:
Resolved, As the following House bill, viz.: "A bill to amend the game law of the State," was passed by the Senate, and shortly thereafter the action of the Senate was reconsidered, and said bill had in the meantime been transmitted to the House by the Secretary, that the House be requested to return said bill to the Senate.
The Senate amendments to the following bills were read and concurred in, to wit:

A bill to authorize the city of Atlanta in extending West Alabama street from its present terminus, and for other purposes.

Also, a bill to amend paragraph 2 of section 943 of the Code of 1882.

Also, a bill to amend section 713 of the Code of 1882, and for other purposes.

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

Mr. Speaker:

The Senate has agreed to the report of the Conference Committee touching the Senate amendments to the General Appropriation bill.

The following report was submitted by Mr. Boynton, chairman of the Joint Committee of Conference upon the part of the House, to wit:

Mr. Speaker:

The Joint Committee of Conference, touching Senate amendments to the General Appropriation Bill for the years 1895 and 1896, beg leave to report as follows:

That the House recede from its disagreement to all Senate amendments except the following, to wit:

First. The appropriation of $1,950 to the Georgia Military and Agricultural College, at Milledgeville.

Second. The appropriation of $300 for expense of the Bank Examiner.
Wednesday, December 12, 1894.

Third. The appropriation of $2,000 additional to the School for the Deaf.

Fourth. The appropriation of $21,000 to the Military

Fifth. The appropriation of $125 for expenses of Visiting Committee of General Assembly to the North Georgia Military and Agricultural College, at Dahlonega.

That the Senate recede from its amendments, as follows:

First. The appropriation of $1,950 to the Georgia Military and Agricultural College, at Milledgeville.

Second. The appropriation of $300 for expense of the Bank Examiner.

Third. The appropriation of $125 for expenses of Visiting Committee of the General Assembly to the North Georgia Military and Agricultural College at Dahlonega.

That both Houses agree to amend the bill by giving $1,000 additional to the School for the Deaf, making for that school $20,000.

That both Houses agree to amend the bill by adding in section 6 next after the appropriation for insuring the public property the following, to wit:

For organizing, arming, equipping, drilling, and training the volunteer forces of the State, for administering the several military departments of the State, and for increasing the military fund, all to be expended under the direction of the Governor, the sum of fifteen thousand dollars, as provided by act of 1889.

J. L. Boynton,
Chairman of House Conference Committee.
J. P. Brown,
W. S. Boyett,
Wm. Wynne.

The undersigned do not agree to the above report.
T. J. Dempsey,
J. H. Gilreath.
Mr. Mell, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment reports as duly enrolled and signed by the Speaker of the House of Representatives and President of the Senate, and delivered to his Excellency, the Governor, the following resolutions and acts:

An act to change the time of holding the Superior Court in the county of McDuffie, etc.

Also, an act to amend the charter of the town of Vienna, in the county of Dooly, so as to authorize the establishment of a system of public schools, etc.

Also, an act to amend an act to incorporate the Merchants Bank of Valdosta, approved December 26, 1888.

Also, an act to release A. F. Milton as surety on the penal bond of Poley Chastain, etc.

Also, an act to authorize County Judges to hold court in other counties than those of their residence.

Also, an act to establish a system of public schools in the town of Eatonton, etc.

Also, an act to create a sinking fund to pay off and retire bonds of the State as they mature, as provided in article 7, section 14, paragraph 1 of the Constitution of 1877, etc.

Also, an act to repeal section 1504 of the Code of Georgia, which provides for the appointment of Commissioners of Pilotage, and to provide a new method of appointment and term of office.

Also, an act to amend an act approved September 28, 1889, entitled an act to establish a system of public schools for Fort Valley, etc.
Also, an act to transfer the county of Dawson from the Blue Ridge Judicial Circuit to the Northeastern Judicial Circuit.

Also, an act to create a board to be known as the State Memorial Board, etc.

Also, an act to limit and regulate the payment of the insolvent costs of the Solicitor of the City Court of Richmond county, etc.

Also, an act to amend sections 1, 2, 5, and 9 of an act approved March 17, 1869, creating a Board of Commissioners of Roads and Revenues in the county of Harris, etc.

Also, an act to amend the charter of the city of Atlanta.

Also, an act to amend an act establishing a system of public schools for the town of Canton, approved December 20, 1893, so as to provide for the registering of the voters of said town, etc.

Also, a resolution authorizing the State Librarian to deposit certain books of the DeRenne collection with the Georgia Historical Society, the State University, Mercer University, and Emory College, etc.

Also, an act to regulate the manner of entering on the tax digest the names of the colored tax-payers.

Also, an act to authorize the running of special fruit, melon, and vegetable trains on Sunday, on the railroads in this State, etc.

Also, a resolution appointing a committee to attend the dedication exercises of Chickamauga National Park.

Also, an act to amend an act entitled an act to limit and
regulate the payment of the insolvent costs of the Solicitor-General of the Augusta Circuit, for services in Richmond Superior Court, out of the Treasury of Richmond county, approved December 20, 1893, so as to require the recommendation of the payment of said costs by the grand jury of each term of said court.

Also, an act to incorporate the town of Newborn, in the county of Newton.

Also, an act to amend an act to incorporate the Barnesville Male and Female High School.

Also, an act to prohibit, in Chatham county, the holding of more than one office by one person at any one time.

Also, a resolution to empower the Committee on Privileges and Elections to sit during the interval between the sessions of the Legislature, for such time as may be necessary, to complete the work of said committee.

Also, an act to provide for the sale of homestead property for reinvestment, etc.

Also, a resolution to appoint a Joint Committee to investigate the canal dam at Augusta.

Also, an act to amend section 3696 of the Code of this State, so far as the same relates to the fees and costs in criminal cases.

Also, an act to authorize banks incorporated under the laws of this State, to issue circulating notes, etc.

Also, an act to amend an act approved December 24, 1888, entitled an act to regulate the sale of spirituous liquors in the counties of Montgomery and Telfair, etc.
Also, an act to amend an act entitled an act to establish the City Court of Macon, in and for the county of Bibb, approved August 14, 1885.

Also, an act to fix the salary of the Judge of the County Court of Bulloch county, to provide for the payment of the same, etc.

Also, an act to authorize the Mayor and Council of the city of Elberton, Ga., to issue bonds not to exceed thirty-four thousand dollars, for the purpose of establishing a system of water-works in said city, etc.

Also, an act to authorize and empower street and suburban railroad companies to generate and furnish, for reasonable compensation, electric lights and power to consumers thereof.

Also, an act to amend an act approved September 24, 1883, incorporating the town of Bronwood, in Terrell county, etc.

Also, an act to provide for the issue and sale of bonds by the Mayor and Aldermen of the city of Milledgeville, etc.

Also, an act to authorize the County School Commissioner of Coweta county to make contracts with the Board of Education of the City Schools of Newnan, Ga., to teach pupils of school age who may enter said city schools, who reside in the county of Coweta and outside the limits of the city of Newnan, etc.

Also, an act to amend the charter of the town of Vienna.

Also, an act to carry into effect the act amending paragraph 1, section 1, article 7 of the Constitution of this State, by providing an annual pension to ex-Confederate soldiers, etc.
Also, an act to provide for and authorize the payment of pensions to certain widows of Confederate soldiers, etc.

Also, an act to amend an act incorporating the town of Temple, in the county of Carroll, approved August 28, 1883, so as to grant authority to elect a board of tax- assessors, etc.

Also, an act to provide for a Bureau of Immigration in this State.

Also, an act to amend an act to incorporate the town of Eastman, in the county of Dodge, approved December 15, 1871, so as to allow the Mayor and Alderman to levy and collect a tax upon any business, etc., in said town, etc.

Also, an act to prescribe a penalty for the willful and malicious setting fire to any ship, boat, barge, or lighter, or to their cargoes, etc.

A resolution authorizing the Governor to create a special commission to determine controversies affecting the rights, ways, and properties of the Western and Atlantic Railroad.

Also, an act to relieve J. Haddock and R. A. Lavender, sureties on the bond of C. W. Lavender.

Also, an act to provide for and require the registration of voters in Twiggs county, etc.

Also, an act to amend section 891(a) of the Code by adding the word “general” before the words “execution docket,” etc.

Also, an act to amend an act to regulate the business of Building and Loan Associations, approved October 19, 1891.
Also, an act to repeal an act approved October 22, 1887, relating to penalties against telegraph companies.

Also, an act to amend section 1624 of the Code of Georgia, so as to regulate the time when fish may be taken in the waters of this State.

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 streams of Habershaw county.

Also, an act to encourage the erection and distribution of electricity for the purpose of power, heat, and lighting by street-car companies operated by electricity, etc.

Also, an act to amend an act to establish a public school system for the town of Perry, Ga.

Also, an act to amend section 3893 of the Code of Georgia, in reference to the taking of depositions, so as to make methods of taking depositions applicable to counties of twenty thousand inhabitants.

Also, an act to amend an act to establish a City Court in the county of Clarke, approved September 9, 1879, so as to change the name of said court to the City Court of Athens, etc., and for other purposes.

Also, an act to require the State Librarian to furnish Georgia Reports, Codes and Laws to the county of Heard.

Also, an act to amend section 3845 of the Code, which relates to payment of fees in criminal cases to non-resident witnesses.

Also, an act to amend section 4083 of the Code, by ad­
ding a proviso: "provided, that when the levying officer retains possession of the property of the tenant levied on, it shall not be necessary to give bond for the eventual condemnation money.

Also, an act to amend section 1330 of the Code of 1882, so as to define more clearly the law governing contested elections for members of the General Assembly.

Also, an act to incorporate Buchanan Male and Female College.

Also, an act to incorporate Cubana City.

Also, an act to amend section 1864 of the Code of Georgia, so as to allow Judges of the Superior Courts to confine in the Lunatic Asylum or county jail insane persons when the Ordinary of the county is absent from the county.

Also, an act to establish a system of public schools for the town of Fort Gaines, Ga., etc.

Also, an act to amend paragraph 1 of section 2 of article 8 of the Constitution of this State, so as to provide that the State School Commissioner shall be elected by the people.

Also, an act to provide in what manner stockholders in banks and other corporations having individual liability shall be relieved of same, to provide whom recourse may be had against, etc.

Also, an act to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues in the county of Polk, approved September 28, 1881, and the act amendatory thereof, approved September 14, 1883.

Also, an act to fix the legal weight of tan-bark, and to declare the same.

Also, an act to incorporate the town of Davisboro, in the county of Washington.
Also, an act to amend an act approved July 30, 1881, entitled an act to provide for sales made under and by virtue of any fi. fa. or other process issued from the County Courts of this State.

Also, a resolution for relief of J. W. Evans.

Also, an act to amend an act entitled an act to establish a City Court in Clarke county, approved September 9, 1879, and the various acts amendatory thereof, so as to allow the Judge to hold special jury sessions, etc.

Also, an act to amend paragraph 2 of section 943 of the Code of 1882, prescribing fees to be collected by the Secretary of State.

Also, an act entitled an act to amend the several acts incorporating the town of Crawfordville.

Also, an act to amend an act to fix salary for the Commissioners of Roads and Revenues of Coweta county, etc.

Also, an act to establish a system of public schools in the town of Dahlonega.

Also, an act to incorporate "The Athens Electric Railway, etc."

Also, an act to authorize the city of Atlanta, in extending West Alabama street from its present terminus westward, to make an encroachment upon the Western and Atlantic Railroad property, etc.

A resolution authorizing the Public Printer to publish the acts and resolutions of this session at the earliest possible date.

A resolution to instruct the committee appointed for the codification of the laws of Georgia, etc.

An act to provide for the registration of all voters in this State, to prescribe penalties for certain offenses connected therewith, etc.
Also, an act to make appropriations for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Government, payment of the public debt and the interest thereon, and for the support of the public institutions and educational interests of the State for each of the fiscal years 1895 and 1896, and for other purposes.

Also, an act to repeal so much of an act approved October 3, 1885, as relates to Emanuel county, and in lieu thereof enact the following, to wit:

Also, an act to provide for the registration of the qualified voters of Emanuel county.

Also, an act to amend section 1 of an act to incorporate the town of Clarksville, in the county of Habersham, approved August 22, 1891.

Also, an act to levy and collect a tax for the support of the State Government and the public institutions, etc.

Also, an act to amend section 713 of the Code of Georgia of 1882.

Respectfully submitted. T. S. MELL, Chairman.

Mr. Fleming of Richmond, moved to agree to the report of the Joint Committee on Conference.

Upon this motion the previous question was called, which call was sustained.

Mr. Harrison, of Quitman, upon the adoption of this report, called for the ayes 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,  McMichael,
Atkinson,  Gaines,  McGough,
Armstrong,  Gray of Houston,  Neely,
Awtrey,  Gray of Catoosa,  Newton,
Wednesday, December 12, 1894. 837

Bailey, Gregory, Owen,
Battle, Harvey, Parker,
Bennett of Wayne, Hodges, Pittman,
Bird, Hopkins, Pittard,
Blalock of Fayette, Howell, Price,
Boifeuillet, Holland, Rawlings,
Boynton, Hutcherson, Rockwell,
Boyett, Jenkins, Sandeford,
Branan, Johnson of Hall, Screwell,
Broyles, Jones of Dougherty, Smith of Clinch,
Brown of Pulaski, Latham, Smith of Hancock,
Burwell, Martin, Symons,
Clements of Montg'ry, Mallette, Tatum,
Collins, Mansfield, West,
Collier, Meadow, Wheatley,
Cook of Decatur, Mell, Wilson,
Dodson, Moore of Bulloch, Willingham,
Doolan, Moore of Clayton, Wright,
Fouché, Middlebrook, Wynne.

Those voting in the negative were Messrs.—

Allen, Gilreath, Murrah,
Baggett, Gray of Paulding, McCurry,
Bennett of Jackson, Griffin, McClure,
Bell, Greer of Macon, McWhorter,
Blalock of Rabun, Greer of Harris, Peeples,
Bloodworth, Harrison, Perkins,
Boyd, Hill, Pope,
Burnett, Henderson, Reagan,
Burch, Hightower, Reece,
Bush, Hogan, Salter,
Caldwell, Hodge, Shropshire,
Clement of Milton, Holbrook, Sell,
Davison, Hudson, Shaw,
Dempsey, Hughes, Short,
Durham, Jarrell, Spence,
Edenfield, Johnson of Taliaferro, Stokes,
Ennis, Jones of Dodge, Sumner,
Florence, Lee, Traylor,
Fink, Law, Wallace,
Ferguson, Marchman, Walden,
Franklin, Melton, Wilkinson,
Fullwood, Moore of Heard, Worley,
Fussell, Montfort,
Those not voting were Messrs.—

Arnold,  
Barnes,  
Branch,  
Brown of Washington, Houston,  
Coleman,  
Cureton,  
Dennard,  
Dorough,  
Espy,  
Farmer,  
Fletcher,  
Giles,  
Gibson,  
Hall,  
Harrell,  
Humphryes,  
Hurst,  
Longley,  
Lovett,  
McDonald,  
McElmurry,  
McDaniel,  
McCurdy,  
Pool,  
Polhill,  
Redding,  
Roberts,  
Smith of Rockdale,  
Thompson,  
Vaughn,  
Walker,  
Wilkin,  
Williams,  
Wren,  
Mr. Speaker.


So the motion to agree to the report of the Conference Committee was carried.

Upon motion of Mr. Fogarty of Richmond, the House adjourned sine die.
INDEX

TO

JOURNAL

OF THE

House of Representatives

FOR THE

YEAR 1894.
INDEX.

PART I.

OFFICERS OF THE HOUSE OF REPRESENTATIVES.
1894–1895.

WILLIAM H. FLEMING ........................................... Speaker.
CLARENCE WILSON ........................................... Speaker pro tem.
MARK A. HARDIN ............................................... Speaker pro tem.
W. H. HARRISON ............................................... Assistant Clerk.
C. C. THOMAS ..................................................... Journal Clerk.
GUERRY BRANNAN ............................................. Calendar Clerk.
J. D. MUNNERLYN, JR ......................................... Message Clerk.
W. D. REID ....................................................... Enrolling Clerk.
C. M. GRAY ....................................................... Engrossing Clerks
J. L. DOZIER ..................................................... Engrossing Clerks
JAMES R. SMITH ................................................ Messenger.
MOSES MARTIN .................................................... Doorkeeper.

MEMBERS OF THE HOUSE OF REPRESENTATIVES.

NAME. POST-OFFICE.
Allen, J. R ........................................................ Talking Rock.
Anderson, J. F ............................................... Cornucopia.
Atkinson, Burwell ........................................... Tarboro.
Arnold, A. J .................................................... Monroe.
Armstrong, J. W ............................................... Washington.
Awtrey, John ................................................... Acworth.
Bailey, D. J., Jr ............................................... Griffin.
Battle, Charlton ............................................... Columbus.
Baggett, J. R .................................................. Reedy Springs.
Barnes, J. A ...................................................... Augusta, Ga.
Bennett, J. W., of Wayne ...................................... Jesup.
Bennett, G. D., of Jackson .................................... Jefferson.

12
<table>
<thead>
<tr>
<th>NAME</th>
<th>POST-OFFICE</th>
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<td>Bell, R. S.</td>
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<td>Augusta</td>
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<td>Ferguson, J. T.</td>
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</tr>
</tbody>
</table>
INDEX.

NAME. POST-OFFICE.

Franklin, C. L .......................... Nacoochee.
Futrell, L. C.................................. Roberts.
Fullwood, J. S .......................... Fullwood Springs.
Fussell, John .................................. Kirkland.
Gaines, J. L .......................... Flowery Branch.
Giles, A. S .................................. Fort Valley.
Gilreath, J. H .................................. Cartersville.
Gibson, W. O .................................. Folkston.
Gray, C. G., of Houston .................. Fort Valley.
Gray, C. W., of Catoosa .................. Graysville.
Gray, W. J., of Paulding .................. Hiram.
Gregory, S. A .......................... Hassler’s Mill.
Griffin, J. J .................................. Oostanaula.
Greer, R. L., of Macon .................. Oglethorpe.
Greer, S. D., of Harris ................. Ellerslie.
Hall, H. A .................................. Newman.
Harrell, W. M .................................. Bainbridge.
Harrison, Wm .................................. Georgetown.
Harvey, Richard .......................... Maulden Branch.
Hill, A. C .................................. Bronwood.
Hodges, Robert .......................... Macon.
Henderson, J. R .......................... Cumming.
Hightower, T. E .......................... Damascus.
Hopkins, H. W .......................... Thomasville.
Howell, E. P. .......................... Atlanta.
Hogan, J. R .................................. Agnes.
Hodge, M. T .................................. Hawkinsville.
Houston, W J .................................. North Decatur.
Holbrook, J. T .......................... Bold Spring.
Holland, B. N .......................... Marietta.
Hudson, E. L .......................... Mimsville.
Humphreys, W S .................................. Quitman.
Hutcherson, Thos., Jr .......................... Canton.
Hughes, T. C .................................. Blairsville.
Hurst, M. F .......................... Social Circle.
Jarrell, J. W .................................. Frederick.
Jenkins, H. A .......................... Eatonton.
Johnson, F. M., of Hall ......... Gainesville.
Johnson, John, of Taliaferro ............ White Plains.
Jones, C. J., of Dodge .................. Eastman.
Latham, J. L .................................. Campbellton.
Lee, Gordon .................................. Chickamauga.
Longley, J. A .................................. Dalton.
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<td>Twiggsville</td>
</tr>
</tbody>
</table>
INDEX.

PART II.

BILLS AND RESOLUTIONS OF THE HOUSE.

ADJOURNMENT—
Adjournment sine die December 12, 1894 838

AGRICULTURAL—
A Bill—Requiring dealers in seeds to stamp on the package the year when grown. 157

APPROPRIATIONS—
A Bill—To make appropriations for the expenses of Government, etc., for 1895 and 1896 162 355 410 416 428 429 753

To appropriate $300,000 to the Public School Fund 163
To appropriate $200,000 to the Common Schools 211
To appropriate $12,000 to the School for the Deaf, etc. 212
To appropriate $1,500 to the Georgia School for the Deaf, etc. 212
To appropriate $500 for pensions of 1894 remaining unpaid 212 289 329
To appropriate $330 for clerical work in office of Secretary of State 231 289
To make special appropriation to the Lunatic Asylum 232
To appropriate money to the State University to maintain Industrial School at Rock College. 279 497 587
To appropriate to the Trustees of the State University $50,000 for additional buildings 484
To appropriate money to build class rooms and a gymnasium for the University of the State 485

ATKINSON, W Y. HON.—
Votes for 15
Declared elected Governor 47
Inaugurated as Governor 68
BANKS—
A Bill—To amend the charter of Coweta Bank
To amend the charter of Merchants' Bank of Val-
dosta,
To amend an act prescribing methods of charter-
ing Banking Companies
To authorize incorporated Banks to issue circulat-
ing notes, etc

BARRETT, JAMES HON.—
Votes cast for as candidate for Commissioner of
Agriculture.

BONDS—
A Bill—To authorize the issue of certain State bonds
To authorize the issue of bonds to pay off past due
bonds of the State
To provide for issue of bonds by the town of Elber-
ton for building water-works
To provide bonds of Elberton for creation of elec-
tric lights
To provide for issue and sale of bonds by the city
of Milledgeville
To authorize the town council of Abbeville to issue
bonds
Relating to the Scott and Hays bonds

BRANCH, M. I. HON.—
Nominated for Speaker
Votes for

BRUCE, J. M. HON.—
Nominated for Door-keeper
Votes for

BUILDING AND LOAN ASSOCIATIONS—
A Bill—To amend an Act to regulate Building and Loan
Associations

CANDLER, ALLEN D. HON.—
Declared elected Secretary of State
Communication giving reasons why he did not comply with
a certain requirement of the law
<table>
<thead>
<tr>
<th>Code Amendment</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>To amend section 2041 of the Code</td>
<td>51 213 220 681</td>
</tr>
<tr>
<td>To amend section 1624 of the Code</td>
<td>51 213 220</td>
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<tr>
<td>To amend an Act amendatory of section 1864 of the Code</td>
<td>51 213 21</td>
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<tr>
<td>To amend section 178 of the Code</td>
<td>75 298</td>
</tr>
<tr>
<td>To repeal an Act to amend section 3910(d) of the Code</td>
<td>135 213 214</td>
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<tr>
<td>To amend section 598 of the Code</td>
<td>136</td>
</tr>
<tr>
<td>To amend section 4041 of the Code</td>
<td>137 213 221</td>
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<tr>
<td>To amend section 4696(a) of the Code</td>
<td>162 251 708</td>
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<tr>
<td>To amend section 3893 of the Code</td>
<td>172 493 646</td>
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<tr>
<td>To amend section 3554 of the Code</td>
<td>173 497</td>
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<tr>
<td>To repeal section 3458 of the Code</td>
<td>200</td>
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<td>To repeal section 3458 of the Code</td>
<td>200</td>
</tr>
<tr>
<td>To amend section 1696(b) of the Code</td>
<td>208</td>
</tr>
<tr>
<td>To amend section 4527 of the Code</td>
<td>209 367</td>
</tr>
<tr>
<td>To repeal section 1504 of the Code</td>
<td>210 493 654</td>
</tr>
<tr>
<td>To amend section 3452 of the Code</td>
<td>211</td>
</tr>
<tr>
<td>To repeal section 3458 of the Code</td>
<td>211</td>
</tr>
<tr>
<td>To repeal section 1496 of the Code</td>
<td>223 605 654 795</td>
</tr>
<tr>
<td>To amend section 3699 of the Code</td>
<td>223</td>
</tr>
<tr>
<td>To amend paragraph 7 of section 1712 of the Code</td>
<td>229</td>
</tr>
<tr>
<td>To amend subdivision 11 of section 157 of the Code</td>
<td>230</td>
</tr>
<tr>
<td>To amend sections 4052 and 4060 of the Code</td>
<td>233 282</td>
</tr>
<tr>
<td>To amend section 3700 of the Code</td>
<td>234</td>
</tr>
<tr>
<td>To amend section 250 of the Code</td>
<td>235</td>
</tr>
<tr>
<td>To amend section 827 of the Code</td>
<td>235</td>
</tr>
<tr>
<td>To amend sections 610 and 612 of the Code</td>
<td>246</td>
</tr>
<tr>
<td>To amend section 4696 of the Code</td>
<td>264 269</td>
</tr>
<tr>
<td>To amend section 3845 of the Code</td>
<td>264 495 658 825</td>
</tr>
<tr>
<td>To amend section 826(d) of the Code</td>
<td>264</td>
</tr>
<tr>
<td>To amend section 2183 of the Code</td>
<td>265 495 710</td>
</tr>
<tr>
<td>To repeal section 2057(f) of the Code</td>
<td>266</td>
</tr>
<tr>
<td>To repeal an Act to amend section 2706 of the Code</td>
<td>268</td>
</tr>
<tr>
<td>To amend section 1319 of the Code</td>
<td>279</td>
</tr>
<tr>
<td>To amend section 1291 of the Code</td>
<td>279 496 719 751</td>
</tr>
<tr>
<td>To amend paragraph 2 of section 943 of the Code</td>
<td>279 368 449 826</td>
</tr>
<tr>
<td>To repeal section 4598(a), (b), (c) of the Code</td>
<td>285 298</td>
</tr>
<tr>
<td>To amend section 465 of the Code</td>
<td>315</td>
</tr>
<tr>
<td>To amend section 3888 of the Code</td>
<td>348</td>
</tr>
<tr>
<td>To amend section 4083 of the Code</td>
<td>348 606 703</td>
</tr>
</tbody>
</table>
INDEX.

A. Bill—To amend section 1372 of the Code 350
To amend section 4565 of the Code 350
To amend section 2785 of the Code 350
To amend section 1455 of the Code 350
To amend section 1329 of the Code 351
To amend section 3338 of the Code 372
To amend section 1455 of the Code 372
To amend section 197 of the Code 373
To amend section 610 of the Code 457
To amend section 891(a) of the Code 483, 607, 706
To amend section 713 of the Code 483, 608, 707, 826
To amend section 1830 of the Code 484, 608, 707
To amend section 369c of the Code 586, 608
To amend section 936(a) of the Code 604, 608

COMMITTEES—
To conduct the Speaker to the chair 10
To inform the Governor of the organization of the General Assembly 18, 20
On selection of a Chaplain 19, 46
On Rules 19
To inform Governor-elect of his election and learn his wishes as to inauguration 49
To prepare rules for Joint Sessions 62, 72
To wait upon Governor-elect as to time of his inauguration 62
On Privileges and Elections 67
On Relief of Supreme Court 141
Standing Committees 142, 156
On Consolidation of Elections 176
On General Registration 181
Additions to Committees 194, 203, 204, 224
242, 325, 354, 429, 509
To ascertain when Convict Lease expires 215
On Northeastern Railroad 258
To visit Commencement of State University 258
To prepare a bill changing sessions of the General Assembly 273
To visit and report condition of the College at Milledgeville 280
To visit Athens and inspect the University Buildings 414
To arrange for the funeral of Ex-Senator Brown 469
To examine report of Special Attorney of the W & A Railroad 486
**INDEX.** 851

**COMMITTEES—Continued—**

Committee to examine work of Codifiers 667  
Committee to attend commencement exercises of North Georgia Agricultural College 693  
To visit the Girls' Industrial College at Milledgeville 733  
Conference Committee on General Registration Bill 789  
On bill to equalize work of Judges 789  
To visit Colored School at College, Ga 808  
On time of adjournment *sine die* 810

**CONSTITUTION—Amendments of, Etc.—**

A Bill—To amend paragraph 2, section 2, article 7 of the Constitution 51  
To carry into effect article 3, section 7, paragraph 18 of the Constitution 52 222 236  
To amend paragraph 1, section 2, article 4 of the Constitution 74  
To amend paragraphs 2 and 3 of section 3, article 6 of the Constitution 135 222 299  
To amend article 6, section 12 of the Constitution 136 280 365  
To amend an Act to enforce paragraph 2 of section 2 and article 7 of the Constitution 156 281  
To amend paragraph 1 of section 12, article 6 of the Constitution 160 365  
To amend article 7, section 2, paragraph 2 of the Constitution 161 250  
To carry into effect an Act amending paragraph 1, section 1 of article 7 of the Constitution 181  
To carry into effect article 6, section 4, paragraph 6 of the Constitution 192 282  
To further enforce paragraphs 1, 2 and 3 of section 1, article 9 of the Constitution 210 290  
To amend paragraph 1 of section 2 of article 8 of the Constitution 231 494 672  
To carry into effect paragraph 1, section 1, article 7 of the Constitution 234  
To amend an Act to enforce last clause of article 7, section 1, paragraph 1 of the Constitution 245 493  
To amend the Constitution as to the election of Judges and Solicitors 268  
To amend paragraph 2, section 1, article 2 of the Constitution 352  
To amend an Act to enforce paragraph 18 of section 7 of article 3 of the Constitution 485 608 708
### CONVENTION—

A Bill—To provide for holding a convention to revise and amend the Constitution... 171

### CONVICTS—

A Bill—To provide for inspection of misdemeanor convicts... 229 606 654
To prohibit the working of convicts at night and on Sundays... 232 289 356 657 517

### COSTS, FINES AND FORFEITURES—

A Bill—To provide for payment of costs in Dougherty county in certain cases... 200 366 646
To regulate collection and payment of fines and forfeitures by the Courts... 232
To require fines, etc., collected in criminal cases, to be paid to the County Treasurer... 233
To fix costs in certain cases in City and County Courts... 665

### COUNTY COMMISSIONERS—

A Bill—To repeal the county commissioners' Act of Carroll county... 211
To amend an Act relating to a Board of Commissioners for Talbot county... 230 367 446
To provide compensation for the Board of Commissioners of Roads and Revenues of Colquitt county... 245 447
To provide compensation for the Commissioners of Coweta county... 247 404 657
To provide a Board of Commissioners for Jones county... 266 368 449 658
To amend the County Commissioners' Act of Bartow county... 455
To repeal the County Commissioners' Act of Polk county... 483 588 690 794
To authorize County Commissioners, or Ordinaries where no Commissioners, to remove obstructions from railroad crossings... 484 608 707

### COURTS—City—

A Bill—To limit jurisdiction of City Court of Atlanta... 75 246 364 443
To amend the City Court Act of Floyd county... 211
INDEX. 853

A Bill—To amend an Act to abolish a City Court of Clarke county 265 495 689 795
To amend an Act to establish a City Court in the county of Clarke, etc. 265 495 689
To authorize City Court of Lowndes county to appoint Sheriff of said Court 286
To amend the Act creating the City Court of Macon, Ga. 347 451 766
To abolish the City Court of Jackson county 457 498 716 782
To establish a City Court for Bartow county 458

COURTS—COUNTY, JUDGES AND SOLICITORS—

A Bill—To repeal an Act creating the County Court of Mitchell county 53 213 220
To abolish the County Court of Elbert county 75 237 244
To abolish the County Court of Decatur county 135 246 365 444
To allow County Judges to preside outside the counties of their residence 199 252 274 446
To abolish the County Court of Lowndes county 286 368 450 721
To repeal the County Court of Taylor county 160 281 354 715 780
To amend the County Court Act of Effingham county 374
To abolish the County Court of Emanuel county 374 496
To amend an Act to provide for sales by virtue of fi. fas. from County Courts 457
To fix the salary of Judge of the County Court of Bulloch county 484 660 700
To create a County Court for Echols county 602 648 660 701

COURTS—JUSTICE, AND JUSTICES—

A Bill—To allow Justices and Notaries to have their court rooms separately located 266
To regulate practice in Justices' Courts 266
Requiring Justices, etc., to issue warrants for penal offences 457

COURTS—ORDINARY—

A Bill—To require Ordinaries to keep in office a general index to estates 266
A Bill—To require Ordinaries to examine jails, etc 349
To provide for election of Ordinaries in case of vacancies. 455 496

COURTS—SUPERIOR—

A Bill—To change the time of holding the spring term of Dooly Superior Court 52 218 220
To change the time of holding Superior Court of Pulaski county 73 251 268
To change the time of holding Dawson Superior Court. 189 366 445
To change the time of holding the Superior Court of White county. 353
To change the time of holding Superior Court of McDuffie county. 360 496 696

DEEDS—

A Bill—To provide for the record of escrow deeds. 190 252 274 702

EAKES, REV R. A.—
Elected Chaplain of the House 55

EDENFIELD, H. G. HON.—
Nominated for Speaker pro tem. 16
Votes for 16

EDUCATIONAL, SCHOOLS, ETC.—

A Bill—To amend the school laws 51
To amend the school law of Washington, Wilkes county. 54 364 443
To amend section 12 of the common school laws 172
To require three months school each year in Ware county. 188 251 274
To amend an act to systemize the finances, etc., of the common schools. 198 290 328
To amend the school laws of this State as to textbooks 210 493
To authorize the Trustees for the Georgia School for the Deaf to equip the Industrial and Mechanical building 212
To provide a permanent school fund, and increase the efficiency of the common schools. 234 280
INDEX. 855

A Bill—To provide for Night Schools in cities having two thousand inhabitants 235
To amend the school law of Acworth 237 245
To make County School Commissioners elective by the people. 279
To amend the charter of Barnesville Male and Female High School. 285 659 701
To amend the school law of the town of Perry 299 495 701
To amend an act to amend the school laws of this State 354
To incorporate Buchanan Male and Female College, etc. 372 497 697
To establish public schools for Fort Gaines 373 497 601
To amend the school law of Canton 455 659 698
To authorize the School Commissioner of Coweta county to make a certain contract with the schools of Newnan 456 498 699
To establish public schools for the town of Dahloonega 457 660 698
To establish public schools for the town of Eastman 493
To amend an act to establish public schools for Fort Valley 589 660 700
To regulate public instruction in the county of Washington. 603
To furnish elementary text-books free, etc., to the school children of this State 733

ELECTIONS, AND OFFICERS OF—

A Bill—Providing compensation for Clerks and Superintendents of Elections. 75
Chief Justice—Hon. T. J. Simmons elected. 76-78
Associate Justice—Hon. S. R. Atkinson elected for unexpired term. 78-80
Associate Justice—Hon. S. R. Atkinson elected for full term. 80-83
Judge of Macon Circuit—Hon. J. L. Hardeman elected for unexpired term 83-85
Judge of Macon Circuit—Hon. J. L. Hardeman elected for full term. 85-87
Judge of Augusta Circuit—Hon. E. H. Callaway elected for full term. 87-90
Judge of Brunswick Circuit—Hon. J. L. Sweat elected for full term 90-92
### ELECTIONS AND OFFICERS OF—Continued.

<table>
<thead>
<tr>
<th>Circuit</th>
<th>Judge</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Southern Circuit</td>
<td>Hon. A. H. Hansell</td>
<td>94-96</td>
</tr>
<tr>
<td>Northern Circuit</td>
<td>Hon. Seaborn Reese</td>
<td>96-99</td>
</tr>
<tr>
<td>Rome Circuit</td>
<td>Hon. Waller Turnbull</td>
<td>101-103</td>
</tr>
<tr>
<td>Tallapoosa Circuit</td>
<td>Hon. C. G. Janes</td>
<td>103-106</td>
</tr>
<tr>
<td>Tallapoosa Circuit</td>
<td>Hon. W T. Roberts</td>
<td>106-108</td>
</tr>
<tr>
<td>Pataula Circuit</td>
<td>Hon. J. M. Griggs</td>
<td>112-114</td>
</tr>
<tr>
<td>Middle Circuit</td>
<td>Hon. R. L. Gamble</td>
<td>114-116</td>
</tr>
<tr>
<td>Western Circuit</td>
<td>Hon. N. L. Hutchins</td>
<td>116-119</td>
</tr>
<tr>
<td>Ocmulgee Circuit</td>
<td>Hon. Jno. C. Hart</td>
<td>119-121</td>
</tr>
<tr>
<td>Northeastern Circuit</td>
<td>Hon. J. J. Kimsey</td>
<td>121-123</td>
</tr>
<tr>
<td>Northeastern Circuit</td>
<td>Hon. Howard Thompson</td>
<td>123-125</td>
</tr>
<tr>
<td>Southwestern Circuit</td>
<td>Hon. J. M. DuPree</td>
<td>126-128</td>
</tr>
<tr>
<td>Flint Circuit</td>
<td>Hon. O. H. B. Bloodworth</td>
<td>128-130</td>
</tr>
</tbody>
</table>

### ELECTIONS AND ELECTION LAWS—

- A Bill—To provide for the election of Judges and Solicitors-General. 137
- To prescribe rules for holding elections in this State, etc. 162
- Hon. Patrick Walsh elected U.S. Senator for un-expired term 182-184 195
- Hon. A. O. Bacon elected U.S. Senator for the full term 184-186 196

### A Bill—To revise the election laws of this State 190 605
INDEX.

FEES, FINES AND FORFEITURES—

A Bill—To require public officers to keep an account of their fees 237
To define fees of Solicitors-General and others in certain cases 299
To require Solicitors-General and other collecting officers to pay fines, etc., into County Treasuries 589

FELONIES—

A Bill—To provide for punishment of, etc 173

FLEMING, W. H. HON.—
Elected Speaker 89 10

GARRARD, LOUIS HON.—
Invited to address General Assembly 21

HARDIN, MARK H. HON.—
Called members-elect to order 3
Elected clerk 11 12

HARDEMAN, R. U. HON.—
Declared elected State Treasurer 47 48

HARRIS, T. H. HON.—
Nominated for messenger 12
Votes for 12

HINES, JAMES K. HON.—
Votes cast for him 47

HUNTING AND FISHING—

A Bill—To require non-resident fishermen to pay license for catching shad in tide waters 52 604 640
To amend the game laws of Georgia 137 493 641
To amend an Act to protect game 234 659 705
To amend the game laws of this State 361
To protect fish in the waters of Fannin county 676

INAUGURATION CEREMONIES.—

Hon. W. Y. Atkinson inaugurated Governor 68
INSPECTION LAWS—

A Bill—To provide for inspection of steam boilers, etc. 348

INSURANCE LAWS.—

A Bill—To make life policies subject to taxation 161
To authorize guaranty or insurance companies to act as sureties, etc. 173 281 350
To compel insurance companies to pay policies in full 224 494 654 671
Requiring mutual life insurance companies to deposit money, etc. 224
To further regulate the business of insurance 353
To amend the law to regulate insurance in this State 483
To prevent refusal of corporations or persons controlling corporate property to accept solvent personal or corporate security, etc. 493

INVITATIONS—

To attend the Dixie Interstate Fair 62
To attend a flower show. 108
To visit the Technological School 223
To visit Spelman Seminary. 271

JONES, C. M. HON.—

Votes cast for as candidate for State Treasurer 48

JOINT SESSIONS—

To open, count and declare the vote cast in the late general elections 46 47 48
To inaugurate the Governor 68
To elect officers 76, 92, 93, 108 112 130
To declare the vote for U. S. Senators 194 195 196
To hear address of Chancellor Boggs 271

JUDICIAL CIRCUITS—

To transfer Dawson county to the Northeasterm circuit. 157 237 445
To transfer Dooly county from the Oconee to the Southwestern circuit 374 496 588
INDEX. 859

JURORS, JURY COMMISSIONERS, ETC.—

A Bill—To provide for elections of jury commissioners by the people 188 251
To compensate jurors in Justice Courts 189
To prescribe the method of selecting jury commissioners in this State 351
To fix per diem of jurors and special bailiffs in Bartow county 454

KEMP, W R. HON.—

Votes cast for as candidate for Comptroller-General. 47

LIQUORS LAWS, ETC.—

A Bill—To amend an act regulating the sale of liquor in Montgomery and Telfair counties 75 492 640
To abolish bar-rooms and prohibit manufacture of liquors, etc. 189
To prohibit drunkenness in public places 232 659
To regulate sentences imposed on offenders against the liquor laws of this State 456

LIENS—

A Bill—To give blacksmiths a special and general lien, etc. 286
To fix priority of liens of mortgages in certain cases 348

MARTIN, MOSES HON.—

Elected Doorkeeper 14 15 16

MEDICAL EXAMINERS—

A Bill—To establish a Board of State Medical Examiners. 172 251
269 315 361

MEHAFYY, J. B. HON.—

Votes cast for as candidate for Attorney-General 48

MEMORIALS—

By Mr. Bailey of Spalding 72
By Mr. Roberts of Jasper 72
By Mr. Greer of Macon 193
By Mr. Worley of Elbert 223
By Mr. Boifoulet of Bibb 280
By Mr. Jenkins of Putnam 291
By Mr. Howell of Fulton 319
By Mr. Fleming of Richmond 458
By Mr. Fleming of Richmond 710
MESSAGES—FROM SENATE— 18 22 56 67 72 140 141
192 201 207 208 219 229 247 269 284 294 294 308
309 388 376 412 415 424 465 474 504 505 505 527
585 599 611 667 682 722 736 741 748 749 750
767 773 790 797 802 809 811 812 813 823 826

MESSAGES—EXECUTIVE— 20 23 56 57 70 110 170 194 374
377 424 473 504 615 716 792 799 823

MILITARY LAWS—
A Bill—To provide a board of visitors to each military
camp, etc 234 290
To grant certain privileges to the Gate City
Guard 206
To provide for the better organization, etc., of the
militia of this State 351

MISCELLANEOUS BILLS—
A Bill—To create a board of examiners for boilers and
stationary engines 136 364 444
To establish a penitentiary farm, etc 174
To create a memorial board for the State 189 493 650
To define newspaper libel 189 281
To provide how employees of corporations may
give security for their fidelity, etc 192 613
To protect free labor, etc 200 605 671
To prohibit certain dances in this State 209 367 651
To repeal the insolvent traders’ law 210 609
To provide for control of jails, etc 224
To expedite establishment of lost papers 233
To regulate the practice of architecture in this
State 247
To provide a penalty for fraud in sale of silver-
ware 286
To authorize payment of checks after death of the
drawer 286
To prohibit any one in Chatham county holding
more than one office 286 495 690 702 795
To amend an act relating to the sale of seed cotton
in Putnam county.. 315
To provide a penalty for maliciously setting fire to
any ship, boat, barge, etc. 315 496 693
To define the boundaries of militia districts, etc. 347
To provide that bonds for title and obligations to
reconvey in certain cases shall not be required 348
A Bill—To provide for removal of obstructions from the streams in Habersham county. 351 607 695
To define a pound under the laws of this State, etc. 351
To amend sections 1, 2, 5 and 9, of an act approved March 17, 1869 351 606 639
To create a Bureau of Immigration in this State. 353 497 703
To provide for the sale of real estate, set aside for divorced wife 373
To provide for sale of homestead property. 374 607 705 795
To authorize counties bordering on other States to build bridges, etc., in co-operation with adjacent counties of other States 456
To fix the legal weight of tan bark 458 660 706
To subject all property of incorporated companies to levy and sale under execution. 482
To subject to punishment members of any company, etc., who may steal any money or property belonging thereto 482
To change the lines between the counties of Houston, Macon, Stewart and Randolph 588
To encourage the creation and distribution of electricity for power, heat and lights 603 661 708
To repeal an act defining the duty of Coroners in certain cases 732

MUNICIPAL CORPORATIONS—

A Bill—To provide a new charter for Washington. 73 280 291
To amend the charter of Vienna. 74 365 443
To establish public schools for Acworth 134
To incorporate Cubana City. 160 605 641 761
To incorporate Oakland City 173 365 445
To amend the charter of Social Circle 174 366 377 466
To establish public schools for the town of Eastman.... 190 493 651
To provide for the election of a marshal for the city of Albany 191
To amend an act to amend the charter of the city of Albany 191
To fix the time for city elections in Savannah, 198 213 221
To amend the charter of Atlanta 209 601 605 653
To authorize municipal corporations to aid public libraries. 211
To better protect small incorporated towns 230 494
A Bill—To authorize the town council of Abbeville to issue bonds 268 606
To amend the charter of Bronwood 285 606 689
To incorporate the town of Newborn 285 368 450
Authorizing the city of Newnan to lay down sew­ers, etc. 350
To amend the charter of the town of Temple. 373 607 697
To amend the charter of the town of Eastman. 373 607 697
To ammend the charter of the town of Vienna, Ga 374 497 697
To authorize authorities of incorporated towns to control street railway companies 456
To repeal the charter of the town of Louvale 458
To incorporate the town of Davisboro. 484 607 699
To amend the charter of the town of Crawford­ville 586 608 700
To amend the charter of Clarksville. 587 608 700
To incorporate the town of Tampa 604
To authorize the city of Atlanta in extending West Alabama street to encroach upon the property of W & A. R. R. 609 659 702 826
To amend the charter of the city of Culloden 655
To amend an act to consolidate, amend and codify the acts incorporating the city of Forsyth 665
To repeal the charter of Morganton, in Fannin county... 793

NANCE, A. L. HON.—
Votes cast for as candidate for Secretary of State 47

NESBITT, R. T. HON.—
Declared elected Commissioner of Agriculture 48

ORGANIZATION . 3

PEDDLING—
A Bill—To authorize W. W. Hardman to peddle without license in this State 188 367
To authorize A. A. Hughes to peddle without license 250
To authorize Confederate soldiers over fifty years of age to peddle without license 349
To authorize J. S. Johnson, of Upson county, to peddle without license 589
INDEX.

PENAL LAWS—

A Bill—To make oral defamation a penal offense . 163 250 275 316
To make penal the purchase of liquor as agent, etc., in certain cases 267
To make it penal to tell fortunes for a considera­tion 287
To provide penalties for violators of, etc 52 492 650

PENITENTIARY—

A Bill—To prohibit convicts from employment as clerks, etc 231
To enlarge the powers and duties of the Principal Keeper of Penitentiary 233 289

PENSIONS—

A Bill—To provide pensions for certain Confederate widows 373 496 616 703

PRACTICE, PLEADINGS, ETC.—

A Bill—To repeal an Act regulating pleadings in civil actions 53 222 236
To amend an Act regulating pleadings in civil cases 74
To regulate attestations of official papers 160 250
To prescribe the method of foreclosing mortgages on real estate, etc 162
To prescribe the time when records shall be transmitted to Supreme Court, etc 174 251
To provide how proof of protest, etc., shall be made 189
To regulate admission to the bar 190 281 316
To provide compensation for defendants in eject­ment cases 199
To prohibit divorce except for adultery or fornica­tion 230
To provide manner of obtaining permanent letters of administration in certain cases. 352
To repeal an Act relating to promise to pay attor­ney's fees, etc. 361

PROTEST—

Of Populists . 71 72
Of Mr. Reagan of Henry 765
PUBLIC OFFICERS—

A Bill—To require public officers to keep an account of their fees, etc 161

QUALIFICATION OF MEMBERS 3-8

HURST, M. F. HON.—

Took the oath of office 22

BENNETT, GEORGE D. HON.—

Took the oath of office 48

SCREVEN, THOMAS HON.—

Took the oath of office 51

COLLINS, J. M. HON.—

Took the oath of office 242

BIRD, A. E. MR. OF EFFINGHAM—

Took the oath of office 338

BLALOCK, A. O. MR—

Took the oath of office 465

RAILROAD COMMISSIONERS—

A Bill—To fix the salaries of Railroad Commissioners. 198 252

Authorizing Comptroller-General to appoint a Commissioner as arbitrator in certain cases 212 252 275

RAILROADS—

A Bill—To amend the general railroad laws 135 457 605 670

To allow fruit trains to run on Sunday 173

To authorize the running of fruit and melon trains on Sunday 188 367 647

To regulate the running of street cars between certain dates 209 366

To require glass fronts to electric cars 209 366

To require publication of railroad charters, etc., granted by Secretary of State 231

To regulate the terms on which railroads in this State may be purchased 349
A Bill—To make receivers of railroads liable for damages, etc 354
To incorporate the Granite Belt Railroad Company 360 741
To charter Athens Electric Railway Company 455 698
To empower street and suburban railroads to generate and sell electric lights 483 608 707
To authorize the Cotton States Exposition Electric Railway Company to build a line of railway 603
To make railroads in the hands of receivers suitable for damages 603
To amend an Act to incorporate the Savannah and Isle of Hope Railway Company 603
To require Savannah, Florida and Western Railway Company to fence part of their road 710
To regulate the sleeping car service in this State. 734

RECONSIDERATIONS—
To reconsider resolutions as to counting out one day from the fifty, etc. 739
Resolution to pay pension to Jas. Cooper 294
Creating Boards of Medical Examiners 321
To prohibit muscle dances 668
To prevent corporations from refusing to accept good personal security 668
Resolution authorizing the Governor to appoint a female Assistant Librarian 668
Bill to prohibit the working of convicts at night and on Sundays 668
Bill to amend section 1291 of the Code 751

REFORMATORY—
A Bill—To establish a Reformatory 73 605 676 715

REGISTRATION LAWS—
A Bill—To create a general registration law for this State 54 465
475 477 510 513 514
516 570 594 784 789
To establish a registration law for Douglas county 190
To provide for registration in Monroe county 224 252
275 414
To provide for registration in Taylor county .232 368 682
To provide for registration in Pike county 263 302 314
369 376 658

55h
INDEX.

A Bill—To provide for registration in this State 314
To repeal registration Act of McIntosh county 314 369 451
To repeal the registration Act for Baker county 348 369 451
To repeal an Act amending the registration laws of Morgan county 352
To provide for registration in Twiggs county 353 369 497 696

To amend the registration laws of Floyd and other counties 353 497 696
To provide for safe keeping of the registration books of Chatham county 286 369 450
To provide for registration in Stewart county 661

RELIEF LAWS—

A Bill—To relieve Nancy D. Courson 134 222
To relieve A. F. Welborn 163 365 444
To relieve J. Haddock and R. A. Lavander 349 606 695
To invest Luther M. Awtry with the rights of an adult 349 496 695

REPORTS—

Of Committee to select Chaplain 55
Of Committee on officers to be elected 60
Of Committee to wait on Governor-elect as to his inauguration, etc. 164
Of Committee on Halls and Rooms 175
Of General Judiciary Committee 201 206 218 227
242 262 278 295 325 412 420
437 438 440 471 472 474 488
518 589 639 641 734 751 771
Of Finance Committee 202 218 248 249 275 287
307 345 (Minority Report—
345) 489 488 489 507 524 629
642 660 690 737 808 826 836
Of the Special Judiciary Committee 203 206 228 248 277 297 304
325 389 425 427 441 459
486 507 583 627 630 635
648 655 656 738 772 802
Of Committee on Education 207 228 261 287 296 337 346 421
469 626 630 653 670 750 765
Of Committee on Corporations 219 263 273 274 295 388
414 509 625 733 728
Of Hon. R. U. Hardeman 236
INDEX. 867

REPORTS—Continued—

Of Committee on Railroads 214 306 506 528 529 646 670 738 800
Of Committee on Rules for Joint Sessions 258
Of Committee on Penitentiary 261 298 414 590 604 676
On Counties and County Lines 297 359 505 680
Of Committee on Military Affairs 288 440 800
Of Special Committee on General Registration 305
Of Committee on Enrollment 306 340 360 415 422 426 459
470 471 503 507 668 694 725
743 744 769 795 801 815 828
Of Special Joint Committee to Investigate the Middle
Georgia Military and Agricultural College 309
Of Committee on Lunatic Asylum 310
Sub-Joint Committee on W & A. R. R 650
Of Special Committee on Convict Lease 326
Of Committee to arrange for funeral of Ex-Senator Brown 479
Of Committee on School for the Deaf 327
Of Committee on Privileges and Elections 333 334 336 337 338
440 441 460 463 465
On Labor and Labor Statistics 336 489
Of Joint Committee to visit the North Georgia Agricultural College 340
Of Special Committee on Relief of the Supreme Court 375
Of Committee on Academy for the Blind 418
Of Committee on General Agriculture 422 426 637 661
Of Committee on Roads and Bridges 422 693 694 122
Of Committee on Temperance 469 526 636
On Pensions 438
Of Committee on Banks 525 637 643 715 736
Of Special Joint Committee to investigate the Physical
and Financial Condition of the Northeastern Railroad 530
Of Committee on Public Library 585
Of Special Committee on Summer Sessions 628
Of Committee on State of the Republic 627 801
Of Special Joint Committee to visit the State University
and report the condition of its buildings and grounds 631
Of Committee on Special Agriculture 634
Of Committee on Internal Improvements 643
Of Special Joint Committee to consider report of the
Special Attorney for the W & A. R. R 638
Of Committee on Rules 745

ROAD LAWS—

A Bill—to provide for improvement of public roads 174
A Bill—To amend the general road laws of this State. 246 494 717
To pay county road commissioners and overseers for their services 267 368

SHERIFFS, CONSTABLES, ETC.—
A Bill—To authorize sheriffs to transmit certain fi. fas. to constables for collection 247 495 719

SINKING FUND—
A Bill—To create a sinking fund to pay off bonds of the State 263 368 447

SMITH, J. R. HON.—
Elected Messenger 12 13 14

SOLICITORS-GENERAL AND COUNTY SOLICITORS—
A Bill—To abolish fees of Solicitors 136 249
To fix amount of Solicitor's bonds 348
To regulate the payment of insolvent cost to Solicitor-General of Augusta circuit 352 495 621
To limit and regulate payment of insolvent cost to Solicitor of City Court of Richmond county 352 495 621

STATE LIBRARIAN—
A Bill—To require the State Librarian to furnish Codes, etc., to Heard county 232 368 447

STOCK LAWS—
A Bill—To prevent the spread of glanders 458

SUPREME COURT REPORTER AND CLERK—
A Bill—To more clearly define the duties of Supreme Court Reporter 190
To prohibit Reporter and Clerk of Supreme Court from practicing therein 456

TAXES AND TAX OFFICERS—
A Bill—To create an income tax, etc 161
To make life insurance policies subject to taxation 161 202 203
To levy and collect a tax for the support of government, etc 163 585 587 601
INDEX. 869

A Bill—To authorize sheriffs, etc., to levy tax executions on property in hands of receivers 231
To prescribe the method of entering names of colored tax-payers on the tax books 230 494 656
To make equitable interests of property subject to levy and sale 267
To provide for the better collection of tax 267 606 702
fas.
To prescribe the method of returning property for taxes where the legal and equitable title are in different persons 267
To amend an Act providing for taxation by counties for school purposes 665

TERRELL, J. M. HON.—
Declared elected Attorney-General 48

TURNER, H. G. HON.—
Invited to address the General Assembly 21

VOTING PLACES—
A Bill—To provide where persons shall vote 54

WILD LANDS—
A Bill—To prevent the unlawful making of paper titles to wild lands 265

WILSON, CLARENCE HON.—
Elected Speaker pro tem. 16 17 18

WITNESSES—
A Bill—To make the defendants and their wives competent witnesses 157 365

WRIGHT, WM. A. HON.—
Declared elected Comptroller-General 47

RESOLUTIONS—OF THE HOUSE—
A Resolution—Providing a committee to inform the Governor of the organization of the General Assembly, etc. 18
<table>
<thead>
<tr>
<th>Resolution</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Resolution—Providing method of appointing Pages, Gallery-keepers and Porters.</td>
<td>18 19</td>
</tr>
<tr>
<td>Providing for selection of a Chaplain</td>
<td>19 46</td>
</tr>
<tr>
<td>Providing for a Committee on Rules, etc.</td>
<td>19 46</td>
</tr>
<tr>
<td>Tendering the use of the hall to Hon. Patrick Walsh</td>
<td>19 20</td>
</tr>
<tr>
<td>Providing that members proceed to draw seats</td>
<td>20</td>
</tr>
<tr>
<td>To convene in Joint Session to count the votes, etc.</td>
<td>21</td>
</tr>
<tr>
<td>Tendering the hall to Hon. A. O. Bacon</td>
<td>21</td>
</tr>
<tr>
<td>Authorizing changes of seats</td>
<td>22</td>
</tr>
<tr>
<td>Providing a Joint Committee on what officers are to be elected</td>
<td>22</td>
</tr>
<tr>
<td>Providing a Joint Committee to inform the Governor-elect of his election and learn his wishes as to time of inauguration</td>
<td>48</td>
</tr>
<tr>
<td>Providing for a Committee to investigate the Northeastern Railroad</td>
<td>53</td>
</tr>
<tr>
<td>To encourage the building an International Railroad to South America</td>
<td>54 618</td>
</tr>
<tr>
<td>To commit one volume of the works presented by DeRenne to the Georgia His-</td>
<td>159 498 639</td>
</tr>
<tr>
<td>torical Society at Savannah</td>
<td></td>
</tr>
<tr>
<td>To attend the funeral of ex-Senator Brown</td>
<td>469</td>
</tr>
<tr>
<td>Fixing order of business for the night</td>
<td>482</td>
</tr>
<tr>
<td>To authorize purchase of copies of Stearns' U. S. Calendar</td>
<td>485 603</td>
</tr>
<tr>
<td>Directing the running of the elevator</td>
<td>485</td>
</tr>
<tr>
<td>Providing a Joint Committee to consider the report of the Special Attorney of the W &amp; A. R. R.</td>
<td>485</td>
</tr>
<tr>
<td>Authorizing the Governor to appoint a female Assistant Librarian</td>
<td>486 586 619</td>
</tr>
<tr>
<td>Assigning Hon. A. O. Blalock to certain Committees</td>
<td>498</td>
</tr>
<tr>
<td>Assigning Hon. A. E. Bird to certain Committees</td>
<td>498</td>
</tr>
<tr>
<td>To relieve J. W Evins</td>
<td>592 658 719</td>
</tr>
<tr>
<td>Providing a Joint Committee to visit Augusta and thoroughly inspect obstructions in Savannah river</td>
<td>690 661 709</td>
</tr>
</tbody>
</table>
INDEX. 871

A Resolution—To authorize Committee on Privileges and Elections to convene again in January, 1895, etc. 602 659 686
To refund money to J. H. Brown 602 661 723
Fixing order of business
Relating to certain provisional settlements of the Special Attorney of the W & A. R. R. 655
Recommending the Interstate National Guard or State Volunteer Encampment, etc. 681
Tendering the use of the Representative Hall to the National Congress and Road Parliament in October next 681
Authorizing the Governor to create a special commission to determine controversies concerning the W & A. R. R 682
To appoint committee to attend dedication ceremonies of Chickamauga National Park. 725
To pay Hons. A. E. Bird and A. O. Blalock their per diem 725
To create a Standing Committee on Educational Institutions 732
To appoint a Committee to visit the Girls' Industrial and Normal College at Milledgeville 732
To fix a proviso at the end of Rule 100 Relating to granting leave of absence 141 793
Providing a Committee to visit the Colored College at College, Ga 793
Providing a Joint Committee to examine business pending and report hour of adjournment 810
Of thanks to Hon. W. H. Fleming 810
Authorizing Public Printer to publish the Acts of this session 811
Authorizing the Governor to draw his warrant in favor of H. W. Thomas 285 286 609
Tendering use of the House for addresses on anti-barroom bill 239
To pay pension to James Cooper 245 290
To appropriate $500 to fix the tiling on the Capitol floor 255
A Resolution—To appropriate $500 to repair the dome of the Capitol 255
Directing the Governor to institute suit against certain corporations 255
Providing for publication of a report of the resources of Georgia, etc 270
Fixing the hours for meeting and adjourning 319
Providing for a State exhibit at the International Exposition 319 474 510 586
588 598 599 622
Restricting appropriations to actual expenses of government 355
Authorizing the Governor to draw his warrant for $500 in favor of Russell Collier 355
Declaring opposition to a union of church and State 355 356
Tendering use of the House to W D. Upshaw 426
Looking to the equalization of the labor of the Judges 458 609 639
Providing a Joint Committee to report a bill consolidating elections in this State 176
Fixing 9 and 1 o'clock as the hours of meeting and adjournment 177
Providing for indexing the Journals of the House and Senate for 1894 and 1895 177 290 362
Providing for a committee on general registration for this State 181
To investigate the penitentiary lease system 193
Instructing the Finance Committee to report a bill for the issue of $500,000 of State bank notes, etc 193 290
Providing a joint session to declare the vote for United States Senators 193
Calling on the Treasurer to report why he has not published certain information required by law 193
Requiring all local bills transferred from the General to Special Judiciary Committee 198
Providing a Joint Committee to attend commencement exercises of the State University 214 255
Inviting the Chancellor of the University to address the General Assembly 214 242
A Resolution—To encourage the building of a railroad to South America 215
Relating to restoration of silver, etc 54 55
65 164 166
Instructing Clerk of House and Secretary of Senate to prepare manual, etc 55
To convene in Joint Session to inaugurate Governor-elect 65
Requesting a certain report from the State Treasurer 111 134 140
Requesting a Committee to confer with the State School Commissioner, etc 111
Requesting the General Judiciary to make explanation of bills to amend Constitution 111
To accept invitation to attend Macon Fair 131
Relating to per diem of members during their attendance at the Fair 131
To exclude the day of visiting the Macon Fair from the 50 days of the session 131 134
To strike the Special Committee on Agriculture from the list of Standing Committees 133
Relating to the Sinking Fund 140
Asking return of a certain resolution from Senate relating to striking one day from the 50 of the session 141
Relating to purchase of stock in corporations by other corporations 157
Relating to fees of Attorneys-General, etc. 166 175 181
INDEX.

PART III.

SENATE BILLS AND RESOLUTIONS.

A Bill—To provide for descent of property in certain cases.

To establish public schools in the city of Madison

To provide for probate of foreign wills.

To amend section 4587 of the Code

Making it penal to assist the escape of inmates of Lunatic Asylum

Making it penal to maliciously assail the good name of innocent females

To amend section 2626 of the Code

To amend an Act providing for a local board of trustees for the Middle Georgia Military and Agricultural College

To repeal the County Commissioners Act of Carroll county

To amend an Act to enforce art. 3, section 7, paragraph 18 of the Constitution

To regulate municipal elections in Savannah

To require and provide for registration in Screven county

To provide a uniform method of exercising the right of condemning, etc., private property.

To regulate the law of assignment for the benefit of creditors.

To repeal the charter of Whitesburg, etc.

To confer power on Judges of Superior and City Courts to hear motions for new trial in vacation

To reduce the tuition of non-resident pupils of the School of Technology

To provide for the incorporation of street and suburban railroads
INDEX.

A Bill—To amend the practice concerning motions for new trial and bills of exceptions... 491 740
To provide that notice shall be given garnishee of traverse to his answer... 491 740
To amend an Act amending section 5729 of the Code... 491 740
To amend an Act to regulate banks... 491 777
To declare how any corporation, mining or joint stock company may answer garnishments... 491 740
To amend the Act to revise the office of State Geologist... 491 750 903
To amend section 218 of the Code... 492
To prohibit sale of liquor in the town of Summer-ville, Cherokee county... 492 778
To provide for registration in Harris county... 492 781 894
To amend the charter of the city of Waycross... 492 782 777
To create the office of Treasurer of Talia- county... 500 710 727
To authorize insurance brokers to place property in companies not authorized to do business in this state... 501 682 734 794
To provide for appointment of authors, fix their duties, etc... 591 790 779
To provide for the levy and sale of property where defendant has an equitable interest therein... 591 729 774
To repeal the laws defining and regulating Court contracts... 591 740
To allow juries to inspect real or personal property in civil or criminal cases... 591 740
To repeal an Act to amend the charter of Mil-ledgeville... 592 711 777
To regulate the manner of returning property for taxation in Milledgeville... 592 712 778
To provide for sale of the Northeastern Railroad... 648 719
727 746
To regulate Benevolent Institutions in this State... 710
731 775
To amend section 584-6 of the Code... 711 740
To prescribe method of serving bills of exception on non-resident defendants... 711 740
To prescribe the mode of attesting deeds executed beyond the State... 711 741
To amend the charter of the South Georgia Bank of Waycross... 711 732 777
To provide for third-class roads... 711 731 805
INDEX. 877

A Bill—To fix a lien in favor of persons furnishing supplies to railroads 711 743 805
To amend section 279 of the Code 712 806
To prescribe mode of changing venue in criminal cases 712 739
To amend an act to repeal section 4618 of the Code 712 739 806
To amend section 2788 of the Code 712 740 807
To amend section 2783(a) of the Code 712 740 807
To amend section 455(h) of the Code 712
To amend an Act to regulate banks 731
To amend section 2183 of the Code 731 804
To exclude the liquor traffic from Summerville, Chattooga county 721
To further define the duties of the Board of Visitors and Trustees of the State University 727 774 806
To authorize extension of the South Carolina Railroad into this State 728 774 805
To amend the charter of Macon Savings Bank 728 774 807
To amend the charter of the city of Macon 728 773 806
To amend section 4652 of the Code 728
To authorize State banks to issue circulating notes, etc. 728 774
To amend section 3149(a) of the Code 743 773 803
To amend section 279 of the Code 743

RESOLUTIONS—OF SENATE—

A Resolution—Providing a Joint Committee to inform the Governor of the organization of the General Assembly 20
To convene in joint session to count and declare the vote 46
To convene in joint session for the election of Judges, etc 67
Amending the joint rules for joint sessions 73
Providing a Committee on Relief of the Supreme Court 141
Providing a Joint Committee to investigate the date of expiration of the convict lease 214
Providing a Joint Committee to confer with the State School Commissioner 215 291
To investigate the condition of the North-eastern Railroad physically and financially 215 255
To regulate holding elections in this State 223
A Resolution—Providing a Joint Committee on changing time of meeting of the Legislature 270
To provide for investigation of college in Milledgeville 273
To provide a Joint Committee to inspect buildings of the State University 370
To investigate the present system of leasing State convicts 370
To relieve the London Guarantee and Accident Insurance Co. 592 746 804
Relating to the repeal of the ten per cent. tax on State bank issues 592 639
Providing for a Joint Committee to examine the work of Commissioners to Codify the laws 592 649
Appointing Jas. A. Green to collect debts due the State by the Federal Government 592 778 810
Instructing engravers of State bonds to make alterations in certain bonds 719
• To relieve Samuel Walker and others 718 799 810
To correct clerical errors in a Senate bill 727
Providing for certain members and officers to remain over five days 727
Tendering thanks to Lieutenant C. B. Satterlee 807
Authorizing Commissioner of Agriculture to aid in collecting State exhibit 807
Ratifying certain provisional settlements of the special attorney of the W & A. R. R. 808
Relating to repeal of the ten per cent. tax on issue of State banks 808
Authorizing Public Printer to publish the Acts of this session 825
Asking return of House bill to amend the game laws of this State 825