JOURNAL

OF THE

House of Representatives

OF THE

STATE OF GEORGIA,

AT THE

REGULAR SESSION

OF THE

GENERAL ASSEMBLY,

At Atlanta, Wednesday, October 26, 1898.
ATLANTA, GA.,

WEDNESDAY, October 26, 1898.

The House of Representatives convened according to law at ten o'clock a.m. this day in the hall of the House, and was called to order by the Hon. Mark A. Harden, the Clerk of the last House.

The following members elect came forward, to whom the usual oath of office was administered by the Honorable Wm. B. Butt, Judge of the Superior Court of the Chattahoochee Circuit, to wit: Messrs.—

Adams, Adamson, Allen, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bell of Spalding, Black of Dawson, Black of Whitfield, Blalock, Bond, Bowen, Bower, Brandon, Brown of Bryan, Brown of Carroll, Bryan, Bush, Bynum, Calvin, Carter, Castleberry, Chappell, Cook, Copeland, Darnell, Denny, Dews, Dickey, Drawdy, Duncan, Ellis, Emanuel, Erwin, Everett of Polk, Everett of Stewart,
JOURNAL OF THE HOUSE.

Tracy, Walker of Crawford, Willingham, 
Turner of Henry, Walker of Union, Wood, 
Turner of Rockdale, Ward, Woodall, 
Upchurch, Watkins, Wooten, 
Vickers, White, Yates. 
Wade, Williams, 

Those absent were Messrs. — 

Esterlin, Little. 

The next business in order being the election of a Speaker, Mr. Chappell, of Muscogee, nominated for that office the Hon. John D. Little, of Muscogee, which nomination was seconded by Messrs. Copeland, McLaughlin, Griffin of Twiggs, and others. 

The roll of the House was called, and the following members voted for Mr. Little, to wit: Messrs. —

Adamson, Brown of Carroll Esterlin, 
Allen, Bryan, Everett of Polk, 
Anderson, Bush Everett of Stewart, 
Arnold, Calvin, Fain, 
Barron, Carter, Farmer, 
Barwick, Castleberry, Felker, 
Bass, Chappell, Fender, 
Bennett of Mitchell, Cook, Freeman, 
Bennett of Pierce, Copeland, Franklin, 
Bell of Forsyth, Darnell, Ford, 
Bell of Spalding, Denny, Fort, 
Black of Dawson, Dews, Gay, 
Black of Whitfield, Dickey, George, 
Blalock, Drawdy, Gresham, 
Bower, Duncan, Greene, 
Brandon, Ellis, Griffin of Greene, 
Brown of Bryan, Emanuel, Griffin of Twiggs,
Griffith, Longino, Simpson, 
Hall, Martin, Singletary, 
Hammett, Maxwell, Slaton, 
Hammond, Merritt, Sloan, 
Hamby, Mitchell, Smith of Hall, 
Hardin of Wilkes, Moore, Smith of Hancock, 
Harrison, Morris, Snell, 
Harris, Mullins, Spinks, 
Harrell, McCranie, Speer, 
Hendricks, McDonald, Starr, 
Henderson of Irwin, McDonough, Stubbs, 
Hill, McElreath, Sturgis, 
Howard, McFarland, Stuart, 
Hopkins, McGehee, Stone, 
Holder, McLaughlin, Swift, 
Hosch, McLennan, Tatum, 
Hutchins, McMillan, Tisinger, 
Jarnagin, McRae, Timmerman, 
Johnson of Appling, Newton, Tracy, 
Johnson of Baker, Ogletree, Turner of Henry, 
Johnson of Bartow, Ousley, Turner of Rockdale, 
Johnson of Floyd, Overstreet, Upchurch, 
Johnson of Lee, Pace, Wade, 
Jones of Burke, Padgett, Walker of Crawford, 
Jones of Dougherty, Park, Walker of Union, 
Jordan of Jasper, Park, Ward, 
Jordan of Pulaski, Post, Watkins, 
King, Price, White, 
Knowles, Rawls of Effingham, Williams, 
Lane of Bibb, Rawls of Wilkinson, Willingham, 
Lane of Early, Richardson, Wood, 
Lane of Sumter, Rogers, Woodall, 
Laing, Rose, Wooten, 
LaRoache, Rudicil, Yates. 

Those not voting were were Messrs.—

Adams, Bowen, Erwin, 
Beauchamp, Bynum, Hardin of Liberty,
Mr. Little, of Muscogee, having received 134 votes was declared duly elected Speaker.

On motion of Mr. Hardwick, of Washington, the following committee was appointed to wait upon Mr. Little, inform him of his election as Speaker, and to escort him to the chair, to wit: Messrs. Ellis of Bibb, Hardwick of Washington, and Copeland of Walker.

The committee waited upon Mr. Little, informed him of his election, and escorted him to the chair.

The next business in order being the selection of the clerk of the House. Mr. Lane, of Bibb, nominated the Hon. John T. Boifueillet of Bibb.

There being no other nominations, a ballot viva voce was taken.

Those voting for Mr. Boifueillet were Messrs.—

Adams,  Bennett of Pierce,  Brown of Carroll,
Adamson,  Bell of Forsyth,  Bryan,
Allen,  Bell of Spalding,  Bush,
Anderson,  Black of Dawson,  Bynum,
Arnold,  Black of Whitfield,  Calvin,
Barron,  Blalock,  Carter,
Barwick,  Bower,  Castleberry,
Bass,  Brandon,  Chappell,
Bennett of Mitchell,  Brown of Bryan,  Cook,
Copeland,
Darnell,
Denny,
Dews,
Drawdy,
Duncan,
Ellis,
Emanuel,
Erwin,
Esterlin,
Everett of Polk,
Everett of Stewart,
Fain,
Felker,
Fender,
Freeman,
Ford,
Fort,
Gay,
George,
Gresham,
Greene,
Griffin of Greene,
Griffin of Twiggs,
Griffith,
Hall,
Hammett,
Hamby,
Hardin of Liberty,
Hardin of Wilkes,
Hardwick,
Harrison,
Harrel,
Henderson of Irwin,
Henderson of Wash't'nMcLaughlin,
Herring,
Hill,
Howard,

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Jarnagin,
Johnson of Appling,
Johnson of Baker,
Johnson of Bartow,
Johnson of Floyd,
Johnson of Lee,
Jordan of Jasper,
Jordan of Pulaski,
King,
Knowles,
Lane of Bibb,
Lane of Early,
Lane of Sumter,
Laing,
LaRoache,
Latimer,
Lee,
Little,
Longino,
Martin,
Maxwell,
Merritt,
Mitchell,
Moore,
Morris,
McCants,
McCrane,
McDonald,
McDonough,
McFarland,
McGehee,
McLauglhin,
McLennan,
McMillan,
McRae,

Newton,
Ogletree,
Ousley,
Pace,
Padgett,
Pate,
Park,
Park,
Post,
Price,
Rawls of Effingham,
Rawls of Wilkinson,
Rogers,
Rose,
Rudicil,
Simpson,
Singletony,
Slaton,
Sloan,
Smith of Hall,
Smith of Hancock,
Spinks,
Speer,
Starr,
Stubbs,
Sturgis,
Stewart,
Stone,
Swift,
Tatum,
Taylor,
Tisinger,
Timmerman,
Turner of Henry,
Upchurch,
Wade,
Walker of Crawford,
Walker of Union,
Those not voting were Messrs.—

Beauchamp, Hendricks, Reid,
Bond, Hopkins, Reynolds,
Bowen, Jones of Burke, Richardson,
Dickey, Jones of Dougherty, Snell,
Farmer, Mayson, Tracy,
Hammond, Mullins, Turner of Rockdale,
Harvard, McElreath, Vickers,
Hathcock, Overstreet, Ward.

The Honorable Jno. T. Boifeuillet, having received 152 votes, was declared duly elected Clerk.

Mr. Bond, of Madison, moved that a committee of three be appointed to notify Mr. Boifeuillet of his election, and to escort him to the Clerk’s desk.

The motion prevailed, and the Speaker named as the committee Messrs. Bond of Madison, Chappell of Muscogee, and Lane of Bibb.

The committee retired and returned with the Clerk elect to the desk, whereupon the Speaker administered to him the usual oath of office.

The next business in order being the selection of a Speaker pro tem., Mr. Freeman, of Coweta, nominated for that office the Hon. A. O. Blalock of Fayette county.

There being no other nominations, a ballot viva voce was taken.
Those voting for Mr. Blalock were Messrs.—

Adams, Adams, Emanuel, Jarnagin,
Adamson, Erwin Johnson of Appling,
Allen, Esterlin, Johnson of Baker,
Anderson, Everett of Polk, Johnson of Bartow,
Arnold, Everett of Stewart, Johnson of Floyd,
Barron, Fain, Johnson of Lee,
Barwick, Farmer, Jones of Burke,
Bass, Felker, Jones of Dougherty,
Bennett of Mitchell, Fender, Jordan of Jasper,
Beauchamp, Freeman, Jordan of Pulaski,
Bell of Forsyth, Franklin, King,
Bell of Spalding, Ford, Knowles,
Black of Dawson, Fort, Lane of Bibb,
Black of Whitfield, Gay, Lane of Early,
Bond, George, Lane of Sumter,
Bowen, Griffin of Greene, LaRoache,
Bower, Griffin of Twiggs, Latimer,
Brandon, Griffith, Little,
Brown of Bryan, Hall, Longino,
Brown of Carroll, Hammett, Martin,
Bryan, Hamby, Mayson,
Bush, Hardin of Liberty, Maxwell,
Bynum, Hardin of Wilkes, Merritt,
Calvin, Harrison, Mitchell,
Carter, Harris, Moore,
Castleberry, Harrell, Morris,
Chappell, Hathcock, Mullins,
Cook, Hendricks, McCranie,
Copeland, Henderson of Irwin, McElreath,
Darnell, Herring, McFarland,
Denny, Hill, McDonough,
Dews, Howard, McElreath,
Dickey, Hopkins, McFarland,
Drawdy, Holder, McGeehee,
Duncan, Hosch, McLaughlin,
Ellis, Hutchins, McLennan,
**McMillan, McRae, Newton, Ogletree, Ousley, Overstreet, Pace, Padgett, Pate, Park, Post, Price, Rawls of Effingham, Rawls of Wilkinson, Reid, Reynolds, Richardson, Rogers, Rose, Rudicil, Simpson, Singletary, Slaton, Sloan, Smith of Hall, Smith of Hancock, Snell, Speer, Starr, Smith of Effingham, Smith of Hancock,**

Those not voting were Messrs.—

-Bennett of Pierce, Blalock, Greene, Gresham, Hammond, Hardwick,
Harvard, Henderson of Wash't'nTaylor, Lee, McCants, Park,
Spinks, Vickers, White, Yates.

The Hon. A. O. Blalock, having received 159 votes, was declared duly elected Speaker pro tem. of the House.

The next business in order being the selection of a messenger of the House, Mr. Dews, of Randolph, nominated the Hon. F M. Durham of the county of Bartow.

There being no other nominations, a ballot *viva voce* was taken.
Those voting for Mr. Durham were Messrs.—

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Park, Smith of Hall, Turner of Henry, 
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Price, Speer, Upchurch, 
Rawls of Effingham, Starr, Walker of Crawford, 
Rawls of Wilkinson, Stubbs, Walker of Union, 
Richardson, Sturgis, Watkins, 
Rogers, Stewart, White, 
Rose, Stone, Williams, 
Rudicil, Swift, Willingham, 
Simpson, Tatum, Wood, 
Singleton, Taylor, Woodall, 
Slaton, Timmerman, Wooten, 
Sloan, Tracy, Yates.

Those not voting were Messrs.—

Allen, Harrison, Pate, 
Beauchamp, Herring, Reid, 
Bown, Hutchins, Reynolds, 
Brown of Bryan, Johnson of Lee, Smith of Hancock, 
Brown of Carroll, Jones of Burke, Snell, 
Fain, King, Tisinger, 
Farmer, McCants, Vickers, 
Franklin, Pace, Wade, 
Hammond, Padgett, Ward. 

Hardin of Liberty, 

The Hon. F M. Durham, having received 148 votes, was declared duly elected Messenger of the House.

The next business in order being the selection of a Doorkeeper of the House, Mr. Johnson, of Bartow, nominated the Hon. J. H. Williford of the county of Fayette.

There being no other nominations a ballot viva voce was taken.

Those voting for Mr. Williford were Messrs.—

Adams, Allen, Barron, 
Adamson, Anderson, Barwick,
Bass, Bass, Bass,
Bennett of Mitchell, Bennett of Mitchell, Bennett of Mitchell,
Bennett of Pierce, Bennett of Pierce, Bennett of Pierce,
Beauchamp, Beauchamp, Beauchamp,
Bell of Spalding, Bell of Spalding, Bell of Spalding,
Black of Dawson, Black of Dawson, Black of Dawson,
Bldg., Bond, Bond, Bond,
Bower, Bower, Bower, Bower,
Brandon, Brandon, Brandon, Brandon,
Brown of Bryan, Brown of Bryan, Brown of Bryan, Brown of Bryan,
Brown of Carroll, Brown of Carroll, Brown of Carroll, Brown of Carroll,
Bush, Bush, Bush, Bush,
Carter, Carter, Carter, Carter,
Castleberry, Castleberry, Castleberry, Castleberry,
Chappell, Chappell, Chappell, Chappell,
Cook, Cook, Cook, Cook,
Copeland, Copeland, Copeland, Copeland,
Darnell, Darnell, Darnell, Darnell,
Denny, Denny, Denny, Denny,
Duncan, Duncan, Duncan, Duncan,
Ellis, Ellis, Ellis, Ellis,
Emanuel, Emanuel, Emanuel, Emanuel,
Esterlin, Esterlin, Esterlin, Esterlin,
Everett of Polk, Everett of Polk, Everett of Polk, Everett of Polk,
Felker, Felker, Felker, Felker,
Freeman, Freeman, Freeman, Freeman,
Ford, Ford, Ford, Ford,
Gay, Gay, Gay, Gay,
George, George, George, George,
Griffin of Greene, Griffin of Greene, Griffin of Greene, Griffin of Greene,
Griffith, Griffith, Griffith, Griffith,
Hamby, Hamby, Hamby, Hamby,
Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes,
Hardwick, Hardwick, Hardwick, Hardwick,
Harrell, Harrell, Harrell, Harrell,
Those not voting were Messrs.—

Arnold, Hammett,' McDonough,
Bell of Forsyth, Hammond, Newton,
Bryan, Hardin of Liberty, Ogletree,
Bynum, Harrison, Pace,
Calvin, Harris, Padgett,
Dews, Harvard, Price,
Dickey, Henderson of Wash’t’n Rawls of Wilkinson,
Drawdy, Hill, Reid,
Erwin, Hopkins, Stubbs,
Everett of Stewart, Hutchins, Stone,
Fain, Johnson of Appling, Taylor,
Farmer, Johnson of Baker, Tisinger,
Fender, Johnson of Floyd, Tracy,
Franklin, Jones of Dougherty, Vickers,
Fort, King, Walker of Crawford,
Gresham, LaRoache, Ward,
Greene, Lee, Wood,
Griffin of Twiggs, Martin, Woodall,
Hall, Mullins, Yates.

The Hon. J. H. Williford having received 109 votes was declared duly elected Doorkeeper of the House.

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

Mr Speaker:

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

Resolved by the Senate, the House concurring, That a committee of three from the Senate and five from the House be appointed to notify the Governor that the General Assembly is now organized and ready to receive any communication he may desire to make, and has appointed
on the part of the Senate Messrs. Morrison of Thirty-fourth, Terrell of Thirty-sixth, and Hand of Eighth.

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

Mr. Speaker:

The Senate has organized by the election of the Hon. Wm. A Dodson, of the county of Sumter, as President; the Hon. J. Render Terrell, of the county of Meriwether, as President pro tempore; the Hon. Charles S. Northen, of the county of Fulton, as Secretary; the Hon. R. E. Wilson, of the county of Murray, as Doorkeeper, and the Hon. Flynt Hargett, of the county of Harris, as Messenger, and is now ready to proceed with the business of the session.

Mr. Bond of Madison, moved that the House concur in the joint resolution of the Senate relative to notifying the Governor that the General Assembly was organized and ready for business, which motion prevailed.

The Speaker appointed the following as the committee from the House under said resolution, to wit: Messrs. Freeman, Allen of Baldwin, Ford, Rogers of Marion, and McLaughlin.

The following joint resolution was introduced, read and adopted, to wit:

By Mr. Stone of Walton—

Resolved by the House, the Senate concurring, that the House and Senate convene in joint session on to-morrow,
Thursday, the 27th inst., at 11 o'clock a.m., for the purpose of opening the returns of the State election and declaring the result.

The following resolutions were introduced, read and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution providing for the appointment of a committee of seven to select a chaplain.

By Mr. Duncan of Houston—

A resolution providing for the appointment of pages as they were under the rules of the last House.

By Mr. Freeman of Coweta—

A resolution directing the Clerk to notify the Senate that the House is now organized and ready for business.

By Mr. Calvin of Richmond—

A resolution providing for the appointment of a committee to report rules for the government of the House; and providing further that pending the report of said committee, the rules of the House of 1896 and 1897 be adopted.

By Mr. Slaton of Fulton—

A resolution authorizing the appointment by the Speaker of two assistant doorkeepers.
By Mr. Freeman of Coweta—

A resolution requesting the State Librarian to furnish each member of the House for their use during the session of the General Assembly a copy of the Code of 1895.

The Speaker announced the following as the committee, provided for under the resolution of Mr. Calvin of Richmond, to nominate a chaplain, to wit: Messrs. Calvin, Duncan, Adams, Ellis, Speer, Denny and Morris.

Mr. Calvin moved that the members of the House withdraw for the purpose of drawing for seats in the hall.

Mr. Hall, of Bibb, offered as an amendment to the motion of Mr. Calvin, that Messrs. Calvin, Harrison, Esterslin, Bell and Richardson of Hart, be permitted to select their choice of seats without drawing for same.

The amendment was agreed to.

Upon motion of Mr. Knowles, of Fulton, the matter of members drawing for seats in the hall was made the special order for to-morrow morning immediately after the reading of the Journal.

On motion of Mr. Calvin, the House adjourned until ten o'clock a. m. to-morrow.
The House met pursuant to adjournment at ten o’clock a.m. this day, was called to order by the Speaker and opened with prayer by the Rev. C. S. Wright.

The roll was called and the following members answered to their names, to wit, Messrs.—

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Those absent were Messrs.

Esterlin, Hopkins.

The Journal of yesterday's proceedings was read and confirmed.
The following resolution was introduced, read and adopted, to wit:

By Mr. Hall of Bibb—

A resolution providing for the appointment of a committee of three to ascertain and report what person is legally entitled to the seat as representative from the county of Macon.

The Speaker named as such committee Messrs. Hall of Bibb, Slaton of Fulton, and McLaughlin of Meriwether.

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

Mr. Speaker:

The Senate has concurred in the House Resolution convening the General Assembly in joint session, Thursday, October 27th, at 11 o'clock a. m., for the purpose of opening the returns of the State election and declaring the result.

Mr. Calvin, Chairman of the Committee on the selection of a Chaplain for the House, submitted the following report:

Mr. Speaker:

The committee charged with the duty of selecting a Chaplain of the House have instructed me to report as their choice for that position, the Rev. Casper S. Wright.

Respectfully submitted.

MARTIN V CALVIN, Chairman.
The following resolution was introduced, read and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution providing that until otherwise ordered the session of this House shall be as follows:

Meet at 10 o'clock a.m.

Adjourn at 1 o'clock p.m.

On motion of Mr. Ellis of Bibb, the following members were permitted to choose their seats without retiring and drawing for same: Messrs. Rawls, Fain, Dews, and Lane of Early.

The House proceeded to dispose of the special order; and accordingly all members save those by previous resolution excepted retired from the hall and drew for seats on the floor of the House.

This being done, the House resumed its business.

The hour of 11 o'clock a.m. having arrived, the Senate appeared upon the floor of the House, and the joint session convened for the purpose of opening the returns and declaring the result of the recent election for Governor and State-house officers, was called to order by the Hon. Wm. A. Dodson, President of the Senate.

The Clerk read the resolution under which the joint session was convened.
As tellers on the part of the House to assist in the count of the votes, the Speaker named Messrs. Copeland and Bower.

The President of the Senate, named on the part of the Senate, Senator Brannen.

Mr. Bond asked for leave of absence on account of the sickness of his wife which was granted.

The Tellers, with the assistance of the Secretary and Clerk, proceeded to open the returns.

On motion of Mr. Blalock, of Fayette, the joint session was dissolved to reconvene at five minutes past three o'clock this afternoon.

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

Mr. Blalock of Fayette, moved that when the House adjourn, it adjourn to meet at three o'clock this afternoon.

The motion prevailed.

The hour of adjournment having arrived, the House adjourned until three o'clock p.m.

3 O'clock, p. m.

The House reconvened at this hour and was called to order by the Speaker.
Mr. Beauchamp of Pike, moved that the call of the roll be dispensed with, which motion prevailed.

The Speaker announced the following Committee on Rules: Messrs. Calvin of Richmond, Freeman of Coweta, Bell of Forsyth, Chappell of Muscogee, Denny of Floyd, Blalock of Fayette, Brandon of Fulton, Ellis of Bibb, and Allen of Baldwin.

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

Mr. Speaker:

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

A resolution providing for a committee to ascertain what judicial officers are to be elected by the present General Assembly, and have appointed on the part of the Senate Messrs. Underwood and Steed.

Mr. Hall of Bibb, Chairman of the committee to examine the returns for member of the House from the county of Macon, submitted the following report, to wit:

Mr. Speaker:

The committee appointed to investigate the returns in the office of the Secretary of State and report to the House what person was elected Representative from the county of Macon to this House, submit the following report: We find, upon an examination of the election returns from the
various election precincts in the county of Macon, at the election held on the first Wednesday in October for Representative, that J. J. Esterlin received three hundred and forty-six votes, F. T. Rape, two votes, and F. C. Keen, one vote. We, therefore, find that J. J. Esterlin is entitled to a seat in this House as a Representative from the county of Macon, and recommend that he be seated.

JOSEPH H. HALL, Chairman.
B. F. McLAUGHLIN,
JNO. M. SLATON.

On motion of Mr. Hall of Bibb the report of the committee to investigate the returns from Macon county as to the election of its Representative was adopted.

The following resolution was introduced, read and adopted, to wit:

By Mr. Slaton of Fulton—

A joint resolution providing for the appointment of a committee of five from the House and three from the Senate to make arrangements for the inaugural ceremonies.

An invitation was presented by the Speaker, and read, from a committee of the Oratorical Association of the State University inviting the members of the House to be present at the State Intercollegiate Oratorical Contest in Atlanta on the evening of October 29th, 1898.

On motion of Mr. Blalock of Fayette, the invitation was accepted.
The hour of 3:05 o'clock having arrived, the Senate appeared upon the floor of the House and the joint session held for the purpose of continuing the count and declaring the result of the recent election for Governor and State House officers was called to order by the Hon. Wm. A. Dodson, President of the Senate.

The tellers resumed the consolidation of the returns.

The count of the vote of the State for Governor and State House officers was completed with the following result:

For Governor Hon. Allen D. Candler received 117,455 votes.

For Governor Hon. J. R. Hogan received 50,841 votes.

Whereupon the Hon. Allen D. Candler, of Hall, was declared duly elected Governor.

For Secretary of State Hon. Phil. Cook received 118,818 votes.

For Secretary of State Hon. L. O. Jackson received 49,080 votes.

Whereupon the Hon. Philip Cook was declared duly elected Secretary of State.

For Comptroller-General Hon. W A. Wright received 118,902 votes.

For Comptroller-General Hon. Ben Millikin received 48,925 votes.
Whereupon the Hon. W. A. Wright was declared duly elected Comptroller-General.

For Treasurer Hon. W. J. Speer received 118,999 votes.

For Treasurer Hon. J. H. Traylor received 49,112 votes.

Whereupon the Hon. W. J. Speer was declared duly elected Treasurer.

For Attorney-General Hon. J. M. Terrell received 119,078 votes.

For Attorney-General Hon. Felix N. Cobb received 49,056 votes.

Whereupon the Hon. J. M. Terrell was declared duly elected Attorney-General.

For Commissioner of Agriculture Hon. O. B. Stevens received 118,846 votes.

For Commissioner of Agriculture Hon. A. H. Tally received 48,861 votes.

Whereupon the Hon. O. B. Stevens was declared duly elected Commissioner of Agriculture.

For State School Commissioner Hon. G. R. Glenn received 117,854 votes.

For State School Commissioner Hon. B. M. Zettler received 49,360 votes.
Whereupon the Hon. G. R. Glenn was declared duly elected State School Commissioner.

For Prison Commissioner Hon. J. S. Turner received 118,699 votes.

For Prison Commissioner Hon. J. S. Davitte received 49,231 votes.

Whereupon the Hon. J. S. Turner was declared duly elected Prison Commissioner.

On motion of Mr. Copeland of Walker, the joint session was dissolved, and the Senate retired.

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

Mr. Laing of Terrell, moved that the House concur in the Senate joint resolution providing for the appointment of a joint committee to investigate what judicial officers are to be elected by the present General Assembly, which motion prevailed.

The Speaker named the following as the committee on the part of the House under the resolution: Messrs. Laing of Terrell, Moore of Carroll and Park of Greene.

The Speaker announced the following committee under the resolution by Mr. Slaton of Fulton, to make arrangements for the inaugural, to wit: Messrs. Knowles of Fulton, Smith of Hall, Johnson of Hall, Emanuel of Glynn, and Reynolds of Richmond.
The following communication was received from his Excellency the Governor, through his private secretary, Mr. Calloway, to wit:

Mr. Speaker:

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

Upon motion of Mr. Freeman of Coweta, the same was ordered to be read.
MESSAGE

STATE OF GEORGIA,
EXECUTIVE OFFICE,
ATLANTA, GA., Oct. 26, 1898.

Gentlemen of the General Assembly of Georgia:

In obedience to the requirement of law, I send this communication to inform you of such transactions since the adjournment of your predecessors in office as may better enable you to discharge your duties as members of the General Assembly; and make to you such recommendations as will, in my opinion, aid in the perfection of our laws and promote the growth of our material interests.

The reports from each of the regular Departments of the Government, as well as from each of our eleemosynary and educational institutions, will be printed and furnished to each of you. Coming, as these reports do, from men of recognized ability, who are thoroughly acquainted with the subjects discussed, I cannot too earnestly urge upon you the importance of giving careful consideration to every recommendation made.

ELECTION OF JUDGES AND SOLICITORS-GENERAL BY THE PEOPLE.

The amendment to the Constitution proposed by the General Assembly, providing for the election of Judges and Solicitors-General by the people, was in accordance
with the law submitted to the people at the general election this year, and ratified at the polls. On ascertaining the result of the election, I issued my proclamation declaring the result, and the proposed amendment became a part of the fundamental law of the State.

SPECIAL ATTORNEY WESTERN & ATLANTIC RAILROAD.

For a number of years the State has employed a Special Attorney to look after questions arising in connection with the Western & Atlantic Railroad, and to represent the State in the settlement of a number of disputes which had arisen as to rights-of-way. Having arrived at the conclusion that this office should not be a permanent one, in the early part of this year I entered into a contract with Hon. W A. Wimbish, Special Attorney, in which it was agreed that for the amount appropriated as salary for this year, he should dispose of all unfinished business. This contract is now of file in the Executive Office. I, therefore, recommend that there be no further appropriation made for the payment of the salary of the Special Attorney of the Western & Atlantic Railroad. Whatever legal business may arise in connection with this property can hereafter be done by the Attorney-General.

TEMPORARY LOAN.

Early in July I received an official communication from the State Treasurer, in which he informed me that, in order to carry out the law providing for the quarterly payment
of the salaries of teachers, it would be necessary for the State to borrow two hundred thousand dollars. This condition of the Treasury was due to the fact that the increase in the appropriation for common school purposes of four hundred thousand dollars would not reach the Treasury until the collection of the taxes for this year, and would not likely be available until some time in December. It became necessary, therefore, for me to decide whether it would be better to ignore our obligations to pay the teachers quarterly, or to exercise the authority given me by the last General Assembly to borrow money and meet the demands promptly. I reached the conclusion that it would be better for the State to pay the interest upon this amount than to ignore the obligation to the teachers and require them to discount, at ruinous rates, their claims against the State. Fortunately, the condition of the Treasury was such that we did not need the entire four hundred thousand dollars, and by making a loan of two hundred thousand dollars, anticipating the revenue which would come in on the collection of the fall taxes, we could meet every demand. I, therefore, went to New York and secured a loan of two hundred thousand dollars at the very low rate of $2\frac{1}{2}$ per cent. per annum. We had on hand one hundred thousand dollars, known as the sinking fund, accumulated for the purpose of paying the public debt, which, under our constitution, could not be used for any other purpose, and consequently was not available to pay the teachers. We had a right to place this money in any one of the State depositories. In the exercise of this right I left it on deposit with banks which
agreed to pay for the use of the loan the amount which the State contracted to pay. The State, therefore, while borrowing two hundred thousand dollars, paid interest on only one hundred thousand dollars at two and a half per cent. per annum, and the banks having on deposit the sinking fund paid the interest on the other one hundred thousand.

**CHICKAMAUGA MONUMENT.**

I regret exceedingly to be obliged to report to you that the monument for which the State has made an appropriation, to be erected on Chickamauga battle-field, has not been completed. The reasons for this will appear from the report of the Board having the work in charge. I am confident, however, it will be completed and ready for dedication in the early part of 1899, and respectfully recommend that you take such action as you may deem proper to provide for the ceremonies of the dedication.

**TROOPS FOR THE SPANISH-AMERICAN WAR.**

On April 22d the President of the United States called upon the State of Georgia to furnish, for service in the Spanish-American war, two regiments of infantry and two batteries of light artillery; and on May 26th another call was made for one regiment of infantry. On the receipt of the call, I at once issued my proclamation calling for volunteers, and am gratified to report that both calls were responded to with commendable promptness. Under the first call we were the third of the original thirteen States, the
ninth of all the States of the Union, and the first of the Southern States, in completing our organization and turning them over to the Federal government. The people of Georgia have reason to be proud of the character of the men and officers furnished by this State in response to the calls made upon it. These were splendid bodies of men, which, I do not believe, could be surpassed by any volunteer soldiers in the world.

EXPENSE OF ORGANIZING THE TROOPS.

Soon after the declaration of war, the Federal government declined to furnish a regular army officer to assist the State in the office of Adjutant-General, as had been done for a number of years. On this account, and because of the large increase of the work incident to organizing the military forces, it became necessary for me to employ someone to aid in the Adjutant-General's department. Colonel W G. Obear, an able and experienced militia officer, was employed at a salary of one hundred and fifty dollars per month, which was paid out of the military fund. This employment has continued up to the present. There was necessarily a large expense to be incurred in raising the troops, and the problem was presented to me of determining from whence this fund should be derived. On account of the expense which would have been incurred by so doing, it was not considered advisable to convene the General Assembly and ask for an appropriation for this purpose; and it was, therefore, determined to use the fund appropriated by the State for
military purposes. Itemized accounts of the amounts expended have been carefully kept by the Adjutant-General's Department, and will in a few days be in a condition to be presented to the Federal government for payment. Most of the expense incurred in organizing the troops will be refunded to the State by the United States government in a very short time.

THE STATE MILITIA.

The State militia organizations were so much impaired this year by having taken from them officers and men who entered the volunteer forces of the United States, that it was deemed advisable not to have the usual State encampment. In the organization of the volunteer force of the United States, furnished by this State, the militia proved an invaluable source from which to draw officers and men. The experience acquired in the service of the State Militia proved to have been of incalculable value to the forces furnished by this State, under the call of the national government. My experience, however, while organizing this national force, has convinced me that it is of the utmost importance that the laws governing the militia organizations be revised and radical changes made therein.

I respectfully urge that your committee on military affairs take this subject under consideration and ask for the passage of the needed legislation. I hope your body will continue its aid to the State Militia. When reorganized under such new legislation as may be had, it will be of more value than ever before in preserving peace, enforcing obedience to law, and furnishing a source from which a volunteer army may be quickly raised in time of war.
PENITENTIARY DEPARTMENT.

Pursuant to the Act of the General Assembly approved December 21st, 1897, I appointed, on the date named, as Prison Commissioners, the following gentlemen, viz.: Hon. Clement A. Evans, of the county of Fulton; Hon. Jacob L. Beach, of the county of Glynn, and Hon. Joseph S. Turner, of the county of Putnam, who immediately qualified, gave the bond required by said act, and entered upon the discharge of their duties.

For full information as to the work of this department, I refer you to their report, which has been written and laid upon your desks.

Referring to but one portion of this report, it will be seen that the misdemeanor convicts have, by virtue of the authority conferred upon the Commission, been brought under direct State supervision and that satisfactory progress has been made toward bringing all misdemeanor camps up to a uniform standard.

All private chaingangs have been abolished, and a large majority of the convicts are now being worked upon the public roads, much to their improvement, and the ultimate benefit of the counties so using them.

NORTH EASTERN RAILROAD.

The last General Assembly conferred upon the Governor authority to sell the North Eastern Railroad whenever he thought advisable.

I have not offered this property for sale, because I did not deem it advisable in the present condition of the
country, but I feel sure that soon a sale can be perfected, in compliance with the conditions imposed, for as much as or more than the amount of the bonded debt for which the State is liable.

For full details of the management of this property I refer you to the report of Hon. R. K. Reaves, State Agent, in charge, which will be printed and laid before you.

OMAHA EXPOSITION.

In compliance with a resolution of the General Assembly, approved December 18, 1897, authorizing the Governor to appoint a committee of fifteen citizens, to secure an exhibit of the products and resources of the State of Georgia at the Trans-Mississippi and International Exposition, I appointed the following named gentlemen thereon: Hons. W J. Northen, C. E. Harmon, W A Hemphill, F H. Richardson, J. B. S. Thompson, and Geo. C. Smith, of the county of Fulton; J. F. DeLacy, of the county of Dodge; Edwin Brobston, of the county of Glynn; W A. Knowles, of the county of Floyd; Thos. K. Scott, of the county of Richmond; Geo. Ketchum and J. F. Hanson, of the county of Bibb; H. M. Comer and P A. Stovall, of the county of Chatham.

These gentlemen, at a great personal sacrifice of time and money, secured and placed in position at Omaha a magnificent exhibit which has attracted the attention and admiration of thousands of visitors, and which, it is expected, will be productive of much good to the State.
PENSIONS.

It has become the just, humane and settled policy of the State to pay pensions to Confederate soldiers and their widows, where the circumstances justify it. Since 1866 all legislative action has tended to that end, and on three several occasions the question has been submitted to the people, and each time by a practically unanimous vote they have amended the Constitution for that purpose. It is a patriotic and noble spirit which inspires and puts in active operation the discharge of this obligation.

In legislating for that purpose such restrictions should be kept in view as will tend to keep the pension roll as a roll of honor. No exact statement can be made of the number of soldiers Georgia furnished the Confederate cause, but conservative estimates put the number at 125,000, and there are less than 10 per cent. of that number of pensioners on our rolls, while the Federal pension rolls show nearly 1,000,000 names, approximating the number in the entire Federal army.

The above comparison is made to show the danger of imprudent or unwise legislation, and not in any sense to restrict payments so as not to reach those justly entitled.

In extending aid to indigent and disabled Confederate soldiers the State has adopted the policy of paying direct to the beneficiary the money appropriated for his benefit. To show what Georgia and other States have done and are doing for the old soldiers, the table below is submitted. The figures, except for Georgia, are for 1897:
<table>
<thead>
<tr>
<th></th>
<th>General Pensions</th>
<th></th>
<th>Soldiers' Home</th>
<th></th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>7,105</td>
<td>$116,532</td>
<td>None.</td>
<td>$7,105</td>
<td>7,105</td>
</tr>
<tr>
<td>Arkansas</td>
<td>1,336</td>
<td>35,000</td>
<td>49</td>
<td>7,105</td>
<td>1,385</td>
</tr>
<tr>
<td>Florida</td>
<td>663</td>
<td>65,000</td>
<td>None.</td>
<td>600</td>
<td>65,000</td>
</tr>
<tr>
<td>Georgia</td>
<td>10,390</td>
<td>609,520</td>
<td>None.</td>
<td>10,390</td>
<td>609,520</td>
</tr>
<tr>
<td>Kentucky</td>
<td>None.</td>
<td>200,000</td>
<td>None.</td>
<td>None.</td>
<td>None.</td>
</tr>
<tr>
<td>Louisiana</td>
<td>None.</td>
<td>Estimated</td>
<td>Estimated.</td>
<td>Estimated.</td>
<td></td>
</tr>
<tr>
<td>Maryland</td>
<td>None.</td>
<td>Estimated</td>
<td>70</td>
<td>10,000</td>
<td>70</td>
</tr>
<tr>
<td>Mississippi</td>
<td>None.</td>
<td>75,000</td>
<td>Estimated.</td>
<td>10,500</td>
<td>75</td>
</tr>
<tr>
<td>North Carolina</td>
<td>None.</td>
<td>105,000</td>
<td>Estimated.</td>
<td>Estimated.</td>
<td></td>
</tr>
<tr>
<td>South Carolina</td>
<td>4,714</td>
<td>100,000</td>
<td>None.</td>
<td>4,714</td>
<td>100,000</td>
</tr>
<tr>
<td>Tennessee</td>
<td>537</td>
<td>59,940</td>
<td>100</td>
<td>8,500</td>
<td>637</td>
</tr>
<tr>
<td>Texas</td>
<td>None.</td>
<td>175</td>
<td>38,258</td>
<td>175</td>
<td>38,258</td>
</tr>
<tr>
<td>Virginia</td>
<td>3,541</td>
<td>110,800</td>
<td>246</td>
<td>30,000</td>
<td>3,787</td>
</tr>
</tbody>
</table>

Paid by all States       | $1,388,175   |
Paid by Georgia           | $609,520     |
Paid by all other States  | 780,135—     | 1,388,175  |
It will also be remembered that it is provided by law that such Confederate soldiers as cannot support themselves, by reason of poverty and infirmity, shall receive food and clothing from the county authorities (see Section 432 Vol. 1, Code 1895) and thus they may supplement the amount paid by the State. Besides on the same line by the Act of 1897, page 24, no license for peddling can be demanded of any disabled or indigent ex-Confederate soldier, and in some instances they are exempt from poll tax, as provided in Section 766 Vol. 1, Code 1895.

The following table shows payment of pensions during my administration, and two years previous:

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
<th>Paid</th>
</tr>
</thead>
<tbody>
<tr>
<td>1893</td>
<td>7,290</td>
<td>$429,080</td>
</tr>
<tr>
<td>1894</td>
<td>7,232</td>
<td>424,820</td>
</tr>
<tr>
<td>1895</td>
<td>7,308</td>
<td>426,340</td>
</tr>
<tr>
<td>1896</td>
<td>9,291</td>
<td>545,140</td>
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<tr>
<td>1897</td>
<td>10,445</td>
<td>573,460</td>
</tr>
<tr>
<td>1898</td>
<td>10,390</td>
<td>609,520</td>
</tr>
</tbody>
</table>

There are now pending in the Pension Office 2,715 claims, of which, probably 1,000 under the proofs are entitled to be paid; and to cover such payments $60,000 should be appropriated for 1899 in addition to the sum appropriated for 1898.

**FEE SYSTEM.**

I am persuaded that the interest of the State will be conserved by abolishing the fee system, and suggest the passage of a law providing a different method of compensation for our public officials. All officers who are com-
THURSDAY, OCTOBER 27, 1898.

Compensated in this way should be required to keep an itemized account of their receipts, and make return thereof under oath. A maximum limit ought to be fixed, and receipts in excess of this limit covered into the Treasury. The limitation should be sufficiently liberal, however, to secure the services of our best men, and I apprehend no difficulty in adjusting the new system so as to satisfy all requirements. I commend the matter to your serious attention.

BIENNIAL SESSIONS.

Another step in the direction of retrenchment which I would propose, is an amendment to the Constitution providing for biennial sessions of the Legislature. Heretofore much of the time of our assembly meetings has been taken up in balloting for Judges and Solicitors, but now that the Constitution has been so amended as to require the election of these officials by the people, ample time will be allowed for the purposes of needful legislation within the period now fixed for a single session—fifty days. This change will result not only in a net saving to the State of $70,000 for the session dispensed with, but will have a good effect in other respects. Annual sessions are prolific of much needless legislation, and too much legislation has a disturbing effect upon business and commercial affairs. All States of the Union, except Georgia and five others, now have biennial sessions, and the experiment has proven so satisfactory, that it will be only a question of a short time when the plan will be adopted also in the States
to which I have referred. It is not necessary to hold a constitutional convention in order to give practical effect to this suggestion. It can be accomplished more directly and at less expense by amending our present organic law, in the usual way. Conventions are expensive, both in the matter of primary deliberation and in the subsequent legislation necessary to make our laws conform to the requirements of the new instrument. When a change in our fundamental law becomes necessary, it can be done just as effectively by amendment, and at a cost comparatively trifling. Numerous arguments can be adduced in favor of the proposed change, but it is not necessary to appeal to your intelligence by such a course of reasoning. The advantages to be derived are so obvious that specification would be useless.

**TAX ON INHERITANCES.**

As a means of adding to the State's revenue, I recommend the imposition of a tax on inheritances, direct as well as collateral. Other States have set us a good example on this line, which we would do well to follow. A measure providing for a levy of this sort would, I believe, receive the approbation of the people, and add materially to the State's revenue.

**EDUCATION.**

The State has made most gratifying progress in matters affecting its educational advancement. Perhaps never before in the history of Georgia has there been such widespread interest in the cause of popular education. The
Legislature, in answer to the demands of the people, has made liberal appropriations for the support of all our schools. These large investments that the State is annually making for the education of the masses, will yield larger returns than the State could derive in any other way. The problem before us as a people is to make our own children capable of developing our own resources. It is extremely gratifying to me to note the steady and rapid improvement in our educational conditions.

The public school term has been lengthened from one hundred days to one hundred and thirty. The public school fund has grown from $937,871.12 in 1894, to $1,640,381.00 in 1898. Within the same length of time we have added to our teaching force one thousand teachers, who have been professionally trained in Normal schools. The enrollment of children of school age in the common schools has also largely increased over the enrollment of previous years. The building of new and comfortable modern school-houses is steadily going on in all parts of the State. The two Normal schools supported by the State—the Georgia Normal and Industrial School at Milledgeville and the State Normal School at Athens—have been taxed to their utmost capacity to make room for the pupils that apply for entrance in both institutions. During the present year, indeed, a large number of applicants have been denied admission in both of these schools for lack of room. Teaching is no longer an avocation. It is now a profession, and teachers who are wanted everywhere are those who have had professional training. These two schools, therefore, that are providing profes-
sional training to our teachers, deserve the liberal support that the Legislature has provided.

We have come to a time when practical education is demanded for the changed conditions that confront us. Our children must be taught in the schools to do what the world wants done. Most of the manual labor of the future will be done with a machine. This will be true, not only of the manufactory and workshop and printing house, but it will be true to a large extent on the farm as well. We have come to the age of the machine. Such changes should be made, therefore, in the courses of study in our common schools as will broaden the foundation of popular education, by including such industrial branches as the times demands of us.

The addition of training like this for industrial pursuits in all our schools, will hasten the day when Georgia will work into manufactured products all of the raw material that the State produces. The State can never reach that proud place of independent sovereignty that she should hold, in fact as well as name, until she has made the children of all her people independent and intelligent producers of wealth, and until there is not only no badge of reproach for honest toil, but everywhere in every department of human endeavor, respect and honor and remunerative rewards for well-diversified and intelligent labor.

GEORGIA SCHOOL OF TECHNOLOGY.

The rapid advance of all nations in industrial and mechanical lines directs attention to the conditions existing in Georgia for the cultivation of natural resources and
scientific talent. The State should provide the means for enabling Georgians to fill the most remunerative positions in the material advancement of the State. The heads of industrial enterprises and the high salaried men in our manufacturing establishments should be natives, and not, as is often the case, residents of foreign countries and other sections.

By giving our young men the opportunity to obtain practical and scientific education of high grade in the different fields of Engineering and Industrial Science, we continually add to the population a class of citizens, familiar with our resources, capable of organizing manufacturing plants, and qualified to increase the wealth and importance of the State. In view of these facts, I recommend for your continued support the Georgia School of Technology. Its thorough courses and the excellent records of its graduates are commanding the attention and admiration of every Southern State. The dormitory built by the State is inadequate for the accommodation of the hundreds of boys who desire to attend the school at cheap rates and under wholesome regulations.

I recommend that you appropriate money for another dormitory, as the present buildings are now too crowded for comfort and health.

As the attendance at the school has been more than doubled in the past few years, I recommend such increase in the maintenance fund as you may find necessary.

In my last message I recommended the establishment, in the school, of a Department of Textiles, and the General Assembly appropriated $10,000.00 for such purpose,
provided friends of the school would give an equal amount in money or equipment.

I am gratified to announce that donations have been made as follows:

In cash  

In Machinery.

Total.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>In cash</td>
<td>$10,221.65</td>
</tr>
<tr>
<td>In Machinery</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>Total</td>
<td>$22,221.65</td>
</tr>
</tbody>
</table>

A list of the donors and the amounts given are appended to this message.

The most important donation was made by Mr. Aaron French, a citizen of Pittsburg, Pa., who became an interested patron of the school through his friendship with President Lyman Hall.

Mr. Oscar Elsas, Vice-President of a large manufacturing firm in Atlanta, and an ex-student of the school, rendered valuable services in securing donations of machinery. Both of these gentlemen deserve the thanks of the people of Georgia.

Including the donations and the State's appropriation the Textile Department will have an equipment in building and machinery of $32,000 00, and in the line of Cotton Textiles, it will have no superior. At one-third the cost, Georgia has secured this equipment for the instruction of her sons and daughters in designing, weaving, dyeing, etc., of our great staple whose manufacture has heretofore enriched other sections of the country. It is Georgia's duty to provide liberally for the support of this Department.
I recommend the continuation of the State's support of the University.

The intellectual supremacy of a people is the key to prosperity and material greatness, and the University of the State, if properly supported, will continue to add to the growth and greatness of the State. I advise that the excellent dormitory system now existing at the School of Technology be provided for at the University, so that young men of limited means may obtain the advantages of the institution at small cost and that parents may feel that their sons are under the continual guardianship and protection of the authorities.

SCHOOL BOOKS QUESTION.

I would again invite your attention to the importance of legislation looking to a reduction of the cost of school books used in the Public Schools of this State, and urge upon your body the growing necessity for action thereon.

In this connection I refer you to the special message on this subject which I had the honor of laying before the last General Assembly. In that message I submitted some comparative figures that are worth considering in this connection, to wit:

The following statement presents clearly the comparative cost of our Code published upon State's account under the competitive bid system and what we are actually paying for the school books used by our children in the public schools.
CODE.

Three volumes of Georgia Code, containing 1,500,000 words, cost $4 00

SCHOOL BOOKS.

Five School books, containing 659,000 words, cost $1 88
Five School books, containing 215,000 words, cost $4 00

The cost of printing the same number of words in school-books as in the Code, would be $9 52

In this calculation I have not computed the compensation which must be paid to authors nor other necessary expenses which will readily suggest themselves to you. On the other hand, it must be borne in mind that only a few thousand copies of the Code were printed, while school books are issued by the hundreds of thousands and their printing should, therefore, cost less.

ANOTHER COMPARISON.

At my request, one of the best equipped and reliable publishing houses in the State has furnished me the following statement showing what is now being paid for school books in Georgia, and at what price it would be willing to print the same books in lots of one hundred thousand:

<table>
<thead>
<tr>
<th>BOOK</th>
<th>PUBLISHER</th>
<th>PUB. PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wentworth's Practical Arithmetic</td>
<td>Ginn &amp; Co.</td>
<td>.65 $ .18</td>
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<tr>
<td>Third Reader</td>
<td>Ginn &amp; Co.</td>
<td>.40 .12</td>
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<tr>
<td>First Book in American History</td>
<td>Ginn &amp; Co.</td>
<td>.60 .11</td>
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<tr>
<td>Swinton's Word Primer</td>
<td>American Book Co</td>
<td>.15 .04</td>
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<tr>
<td>Sanford's Higher An. Arithmetic</td>
<td>American Book Co</td>
<td>1.00 .24</td>
</tr>
<tr>
<td>Graves' New Graded Speller</td>
<td>Ginn &amp; Co.</td>
<td>.25 .10</td>
</tr>
<tr>
<td>McGuffey's Third Eclectic Reader</td>
<td>American Book Co</td>
<td>.40 .14</td>
</tr>
</tbody>
</table>
This company is able and willing to take the contract to publish at the prices named and give bond to comply with their contract.

You can add to these prices a fair royalty to be paid to the author and draw your own conclusions as to whether or not we are being made to pay an unreasonable and unjust tribute to a lordly trust.

I submit to you the consideration of the question, with the confident belief that you possess the wisdom to discern and the courage to apply the remedy.

BALLOT REFORM.

For some years past there has been considerable discussion in regard to a change in our election laws, making them conform, in some degree, to the advanced laws on this subject in other States. In my first message to the Legislature in 1894, and in every subsequent message, I have adverted to this measure. In one of these I said:

"The decided advance taken by our State in the passage of the Registration Law, recently enacted, has met with the hearty approval of the people of the State, and they hope for such advancement in the reformation of our election laws, that no honest man's vote can be neutralized by a dishonest or fraudulent ballot. I earnestly urge upon you a thorough study of the election systems of other States, that such election laws that may be passed by you will be in harmony with the best methods of the day, and serve to secure honest elections and a government wherein the ballots of honest men will certainly control."
Now that the agitation has become general throughout the State, and is being advocated by those who formerly opposed it, I hope for definite action by your body, and again add my urgent appeal to the general demand.

BETTER PRIMARY ELECTION LAW NEEDED.

Fully as important everywhere as stringent election laws, and a more crying demand in Georgia, is the necessity for the strictest regulation of the party primary. For thirty years past the welfare and destiny of this State have been in the hands of one party, and the recent election has but furnished a fresh demonstration that this condition is to continue indefinitely, or at least so long as the present party alignments remain. The democratic primary not only virtually, but actually, determines who shall fill every important office in the State, and in nearly every county, and what shall be the policy of the State government so far as these officers may determine it. The constitutional amendments of two years ago and this year, making the Supreme and Superior Court Judges elective by the people, vastly increase the responsibility of the dominant party by adding the burden of choosing a pure judiciary.

The most vital part, then, of our politics is the primary, and any reform that does not include this inceptive function in its scope will fail to strike at the root of the real evils of which the people are complaining.

Politics has features which have led many good people to unthinkingly deprecate its existence; but politics will never cease so long as this remains a party government,
and men seek preferment under it. We should not expect a political millennium under any circumstances, but we can and should seek every opportunity to be rid of unsatisfactory leaders and to make the political organization responsible to its voters. Thus far the reformer and the liberal partisan can go together, and in this unity of purpose lies the hope of better primaries.

The growing demand for better party methods was recognized by the Legislature as far back as 1891, when an Act was passed and approved by the Governor "to protect primary elections and conventions of political parties in this State, and to punish frauds committed thereat." This law was modeled very much after the pattern of our present election laws, with the one glaring deficiency that it was not mandatory upon the party managers to apply the primary in the selection of delegates and nominees for offices; and in practice it has been applied with about the same laxity, all of its provisions seldom being complied with and none of its penalties ever enforced, and has long since been outgrown by the movement for better primaries. It may be safely said that the volunteer reforms inaugurated by the democratic conventions in 1894 and 1896, and continued by the convention of this year, and effectively urged in the campaign against the caucus method into which the populists had fallen in their turn, caused great numbers of the latter party to stay away from the polls, while others returned to their former affiliations. I call attention to these facts to show how the people stand in this movement for better primaries, which is really a revolt against bossism.
The present demand for primary reform is not confined to Georgia. Few States have been, or are, entirely without statutory regulation of the primaries, but in most cases these, like ours, are ineffectual. Ten important States now have statutes more or less complete controlling primaries, and as many more are considering and investigating the problem. Recognized as the most progressive of the Southern States, there is every consideration why Georgia should lead in this as well as in other improvements in the South. The practice of general primaries upon a stated day, under fixed rules, which has been found so satisfactory in recent years, should be made the statutory law, which cannot be changed at the whim of a committee, or the will of a candidate who may control a majority of its members, and should be binding upon all parties. In framing such a statute, there will be many additional features besides those with which we have been made familiar, the character of which I can only suggest here, leaving the details to the wisdom of your body, should you give this matter the consideration which, in my earnest opinion, its importance demands.

In the first place, I cannot too strongly emphasize the statement that the ballot should be made absolutely secret. No possible opportunity should be given to the briber to see that the vote corruptly purchased is faithfully delivered, and thus corruption will be discouraged. Neither should an employer have any method of ascertaining how his employees really vote, and thus the laboring man, whose interest may not always be the same as that of the capitalist, but whose views are equally worthy of expression in
a free government, cannot be successfully coerced. This becomes more vitally important every year, as industrial and corporate factors enlarge their scope and employ increasing numbers of intelligent suffragists, whose franchise cannot be too vigilantly protected against any improper influences.

So satisfactory has been the practice of holding State primaries on one day that I would by all means incorporate this in the law; and I would also advise that the date of the primary be made a fixed day, at such season as may be most convenient to the masses of the voters. If necessary, separate succeeding days might be named for each party, or all could be held on one day. The first provision prevails in New York, whose Legislature last March unanimously passed what is generally regarded as the broadest and most complete law regulating primary elections, political committees and conventions; the second provision is part of the recently-enacted law of Michigan. Such a proviso would be perfectly just and satisfactory to all candidates and factions alike, and would remove a serious cause of complaint recently made.

Candidates for all offices should, of course, be directly voted for, and provision made for delegates who will express that vote in the convention. In some States, notably the neighboring one of South Carolina, the nominees are named by the consolidated vote of the whole State, a majority of the whole vote being required to nominate. In any case, conventions would seem to be necessary to promulgate principles, and these conventions, in turn, should be regulated by a provision against proxy and secret
voting, and by proper restrictions against interference with the temporary organization.

With these safeguards, including also a provision for securing the fair submission of all party questions to the members of that party, we would have a law unexcelled by that of any State in the Union, and our primaries would command the confidence and respect of all parties. Then party organizations will always be responsible to the people, and political leaders will become liberal statesmen, advocating beneficial public measures, instead of scheming politicians, caring only for the favor of those in control of the machine.

EQUALIZATION OF TAXES.

A great deal of comment has been made recently about the high rate of taxation in Georgia. That the tax rate is higher than the people who pay the taxes can well afford is an indisputable proposition; but I fail to see how the amount of appropriations made can be materially reduced without receding from the position which the State has taken respecting its treatment of the old soldiers and the education of its children, and against this policy of retrogression all are mutually pledged.

I am as much in favor of economy in State affairs as any one can be, as I think the record of my administration will show; but the proper and only way to reduce the taxes that everybody pays, is to make everybody pay his taxes. If there were a just and equitable system of tax assessment in the State, instead of leaving each taxpayer to swear to the amount that he is willing to pay taxes upon, according
to investigations that have been recently made in different localities and according to the painstaking report of Comptroller-General Wright, to which your careful attention is called, the valuation of property would be so increased—so much additional property would be placed upon the tax books—that the rate of taxation would be decreased one-third, and still afford the same amount of revenue that we are receiving to-day.

In 1892 tax values were fixed, not by the taxpayer, who has a direct interest in omitting to give in property, or in placing the lowest possible value upon it, and thus burdening his neighbor with a part of the taxes which he should pay, but were fixed by a board of disinterested tax assessors. As a result, tax values increased from $444,000,000 in 1891 to $463,000,000 in 1892. This act was repealed in the fall of 1892. The next year there was a decrease of $11,000,000 in the returns of taxable property, and now, after a constant decline, it is $54,000,000 less than in 1892, when valued by tax assessors. If so much good was accomplished in one year, with the experience of this effort, tax values ere now would have been equalized and largely increased, and vast amounts of property, real and personal, which now escapes taxation, would be bearing their share of the common burden.

This law was not a failure, as was claimed by its opponents, some of whom suffered by its operations, and made other people believe that they also suffered, so that there was a general clamor for its repeal, to which a succeeding legislature succumbed. It had its imperfections, as any law which you may enact will have, but these defects should have been
remedied by further legislation. I have repeatedly called upon the legislature to enact some measure that would bring about reform in this matter of taxation.

In my message to the General Assembly of 1895, and again referred to in my message in 1897, I said:

"In reference to the value of property as shown by the Comptroller-General’s report gathered from tax returns, it is my duty to say to you that it does not approximate the real or market value of the property of the citizens of the State subject to taxation. Under the present system of making tax returns, outside of where the returns are affected by local assessment systems of towns and cities, each man is his own tax-assessor and places upon his property such value as he sees fit, even himself. In many instances confessing that the amount at which it has been returned by him for taxes bears no approximate relation to the real value of the property. While the legislature nominally fixes the tax rate for the State to be collected from her citizens, each citizen has the power to fix his own tax rate, and many of them do fix it at an unjustly low rate by placing a valuation upon their property far below its value, and on a scale much lower than that by which the property of their neighbors are valued. The man who pays taxes upon property unfairly valued at $500, while on property of the same value his neighbor pays on $1,000, is lowering his own tax rate one-half, depriving the State of its just revenue, and placing an unjust burden upon his honest neighbor who values his property correctly. I most earnestly recommend that some plan be devised by which the State can arrive at something like a just valuation of the property of its citizens subject to taxation, and protect the man who honestly returns his taxes against imposition from those who return their property at an improper valuation. It is well to bear in mind that any plan which you may adopt will, when put into practical operation, prove imperfect; but as these defects appear it will be the duty of your successors to correct them and continue to perfect the law. Certain it is that no system which can be adopted can be open to greater abuses or more flagrant in-
justice than the law under which our property is now re-­
turned for taxation. A proper plan for assessment of prop­
erty for taxation will not only equalize values, but place
upon the tax-books a vast amount of personal effects which
now escape taxation.'"

I now appeal to your body to respond to an awakened
public interest on this subject, and am persuaded that eff­
fectual steps will be taken in the direction indicated.

SUPPRESSION OF LYNCHING.

I respectfully but urgently invite your attention to my
message to your predecessors, in which I asked for legis­
lation for the suppression of lynching in this State, and
suggested legislation for their consideration. The Demo­
ocratic platform in 1896 declared in favor of legislation on
the line of my recommendation, and I respectfully call
attention to the fact that this pledge of the party has not
been fulfilled.

WORK OF LAST FOUR YEARS
ADMINISTRATION.

In sending this, my last official communication to the
General Assembly, I will take the liberty of calling your
attention to many results which have been accomplished
during my admininstration.

The State now collects interest on its money deposited
with banks.

The Northeastern Railway has been sold and is now
the property of the State, yielding a net income.
The public debt has been decreased four hundred and ten thousand dollars.

The annual interest account of the State has been decreased $40,905.

All State bonds which will mature prior to 1915, except those which can be paid with the sinking fund received annually, have been either paid and cancelled, or retired by substituting in lieu thereof bonds bearing a rate of interest much lower than the rate of the retired bonds.

The State has borrowed money at the low rate of 2\(\frac{1}{2}\) per cent. per annum.

The amount of pensions to Confederate soldiers annually has been increased one hundred and eighty-five thousand dollars.

The annual common school fund has been increased six hundred and ninety-four thousand dollars.

The State Normal School at Athens has been opened and maintained by the State.

New buildings have been erected at the State University State Normal School, School of Technology and at the Georgia Normal and Industrial College.

A textile department has been established in the School of Technology.

Large additions have been made at the lunatic asylum, and substantial improvements made at the School for the Deaf and Dumb.

The penitentiary question has been met and solved by the adoption of a system which will guarantee state control of all its convicts, felony and misdemeanor, secure just and humane treatment to all and yield to the State a net
income approximating one hundred thousand dollars per annum.

A State Board of Medical Examiners has been established.

Our election laws have been improved by the passage of the Registration Act.

The State School Commissioner has been made elective by the people.

Three additional Justices have been added to the Supreme Court, and the entire bench is elected by the people.

The Constitution has been so amended as to provide for the election of the Judges and Solicitors-General by the people.

A new Code has been adopted and published.

An Act has been passed revising the criminal laws of the State.

The resources of the State have been exhibited at three expositions of a national character, to wit: The Cotton States International Exposition, at Atlanta, the Tennessee Centennial Exposition, at Nashville and the Trans-Mississippi International Exposition, at Omaha.

Specimens of the products and resources of the State have been collected, which may, at small cost, be transported for exhibit at any future exposition.

The office of Governor has been relieved of a large part of its work and responsibility because of the action of the General Assembly in creating the office of Pension Commissioner and giving to the Prison Commission the power of pardon, in so far as it could be done under our
Constitution. But for the immense amount of work imposed upon the Governor in organizing the volunteer force of the United States, the duties of the position would, this year, on account of the reduction of the work of the Governor by the two above mentioned Acts, have been vastly lighter than it has been for years.

During the last four years the democratic party, which has been in control of the affairs of this State, has shown a disposition to correct existing evils and to inaugurate such reforms as the interest of the country demanded. The exhibition of this spirit has gone far to convince all the people of the State that there is no good to come from divisions and dissensions; but that within the ranks of this party all may come who desire to take part in perfecting our laws and advancing our business interests.

There is no reason to doubt that the same forces which have carried us forward during recent years will continue in the line of progress and reform, detecting and eradicating defects and upbuilding every interest which looks to the advancement and progress of all the people.

I cannot take leave of your body without, through you, extending to the people of Georgia my sincere gratitude for their many kindnesses to me. If, in the discharge of the duties imposed by their partiality, I have in any way contributed to the happiness of the people and the greatness of my State, it is to me a rich reward.

W. Y. ATKINSON,
Governor.
THURSDAY, OCTOBER 27, 1898.

PRESIDENT'S OFFICE,
GEORGIA SCHOOL OF TECHNOLOGY,

ATLANTA, GA., OCTOBER 10, 1898.

His Excellency, Governor W Y Atkinson, Atlanta, Ga.:

DEAR SIR—I have the honor to submit, at your request, the following list of donors to the Textile Department of the Georgia School of Technology:

MACHINERY.

<table>
<thead>
<tr>
<th>Company</th>
<th>City</th>
<th>Donation</th>
</tr>
</thead>
<tbody>
<tr>
<td>T. C. Entwistle, Lowell</td>
<td>Lowell</td>
<td>$402.00</td>
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<td>S. Colvin &amp; Co., Riverpoint, R. I</td>
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<td>Easton &amp; Bernham Machine Co., Pawtucket</td>
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<td>The Draper Co., Hopedale, Mass</td>
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<td>Curtis &amp; Marble Machine Co., Worcester</td>
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<td>Kitson Machine Co., Lowell, Mass</td>
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<td>The American Drosophore Co., Boston</td>
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<td>Metallic Drawing Roll Co., Indian Orchard</td>
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<td>Jones &amp; Laughlin, Pittsburg, Pa</td>
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<td>Providence Machine Co., Providence</td>
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<td>B. F Sturtevant Blower Co., Boston</td>
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<td>Woonsocket Machine &amp; Press Co., Woonsocket</td>
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<td>Whitin Machine Co., Whitinsville, Mass</td>
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<tr>
<td>Kilburn-Lincoln &amp; Co., Fall River, Mass</td>
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<td>55.00</td>
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<tr>
<td>Crompton &amp; Knowles Loom Works, Providence</td>
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<tr>
<td>Fairmount Machine Co., Philadelphia</td>
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Total ........................................ $10,786.40

Other small equipment and machinery donations will increase this amount to at least $12,000.00.
<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
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<td>D. Donaldson</td>
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<td>J. R. Brumby, Jr</td>
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<tr>
<td>Aaron French</td>
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<td>Z. D. Harrison</td>
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<td>Name</td>
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Total: $10,221.65
Total in cash and Machinery: $22,221.65

The donations may be expressed briefly as follows:

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Total: $22,221.65

Very respectfully,

Lyman Hall, President.
PARDONS GRANTED BY THE GOVERNOR.

FELONIES.


J. P Bryan—Involuntary manslaughter. Superior Court Fulton. Sentence, three years. Recommended by judge, solicitor-general and foreman of jury. Pardoned Dec. 21, 1897


Calvin Kirkland—Burglary. Heard Superior Court.
Sentence, three years. Recommended by Prison Commission. Recommended by judge and solicitor-general. Granted March 19, 1898.


Jim Davis—Assault to murder. Chattooga Superior Court. Sentence, five years. No one was hurt when the assault was made. Recommended by judge, solicitor-general, foreman of grand jury, trial jury and county officers. Pardoned Dec. 14, 1897.


Ambrose Harris—Murder. Superior Court of Chatham. Sentence, life. Was quiet and peaceful before crime committed. Killed a notoriously bad character. Element of self-defense. Recommended by solicitor-gen-
eral, representatives, jury, county and city officers. Bad health. Pardoned Dec. 3, 1897

L. W Strickland—Voluntary manslaughter. Pierce Superior Court. Sentence, five years. Protecting his younger brother when crime was committed. Element of self-defense. The solicitor-general, judge, grand jury, trial jury, representative and senator, county officers all recommend pardon. Granted Dec. 3. 1897

Frank Martin—Burglary. Oglethorpe Superior Court. Recommended by judge and solicitor-general and prosecutor. Granted Dec. 3, 1897


Ben Humphries—Burglary. Stewart Superior Court. Sentence to penitentiary. Value of articles taken very small. Employ of party whose store was burglarized. Recommended by senator and representative. Pardoned November 24, 1897


MISDEMEANORS.


Charles Gibby—Selling liquor. Hart Superior Court. Recommended by prison commission. Sentence, commuted to payment $50 and costs. May 6, 1898.


W J. Phinazee—Selling liquor. City Court of Monroe. Sentence, fine $90 or four months in chain gang. Invalid—large family dependent. Recommended by judge and solicitor-general. Pardoned November 23, 1897.
Alex Brady—Selling liquor. City Court of Laurens. Sentence, nine months in chaingang. Sole support of family. Good conduct. Recommended by judge, county officers, and many citizens. Pardoned November 27, 1897

John Satterfield—Assault, three indictments. Lumpkin Superior Court. Recommended by judge and solicitor-general and citizens. Granted February 10, 1898.


Myrtle Blake—Convicted of larceny Criminal Court Atlanta. Sentence, $100 or nine months in chaingang. Good conduct. Recommended by judge and solicitor, and chairman committee public works. Pardoned November 3, 1897

Jno. T. Long—Convicted April, 1897, Union Superior Court. Misdemeanor. Sentence, twelve months chaingang. Weak-minded; terribly diseased. Recommended by senator, representative and solicitor-general. Pardoned November 8, 1897

Thos. Lockhart—Shooting a pistol on public highway. Sentence to chaingang. Recommended by judge. Pardoned November 10, 1897

J. W Raven—Gambling. Clayton Superior Court. Sentence, six months in chaingang. Recommended by mayor and council of Lovejoy, and many citizens. Pardoned November 13, 1897

Sigmond Friedman. Forgery. Superior Court of Bibb.
Sentence, six months. Suffering with epilepsy. Served five months. Pardoned November 12, 1897.


King Shubrick—Simple larceny. City Court Richmond. Sentence, ten months. Recommended by pardon board; also by judge and solicitor. Granted May 24, 1898.


MISDEMEANORS.

Carey Bennett—Larceny from the house. City Court of Atlanta. Sentence, six months. Recommended by prison commission. Pardoned July 8, 1898.


Alfred Bastian—Misdemeanor. Thomas County Court. Sentence, $500, or twelve months. Recommended by prison commission, judge and solicitor-general. Granted August 16, 1898.


James Varner—Stealing a ride on railroad train. City Court of Newnan. Sentence $25.00 or six months. Young boy, didn’t know he was violating law. Granted September 3, 1898.


B. F. Matthews—Convicted August 1891. Paulding Superior Court. Murder. Sentence, life. Prejudice at time of trial. Asked for by jury, judge and large number citizens. Sentence commuted to ten years, November 6, 1897.


I. H. Bass—Fornication. City Court Floyd. Sentence, $50.00 and cost or sixty days in jail. Recommended by Prison Commission and commuted to fine $25.00 December 29, 1897.

T. J Askew—Selling whiskey. Fayette Superior Court. Sentence, $200.00 fine. Recommended by Prison Com-
mission and sentence commuted to fine of $100.00 and costs. December 29, 1897.


Dave Mallard—Misdemeanor. Two indictments. Sentence commuted upon recommendation of Prison Commission to fine of $100.00.

W A. Williams—Assault and Battery. City Court Fulton county. Sentence six months in jail. Recommended by Prison Commission. Sentence commuted to two months in jail March 1, 1898.

Truman Crow—Selling whiskey. Forsyth Superior
Court. Sentence, twelve months in chain gang. Recommended by Prison Commission on various grounds and sentence commuted to seven months March 9, 1898.


John O. Patterson—Simple larceny. City Court of Atlanta. Sentence, $50 and costs or three months. Recommended by prison commission because of youth. Asked for by prosecutor. Commuted to $50 and costs or thirty days in jail.

H. I. Akin—Selling whiskey. Paulding Superior Court. Sentence, $200 and costs, or twelve months in chain gang. Recommended by prison commission because defendant poor man with large family. First offense. Recommended by county officers, judge and many citizens. Commuted to $100 fine March 19, 1898.

William E. Saunders—Larceny from the house. Fulton Superior Court. Sentence, three years. Recommended by Prison Commission because of good conduct, recommendation of prosecutor, the grand jury, trial jury, municipal officers of Atlanta, county officers, one-half members of legislature. Granted March 28, 1898.

Henry Sims—Larceny from the house. Fulton Superior Court. Sentence, two years. Recommended by Prison Commission and sentence commuted to one year. March 28, 1898.

Oscar Peak—Carrying concealed weapons. Fulton Superior Court. Sentence, twelve months in chaingang. Recommended by Prison Commission. Sentence commuted to two months in chaingang April 2, 1898.


Essex Jones—Burglary. Randolph Superior Court. Sentence, five years. Recommended by Prison Commission because asked for by judge and prosecutor. Defendant old man. Commuted to three years and ten months April 14, 1898.

Wm. J. Crow—Selling liquor. Forsyth Superior Court. Sentence, aggregates $1250 or five years in chaingang. Recommended by Prison Commission. Commuted to fine of $150.00 or three months May 17, 1898.

Warren Hightower—Larceny. City Court of Atlanta. Sentence, $50.00 and costs or twelve months. Recommended by Prison Commission and judge and solicitor. Commuted to payment of $50.00 August 16, 1898.

George Dillard—Misdemeanor. Houston County Court. Sentence, $30.00 fine or twelve months in chaingang.
Recommended by Prison Commission. Commuted to payment of $30.00 August 22, 1898.

William Billings—Stabbing. Fulton Superior Court. Sentence, twelve months in chaining, six months in jail and $1000 fine. Recommended by Prison Commission and judge. Commuted to twelve months in chaining and six months in jail August 23, 1898.

E. F. Shewmake—Concealed weapons. Monroe Superior Court. Sentence, fine $250.00 and costs. Recommended by Prison Commission, solicitor-general, county and city officers. Commuted to $60.00 and costs August 26, 1898.

RESPITE.

Gus Fambles—Murder. Respite granted November 17, 1898.

Grady Reynolds—Murder. Respited 30 days until case of Brooks could be heard in Supreme Court December 1, 1897

Tom Cyrus—Murder. Fulton Superior Court. Respite thirty days granted December 22, 1897

Tom Allen—Murder. Bibb Superior Court. Respited until February 11, 1898. December 24, 1897

Gus Fambles—Murder. Twiggs Superior Court. Respited until February 11, 1898.

William Smith—Murder. Troup Superior Court. Respited until February 25, 1898, for further investigation.

Gus Fambles—Murder. Respited until March 18, 1898.

Mrs. Nobles—Murder. Respited until April 1st, 1898.
so that a full commission could act on her case. March 22, 1898.

John Weaver—Rape. Upson Superior Court. Sentence death. Respited until July 1, 1898, for further investigation.

John Weaver—Rape. Upson Superior Court. Sentence death. Respite granted for further investigation, July 1, 1898.

John Weaver—Rape. Respited until July 1, 1898.

REMOVAL OF DISABILITIES.


Greene Hardin—Simple larceny. Rockdale Superior Court. Sentence, twelve months in chain gang. Recommended by Prison Commission for subsequent good character March 19, 1898.


Columbus Scott—Cattle stealing. Baldwin Superior Court. Discharged sentence. Good citizen. Recommend-
ed by prison commission. Disabilities removed August 16, 1898.


Rufus Lumpkin—Misdemeanor. Discharged his sentence. Disabilities removed November 8, 1897.


Alonzo Jones—Misdemeanor. Discharged sentence. Disabilities removed November 8, 1897.


Andrew Lawrence—Assault to murder. Bibb Superior Court. Sentence, three years. Recommended by prison commission. Disabilities removed February 18, 1898.

RECAPITULATION

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Mr. Post of Coweta moved that 300 copies of the Governor's message be printed for the use of the members of the House, which motion prevailed.

The following resolution was introduced, read and adopted, to wit:

By Mr. Park of Greene—

A resolution inviting reporters of the daily papers to seats in the House during the present Legislature.

Mr. Price of Oconee moved to adjourn, which motion prevailed, and the House adjourned until 10 o'clock Friday morning.

ATLANTA, GA.,

FRIDAY, October 28, 1898.

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, to wit, Messrs.

Adams, Adamson, Allen, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bell of Spalding, Black of Dawson, Black of Whitfield,
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<td>Rawls of Effingham</td>
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FRIDAY, OCTOBER 28, 1898.

Rawls of Wilkinson, Spinks, Turner of Rockdale,
Reid, Speer, Upchurch,
Reynolds, Starr, Wade, •
Richardson, Stubbs, Walker of Crawford,
Rogers, Sturgis, Walker of Union,
Rose, Stewart, Watkins,
Rudicil, Stone, Whiteley,
Simpson, Swift, Williams,
Singletary, Tatum, Willingham,
Slaton, Taylor, Wood,
Sloan, Tisinger, Woodall,
Smith of Hall, Timmerman, Wooten,
Smith of Hancock, Tracy, Yates,
Snell, Turner of Henry, Mr. Speaker.

Those absent were Messrs.

George, Hammond, Herring.

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

The roll of counties was called for the introduction of new matter, and the following bills were introduced and read the first time, to wit:

By Mr. Swift of Elbert—

A bill to regulate the sale of cotton seed hulls and cotton seed meal, having certain information printed on the back of each sack or package thereof, and for other purposes.

Referred to the Committee on Agriculture.

6 h j
By Mr. Swift of Elbert—

A bill to amend an act incorporating City Court of Elberton, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Mullins of Meriwether—

A bill to cede to the Federal Government certain lands in Meriwether county, and for other purposes.

Referred to Committee of the whole.

By Mr. Bryan of Floyd—

A bill to amend section 101 of the Code, and for other purposes.

Referred to the Committee on County and County Matters.

Also, by Mr. Bryan of Floyd—

A bill to amend section 105 of the Code of 1895, and for other purposes.

Referred to the Committee on County and County Matters.

By Mr. Calvin of Richmond—

A bill to provide for the issuance to State banks of circulating notes, and for other purposes.

Referred to Committee on Banks and Banking.
Mr. Knowles of Fulton moved that when the call of counties was concluded, that the House take a recess for thirty minutes in order that the Committee on Inaugural Ceremonies might make necessary arrangements.

The motion prevailed.

The call of the counties was resumed, and the following new bill was introduced and appropriately referred, to wit:

By Mr. Speer of Sumter—

A bill to regulate the sale of stock of merchandise and to prevent fraudulent conveyance of same, and for other purposes.

Referred to General Judiciary Committee.

The call of the counties having been concluded, the House, at 10:40 o'clock a.m., took a recess for thirty minutes.

The hour of 11:10 o'clock a.m. having arrived, the House was called to order by the Speaker.

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

Mr. Speaker:

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

A resolution appointing a committee of five from the
House and three from the Senate to arrange for the inaugural ceremonies, and has appointed on the part of the Senate Messrs. Fouché, Bunn and Thompson.

Mr. Knowles, the chairman of the Committee on Inaugural Ceremonies, submitted the following report:

Mr. Speaker:

Your committee, to which was referred the arrangements for the inaugural ceremonies, begs leave to report, that after a conference with Governor-elect Candler, who expressed a preference for a simple and unostentatious inauguration, desiring not to have any more elaborate ceremonies than is consistent with democratic simplicity:

Therefore, your committee recommends that the Senate and House meet in joint session in the hall of the House of Representatives to-morrow at 12 o'clock m., 29th of October, 1898, for the purpose of inaugurating the Hon. Allen D. Candler as Governor of Georgia for the term of two years.

The report of the Committee on Inaugural Ceremonies was read and agreed to.

Mr. McLaughlin of Meriwether moved that the House resolve itself into a Committee of the Whole for the purpose of considering the bill by Mr. Mullins of Meriwether, which provides that certain lands in the county of Meriwether be ceded to the Federal Government for certain purposes.

The motion prevailed, and the House resolved itself
into a Committee of the Whole for the purpose of considering said bill.

The Speaker designated as chairman of the committee Mr. Slaton of Fulton.

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.

The following resolution was introduced, read and adopted to wit:

By Mr. Hall of Bibb—

A resolution providing for the appointment of a committee to consider the reorganization of the judicial circuits.

Leaves of absence were granted to the following members, to wit: Mr. Mullins of Meriwether, Mr. Bennett of Mitchell, Mr. Overstreet of Screven, Mr. McLaughlin of Meriwether, Mr. Hammond of Richmond, Mr. Pace of Newton, Mr. Taylor of Jefferson, and Mr. Walker of Crawford.

Mr. McLaughlin of Meriwether moved that the House adjourn, which motion prevailed, and the House adjourned until 10 o'clock a. m. to-morrow.
ATLANTA, GA.,

SATURDAY, October 29, 1898.

The House met pursuant to adjournment at 10 a. m. this day, was called to order by the Speaker and opened with prayer by the Chaplain.

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

SATURDAY, OCTOBER 29, 1898.

Those absent were Messrs.

Bower, Farmer, Freeman, Hammond, Harrell, Henderson of Wash't'nMcLaughlin, Johnson of Bartow, Johnson of Floyd, Jones of Burke, Jones of Dougherty, Lane of Bibb, Lane of Sumter, LaRoche, Mullens, McCants, McFarland, McGehee, McCranie, McElreath, McLennan, McRae, Newton, Ousley, Pace of Newton, Padget, Pate of Gwinnett, Park of Troup, Post, Price, Rawls of Effingham, Rawls of Wilkinson, Reid, Reynolds, Richardson, Rogers, Rudicil, Simpson, Singletary, Slaton, Smith of Hall, Smith of Hancock, Snell, Speer, Starr, Stewart, Swift, Tisinger, Timmerman, Turner of Rockdale, Upchurch, Wade, Walker of Union, Whiteley, Williams, Willingham, Woodall, Wooten, Yates, Mr. Speaker.

Sloan, Snell, Speer, Starr, Stewart, Swift, Tisinger, Timmerman, Turner of Rockdale, Upchurch, Wade, Walker of Union, Whiteley, Williams, Willingham, Woodall, Wooten, Yates, Mr. Speaker.
The Journal of yesterday's proceedings was read and confirmed.

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

Resolved, That so much of the Governor's Message as refers to education be referred to Committee on Education; that portion referring to elections, to the Judiciary Committee, and that portion pertaining to taxation be referred to Committee on Finance.

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

By Messrs. Hall, Ellis, and Lane of Bibb—

A bill to be entitled an act to authorize the Governor and Treasurer of this State to issue bonds to pay off bonds past due issued by Chas. J. Jenkins, Governor, and for other purposes.

Referred to the Committee on Finance.

By Messrs. Hall, Ellis and Lane of Bibb—

A bill to pay off past due bonds known as "Convention bonds," issued by Chas. J. Jenkins, Governor, and for other purposes.

Referred to Committee on Finance.
By Messrs. Hall, Ellis and Lane of Bibb—

A bill to authorize the issue of new bonds, to pay off bonds past due issued by Chas. J. McDonald, Governor, and for other purposes.

Referred to Committee on Finance.

By Mr. Calvin of Richmond—

A bill to issue a certain portion of the appropriation of $10,000 now made in furtherance of the purpose for which the Department of Agriculture was created, and for other purposes.

Referred to Committee on Agriculture.

By Mr. McCranie of Berrien—

A bill to establish a public school system for the city of Tifton, Ga., and for other purposes.

Referred to Committee on Education.

By Mr. Henderson of Irwin—

A bill to amend the charter of the city of Fitzgerald, and for other purposes.

Referred to Committee on Corporations.

The following bill was read the second time, to wit:

By Mr. Mullins of Meriwether—

A bill to cede certain lands in Meriwether county to the United States government, and for other purposes.
Mr. Hamby of Rabun, introduced the following resolution, which was read and adopted, to wit:

A resolution providing for the appointment of a committee of three to confer with the Pension Commissioner and ascertain the number of legal pensions on file in his office, and for other purposes.

The Speaker appointed, as the Committee under the above resolution, the following members, to wit:

Messrs. Hamby of Rabun, Barron of Jones, Everett of Stewart.

Upon motion of Mr. Slaton of Fulton, the House took a recess until 11:45 o'clock a. m.

The hour of 11:45 o'clock a. m. having arrived, the House reconvened and was called to order by the Speaker.

Mr. Laing, chairman of the Committee on the part of the House, appointed to ascertain what judicial officers are to be elected by the present General Assembly, submitted the following report:

Mr. Speaker:

The joint committee appointed to inquire into and report what officers are to be elected by the General Assembly, find that the following Judges and Solicitor-General are to be elected by this body, for the terms herein stated, to wit:
Augusta Circuit.
Judge to be elected for full term.

Atlanta Circuit.
Judge to be elected for full term.
Solicitor-General to be elected for full term.

Brunswick Circuit.
Judge to be elected for full term.

Flint Circuit.
Judge to be elected for unexpired term.
Judge to be elected for full term.

Macon Circuit.
Judge to be elected for full term.

Middle Circuit.
Judge to be elected for full term.

Northeastern Circuit.
Judge to be elected for full term.
Solicitor-General to be elected for full term.

Ocmulgee Circuit.
Judge to be elected for full term.

Pataula Circuit
Judge to be elected for full term.

Rome Circuit.
Judge to be elected for full term.
Tallapoosa Circuit.
Judge to be elected for full term.
Solicitor-General to be elected for full term.

Western Circuit.
Judge to be elected for full term.

Southern Circuit.
Judge to be elected for full term.

Respectfully submitted,

J. A. Laing,
Chairman House Committee.

J. B. Park, Jr.,

J. W. Underwood,
Chairman Senate Committee.

W. E. Steed,

J. M. Moore,
Committee.

Upon motion of Mr. Hall of Bibb, the consideration of the report of the Special Committee, appointed to ascertain what judicial officers are to be elected by the present General Assembly, was made the special order for Monday.

The following communication was received from the Georgia Bar Association and read, to wit:

A communication relating to certain reforms in the criminal laws of the State, and for other purposes.

Upon motion, said communication was referred to the General Judiciary Committee.

The hour of 12 m. having arrived, the Senate appeared
upon the floor of the House, and the joint session convened for the purpose of inaugurating the Governor-elect, was called to order by the Hon. W. A. Dodson, President of the Senate.

Immediately upon convening the joint Assembly, the Governor-elect, together with the State-house officials, appeared upon the floor of the House.

The Hon. Allen D. Candler, Governor-elect, was then conducted to the Speaker's stand and the oath of office was administered by Chief Justice Simmons of the Supreme Court.

Upon motion of Mr. Knowles of Fulton, the joint Assembly was dissolved.

The Senate, together with the Governor and State-house officials having retired, the House was called to order by the Speaker.

Leaves of absence were granted to the following members:

Mr. Jones of Burke, Mr. Everett of Polk, Mr. Smith of Hancock, Mr. Singletary of Schley, Mr. Howard of Dooly, Mr. Post of Coweta, Mr. Freeman of Coweta, Mr. Emanuel of Glynn, Mr. Johnson of Bartow, Mr. Reid of Taliaferro, Mr. King of Houston, Mr. Watkins of Gilmer, Mr. Jernagin of Warren, Mr. Rodgers of Marion.

Upon motion of Mr. Swift of Elbert, the House adjourned until 10 o'clock Monday 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.

Mr. Hamby, of Rabun, moved to dispense with the roll call, which motion was lost.

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

Adams, Adams, Bryan, Bryan, Fain, Fain,
Adamson, Bush, Farmer, Farmer,
Allen, Bynum, Felker, Felker,
Anderson, Calvin, Freeman, Freeman,
Arnold, Carter, Franklin, Franklin,
Barron, Castleberry, Ford, Ford,
Barwick, Chappell, Fort, Fort,
Bass, Cook, Gay, Gay,
Bennett of Mitchell, Copeland, George, George,
Bennett of Pierce, Darnell, Gresham, Gresham,
Beauchamp, David, Greene, Greene,
Bell of Forsyth, Denny, Griffin of Greene, Griffin of Greene,
Bell of Spalding, Dews, Griffin of Twiggs, Griffin of Twiggs,
Black of Dawson, Dickey, Griffith, Griffith,
Black of Whitfield, Drawdy, Hall, Hall,
Blalock, Duncan, Hammett, Hammett,
Bond, Ellis, Hamby, Hamby,
Bowen, Emanuel, Harden of Liberty, Harden of Liberty,
Bower, Erwin, Harden of Wilks, Harden of Wilks,
Brandon, Esterlin, Hardwick, Hardwick,
Brown of Bryan, Everett of Polk, Harrison, Harrison,
Brown of Carroll, Everett of Stewart, Harris, Harris,
Harrell, Merritt, Singletary,
Harvard, Mitchell, Slaton,
Hathcock, Moore, Sloan,
Hendricks, Morris, Smith of Hall,
Henderson of Irwin, Mullens, Smith of Hancock,
Henderson of Wash't'n McCants, Snell,
Herring, McCranie, Spinks,
Hill, McDonald, Steer,
Howard, McDonough, Starr,
Hopkins, McElreath, Stubbs,
Holder, McFarland, Sturgis,
Hosch, McGehee, Stewart,
Hutchins, McLoughlin, Stone,
Jarnagin, McLennan, Swift,
Johnson of Appling, McMillan, Tatum,
Johnson of Baker, Newton, Taylor,
Johnson of Bartow, Ogletree, Tisinger,
Johnson of Floyd, Ousley, Timmerman,
Jones of Burke, Overstreet, Tracy,
Jones of Dougherty, Pace of Newton, Turner of Henry,
Jordan of Jasper, Padgett, Turner of Rockdale,
Jordan of Pulaski, Pate of Gwinnett, Upchurch,
King, Park of Greene, Wade,
Knowles, Park of Troup, Walker of Crawford,
Lane of Bibb, Post, Walker of Union,
Lane of Early, Price, Watkins,
Lane of Sumter, Rawls of Effingham, Whiteley,
Laing, Rawls of Wilkinson, Williams,
LaRoach, Reid, Willingham,
Latimer, Reynolds, Wood,
Lee, Richardson, Woodall,
Longino, Rogers, Wooten,
Martin, Rose, Yates,
Mayson, Rudicil, Mr. Speaker.
Maxwell, Simpson,
Those absent were Messrs.—
Fender, Johnson of Lee, McRae.
Hammond,
The journal of Saturday's proceedings was then read and confirmed.
The report of the committee appointed to ascertain what judicial officers were to be elected, having been made the special order for to-day, the same was taken up for consideration.
Mr. Laing, of Terrell, moved that the report be adopted.
Mr. Hall of Bibb offered the following amendment, to wit:
That said report be amended by striking therefrom the Judge and Solicitor-General of the Atlanta Circuit.
Mr. Slaton, of Fulton, offered as an amendment to the amendment of Mr. Hall, which was accepted by Mr. Hall, the following:
That the question as to the election of the Judge and Solicitor-General of the Atlanta Circuit be referred to a joint committee to be composed of three of the Senate and five of the House.
The amendment was lost, and the motion of Mr. Laing prevailed.
Upon the call of the roll of counties for the introduction of new matter, the following were introduced, read for the first time and appropriately referred, to wit:
By Mr. Mitchell of Thomas—

A bill to amend an act approved October 3d, 1889.

Referred to Committee on Corporations.

By Mr. Speer of Sumter—

A bill to amend section 2185 (719a) of the Code of Georgia.

Referred to Committee on Railroads.

By Mr. Laing of Terrell—

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

Referred to the Committee on Corporations.

By Mr. Calvin of Richmond—

A bill to amend section 2417, vol. 2 of the Code of 1895.

Referred to Special Judiciary Committee.

Also, by Mr. Calvin of Richmond—

A bill to amend section 1292, vol. 1 of the Code of Georgia of 1895.

Referred to Committee on Education.
Also, by Mr. Calvin of Richmond—

A bill prohibiting any person or persons from hunting or fishing on the lands of another, and for other purposes.

Referred to the Committee on Agriculture.

By Mr. Harden of Liberty—

A bill to require notice to be given in all cases of appeal, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Sloan of Hall—

A bill to amend section 629, vol. 3 of the Code of Georgia of 1895, and for other purposes.

Referred to the General Judiciary Committee.

Also by Mr. Sloan of Hall—

A bill authorizing the Governor to keep a standing offer of $25 reward for the apprehension of any person buying or selling votes, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill making one-half of every Saturday during the months of May, June, July and August a legal holiday, and for other purposes.

Referred to General Judiciary Committee.
Also by Mr. Slaton of Fulton—

A bill to amend section 431 of the Code of 1895.

Referred to General Judiciary Committee.

Also by Mr. Slaton of Fulton—

A bill to amend the charter of the City of Atlanta, and for other purposes.

Referred to Special Judiciary Committee.

Also by Mr. Slaton of Fulton—

A bill to confer jurisdiction upon the recorders' courts and the police courts of cities in Georgia whose charters so authorize, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Rawls of Effingham—

A bill to pay officers in criminal cases, properly approved costs and fee bills, out of the funds in county treasury, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Ellis of Bibb—

A bill to provide and fix the hours of keeping open the polls at precincts, and for other purposes.

Referred to General Judiciary Committee.
Also by Mr. Ellis of Bibb—

A bill to amend the charter of the City of Macon, and for other purposes.

Referred to Committee on Corporations.

The following joint resolution was read and adopted, to wit:

By Mr. Knowles of Fulton—

Resolved, That the House and Senate, the Senate concurring, shall meet in joint session at 12:15 o'clock to-day for the purpose of electing Judges and Solicitors-General.

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

A bill to be entitled an Act to cede to the Government of the United States of America, jurisdiction in certain lands, upon which to establish a fishery in Meriwether county, and for other purposes.

The report of the Committee of the Whole was agreed to.

Upon the passage of this bill the ayes were 112, and the nays none, so the bill having received the requisite constitutional majority was passed.

Mr. Ellis of Bibb, moved that the House take a recess until 12:10 p. m., which motion prevailed.

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

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

A resolution convening the General Assembly in joint session at 12:15 o'clock p. m., October 31st, for the purpose of electing Judges and Solicitors-General.

Mr. McLaughlin of Meriwether, moved that the bill passed to-day, to wit: The ceding of lands in the county of Meriwether to the United States Government, be immediately transmitted to the Senate, which motion prevailed.

The hour of 12:15 having arrived the Senate appeared upon the floor of the House, and the joint Assembly was called to order by the President of the Senate, for the purpose of electing Judges and Solicitors-General.

Mr. Lane of Sumter, introduced the following resolution, which was read and adopted:

Resolved, That the privileges of the floor be extended to Hon. Chas. R. Crisp, of Americus, during his stay in the city.

The first Circuit drawn was the Tallapoosa Circuit, for which there was to be elected a Judge for the full term, beginning January 1st, 1899. Mr. W J. Davis, Jr., of the 37th Senatorial District, placed in nomination the Hon. Chas. G. Janes, of the county of Polk.
There being no other nominations, the roll of the Senate was called and the vote for Mr. Janes was as follows:

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<th>Blalock,</th>
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Those not voting were Messrs.—

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<th>Bunn,</th>
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<td>Clifton,</td>
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Upon a call of the roll of House, those voting for the Hon. Chas. G. Janes were Messrs.—

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<th>Adams,</th>
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<td>Bell of Spalding,</td>
<td>Castleberry,</td>
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<td>Black of Dawson,</td>
<td>Chappell,</td>
<td>Franklin,</td>
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Those not voting were Messrs.—

Bell of Forsyth,  David,  Esterlin,  
Bowen,  Denny,  Fender,  
Brown of Bryan,  Dickey,  Freeman,  
Darnell,  Emanuel,  Hammett,
Upon consolidating the vote it was found that the total number of votes cast was 168. The Hon. Chas. G. Janes having received a majority of all the votes cast, was declared duly elected Judge of the Tallapoosa Circuit for the term of four years, beginning January 1st, 1899.

Upon motion of Mr. Blalock, of Fayette, the joint assembly was dissolved until 3:15 o'clock this afternoon.

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

The following resolutions were introduced, read and adopted, to wit:

By Mr. McGehee of Harris—

Resolved, That the privileges of the House be tendered Col. W H. Luttrell, of Harris, during his stay in the city.

By Mr. McLaughlin of Meriwether—

Resolved, That the privileges of the floor be extended Hon. Paul E. Seaborn during his stay in the city.
Leaves of absence were granted to the following members: Mr. Jones of Dougherty, Mr. McRae of Telfair, Mr. Johnson of Lee, Mr. Lane of Bibb, Mr. Latimer of Cherokee, Mr. Hall of Bibb, Mr. Denny of Floyd, Mr. Bell of Forsyth, Mr. Maxwell of Oglethorpe.

Upon motion of Mr. Price, of Oconee, the House adjourned till 3 o'clock p. m.

3 O'CLOCK P. M.

The hour of 3 o'clock p. m. having arrived, the House was called to order by the Speaker.

Upon motion of Mr. Blalock, of Eayette, the roll call was dispensed with.

The hour of 3:05 o'clock p. m. having arrived, the Senate appeared upon the floor of the House, and the joint assembly was called to order by the President of the Senate.

The next business in order being the continuation of the election of Judges and Solicitors-General, the Tallapoosa Circuit was taken up, for which there was to be elected a Solicitor-General.

The Hon. J. R. Terrell, from the 36th District, placed in nomination the Hon. W T. Roberts, of the county of Douglas, for Solicitor-General for the Tallapoosa Circuit.
There being no other nominations, a ballot *viva voce* was ordered.

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

```
Brannen,       Humphreys,       Steed,
Daniel,       King,           Sutton,
Davis,        Lang,           Terrell,
Dickerson,    Mann,           Thompson,
Dowling,      Moye,           Thrasher,
Fouche,       McGehee,        Underwood,
Greene,       McLester,       Webb,
Grovenstein,  Odom,           Wilcox,
Hand,         Passmore,       Wood,
Heard,        Perkins,        Mr. President.
Hodge,
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Those not voting were Messrs.—

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Blalock,      Little,          Redding,
Bunn,         Morrison,       West,
Clifton,      Nesbitt,        Wight,
Gross,        Rawlings,       Wingfield.
Johnson,
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Upon a call of the roll of the House those voting for Mr. Roberts were Messrs.—

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Adams,        Bennett of Pierce, Bryan,
Adamson,      Beauchamp,       Bush,
Allen,        Bell of Spalding, Bynum,
Anderson,     Black of Dawson, Carter,
Arnold,       Black of Whitfield, Castleberry,
Barron,       Blalock,        Chappell,
Barwick,      Bower,          Cook,
Bass,         Brandon,        Copeland,
Bennett of Mitchell, Brown of Carroll, David,
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<td>107 Mr. Speaker.</td>
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Those not voting were Messrs.—

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</table>
Fain,  Johnson of Lee,  Singletary,
Fender,  Jones of Burke,  Slaton,
Freeman,  Jones of Dougherty,  Smith of Hancock,
George,  Knowles,  Snell,
Greene,  Latimer,  Sturgis,
Hammett,  Maxwell,  Swift,
Hammond,  McDonald,  Taylor,
Harrison,  McDonough,  Tisinger,
Harrell,  McFarland,  Tracy,
Harvard,  McRae,  Turner of Rockdale,
Howard,  Overstreet,  Wade,
Hopkins,  Pace,  Walker of Union,
Holder,  Post,  Watkins,
Hosch,  Reynolds,  Whiteley.
Johnson of Floyd,  Simpson,

Upon counting and consolidating the votes cast, it was found that the Hon. W. T. Roberts had received 151 votes.

The Hon. W. T. Roberts having received a majority of all the votes cast, was declared duly elected Solicitor-General of the Tallapoosa Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

The Hon. Fonderen Mitchell placed in nomination for Judge of the Southern Circuit the Hon. Augustus H. Hansell, of the county of Thomas.

There being no other nomination, a ballot *viva voce* was ordered.
Upon call of the roll of the Senate, those voting for Mr. Hansell were Messrs.—

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<tr>
<th>Brannen</th>
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<th>Dickerson</th>
<th>Dowling</th>
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<td>Terrell</td>
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<td>Webb</td>
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<tr>
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<td>Wight</td>
<td>Mr. President</td>
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<td>Cook</td>
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<td>David</td>
</tr>
<tr>
<td>Dews</td>
<td>Drawdy</td>
<td>Duncan</td>
<td>Ellis</td>
<td>Emanuel</td>
<td>Erwin</td>
<td>Esterlin</td>
<td>Everett of Polk</td>
<td>Everett of Stewart</td>
<td>Farmer</td>
<td>Felker</td>
<td>Freeman</td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

Adamson, Arnold, Bell of Forsyth, Bond, Bowen, Brown of Bryan, Castleberry, Chappell, Darnell, Denny, Dickey, Dickey, Denny, Dickey, Fain, Fender, George, Griffin of Greene, Hammond, Harden of Wilkes, Harrison, Harrell, Harvard, Hill.
Upon counting and consolidating the votes cast, it was found that the Hon. A. H. Hansell had received 152 votes.

The Hon. A. H. Hansell having received a majority of all the votes cast, was declared duly elected Judge of the Southern Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

The Hon. Welborn Price, of Oconee, placed in nomination the Hon. R. B. Russell, of the county of Jackson.

There being no other nominations, a ballot viva voce was ordered.

Upon call of the roll of the Senate, those voting for Mr. Russell were Messrs.—
JOURNAL OF THE HOUSE.

Fouche,       Mann,       Thompson,
Greene,       Moye,       Thrasher,
Grovenstein,  McGhee,     Underwood
Hand,         Odom,       Webb,
Heard,        Passmore,   Wilcox,
Hodge,        Perkins,    Wingfield,
Johnson,      Steed,      Wood,
King,         Sutton,     Mr. President
Lang,         Terrell,

Those not voting were Messrs.—

Bunn,         Little,     Rawlings,
Clifton,      Morrison,  Redding,
Gross,        McLester,  West,
Humphries,    Nesbitt,   Wight.

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

Adamson,      Castleberry, George,
Allen,        Chappell,   Gresham,
Anderson,     Cook,       Greene,
Barron,       Copeland,   Griffin of Twiggs,
Barwick,      Darnell,    Griffith,
Bass,         David,     Hall,
Bennett of Mitchell, Dews,     Hammett,
Bennett of Pierce, Dickey,     Hamby,
Beauchamp,    Drawdy,     Hardin of Liberty,
Bell of Spalding, Duncan,   Hardwick,
Black of Dawson, Ellis,     Hendricks,
Black of Whitfield, Erwin,    Henderson of Irwin,
Blalock,      Everett of Polk, Henderson of Wash't'n
Brown of Carroll, Everett of Stewart, Herring,
Bryan,        Feiker,     Howard,
Bush,         Ford,       Hopkins,
Calvin,       Fort,       Holder,
Carter,       Gay,!

Hosch,
Hutchins, Mullins, Singletary,
Jarnagin, McCants, Starr,
Johnson of Appling, McDonald, Stubbs,
Johnson of Baker, McElreath, Stewart,
Johnson of Bartow, McFarland, Stone,
Jordan of Jasper, McLennan, Swift,
Jordan of Pulaski, McMillan, Tatum,
King, Newton, Timmerman,
Lane of Bibb, Pace, Turner of Henry,
Lane of Early, Pate, Upchurch,
Lane of Sumter, Park, Walker of Crawford,
Laing, Price, Walker of Union,
LaRoache, Rawls of Effingham, Williams,
Longino, Reid, Willingham,
Martin, Richardson, Wood,
Merritt, Rogers, Woodall,
Moore, Rose, Wooten,
Morris, Rudicil, Mr. Speaker.

Those not voting were Messrs.—

Adams, Franklin, Mayson,
Arnold, Griffin of Greene, Maxwell,
Bell of Forsyth, Hammond, Mitchell,
Blalock, Hardin of Wilkes, McCranie,
Bond, Harrison, McDonough,
Bowen, Harris, McGehee,
Bower, Harrell, McLaughlin,
Brandon, Harvard, McRae,
Brown of Bryan, Hathcock, Ogletree,
Bynum, Hill, Ousley,
Denny, Johnson of Floyd, Overstreet,
Emanuel, Johnson of Lee, Padgett,
Esterlin, Jones of Burke, Park,
Fain, Jones of Dougherty, Post,
Farmer, Knowles, Rawls of Wilkinson,
Fender, Latimer, Reynolds,
Freeman, Lee, Simpson,
Upon counting and consolidating the vote cast, it was found that the Hon. R. B. Russell had received 189 votes.

The Hon. R. B. Russell, having received a majority of all of the votes cast, was declared elected Judge of the Western Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

The Hon. R. T. Fouché, of the 42d District, placed in nomination the Hon. W. M. Henry, of the county of Floyd.

There being no other nominations, a ballot viva voce was ordered.

Upon call of the roll of the Senate, those voting for Mr. Henry were Messrs.—

<table>
<thead>
<tr>
<th>Blalock,</th>
<th>Heard,</th>
<th>Terrell,</th>
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</thead>
<tbody>
<tr>
<td>Brannen,</td>
<td>Hodge,</td>
<td>Thrasher,</td>
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<td>Daniel,</td>
<td>Johnson,</td>
<td>Underwood,</td>
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<td>Davis,</td>
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<tr>
<td>Dickerson,</td>
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<tr>
<td>Dowling,</td>
<td>Mann,</td>
<td>Wilcox,</td>
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<td>Fouche,</td>
<td>Meye,</td>
<td>Wingfield,</td>
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<td>Greene,</td>
<td>Odom,</td>
<td>Wood,</td>
</tr>
<tr>
<td>Grovenstein,</td>
<td>Passmore,</td>
<td>Mr. President.</td>
</tr>
<tr>
<td>Hand,</td>
<td>Sutton,</td>
<td></td>
</tr>
</tbody>
</table>
 Those not voting were Messrs.—

Bunn,  Morrison,  Rawlings.
Clifton,  McGhee,  Redding,
Gross,  McLester,  Steed,
Humphreys,  Nesbitt,  Thompson,
Little,  Perkins,  West.

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

Adams,  Farmer,  Lane of Bibb,
Anderson,  Felker,  Lane of Early,
Bass,  Franklin,  Laing,
Bennett of Mitchell,  Fort,  LaRoache,
Bennett of Pierce,  Gay,  Longino,
Beauchamp,  Gresham,  Martin,
Bell of Spalding,  Griffin of Twiggs,  Mayson,
Black of Dawson,  Griffith,  Mitchell,
Black of Whitfield,  Hall,  Moore,
Brown of Carroll,  Hammett,  Morris,
Bryant,  Hamby,  Mullins,
Bush,  Hardin of Liberty,  McCranie,
Bynum,  Hardwick,  McDonald,
Calvin,  Harris,  McDonough,
Carter,  Hathcock,  McElreath,
Castleberry,  Hendricks,  McFarland,
Chappell,  Henderson of Irwin,  McGehee,
Cook,  Henderson of Washt’n McMillan,
Copeland,  Herring,  Newton,
Darnell,  Howard,  Ogletree,
Denny,  Hopkins,  Ousley,
Dews,  Holder,  Pace,
Drawdy,  Jarnagin,  Padgett,
Duncan,  Johnson of Baker,  Pate,
Ellis,  Johnson of Bartow,  Park,
Emanuel,  Johnson of Lee,  Price,
Erwin,  Jordan of Jasper,  Rawls of Effingham,
Everett of Polk,  King,  Reid,
Upon counting and consolidating the votes cast, it was found that the Hon. W M. Henry had received 135 votes.
The Hon. W. M. Henry having received a majority of all the votes cast, was declared duly elected Judge of the Rome Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

The Hon. J. A. Laing, of Terrell, placed in nomination the Hon. H. C. Sheffield, of the county of Early.

There being no other nominations, a ballot *viva voce* was ordered.

Upon call of the roll of the Senate, those voting for Mr Sheffield were Messrs.—

<table>
<thead>
<tr>
<th>Blalock</th>
<th>Johnson</th>
<th>Thompson</th>
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</thead>
<tbody>
<tr>
<td>Brannen</td>
<td>King</td>
<td>Thrasher</td>
</tr>
<tr>
<td>Daniel</td>
<td>Lang</td>
<td>Underwood</td>
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<td>Mann</td>
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<tr>
<td>Dickerson</td>
<td>Moye</td>
<td>Wight</td>
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<tr>
<td>Fonche</td>
<td>McGhee</td>
<td>Wilcox</td>
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<tr>
<td>Greene</td>
<td>McLester</td>
<td>Wingfield</td>
</tr>
<tr>
<td>Grovenstein</td>
<td>Steed</td>
<td>Wood</td>
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<tr>
<td>Hand</td>
<td>Terrell</td>
<td>Mr. President</td>
</tr>
<tr>
<td>Heard</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Bunn</th>
<th>Little</th>
<th>Perkins</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clifton</td>
<td>Morrison</td>
<td>Rawlings</td>
</tr>
<tr>
<td>Dowling</td>
<td>Nesbitt</td>
<td>Redding</td>
</tr>
<tr>
<td>Gross</td>
<td>Odom</td>
<td>Sutton</td>
</tr>
<tr>
<td>Hodge</td>
<td>Passmore</td>
<td>West</td>
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<tr>
<td>Humphries</td>
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</tbody>
</table>
Upon call of the roll of the House, those voting for Mr. Sheffield were Messrs.—

Adams,   Gresham,   Moore,
Adamson, Greene,   Morris,
Allen,   Griffin of Twiggs,   Mullins,
Anderson, Griffith,   McCants,
Arnold,   Hall,   McCranie,
Barron,   Hammett,   McDonald,
Bass,   Hamby,   McDonough,
Bennett of Mitchell,   Hardwick,   McElreath,
Bennett of Pierce,   Harris,   McLennan,
Beauchamp,   Hathcock,   McMillan,
Black of Dawson,   Hendricks,   Newton,
Black of Whitfield,   Henderson of Irwin,   Ogletree,
Bland,   Henderson of Wash't'nOusley,
Brandon,   Herring,   Pace,
Brown of Carroll,   Howard,   Padgett,
Bryan,   Hopkins,   Pate,
Bush,   Hutchins,   Park,
Bynum,   Jarnagin,   Rawls of Effingham,
Calvin,   Johnson of Appling,   Reid,
Carter,   Johnson of Bartow,   Richardson,
Castleberry,   Johnson of Floyd,   Rogers,
Chappell,   Jordan of Jasper,   Rose,
Cook,   Lane of Bibb,   Rudicil,
Copeland,   Lane of Early,   Sloan,
Dews,   Lane of Sumter,   Starr,
Drawdy,   Laing,   Stubbs,
Duncan,   LaRoache,   Sturgis,
Ellis,   Lee,   Stewart,
Everett of Polk,   Longino,   Stone,
Franklin,   Martin,   Taylor,
Ford,   Mayson,   Tisinger,
Fort,   Maxwell,   Timmerman,
Gay,   Merritt,   Turner of Henry,
George,   Mitchell,   Upchurch,
MONDAY, OCTOBER 31, 1898.

Walker of Crawford, Walker of Union, Williams,
Wood, Woodall, Wooten,
Yates, Mr. Speaker.

Those not voting were Messrs.—

Barwick, Bell of Forsyth, Bell of Spalding,
Hammond, Hardin of Liberty, Hardin of Wilkes,
Bond, Bowen, Bower,
Harrison, Harrell, Brown of Bryan,
Bower, Brown of Bryan, Darnell,
Harvard, Hill, Denny,
Brown of Bryan, Darnell, David,
Denny, David, Denny,
Johnson of Baker, Denny,
Johnson of Lee, Emanuel,
Emanuel, Erwin, Esterlin,
Erwin, Esterlin, Everett of Stewart,
Fain, Fain, Everett of Stewart,
Farmer, Farmer, Furlong,
Felter, Felter, Furlong,
Felder, Fender, Freeman,
Felder, Freeman, Griffin of Greene,
Felder, Freeman, Griffin of Greene,
Fernald, Freeman, Griffin of Greene,
Fernald, Freeman, Griffin of Greene,

Upon counting and consolidating the votes cast, it was found that the Hon. H. C. Sheffield had received 138 votes.

The Hon. H. C. Sheffield having received a majority of all the votes cast, was declared duly elected Judge of the Pataula Circuit for the ensuing term of four years, beginning January 1st, 1899.

The next circuit drawn was the Ocmulgee Circuit, for which there was to be elected a Judge of the Superior Court.
The Hon. C. H. Jordan placed in nomination the Hon. John C. Hart, of the county of Greene.

There being no other nominations a ballot *viva voce* was ordered.

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

<table>
<thead>
<tr>
<th>Blalock,</th>
<th>Grovestein,</th>
<th>Passmore,</th>
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</thead>
<tbody>
<tr>
<td>Brannen,</td>
<td>Hand,</td>
<td>Steed,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Heard,</td>
<td>Sutton,</td>
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<tr>
<td>Davis,</td>
<td>Johnson,</td>
<td>Underwood,</td>
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<td>Dickerson,</td>
<td>King,</td>
<td>Webb,</td>
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<td>Dowling,</td>
<td>Lang,</td>
<td>Wight,</td>
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<tr>
<td>Fouche,</td>
<td>Mann,</td>
<td>Wilcox,</td>
</tr>
<tr>
<td>Greene,</td>
<td>Moye,</td>
<td>Wingfield,</td>
</tr>
<tr>
<td>Gross,</td>
<td>McGhee,</td>
<td>Wood</td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Bunn,</th>
<th>McLester,</th>
<th>Terrell,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clifton,</td>
<td>Nesbitt,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Hodge,</td>
<td>Odom,</td>
<td>Thrasher,</td>
</tr>
<tr>
<td>Humphreys,</td>
<td>Perkins,</td>
<td>West,</td>
</tr>
<tr>
<td>Little,</td>
<td>Rawlings,</td>
<td>Mr. President,</td>
</tr>
<tr>
<td>Morrison,</td>
<td>Redding,</td>
<td></td>
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</tbody>
</table>

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

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Barron,</th>
<th>Beauchamp,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adamson,</td>
<td>Barwick,</td>
<td>Black of Dawson,</td>
</tr>
<tr>
<td>Allen,</td>
<td>Bass,</td>
<td>Black of Whitfield,</td>
</tr>
<tr>
<td>Anderson,</td>
<td>Bennett of Mitchell,</td>
<td>Blalock,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Bennett of Pierce,</td>
<td>Bond,</td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

Bell of Forsyth, Bower, Bynum, Bell of Spalding, Brown of Bryan, Calvin,
Upon counting and consolidating the votes cast, it was found that the Hon. John C. Hart had received 137 votes.

The Hon. John C. Hart having received a majority of all the votes cast, was declared duly elected Judge of the Ocmulgee Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

The Hon. J. W H. Underwood, of the 32d District, placed in nomination the Hon. John B. Estes, of the county of Hall.

There being no other nominations, a ballot *viva voce* was ordered.
Upon call of the roll of the Senate, those voting for
Mr. Estes were Messrs.—

Blalock, Brannen, Daniel, Davis, Dowling, Fouche, Greene, Gross, Grovenstein,
Hand, Heard, Johnson, King, Mann, Moye, McGehee, Mc Lester, Passmore,

Those not voting were Messrs.—

Bunn, Clifton, Dickerson, Hodge, Humplries, Lang,
Little, Morrison, Nesbit, Odom, Rawlings, Redding,
Terrell, Thompson, Thrasher, West, Wingfield, Mr. President.

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

Adams, Adamson, Allen, Anderson, Arnold, Barron, Barwick, Bass,
Blalock, Bowen, Brandon, Brown of Carroll, Bryan, Bush, Bynum, Calvin,
Blalock, Bowen, Brandon, Brown of Carroll, Bryan, Bush, Bynum, Calvin,
Dews, Drawdy, Ellis, Erwin, Everett of Polk, Farmer, Felker, Franklin,
Ford, Fort, Gay, George, Gresham,
Griffin of Twiggs, Griffin of Greene,  
Hugh, Post,  
Hall, Rawls of Effingham,  
Hammett, Reid,  
Hamby, Richardson,  
Hardin of Liberty, Rogers,  
Hardin of Wilkes, Rose,  
Harris, Rudicil,  
Hathcock, Simpson,  
Hendricks, Speer,  
Henderson, of Irwin, Starr,  
Henderson of Wash'ghton, Stubbs,  
Herring, Stewart,  
Howard, Stone,  
Hopkins, Tatum,  
Hutchins, Timmerman,  
Jarnagin, Upchurch,  
Johnson of Appling, Walker of Union,  
Johnson of Bartow, Williams,  
Johnson of Floyd, Wood,  
Jones of Burke, Woodall,  
Jordan of Pulaski, Wooten,  
King, Yates,  
Lane of Bibb, Pate,  
Lane of Early,  

Those not voting were Messrs.—

Bell of Forsyth, Emanuel, Harrison,  
Bell of Spalding, Esterlin, Harrell,  
Bond, Everett of Stewart, Harvard,  
Bower, Fain, Hill,  
Brown of Bryan, Fender, Holder,  
Carter, Freeman, Hosch,  
Cook, Greene, Johnson of Baker,  
Darnell, Griffin of Greene, Johnson of Lee,  
Dickey, Hammond, Jones of Dougherty,  
Duncan, Hardwick, Jordan of Jasper,
MONDAY, OCTOBER 31, 1898.


Upon counting and consolidating the vote cast, it was found that Hon. John B. Estes had received 138 votes.

The Hon. John B. Estes having received a majority of all the votes cast, was declared duly elected Judge of the Northeastern Circuit for the ensuing term of four years, beginning January 1st, 1899.

The next business in order was the election of a Solicitor-General for the Northeastern Circuit.

The Hon. M. T. Perkins, of the 31st District, placed in nomination the Hon. W A. Charters, of the county of Lumpkin.

There being no other nominations, a ballot viva voce was ordered.

Upon call of the roll of the Senate, those voting for Mr. Charters were Messrs.—

Blalock, Dowling, Grovenstein,
Brannen, Fouche, Hand,
Daniel, Greene, Hodge,
Those not voting were Messrs.—

Bunn, Little, Redding,
Clifton, Morrison, Terrell,
Davis, McLester, West,
Dickerson, Nesbitt, Wight,
Gross, Odom, Wingfield,
Heard, Rawlings, Mr. President.

King,\

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

Adams, Carter, Griffin of Twiggs,
Adamson, Castleberry, Griffith,
Arnold, Chappell, Hall,
Barron, Cook, Hammett,
Barwick, Copeland, Hamby,
Bass, David, Harden of Liberty,
Bennett of Mitchell, Dews, Harden of Wilkes,
Bennett of Pierce, Drawdy, Hardwick,
Beauchamp, Duncan, Hathcock,
Black of Dawson, Everett of Polk, Hendricks,
Black of Whitfield, Felker, Henderson of Irwin,
Blalock, Franklin, Henderson of Wash't'n
Brandon, Ford, Herring,
Brown of Carroll, Fort, Howard,
Bryan, Gay, Hopkins,
Bush, Gresham, Hutchins,
Bynum, Greene, Jarnagin,
MONDAY, OCTOBER 31, 1898.

Johnson of Appling,  
Johnson of Baker,  
Jones of Burke,  
Jordan of Pulaski,  
King,  
Lane of Bibb,  
Lane of Early,  
Lane of Sumter,  
Laing,  
LaRoache,  
Lee,  
Longino,  
Martin,  
Mayson,  
Maxwell,  
Merritt,  
Mullens,  
McCants,  

McCranie,  
McDonough,  
McElreath,  
McFarland,  
McGehee,  
McLennan,  
Newton,  
Ogletree,  
Ousley,  
Pace,  
Padgett,  
Parks,  
Price,  
Rawls of Effingham,  
Reid,  
Richardson,  
Rogers,  
Rose,  

Rudicil,  
Speer,  
Starr,  
Stubbs,  
Stewart,  
Stone,  
Swift,  
Tatum,  
Timmerman,  
Turner of Rockdale,  
Walker of Crawford,  
Walker of Union,  
Williams,  
Wood,  
Woodall,  
Wooten,  
Yates.  

Those not voting were Messrs.—

Allen,  
Anderson,  
Bell of Forsyth,  
Bell of Spalding,  
Bond,  
Bowen,  
Bower,  
Brown of Bryan,  
Calvin,  
Darnell,  
Denny,  
Dickey,  
Ellis,  
Emanuel,  
Erwin,  
Esterlin,  
Everett of Stewart,  
Fain,  

Farmer,  
Fender,  
Freeman,  
George,  
Griffin of Greene,  
Hammond,  
Harrison,  
Harris,  
Harrell,  
Harvard,  
Hill,  
Holder,  
Hosch,  
Johnson of Bartow,  
Johnson of Floyd,  
Johnson of Lee,  
Jones of Dougherty,  
Jordan of Jasper,  

Knowle=,  
Latimer,  
Mitchell,  
Moore,  
Morris,  
McDonald,  
McLaughlin,  
McMillan,  
McRae,  
Overstreet,  
Pate,  
Park,  
Post,  
Rawls of Wilkinson,  
Reynolds,  
Simpson,  
Singletary,
Upon counting and consolidating the votes cast, it was found that Mr. Charters had received 131 votes.

The Hon. W A. Charters having received a majority of all the votes cast, was declared duly elected Solicitor-General of the Northeastern Circuit for the ensuing term of four years, beginning January 1st, 1899.

The next Circuit drawn was the Middle Circuit, for which there was to be elected a Judge of the Superior Court. Mr. Hardwick, of Washington, placed in nomination the Hon. B. D. Evans, of the county of Washington.

Upon call of the roll of the Senate, those voting for Mr. Evans were Messrs.—

Blalock, Humphreys, Steed,
Bannen, Johnson, Thompson,
Daniel, King, Thrasher,
Davis, Mann, Underwood,
Dowling, Moye, Webb,
Greene, McGehee, Wilcox,
Grovenstein, Passmore, Wood,
Heard, Perkins, Mr. President.

Those not voting were Messrs.—

Bunn, Fouche, Hodge,
Clifton, Gross, Lang,
Dickerson, Hand, Littie,
Morrison, Rawlings, West,
McLester, Redding, Wight,
Nesbitt, Sutton, Wingfield,
Odom, Terrell,

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

Adams, Ford, Latimer,
Adamson, Fort, Longino,
Anderson, Gay, Martin,
Arnold, Gresham, Mayson,
Barron, Greene, Merritt,
Barwick, Griffin of Twiggs, Moore,
Bass, Griffith, Morris,
Bennett of Mitchell, Hall, McCranie,
Bennett of Pierce, Hammett, McDonough,
Beauchamp, Hamby, McElreath,
Black of Dawson, Harden of Liberty, McGehee,
Black of Whitfield, Harden of Wilkes, McLennan,
Blalock, Hardwick, McMillan,
Brown of Bryan, Hathcock, Newton,
Brown of Carroll, Hendricks, Ogletree,
Bryan, Henderson of Irwin, Ousley,
Bush, Henderson of Wash't'n Padgett,
Castleberry, Herring, Parks,
Chappell, Hill, Price,
Cook, Hopkins, Rawls of Effingham,
Copeland, Hutchins, Richardson,
Dews, Johnson of Appling, Rogers,
Drawdy, Jones of Burke, Rose,
Duncan, Jordan of Jasper, Rudicil,
Ellis, King, Spinks,
Erwin, Lane of Bibb, Speer,
Everett of Polk, Lane of Early, Starr,
Felker, Lane of Sumter, Stubbs,
Franklin, LaRoache, Sturgis,
Swift,  Upchurch,  Willingham,
Tatum,  Walker of Crawford,  Wooten,
Timmerman,  Walker of Union,  Mr. Speaker.

Those not voting were Messrs.—

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<thead>
<tr>
<th>Allen</th>
<th>Harrell</th>
<th>Park</th>
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<tr>
<td>Bell of Forsyth</td>
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<td>Everett of Stewart</td>
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<td>Fain</td>
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<td>Turner of Henry</td>
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<tr>
<td>Harris</td>
<td>Pate</td>
<td>Yates</td>
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</table>

Upon counting and consolidating the total votes cast, it was found that the Hon. B. D. Evans had received 120 votes.
The Hon. B. D. Evans having received a majority of all the votes cast, was declared duly elected Judge of the Middle Circuit for the full term of four years, beginning January 1st, 1899.

Upon motion of Mr. Copeland, of Walker, the joint session dissolved until 10:30 a. m. Tuesday.

Mr. Felker, of Walton, then moved that the House adjourn, which motion prevailed.

Atlanta, Ga.,
Tuesday, November 1, 1898.

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.

Mr. Duncan, of Houston, moved that the roll call be dispensed with, which motion was lost.

The roll was then called, and those answering to their names were Messrs.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Bennett of Mitchell,</th>
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<td>Adamson,</td>
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<td>LaRoache,</td>
<td>Rudicil,</td>
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<tr>
<td>Hardwick,</td>
<td>Moore,</td>
<td>Spinks,</td>
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</table>
Those absent were Messrs.—

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

By Mr. Morris of Cobb—

A bill to make it unlawful for any person to wantonly discharge a gun or pistol on Sunday, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Morris of Cobb—

A bill to require all Judges of the Superior and City Courts to decide all motions for new trials within thirty days after same shall have been argued.

Referred to General Judiciary Committee.
By Mr. Pace of Newton—

A bill to amend paragraph 2 of Article VII. of the Constitution of the State, of Georgia, so as to exempt places of religious worship, etc., from taxation and for other purposes.

Referred to Committee on Constitutional Amendments.

The following privilege resolutions were read and adopted, to wit:

By Mr. Simpson of Milton—

Resolved, That the privileges of the floor be extended to the Hon. J. A. Dodgen during his stay in the city.

By Mr. Adams of Putnam—

Resolved, That the privileges of the floor be extended to the Hon. E. B. Smith during his stay in the city.

By Mr. Lane of Bibb—

Resolved, That the privileges of the floor be extended to the Hons. Robt. A. Nesbitt and A. E. Barnes of Macon, during their stay in the city.

The following resolutions were read, to wit:

By Mr. Price of Oconee—

A resolution providing two sessions of the House a day, the morning session beginning at 9 A. M. and ending
at 12 M., and the afternoon session beginning at 2 p. m.
and ending at 4 p. m., from and after November 7th, 1898.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A resolution, the Senate concurring, providing for the appointment of a committee of 12 from the House and 6 from the Senate, to use the best means of placing the taxable property on the digest, and for other purposes.

It was ordered that said resolution lay on the table.

The hour of 10:30 a. m. having arrived, the Senate appeared upon the floor, and the joint session was called to order by the President of the Senate for the purpose of continuing the election of Judges and Solicitors-General of the Superior Courts.

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

The Hon. E. B. Gresham of Burke, placed in nomination the Hon. E. L. Brinson of the county of Burke.

There being no other nomination a ballot viva voce was ordered.

Upon call of the roll of the Senate those voting for Mr. Brinson were Messrs.—

Blalock, Daniel, Dowling,
Brannen, Dickerson, Fouché,
Those not voting were Messrs.—

Bunn, Morrison, Terrell,
Clifton, McLester, Thrasher,
Davis, Nesbitt, Underwood,
Gross, Passmore, West,
Little, Rawlings, Wight.

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

Adams, Bryan, Fain,
Adamson, Bush, Felker,
Allen, Calvin, Ford,
Arnold, Carter, Fort,
Barron, Castleberry, Gay,
Burwick, Chappell, Gresham,
Bass, Cook, Greene,
Bennett of Mitchell, Copeland, Griffin of Greene,
Bennett of Pierce, David, Griffin of Twiggs,
Beauchamp, Dews, Griffith,
Black of Dawson, Drawdy, Hall,
Black of Whitfield, Duncan, Hammett,
Blalock, Ellis, Hammond,
Bower, Emanuel, Hardin of Liberty,
Brandon, Erwin, Hardin of Wilkes,
Brown of Carroll, Esterlin, Hardwick,
Sutton, Everet of Polk, Harrison,
Tuesday, November 1, 1898.

Harris, Martin, Rose, 
Harrell, Mayson, Rudicil, 
Hathcock, Merritt, Simpson, 
Hendricks, Mitchell, Slaton, 
Henderson of Irwin, Moore, Sloan, 
Henderson of Wash't'nMorris, Smith of Hall, 
Herring, Mullins, Smith of Hancock, 
Hopkins, McCants, Snell, 
Holder, McCranie, Spinks, 
Hoach, McDonald, Speer, 
Hutchins, McDonough, Starr, 
Jarnagin, McElreath, Stubbs, 
Johnson of Appling, McFarland, Sturgis, 
Johnson of Baker, McGehee, Stuart, 
Johnson of Bartow, McLennan, Stone, 
Johnson of Floyd, McMillan, Swift, 
Jones of Burke, McRae, Tatum, 
Jordan of Pulaski, Newton, Taylor, 
King, Oziletree, Upchurch, 
Knowles, Ousley, Walker of Union, 
Lane of Bibb, Pace, Watkins, 
Lane of Early, Padgett, Whiteley, 
Lane of Sumter, Pate, Williams, 
Laing, Park of Greene, Wood, 
LaRoache, Price, Woodall, 
Latimer, Rawls of Effingham, Wooten, 
Lee, Reynolds, Yates, 
Longino, Richardson, Mr. Speaker.

Those not voting were Messrs.—

Bell of Forsyth, Darnell, Franklin, 
Bell of Spalding, Denny, George, 
Bond, Dickey, Hamby, 
Bowen, Everett of Stewart, Harvard, 
Brown of Bryan, Farmer, Hill, 
Bynum, Fender, Howard, 
Copeland, Freeman, Johnson of Lee,
Upon counting and consolidating the votes cast, it was found that Mr. Brinson had received 165 votes.

The Hon. E. L. Brinson having received a majority of all the votes cast, was declared duly elected Judge of the Augusta Circuit for the ensuing term of four years, beginning January 1, 1899.

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

The Hon. A. W Lane of Bibb, placed in nomination the Hon. Wm. H. Felton, Jr., of the county of Bibb.

There being no other nominations, a ballot viva voce was ordered.

Upon call of the roll of the Senate, those voting for Mr. Felton were Messrs.—

Blalock, Grovenstein, Mann, 
Brannen, Hand, Moye, 
Daniel, Heard, McGhee, 
Davis, Hodge, Odom, 
Dowling, Humphries, Perkins, 
Fouché, Johnson, Redding, 
Greene, King, Steed, 
Gross, Lang, Sutton.
Terrell, Webb,  Wood,
Thompson, Wilcox,  Mr. President.
Thrasher, Wingfield,

Those not voting were Messrs.

Bunn,  Morrison,  Rawlings,
Clifton,  McLester,  Underwood,
Dickerson,  Nesbitt,  West,
Little,  Passmore,  Wight.

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

Adams, Harris,  Denny,
Adamson,  Dews,  Harrell,
Allen,  Dickey,  Harvard,
Anderson,  Drawdy,  Hendricks,
Arnold,  Duncan,  Henderson of Irwin,
Barron,  Ellis,  Henderson of Wash’t’n
Bass,  Emanuel,  Herring,
Bennett of Mitchell,  Erwin,  Hill,
Bennett of Pierce,  Esterlin,  Howard,
Beauchamp,  Everett of Polk,  Holder,
Bell of Spalding,  Everett of Stewart,  Hosch,
Black of Dawson,  Fain,  Hutchins,
Black of Whitfield,  Felker,  Jarnagin,
Blalock,  Ford,  Johnson of Appling,
Brown of Carroll,  Fort,  Johnson of Baker,
Bryan, Gay,  Johnson of Bartow,
Bush,  George,  Johnson of Floyd,
Carter,  Gresham,  Jones of Burke,
Castleberry,  Greene,  Jordan of Pulaski,
Chappell,  Griffin of Greene,  King,
Cook,  Griffin of Twiggs,  Knowles,
Copeland,  Hamby,  Lane of Bibb,
Darnell,  Hardin of Liberty,  Lane of Early,
David,  Harrison,  Laing,

Those not voting were Messrs.—

Upon counting and consolidating the votes cast, it was found that Mr. Felton had received 164 votes.

The Hon. Wm. H. Felton, Jr., having received a majority of all the votes cast, was declared duly elected Judge of the Macon Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

The Hon. D. P. Rose, of the county of Camden, placed in nomination the Hon. Jos. W. Bennett, of the county of Glynn.

There being no other nominations, a ballot viva voce was ordered.

The roll of the Senate was called and those voting for Mr. Bennett were Messrs.—

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<thead>
<tr>
<th>Brannen,</th>
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<td>Heard,</td>
<td>Passmore,</td>
<td>Wood,</td>
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<tr>
<td>Hodge,</td>
<td>Perkins,</td>
<td>Mr. President,</td>
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</tbody>
</table>
Those not voting were Messrs.—

Blalock, Little, Terrell,  
Clifton, Morrison, Underwood,  
Davis, McLester, West,  
Dickerson, Nesbitt, Wight.  
Gross, Rawlings,  

Upon call of the roll of the House those voting for Mr. Bennett were Messrs:—

Adams, Ellis, Henderson of Wash't'n  
Adamson, Emanuel, Herring,  
Anderson, Erwin, Hill,  
Barron, Esterlin, Holder,  
Barwick, Everett of Polk, Hosch,  
Bass, Everett of Stewart, Hutchins,  
Bennett of Mitchell, Fain, Jarnagin,  
Bennett of Pierce, Felker, Johnson of Appling,  
Beauchamp, Fender, Johnson of Baker  
Black of Dawson, Franklin, Johnson of Bartow,  
Black of Whitfield, Ford, Jones of Burke,  
Blalock, Fort, Jones of Dougherty,  
Bower, Gay, Jordan of Jasper,  
Brandon, Gresham, Jordan of Pulaski,  
Brown of Carroll, Greene, King,  
Bryan, Griffin of Greene, Knowles,  
Bush, Griffin of Twiggs, Lane of Bibb,  
Carter, Griffith, Lane of Early,  
Castleberry, Hamby, Lane of Sumter,  
Chappell, Hardin of Liberty, Laing,  
Cook, Hardin of Wilkes, LaRoache,  
Copeland, Harrison, Lee,  
David, Harris, Longino,  
Denny, Harrell, Martin,  
Dews, Harvard, Mayson,  
Dickey, Hatcock, Mitchell,  
Drawdy, Hendricks, Morris,  
Duncan, Henderson of Irwin, Mullins,
Tuesday, November 1, 1898.

MaCants, McCranie, McDonald, McDonough, McElreath, McFarland, McGehee, McLaughlin, McLennan, McMillan, Newton, Ogletree, Ousley, Pace, Padgett, Pate,

Park of Green, Post, Rawls of Effingham, Rawls of Wilkinson, Reynolds, Richardson, Rose, Rudicil, Simpson, Singletary, Slaton, Sloan, Smith of Hall, Smith of Hancock, Snell, Spinks,

Starr, Sturgis, Stewart, Stone, Swift, Tatum, Timmerman, Turner of Rockdale, Upchurch, Walker of Union, Watkins, Whiteley, Williams, Wood, Wooten, Mr. Speaker.

Those not voting were Messrs.—


Upon counting and consolidating the votes cast it was found that Mr. Bennett had received 165 votes.

The Hon. Jos. W Bennett, having received a majority
of all the votes cast, was declared duly elected Judge of the Brunswick Circuit for the ensuing term of four years, beginning Jan. 1st, 1899.

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

Mr. Ogletree of Butts placed in nomination the Hon. E. J. Reagan of the County of Henry.

There being no other nominations a ballot *viva voce* was ordered.

Upon call of the roll of the Senate, those voting for Mr. Reagan were Messrs.—

Brannen, Daniel, Davis, Dickerson, Dowling, Fouche, Greene, Grovenstein, Hand,  
Heard, Humphries, Johnson, King, Mann, Moye, McGhee, McFester,  
Passmore, Perkins, Steed, Sutton, Thompson, Wilcox, Wood, Mr. President.

Those not voting were Messrs.—

Blalock, Bunn, Clifton, Gross, Hodge, Lang, Little,  
Morrison, Nesbitt, Odom, Rawlings, Redding, Terrell,  
Thrasher, Underwood, Webb, West, Wight, Wingfield.
Upon call of the roll of the House those voting for Mr. Reagan were Messrs.—

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<td>Henderson of Wash't'n</td>
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Upon counting and consolidating the votes cast, it was found that Mr. Reagan had received 146 votes.

The Hon. E J Reagan having received a majority of all of the votes cast, was declared duly elected Judge of the Flint Circuit for the unexpired term ending January 1, 1899.
The next circuit drawn was the Flint Circuit, for which there was to be elected a Judge of the Superior Court for the full term.

Mr. Turner of Henry, placed in nomination the Hon. E. J. Reagan, of the county of Henry.

There being no other nominations a ballot *viva voce* was ordered.

Upon call of the roll of the Senate those voting for Mr. Reagan were Messrs.—

| Brannen,        | Johnson,        | Sutton,        |
| Daniel,         | King,           | Thompson,      |
| Davis,          | Mann,           | Thrasher,      |
| Dowling,        | Moye,           | Webb,          |
| Fouché,         | McGhee,         | Wilcox,        |
| Greene,         | Passmore,       | Wingfield,     |
| Grovenstein,    | Redding,        | Wood,          |
| Hand,           | Steed,          | Mr. President. |

Those not voting were Messrs.—

| Blalock,        | Lang,           | Perkins,       |
| Bunn,           | Little,         | Rawlings,      |
| Clifton,        | Morrison,       | Terrell,       |
| Dickerson,      | McLester,       | Underwood,     |
| Gross,          | Nesbitt,        | West,          |
| Hodgson,        | Odom,           | Wight.         |
| Humphries,      |                |                |

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

| Adamson,        | Anderson,       | Bennett of Mitchell, |
| Allen,          | Bass,           | Bennett of Pierce,   |
Beauchamp, Henderson of Irwin, McGehee,
Black of Dawson, Henderson of Washington, McLennan,
Black of Whitfield, Herring, McMillan,
Bower, Hopkins, Ogletree,
Brandon, Holder, Ousley,
Brown of Carroll, Hosch, Pace,
Bryan, Hutchins, Pate,
Bush, Jarnagin, Park of Greene,
Carter, Johnson of Appling, Post,
Castleberry, Johnson of Bartow, Rawls of Effingham
Chappell, Johnson of Floyd, Richardson,
Cook, Jones of Burke, Rogers,
Copeland, Jordan of Jasper, Rudici,
Drawdy, Jordon of Pulaski, Slaton,
Ellis, Knowles, Sloan,
Emanuel, Lane of Bibb, Smith of Hancock,
Erwin, Lane of Early, Speer,
Esterlin, Lane of Sumter, Starr,
Fain, Laing, Stone,
Felker, LaRoche, Swift,
Ford, Latimer, Tatum,
Fort, Longino, Timmerman,
Gay, Martin, Turner of Henry,
Greene, Mayson, Turner of Rockdale,
Griffith, Merritt, Walker of Crawford,
Hammett, Mitchell, Walker of Union,
Hardin of Liberty, Moore, Williams,
Hardin of Wilkes, Morris, Willingham,
Harris, McCants, Wood,
Harrell, McDonald, Wooten,
Harvard, McDonough, Yates,
Hendricks, McElreath, Mr. Speaker.

Those not voting were Messrs.—

Adams, Barwick, Blalock,
Arnold, Bell of Forsyth, Bond,
Barron, Bell of Spalding, Bowen,"
Tuesday, November 1, 1898.

Brown of Bryan,        Hamby,  Price,
Bynum,                Hardwick, Rawls of Wilkinson
Calvin,               Harrison, Reid,
Darnell,              Hathcock, Reynolds,
David,                Hill, Rose,
Denny,                Howard, Simpson,
Dews,                 Johnson of Baker, Singletary,
Dickey,               Johnson of Lee, Smith of Hail,
Duncan,               Jones of Doherty, Snell,
Everett of Polk,      King, Spinks,
Everett of Stewart,   Lee, Stubbs,
Farmer,               Maxwell, Sturgis,
Fender,               Mullins, Stewart,
Freeman,              McCranie, Taylor,
Franklin,             McFarland, Tisinger,
George,               McLaughlin, Tracy,
Gresham,              McRae, Upchurch,
Griffin of Greene,     Newton, Wade,
Griffin of Twiggs,     Overstreet, Watkins,
Hall,                 Padgett, Whiteley,
Hammond,              Park of Troup, Woodall.

Upon counting and consolidating the votes cast it was found that Mr. Reagan had received 127 votes.

The Hon. E. J. Reagan, having received a majority of all of the votes cast, was declared duly elected Judge of the Flint Circuit for the ensuing term of four years, beginning January 1st, 1899.

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

Mr. Rawls of Effingham, placed in nomination the Hon. Paul E. Seabrook of the county of Effingham.
There being no other nominations a ballot *viva voce* was ordered.

Upon call of the roll of the Senate those voting for Mr. Seabrook were Messrs.—

Blalock, Heard, Sutton,
Brannen, Johnson, Thompson,
Daniel, King, Thrasher,
Davis, Lang, Webb,
Dowling, Mann, Wilcox,
Fouché, Moye, Wingfield,
Greene, McGhee, Wood,
Grovenstein, Passmore, Mr. President.
Hand, Redding,

Those not voting were Messrs.—

Bunn, Little, Rawlings,
Clifton, Morrison, Steed,
Dickerson, McLester, Terrell,
Gross, Nesbitt, Underwood,
Hodge, Odom, West,
Humphries, Perkins, Wight.

Upon calling the roll of the House, those voting for Seabrook were Messrs.—

Adams, Blalock, Chappell,
Adamson, Bond, Cook,
Allen, Bower, Copeland,
Anderson, Brandon, Dews,
Barwick, Brown of Carroll, Dickey,
Bass, Bryan, Drawdy,
Bennett of Mitchell, Bush, Ellis,
Bennett, of Pierce, Bynum, Emanuel,
Beauchamp, Calvin, Erwin,
Black of Dawson, Carter, Everett of Polk,
Black of Whitfield, Castleberry, Fain,
Felker, Jordan of Pulaski, Park of Troup,
Fort, Knowles, Post,
Gay, Lane of Bibb, Rawls of Effingham,
George, Lane of Early, Rawls of Wilkinson,
Gresham, Lane of Sumter, Richardson,
Greene, Laing, Rogers,
Griffin of Greene, LaLoache, Rose,
Griffin of Twiggs, Lee, Rudicil,
Griffith, Longino, Simpson,
Hammett, Martin, Slaton,
Hardin of Liberty, Mayson, Sloan,
Hardin of Wilkes, Merritt, Smith of Hall,
Harris, Mitchell, Smith of Hancock,
Harrell, Moore, Snell,
Harvard, Morris, Speer,
Hathcock, McCants, Starr,
Hendricks, McCranie, Stubbs,
Henderson of Irwin, McDonald, Stewart,
Henderson of Wash’t’nMcDonough, Moore, Stone,
Herring, McElreath, Swift,
Howard, McLaughlin, Tatum,
Hopkins, McLennan, Timmerman,
Holder, McMillan, Turner of Henry,
Hosch, Newton, Upchurch,
Hutchins, Ogletree, Walker of Union,
Jarnagin, Ousley, Wood,
Johnson of Appling, Pace, Woodall
Johnson of Bartow, Padgett, Wooten,
Johnson of Floyd, Pate, Wooten,
Jones of Burke, Park of Greene, Yates,
Jordan of Jasper, Mr. Speaker.

Those not voting were Messrs.—

Arnold, Darnell, Farmer,
Barron, David, Fender,
Bell of Forsyth, Denny, Freeman,
Bell of Spalding, Duncan, Franklin,
Bowen, Esterlin, Ford,
Brown of Bryan, Everett of Stewart, Hall,
Upon counting and consolidating the votes cast, it was found that Mr. Seabrook had received 148 votes.

The Hon. Paul E. Seabrook, having received a majority of all the votes cast, was declared duly elected Judge of the Atlantic Circuit for the full term of four years, beginning January 1st, 1899.

The next business in order was the election of a Solicitor-General of the Atlantic Circuit for the full term.

Mr. Hopkins of McIntosh, nominated the Hon. Livingston Kenan, of the county of McIntosh.

There being no other nominations a ballot *viva voce* was ordered.

Upon call of the roll of the Senate, those voting for Mr. Kenan were Messrs: —

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Blalock, Brannen, Daniels, Dowling, Fouché, Grovenstein, Heard, Hodge, Lang, Mann, Moyo, McGhee, Mc Lester, Passmore, Perkins.
TUESDAY, NOVEMBER 1, 1898.

| Redding,       | Thrasher,       | Wilcox,       |
| Sutton,        | Underwood,      | Wood,         |
| Thompson,      | Webb,           | Mr. President |

Those not voting were Messrs.—

| Bunn,          | Humphreys,      | Rawlings,     |
| Clifton,       | Johnson,        | Steed,        |
| Davis,         | King,           | Terrell,      |
| Dickerson,     | Little,         | West,         |
| Greene,        | Morrison,       | Wight,        |
| Gross,         | Nesbit,         | Wingsfield,   |
| Hand,          | Odom,           |              |

Upon call of the roll of the House those voting for Mr. Kenan were Messrs: —

| Adams,         | Everett of Polk,| Herring,     |
| Allen,         | Fain,           | Howard,      |
| Anderson,      | Felker,         | Hopkins,     |
| Bass,          | Franklin,       | Holder,      |
| Bennett of Mitchell, | Ford,       | Hoach,       |
| Beauchamp,     | Fort,           | Hutchins,    |
| Black of Whitfield, | Gay,        | Jarnagin,    |
| Blalock,       | Gresham,        | Johnson of Appling, |
| Bower,         | Griffin of Greene, | Johnson of Baker, |
| Brown of Carroll, | Griffin of Twiggs, | Johnson of Bartow, |
| Bryan,         | Hardin of Liberty, | Johnson of Floyd, |
| Calvin,        | Hardin of Wilkes, | Jones of Burke, |
| Carter,        | Hardwick,       | Jordan of Jasper, |
| Castleberry,   | Harrison,       | Jordan of Pulaski, |
| Chappell,      | Harris,         | Lane of Bibb, |
| Copeland,      | Harrell,        | Lane of Early, |
| Dews,          | Harvard,        | Lane of Sumter, |
| Dickey,        | Hathcock,       | Laing,       |
| Drawdy,        | Hendricks,      | LaRoche,     |
| Ellis,         | Henderson of Irwin, | Lee,        |
| Emanuel,       | Henderson of Wash't'unLongino, |  

Those not voting were Messrs.—

Adamson, Erwin, Maxwell,
Arnold, Esterlin, Merritt,
Barron, Everett of Stewart, Mullens,
Barwick, Farmer, McCants,
Bell of Forsyth, Fender, McLaughlin,
Bell of Spalding, Freeman, McRae,
Bennett of Pierce, George, Overstreet,
Black of Dawson, Greene, Pace,
Bond, Griffith, Padgett,
Bowen, Hall, Price,
Brandon, Hammett, Reid,
Brown of Bryan, Hammond, Reynolds,
Bush, Hamby, Simpson,
Bynum, Hill, Singletary,
Cook, Johnson of Lee, Smith of Hall,
Darnell, Jones of Dougherty, Spinks,
David, King, Stubbs,
Denny, Knowles, Sturgis,
Duncan, Latimer, Tatum,
Tuesday, November 1, 1898.

Taylor, Wade, Willingham,
Tisinger, Watkins, Woodall,
Tracy,

Upon counting and consolidating the votes cast it was found that Mr. Kenan had received 134 votes.

The Hon. Livingston Kenan having received a majority of all of the votes cast was declared duly elected Solicitor-General of the Atlantic Circuit for the ensuing term of four years, beginning January 1st, 1899.

Mr. Fouche, Senator from the 42d district, moved that the joint session be dissolved, which motion prevailed.

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

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

Resolved, That an invitation be extended to the Hon. Dan'l C. Gillman, President of the Johns Hopkins University, and the Hon. William L. Willson, President of the Washington and Lee University, to address the members of the House and Senate on Thursday evening next at 8 o'clock.

Upon motion of Mr. Johnson of Floyd, the above resolution was ordered to be immediately transmitted to the Senate.

Leaves of absence were requested by the following members, to wit: Merritt of Hancock, Turner of Rockdale, George of DeKalb.
Mr. Stubbs of Laurens, then moved that the House adjourn until 10 o’clock a. m. to-morrow, which motion prevailed, and the Speaker declared the House adjourned until 10 o’clock a. m. to-morrow.

ATLANTA, GA.,

WEDNESDAY, November 2, 1898.

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 then called and the following members answered to their names to wit:

Adams, Brandon, Ellis,
Adamson, Brown of Carroll, Emanuel,
Allen, Bryan, Erwin,
Anderson, Bush, Esterlin,
Arnold, Bynum, Everett of Polk,
Barron, Calvin, Everett of Stewart,
Barwick, Carter, Fain,
Bass, Castleberry, Farmer,
Bennett of Mitchell, Chappell, Felker,
Bennett of Pierce, Cook, Freeman,
Beauchamp, Copeland, Franklin,
Bell of Forsyth, Darnell, Ford,
Bell of Spalding, David, Fort,
Black of Dawson, Denny, Gay,
Black of Whitfield, Dews, Gresham,
Blalock, Dickey, Greene,
Bowen, Drawdy, Griffin of Greene,
Bower, Duncan, Griffin of Twiggs,
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<td>Mr. Speaker</td>
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Those absent were Messrs.

Bond, George, Jones of Dougherty,
Brown of Bryan, Hammond, Latimer,
Fender, Hill, Overstreet.

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

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

By Mr. Johnson of Baker—

A bill to amend section 4193 of the Civil Code of 1895, which prescribes the jurisdiction of the county court in civil cases, by striking out the word "fifty" in the last line of said section, and inserting the word "five" in lieu thereof, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howard of Chattahoochee—

A bill to regulate settlements to be made by the tax-collectors of this State, of railroad taxes received by them, and for other purposes.

Referred to Committee on County and County matters.

By Mr. McCranie of Berrien—

A bill to repeal an Act preventing the hunting and catching of opossums in this State, between the first day
of March and the first day of October, and for other purposes.

Referred to Committee on Agriculture.

By Mr. Howard of Chattahoochee—

A bill to regulate the sale of patent medicines, and to prescribe penalties for the illegal sale thereof, and for other purposes.

Referred to Committee on Hygiene.

By Mr. Bell of Forsyth—

A bill to repeal an Act entitled an Act to provide for the admission to the bar, how the examination shall be concluded, by whom and what shall be the requisites for such admission, and for other purposes.

Referred to General Judiciary Committee.

By Mr. George of DeKalb—

A bill to incorporate the town of Edgewood, in the county of DeKalb; to provide a municipal government for said town; to establish a system of public schools, and for other purposes.

Referred to Committee on Corporations.

By Mr. Bell of Forsyth—

A bill to provide for a change of venue in certain civil cases under article 6, section 17 and paragraph 1 of the
Constitution of the State of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Bell of Forsyth—

A bill repealing an Act entitled "an Act to provide for the registration of voters in this State; to prescribe penalties for certain offenses committed therewith; to make requisite a condition precedent to voting, and for other purposes."

Referred to the General Judiciary Committee.

By Mr. Starr of Gordon—

A bill to amend section 65 of volume three of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Watkins of Gilmer—

A bill to limit and fix the compensation of solicitors-general in this State, and for other purposes.

Referred to Finance Committee.

By Mr. Sloan of Hall—

A bill amending section 35 of the Code of Georgia of 1895, which requires a registration of voters, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Duncan of Houston—

A bill to amend an Act entitled "an Act to create a Board of Roads and Revenue for the county of Houston," and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Adams of Putnam—

A bill to amend section 698 of volume 3 of the Code of 1895, by striking from the second line thereof the words "and maliciously," and substituting in lieu thereof the words "negligently and carelessly," and for other purposes.

Referred to Committee on Agriculture.

By Mr. Lane of Sumter—

A bill to amend section 2185 of the Code of Georgia, by striking out the words "The salary of each commissioner shall be $2,500," and inserting the words, "The salary of the chairman of said Railroad Commission shall be two thousand dollars, and the salary of each associate commissioner shall be seventeen hundred and fifty dollars," and for other purposes.

Referred to General Judiciary Committee.

By Mr. Speer of Sumter—

A bill to make it lawful that upon the death of employees of railroads, express companies, street railways, etc., any wages due them be paid his widow, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Bell of Spalding—

A bill to be entitled an Act to create a Board of Commissioners of Roads and Revenue for the counties of Spalding and Butts, and for other purposes.

By Mr. Woodall of Talbot—

A bill to provide for the registration of voters in this State, before voting, and to prescribe certain penalties for offenses connected therewith, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Laing of Terrell—

A bill to establish the city court of Dawson in and for the county of Terrell, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Copeland of Walker—

A bill to prohibit creditors from assigning and transferring or sending out of this State claims, accounts or debts against a resident of this State, for the purpose of having the same collected by proceeding in attachments or by garnishment under section 4732 of the Civil Code of 1895, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Laing of Terrell—

A bill to repeal an Act to create a county court in each
county in the State of Georgia, except certain counties therein mentioned, approved January 19th, 1872, and all Acts amendatory thereof so far as applies to the county of Terrell, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to be entitled an Act to provide for the rotation and interchanging of Circuits by the judges of the superior courts of this State; to prescribe the manner in which said judges shall rotate, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McDonald of Ware—

A bill to amend an Act establishing a city court in and for the county of Ware, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person at any time to discharge a gun or pistol on any public highway, or within one hundred yards of any highway, and to prescribe a penalty for violation thereof, and for other purposes.

Referred to Committee on Agriculture.

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

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

A resolution. That the General Assembly adjourn on Saturday, November 5th, and take a recess until Wednesday, November 9th, 12 o'clock m.

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

A resolution, inviting Hon. Daniel C. Gillman and Hon. Wm. L. Wilson, to address the General Assembly, Thursday evening, at 8 p.m., in the hall of the House of Representatives.

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

A resolution, inviting Hon. Daniel C. Gillman and Hon. Wm. L. Wilson to address the General Assembly, Thursday evening, at 8 o'clock, in the hall of the House of Representatives.

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

By Mr. Rogers of Marion—

Resolved, by the House of Representatives, the Senate concurring, that in order to enable the members of the General Assembly to retire to their respective homes for the purpose of voting in the congressional election, a recess be
taken for three days, i. e., the sixth, seventh, and eighth days of November; that the members shall receive no per diem for the days designated, and that said days shall not be regarded as a part of the legislative fifty days.

The above joint resolution was ordered laid on the table for one day.

By Mr. Park of Greene—

Whereas, the people of Georgia are desirous of knowing the financial condition of the State; Resolved, that the Governor be requested to furnish the present General Assembly a full statement of the financial condition of this State, and for other purposes.

The above resolution was ordered laid on the table for one day.

By Mr. Bell of Forsyth—

Resolved, That a standing committee, to consist of 11 members to be styled the Committee on Expenditure, be appointed by the Speaker.

Referred to Committee on Rules.

By Mr. Calvin of Richmond—

A joint resolution, providing for the purchase of a portrait of Governor John Milledge.

Referred to Committee on Finance.

Mr. Sloan of Hall, introduced the following privilege resolution, which was read and adopted, to wit:
Resolved, That the privileges of the floor be extended Judge G. H. Price during his stay in the city.

Leaves of absence were granted the following members, to wit: Mr. Johnson of Bartow, Mr. Drawdy of Wayne, Mr. Brown of Bryan, Mr. Cook of Heard, Mr. Little of Muscogee.

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

Atlanta, Ga.,

Thursday, November 3, 1898.

The House met pursuant to adjournment at 10 o'clock a. m., this day, and was called to order by Mr. Blalock, Speaker pro tem., and opened with prayer by the Rev. Mr. Walker Lewis.

The roll was then called and those answering to their names were Messrs.—

Adams, Adamson, Allen, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bell of Spalding, Black of Dawson, Black of Whitfield, Blalock, Bond, Bowen, Bower, Brandon, Brown of Carroll, Bryan, Bush, Bynum, Calvin, Carter, Castleberry, Chappell, Cook, Copeland, Darnell, David, Denny, Dews, Dickey, Drawdy,
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Taylor, Wade, Willingham,
Tisinger, Walker of Crawford, Wood,
Timmerman, Walker of Union, Woodall,
Tracy, Watkins, Wooten,
Turner of Henry, Whiteley, Yates.

Those absent were Messrs.—
Brown of Bryan, Jones of Dougherty, Mr. Speaker.
Hammond, Overstreet,

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

Mr. Calvin of Richmond, moved a reconsideration of the action of the House had on yesterday, in regard to the resolution, providing for an adjournment of the House and Senate until Wednesday.

Upon this motion, Mr. Copeland of Walker, called the ayes and nays, which call was sustained.

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

Those voting aye were Messrs.—

Adams, Erwin, Hardin of Wilkes,
Adamson, Everett of Polk, Hardwick,
Bower, Felker, Harris,
Brown of Carroll, Freeman, Harvard,
Bynum, Ford, Henderson of Irwin,
Calvin, Fort, Henderson of Washt'n,
Copeland, Gresham, Herring,
Denny, Greene, Hopkins,
Dews, Griffith, Hosch,
Dickey, Hall, Hutchins,
Johnson of Appling,  
Johnson of Baker,  
King,  
Lane of Sumter,  
LaRoche,  
McCranie,  
McDonough,  
McGehee,  
McLennan,  
McMillan,  

Those voting nay were Messrs.—

Allen,  
Anderson,  
Barron,  
Barwick,  
Bass,  
Bennett of Mitchell,  
Bennett of Pierce,  
Beauchamp,  
Bell of Spalding,  
Black of Dawson,  
Blalock,  
Bond,  
Bowen,  
Brandon,  
Bush,  
Carter,  
Castleberry,  
Chappell,  
Cook,  
Darnell,  
Drawdy,  
Ellis,  
Emanuel,  
Esterlin,  
Everett of Stewart,  
Fain,  
Farmer,  

Newton,  
Padgett,  
Pate,  
Post,  
Rawls of Effingham,  
Reid,  
Reynolds,  
Singletary,  
Smith of Hancock,  
Speer,  
Starr,  
Sturgis,  
Stewart,  
Stone,  
Swift,  
Taylor,  
Walker of Crawford,  
Walker of Union,  
Whitley,  
Wooten,  

Martin,  
Fender,  
Franklin,  
Gay,  
Griffin of Greene,  
Griffin of Twiggs,  
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Hardin of Liberty,  
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Holder,  
Jarnagin,  
Johnson of Bartow,  
Johnson of Floyd,  
Johnson of Lee,  
Jones of Burke,  
Jordan of Jasper,  
Jordan of Pulaski,  
Lane of Bibb,  
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Park of Troup,  
Price,  
Rawls of Wilkinson,  
Richardson,  
Rogers,  
Rose,  
Rudicil,  
Simpson,  
Slaton,  
Sloan,  
Smith of Hall,
Snell, Spinks, Stubbs, Tatum, Timmerman, Tracy, Upchurch, Wade, Watkins, Williams, Wood, Woodall, Yates.

Those not voting were Messrs.—

Arnold, George, Overstreet, Bell of Forsyth, Hammond, Tisinger, Black of Whitfield, Hill, Turner of Henry, Brown of Bryan, Jones of Dougherty, Turner of Rockdale, Bryan, Knowles, Willingham, David, Mayson, Mr. Speaker, Duncan, McDonald.

Ayes 56. Nays 95.

Upon counting the vote it was ascertained that the ayes were 56 and the nays 95, so the motion to reconsider was declared lost by the Speaker.

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

Mr. Speaker:

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

A resolution, appointing a committee of 3 from the Senate and 5 from the House to visit some State on Tuesday, November 8th, having the “Australian Ballot,” or reform ballot system, and report their observation.

The committee on the part of the Senate are Messrs. Perkins, Redding and Morrison.

The following joint resolutions were introduced, read and adopted, to wit:
Resolved, That the General Assembly extend thanks to the Hon. W. J. Northen and his distinguished associates on the commission selected to prepare a Georgia exhibit, etc., for the Trans-Mississippi Exposition.

By Mr. Reynolds of Richmond—

Resolved, That the Hon. Flemming G. duBignon be invited to address the General Assembly on ballot reform.

The committee appointed to invite the Hon. Flemming G. duBignon to address the General Assembly on ballot reform were Messrs. Reynolds of Richmond and Slaton of Fulton.

By Mr. Griffin of Greene—

A resolution for the relief of George A. Hall and Joel F. Thornton, as securities on the bond of Jene Williams, and for other purposes.

Referred to Finance Committee.

The following joint resolution was received from the Senate through the Hon. C. S. Northen, Secretary of the Senate:

A resolution appointing a committee to visit some State on November 8th, 1898, having the "Australian Ballot" system, and report to the General Assembly their observation.

Upon motion of Mr. Smith of Hall, the resolution of the Senate was concurred in.
By Mr. Park of Greene—

Resolved, That whereas, the people of Georgia are desirous of knowing the financial condition of the State, therefore, be it

Resolved by the Senate and House of Representatives, that the Governor be requested to furnish a report of the financial condition of this State, etc.

Upon motion of Mr. Park of Greene, the above resolution was immediately transmitted to the Senate.

The following joint resolution was, by unanimous consent, withdrawn, to wit:

By Mr. Rogers of Marion—

Resolved, by the House of Representatives, the Senate concurring, that in order to enable the members of the House to return to their homes for the purpose of voting in the congressional election, that a recess be taken from Saturday until Wednesday, i. e., the 6th, 7th and 8th of November, and that said days shall not be regarded as counted in the legislative fifty days.

The following privilege resolutions were read and adopted, to wit:

Resolved, That a seat on the floor of the House be tendered to the Hons. L. D. Shannon and W Y. Griffin, of Twiggs, during their stay in the city
By Mr. Arnold of Oglethorpe—

Resolved, That the privilege of the floor be extended the Hon. W M. Willingham, of Oglethorpe, during his stay in the city.

By Mr. Knowles of Fulton—

Resolved, That the privileges of the floor be extended the Hon. Aaron French, of Pittsburg, Pa., during his stay in the city.

By Mr. Harris of Thomas—

Resolved, That the privileges of the floor be extended the Hon. A. H. Hansell, judge of the Southern Circuit, during his stay in the city.

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

By Mr. Bond of Madison—

A bill to amend section 5404, volume two of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Lee—

A bill to require the tax-receivers of this State to keep in their offices a numerical index of all the lots of land in their respective counties.

Referred to Committee on County and County matters.
By Mr. Bond of Madison—

A bill to amend section 4147 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Griffin of Twiggs—

A bill to create a Board of Roads and Revenues for the county of Twiggs, and to define their powers, and for other purposes.

Referred to Committee on County and County matters.

By Mr. Latimer of Cherokee—

A bill to appropriate the sum of $750, or so much thereof as may be necessary, to pay pensions for 1898 to such invalid pensioners or their widows, who had been regularly enrolled as pensioners in the pension office for the year 1898, and for other purposes.

Referred to Committee on Pensions.

By Mr. Smith of Hall—

A bill to prescribe the powers of tax-collectors of this State, and for other purposes.

Referred to Committee on County and County matters.

By Mr. Smith of Hall—

A bill to authorize the constables of this State to levy and collect fi. fas. issued from superior courts, and from
THURSDAY, NOVEMBER 3, 1898.

County or city courts, where the amount of said fi. fa. does not exceed $100, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Denny of Floyd—

A bill to appropriate the sum of $15,000 to erect for the white department of the School for Deaf a dining-room, kitchen and bakery, and for other purposes.

Referred to Committee on Asylum for Deaf.

By Mr. Slaton of Fulton—

A bill to extend the law of Georgia, applicable to charitable and benevolent institutions for the custody of children, incorporated under the Act approved on the 18th day of December, 1894, so that the same shall apply to orphans' homes, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to prescribe a uniform system of tax receipts in this State, and to provide for the enforcement of same, and for other purposes.

Referred to Finance Committee.

By Mr. Denny of Floyd—

A bill to appropriate $7,000 for the purpose of erecting at the Georgia School for the Deaf at Cave Springs, Ga., a gymnasium for the physical training of the white pupils,
and for lavatories, bathing pools and closets for the boys, and for other purposes.

Referred to Committee on Asylum for Deaf.

By Mr. Denny of Floyd—

A bill to appropriate the sum of $11,000 for the purpose of adding certain comforts and necessities to the negro department of the Georgia School for the Deaf, at Cave Springs, Ga., and for other purposes.

Referred to Committee on Asylum for the Deaf.

By Mr. Harvard of Dooly—

A bill to prohibit the baiting or killing of doves thus baited in this State.

Referred to Committee on Agriculture.

By Mr. Whiteley of Glascock—

A bill to amend section 5043 of volume 2 of the Code of 1895, by adding to the end of said section, "or by making an affidavit that he is advised and believes that his cause is a good one, and that from his poverty, he is unable to pay the costs, and for other purposes."

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to amend section 2323 of the Code of 1895.

Referred to General Judiciary Committee.
By Mr. Watkins of Gilmer—

A bill to amend section 1378 of volume 1 of the Code of 1895, by striking out in the second line of said section the word "eighteen," and inserting in lieu thereof the word "twenty-one," and for other purposes.

Referred to Committee on Education.

By Mr. McDonough of Chatham—

A bill to amend section 398, volume 3 of the Code of 1895, touching gaming-houses, and for other purposes.

Referred to General Judiciary Committee.

Mr. Hamby, Chairman of the Special Committee appointed to ascertain how many pensions are on file in the pension office, submitted the following report, to wit:

Mr. Speaker:

We, your Special Committee, appointed to confer with the Pension Commissioner, for the purpose of ascertaining the number of pension claims now on file in the Pension office, which conform to the requirements of the several Acts of the Legislature, relative to the pensioning of ex-Confederate soldiers, or the widows of the same, do submit the following report:

We find that there are on file in said Pension office 3,826 widows' claims which conform to the laws relative thereto, and which have been fully paid off at $60 each, amounting in the aggregate to. . . .$229,560 00
We find that there are on file in said Pension office 3,398 invalid soldiers' claims which conform to the laws relative thereto, and which have been fully paid off at the aggregate amount of. 190,000 00.

We find on file in said Pension office 169 invalid soldiers' claims, which seem to comply with the laws relative thereto, but which have not been paid off for want of funds; the approximate amount necessary for the payment of same being 9,560 00.

We find on file in said Pension office 3,166 indigent soldiers' claims which conform to the laws relative there, and which have been fully paid off at $60 each, amounting in the aggregate to. 189,960 00.

We also find on file in said office 805 indigent soldiers' claims, which appear to conform to the laws relative thereto, but which have not been paid off for want of funds; the amount necessary for payment of which at $60 each being. 48,300 00.

Respectfully submitted.

R. E. A. HAMBY, Chairman.
M. L. EVERETT,
J. C. BARRON.

Leaves of absence were granted to the following members: Messrs. Overstreet of Screven, Bennett of Pierce, Johnson of Appling, David of Lincoln, Franklin of Bul-
lock, Brown of Carroll, Rogers of Marion, Snell of Johnson, Barwick of Emanuel, Bryan of Floyd, Henderson of Washington, Sloan of Hall, Pate of Gwinnett, Park of Troup.

Mr. Copeland of Walker, moved that the House adjourn until 10 o'clock a. m. to-morrow, which motion prevailed.

Atlanta, Ga.,
Friday November 4th, 1898.

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

The roll was then called and the following answered to their names, to wit, Messrs.—

Adams, Adamson, Allen, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Spalding, Black of Dawson, Black of Whitfield, Blalock, Bond, Bowen, Bower, Brandon, Brown of Carroll, Bryan, Bush, Bynum, Calvin, Carter, Castleberry, Chappell, Cook, Copeland, Darnell, David, Denny, Dews, Dickey, Drawdy, Duncan,
Ellis, Emanuel, Erwin, Esterlin, Everett of Polk, Everett of Stewart, Fain, Farmer, Felker, Fender, Freeman, Ford, Fort, Gay, George, Gresham, Griffin of Greene, Griffin of Twiggs, Griffith, Hall, Hammett, Hamby, Harden of Liberty, Harden of Wilkes, Hardwick, Harrison, Harris, Harrell, Harvard, Hathcock, Hendricks, Henderson of Irwin, Henderson of Wash’n, Herring, Hill, Howard, Hopkins,  

Holder, Hosch, Hutchins, Jarnagin, Johnson of Baker, Johnston of Bartow, Johnson of Floyd, Johnson of Lee, Jones of Burke, Jordan of Jasper, Jordan of Pulaski, King, Knowles, Lane of Bibb, Lane of Early, Lane of Sumter, Laing, LaRoache, Latimer, Lee, Longino, Martin, Mayson, Maxwell, Merritt, Mitchell, Moore, Morris, Mullens, McCants, McCranie, McDonald, McDonough, McElreath, McFarland, McGehee, McLaughlin, McLennan, McMillan, McRae, Newton, Ogletree, Ousley, Pace, Padgett, Pate, Park of Greene, Post, Price, Rawls of Effingham, Rawls of Wilkinson, Reid, Reynolds, Richardson, Rogers, Rose, Rudicil, Simpson, Singletary, Slaton, Sloan, Smith of Hall, Smith of Hancock, Snell, Spinks, Speer, Starr, Stubbs, Sturgis, Stewart, Stone, Swift, Tatum, Taylor, Tisinger, Timmerman,
Friday, November 4, 1898.

Tracy, Walker of Union, Wood, Turner of Henry, Watkins, Woodall, Turner of Rockdale, Whiteley, Wooten, Upchurch, Williams, Yates, Wade, Willingham, Mr. Speaker, Walker of Crawford,

Those absent were Messrs.—

Bell of Forsyth, Hammond, Overstreet, Brown of Bryan, Johnson of Appling, Park of Troup, Franklin, Jones of Dougherty,

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

Mr. Bush of Miller, moved a reconsideration of the action of the House had on yesterday, in concurring in the resolution of the Senate, appointing a committee to visit some State having a ballot reform system, which motion prevailed.

The following privilege resolutions were introduced, read and adopted, to wit:

By Mr. Speer of Sumter—

Resolved, That the privileges of the floor be extended to the Hon. J. N. Scarborough, of Americus, Ga., during his stay in the city.

By Mr. Copeland of Walker—

Resolved, That the privileges of the floor be extended the Hon. Gordon Lee during his stay in the city.
By Mr. McRae of Telfair—

Resolved, That the privileges of the floor be extended to the Hon. F. M. Allagood during his stay in the city.

By Mr. Maxwell of Oglethorpe—

Resolved, That the privileges of the floor be extended to the Hon. J. M. Smith and Judge Hamilton McWhorter, of Oglethorpe, during their stay in the city.

By Mr. Denny of Floyd—

Resolved, That the Hon. Robert Dougherty be invited to a seat on the floor of the House during his stay in the city.

By Mr. Moore of Carroll—

Resolved, That the privileges of the floor be extended to Cols. J. H. Barron and P. P. Kingsberry, of Carrollton, during their stay in the city.

By Mr. Jarnagin of Warren—

Resolved, That the privileges of a seat on the floor be extended to Judge J. W. Haygood, of the county of Macon, during his stay in the city.

By Mr. Jarnagin of Warren—

Resolved, That the privileges of the floor be extended to the Hon. James M. Dupree, of the county of Macon, during his stay in the city.

The following joint resolution was introduced by Mr. Blalock of Fayette, which was read and adopted, to wit:
A resolution to inquire into and ascertain the condition of the State Treasury of the State of Georgia, on the first of November, 1898, and for other purposes.

Upon motion of Mr. Blalock of Fayette, the above resolution was ordered to be immediately transmitted to the Senate.

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

By Mr. Calvin of Richmond—

A bill to amend paragraph 4, section 2, article 7 of the Constitution of this State, by making certain addition to the end thereof, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Bennett of Pierce—

A bill prohibiting the trapping, poisoning, or catching of fish with nets in the waters of this State, and to prescribe a penalty for same, and for other purposes.

Referred to Committee on Agriculture.

By Mr. Simpson of Milton—

A bill to provide for the levy and sale of all interest or equity of redemption of real estate, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Bennett of Mitchell—

A bill to change the time of holding the superior courts of Worth, Calhoun, Baker and Mitchell counties, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Simpson of Milton—

A bill to prevent the sacrifice of property sold at legal sales, by providing for the appraisement of same, and allowing the defendant to redeem same under certain circumstances, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Simpson of Milton—

A bill to authorize the ordinaries of this State to purchase such books, etc., as may be needed in their offices, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Harden of Liberty—

A bill to amend section 765 of the third volume of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Harden of Liberty—

A bill to prohibit non-residents from hunting or fishing in Liberty county, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Cook of Heard—

A bill to amend section 1 of Act of 1897, page 108, authorizing the Treasurer of the State to draw his warrant for certain moneys to be used in paying teachers, and for other purposes.

Referred to Committee on Education.

By Mr. Starr of Gordon—

A bill to repeal the 3d section of an Act approved December 16, 1895, providing for the appointment of auditors, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Poet of Coweta—

A bill to provide for the removal of laborers and crop-pers in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. LaRoche of Chatham—

A bill to amend section 341 of volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill to amend section 1486 of the Code of 1895, so as to require “four” instead of “three” full courses to practice surgery or medicine in this State, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Brandon of Fulton—

A bill to make horse-racing or reckless riding unlawful upon the highways of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill to relieve Building and Loan Associations doing business only in the county where chartered, and contiguous counties, from being required within fifteen months after commencing to do business to deposit securities as now required by law, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Harrell of Dodge—

A bill to change and fix a time for holding the superior court of Dodge county, in Oconee Circuit, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Jones of Burke—

A bill to amend section 2250 of the Code of 1895, as to the manner of collecting claims, for the killing of stock by railroad companies, so as to make such claims recoverable as other claims, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Jones of Burke—

A bill to amend sections 2253, 2254, 2256, 2257, 2258,
2259, 2260 of the Code of 1895, as to notice to railroad companies, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wade of Brooks—

A bill to prohibit the sale of morphine in the State, and for other purposes.

Referred to Committee on Temperance.

By Mr. Hall of Bibb—

A bill to prohibit any person or persons to operate any railroad in this State, or to maintain any railroad along or across any public roads or streets in this State, or to obstruct any buildings or structures of any character, unless the person or corporation operating said railroad be first incorporated under the incorporation laws of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Baker—

A bill to amend an Act requiring all claimants of lands sold under transferred wild land tax fi. fas. prior to the first day of January, 1880, to bring suit for same within 36 months, and to provide for the bringing of such suits, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill authorizing the city council of Augusta to impose
JOURNAL OF THE HOUSE.

a penalty for failure to pay taxes, assessments, etc., and any sums due for the use of water through the water pipes of said city, within a fixed time, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to affix a penalty for failure to make tax returns, and to provide for enforcements of same.

Referred to Special Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill to amend an Act to create a Board of Police Commissioners for the city of Augusta, approved August 26th, 1879, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to enforce the collection of all taxes, and for other purposes.

Referred to Special Judiciary Committee.

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

Mr. Speaker:

The Senate has passed the following House bill by the requisite constitutional majority, as amended, to wit:
A bill to cede certain lands in Meriwether county, to the United States, for the purpose of establishing a fishery.

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

Mr. Speaker:

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

A resolution requesting the Governor to furnish the General Assembly with a statement of the financial condition of the State.

Also, a resolution inviting Hon. Fleming G. duBignon to address the General Assembly on "Ballot Reform." And has appointed as a committee on the part of the Senate, Hon. John F. Redding, to confer with the House Committee, to ascertain the time, etc.

Mr. Reynolds, Chairman on the part of the House of the Special Joint Committee, to invite Hon. Fleming G. duBignon to address the General Assembly on "Ballot Reform," submitted the following report:

Mr. Speaker:

The Special Joint Committee, charged with the duty of extending an invitation to the Hon. Fleming G. duBignon to address the General Assembly on "Ballot Reform," have performed that duty and beg to report that Mr. duBignon has accepted the invitation, and will name a day in the near future when he will conform to the
wishes of the General Assembly Mr. duBignon desired us to convey to the General Assembly an expression of his high appreciation of the honor conferred upon him.

Respectfully submitted.

JOE S. REYNOLDS, Chairman,
On part of the House.

Mr. Bush of Miller, moved that the House do not concur in the resolution of the Senate, appointing a committee to visit some of the States, and gather information, having in view the Australian ballot system, and report to the General Assembly their information.

Mr. Beauchamp of Pike, offered as a substitute, that the House concur in said resolution.

Mr. Hardwick of Washington, called for the ayes and nays upon said motion, which call was sustained.

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

Those voting aye were Messrs.—

Anderson, Barron, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Black of Whitfield, Brandon, Bynum, Calvin, Carter, Copeland, Denny, Dews, Erwin, Esterlin, Farmer, Fort, Gay, George, Gresham, Griffin of Twiggs, Griffith, Hammett, Hamby, Harden of Liberty, Hardwick, Harris, Harrell, Harvard, Hendricks, Henderson of Irwin, Herring,
FRIDAY, NOVEMBER 4, 1898.


Those voting nay were Messrs —

Adams, Adamson, Allen, Arnold, Bell of Spalding, Black of Dawson, Blalock, Bowen, Bower, Bryan, Bush, Chappell, Cook, Darnell, Dickey, Drawdy, Duncan, Ellis, Emanuel, Everett of Polk, Everett of Stewart,Felker, Fender, Ford, Greene, Griffin of Greene, Hall, Harden of Wilkes, Harrison, Hathcock, Howard, Jarnagin, Johnson of Baker, Johnson of Lee, Jones of Burke, Jordan of Jasper, Jordan of Pulaski, King, Lane of Bibb, Lane of Early, Laing, Latimer, Lee, Longino, Martin, Maxwell, Merritt, Moore, McCants, McDonough, McRae, Ogletree, Padgett, Price, Rawls of Effingham, Reid, Richardson, Rose, Rudicil, Singletary, Smith of Hancock, Spinks, Stubbs,
Stewart, Upchurch, Williams, Stone, Walker of Crawford, Willingham, Tracy, Walker of Union, Wood,

Those not voting were Messrs.—

Barwick, Freeman, Overstreet, Bell of Forsyth, Franklin, Pate, Bond, Hammond, Park of Troup, Brown of Bryan, Henderson of Wash't'nRogers, Brown of Carroll, Johnson of Appling, Sloan, Castleberry, Jones of Dougherty, Snell, David, LaRoache, Swift, Fain, McDonald, Mr. Speaker.

Upon counting the votes cast, it was ascertained that the ayes were 80 and the nays 70, so the motion prevailed by substitute, and the resolution was concurred in.

The committee appointed on part of the House to visit some State and gather information on the ballot reform system, were Messrs. Smith of Hall, Harrell of Dodge, Holder of Jackson, Watkins of Gilmer, Hardwick of Washington.

The following joint resolution was introduced by Mr. Knowles of Fulton, to wit:

A joint resolution to pay the city of Atlanta $3,047.41 for paving, sewer work, etc., in front of State property, and a sum not exceeding $1,000 for repairing Washington street.

Referred to Finance Committee.

The House concurred in the Senate amendment to House
bill No. 3, the same being a bill to cede certain lands in the county of Meriwether, to the United States Government, by inserting in the eleventh line, section 1, after the word “eighteen,” and before the word “in,” the word “acres.”

Mr. Cook of Heard, offered the following joint resolution, which was read and adopted, to wit:

Resolved, That the carpet on the floor of the House be dusted during the recess to be taken from the 5th to 9th of November.

Leaves of absence were granted to the following members, to wit: Messrs. Stewart of Murray, Watkins of Gilmer, Simpson of Milton, Freeman of Webster, Arnold of Oglethorpe, Ford of Worth, Hopkins of McIntosh, Hammett of Troup, Rawls of Wilkinson, Walker of Crawford, Blalock of Fayette, Bush of Miller, Greene of Clay, Lane of Early, Harris of Thomas, Hosch of Jackson, Ousley of Lowndes, Herring of Decatur, Upchurch of Charlton, Johnson of Lee, Woodall of Talbot, Fain of White, Harrell of Dodge, Speer of Sumter, Jones of Burke, Dickey of Fannin, Cook of Heard, Wood of Towns, Wooten of Calhoun, Newton of Morgan, LaRoache of Chatham, McMillan of Chatham, Stubbs of Laurens, Farmer of Jefferson, Harman of Quitman, Jordan of Pulaski, Hamby of Rabun, Bennett of Mitchell, Mitchell of Thomas, Bynum of Columbia, Lane of Sumter, Henderson of Irwin, Laing of Terrell, Dews of Randolph, Castleberry of Monroe, Fender of Clinch, McElreath of Cobb, Gay of Colquit, McCranie of Berrien, Bell of Forsyth.
Mr. Mitchell of Thomas, moved that the House adjourn which motion prevailed, and the House was declared adjourned by the Speaker until 10 o'clock a. m. to-morrow.

Atlanta, Ga.,
Saturday, November 5th, 1898.

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.

Mr. Denny of Floyd, moved, that the roll-call be dispensed with, which motion was lost.

The roll was then called and those present were Messrs:

Adams, Brown of Bryan, Esterlin,
Adamson, Brown of Carroll, Everett of Polk,
Allen, Bryan, Everett of Stewart,
Anderson, Calvin, Felker,
Barron, Carter, Fort,
Bass, Chappell, Gay,
Beanchamp, Copeland, George,
Bell of Spalding, Darnell, Gresham,
Black of Dawson, Denny, Griffin of Greene,
Black of Whitfield, Drawdy, Griffin of Twiggs,
Bond, Duncan, Griffith,
Bowen, Ellis, Hall,
Bower, Emanuel, Hammett,
Brandon, Erwin, Harden of Liberty,
Those absent were Messrs.—

Arnold, Fain, Henderson of Wash'tn,  
Barwick, Farmer, Herring,  
Bennett of Mitchell, Fender, Hopkins,  
Bennett of Pierce, Freeman, Hosch,  
Bell of Forsyth, Franklin, Jarnagin,  
Blalock, Ford, Johnson of Appling,  
Bush, Greene, Johnson of Baker,  
Bynum, Hammond, Johnson of Lee,  
Castleberry, Hamby, Jones of Burke,  
Cook, Harrison, Jones of Dougherty,  
David, Harris, Jordan of Pulaski,  
D.-ws, Harrell, Lane of Bibb,  
Dickey, Henderson of Irwin, Lane of Early,  

Harden of Wilkes, Moore, Rudicil,  
Hardwick, Morris, Singletary,  
Harvard, Mullens, Slaton,  
Hathcock, McCants, Sloan,  
Hendricks, McDonough, Smith of Hancock,  
Hill, McFarland, Spinks,  
Howard, McGehee, Starr,  
Holder, McLaughlin, Sturgis,  
Hutchins, McLennan, Stone,  
Johnston of Bartow, McMillan, Swift,  
Johnston of Floyd, McRae, Tatum,  
Jordan of Jasper, Newton, Taylor,  
King, Ogletree, Tisinger,  
Knowles, Padgett, Tracy,  
LaRoche, Park, Turner of Rockdale,  
Latimer, Post, Wade,  
Lee, Price, Walker of Crawford,  
Longino, Rawls of Effingham, Walker of Union,  
Martin, Rawls of Wilkinson, Whiteley,  
Mayson, Reid, Williams,  
Maxwell, Richardson, Mr. Speaker,  
Merritt, Rose,
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The Journal of yesterday's proceedings was then read and confirmed.

The following privilege resolutions were introduced, read and adopted, to wit:

By Mr. Bower of Decatur—

Resolved, That the privileges of the floor be extended the Hon. Thomas M. Battle, of Decatur, during his stay in the city.

By Mr. Holder of Jackson—

Resolved, That the privileges of the floor be extended the Hon. R. B. Russell during his stay in the city.

The following resolution was introduced, read for the first time, and appropriately referred to wit:

By Mr. McLaughlin of Meriwether—

Resolved, That from and after this day, no resolutions extending the privileges of the floor to any person be
granted unless the same is referred to Committee on Privileges of the floor.

Referred to Committee on Rules.

Upon motion of Mr. McLaughlin of Meriwether, the following resolution was withdrawn, to wit:

By Mr. McLaughlin of Meriwether—

Resolved, That from and after this day no privilege resolutions extending the privileges of the floor of the House to any person be granted, unless the same be first referred to Committee on Privileges of the Floor.

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

By Mr. Ellis of Bibb—

A bill, providing for the holding of a convention of the people of Georgia, for the purpose of revising, amending and changing the Constitution of the State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Tatum of Dade—

A bill amending an Act entitled an Act approved December 24th, 1896, entitled an Act to give Commissioners of Roads and Revenues, or county judge, as the case may
be, of each county, the power and authority to lay out and change and discontinue the public roads, and to work and have worked, the same; to provide for the levying of a tax, and who shall be subject to road duty, and for the appointment of a superintendent.

Referred to Committee on County and County Matters.

By Mr. Sloan of Hall—

A bill to amend section 81, volume 3 of the Code of 1895, changing the penalty for violation of said section, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill providing for the election of their clerks by Boards of Commissioners of Roads and Revenues in the various counties in this State, and for other purposes.

Referred to Committee on County and County Matters.

Leaves of absence were granted the following members, to wit: Mr. Smith of Hall, Mr. Park of Greene, Mr. McRae of Telfair and Mr. Freeman of Coweta.

Upon motion of Mr. Swift of Elbert, the House was declared adjourned until Wednesday, November 9th, 1898, 12 m., by the Speaker.
Atlanta, Ga.,
Wednesday, November 9th, 1898.

The House met pursuant to adjournment, at 12 o’clock m. this day, and was called to order by the Speaker, and opened with prayer by the Chaplain.

Upon call of the roll, those present were Messrs.—

Those absent were Messrs.—

Barwick
Bowen
Brown of Bryan
Bush
Bynum
Calvin
Carter
Dickey
Drawdy
Fain

Farmer,
Greene,
Hammett,
Hammond,
Hardwick,
Harrison,
Henderson of Irwin,
Johnson, of Appling,
Lane of Early,
Martin,
McCranie,
McRae,
Overstreet,
Park of Troup,
Reynolds,
Spinks,
Taylor,
Wood.

The Journal of Saturday's proceedings was then read and confirmed.
Mr. Tatum of Dade, offered the following joint resolution, which was read and adopted, to wit:

A joint resolution appointing a committee of three from the Senate and five from the House, to draft a resolution on the death of the Hon. W. T. Jones, representative from Dougherty county, and that the House and Senate do adjourn, as soon as the rules of the House have been adopted, and the Speaker has announced the standing committees of the House.

Upon motion of Mr. Tatum of Dade, the above resolution was ordered immediately transmitted to the Senate.

Mr. Calvin, acting Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules, to whom was referred the duty of reporting rules for the government of the House for the ensuing term, beg leave to recommend the adoption of the rules of the House of 1896 and 1897, with the following amendments, to wit:

By striking out of Rule 31 in the third line thereof the word "ten" and insert in lieu thereof the word "three."

By adding at the end of Rule 39, the following proviso, to wit: "Provided, that House and Senate bills and resolutions adversely reported shall not be taken up for a second reading except by request of the author of such bill or resolution, or some member of the House."
By striking from Rule 68, in the first, second and third lines thereof, the words, "of contested elections where there is a majority and minority report from the Committee on 'Privileges and Elections,'" and inserting in lieu thereof, the following: "Where a minority report has been submitted on any question," and by striking out of the 5th line of said Rule 68 the words "of said committee."

By striking from the second, third and fourth lines of Rule 170, the words, "unless it be at the request of a majority of the committee to be added thereto."

By inserting between the words, "department" and "ex-Governors," in the 5th line of Rule 171, the words, "State House officers," members of the press actively reporting legislative proceedings.

By striking from the 7th line of Rule 190, the words, "Committee on Finance," and substituting in lieu thereof the words, "Committee on Appropriations, Committee on Ways and Means."

By adding at the end of Rule 190, the following words, to wit: "The chairman and chairman pro tem. of the Committee on Appropriations shall be ex-officio members of the Committee on Ways and Means, and the Chairman and Chairman pro tem. of the Committee on Ways and Means shall be ex-officio members of the Committee on Appropriations."

By striking from the 26th line of Rule 190, the words, "lunatic asylum," and inserting in lieu thereof the words, "Georgia State Sanitarium."
By striking from the 24th line of Rule 190, the words, "Deaf and Dumb Asylum," and inserting in lieu thereof the words, "Georgia School for the Deaf."

Respectfully submitted.

MARTIN V CALVIN, Acting Chairman.

Upon motion of Mr. Calvin of Richmond, the report of the committee, recommending the adoption of the rules of the House of 1896 and 1897, as the rules governing the present House, with certain amendments thereto, was adopted.

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

Mr. Speaker:

The Senate has concurred in the following resolution of the House, with an amendment, to wit:

A resolution, thanking the Hon. W J Northen for his distinguished services while representing the State of Georgia at the Trans-Mississippi Exposition, held at Omaha, Nebraska.

By unanimous consent, the following resolutions were introduced, read, and adopted, to wit:

By Mr. Chappell of Muscogee—

Resolved, That all bills and resolutions heretofore referred to the Finance Committee be committed to the
Committee on Appropriations, with instructions to report back such measures as should properly go to other com-
mittees.

Upon motion of Mr. Denny of Floyd, the following three bills, introduced by himself, to wit: House bills Nos. 64, 67 and 68, providing for the appropriation of certain sums of money to the School for the Deaf, at Cave Springs, Ga., were withdrawn from the Committee on the School for the Deaf and Dumb, and referred to the Committee on Appropriations.

Upon motion of Mr. Calvin of Richmond, the hour of adjournment was extended until the announcement of the Standing committees of the House had been completed.

The Speaker announced the following standing committees of the House, to wit:

**GENERAL AGRICULTURE.**

**Mr. Jordan of Jasper Chairman.**

Calvin, Farmer,
Jordan of Pulaski, Franklin,
Newton, Fort,
McGehee, Hardin of Wilkes,
Ogletree, Hammett,
Wooten, Henderson of Irwin,
Ford, Price,
Smith of Hancock, Walker of Crawford,
Rogers, Mullins,
Tracy, Johnson of Floyd,
Latimer, Everett of Polk,
Dews, Tatum,
Mayson, Pate,
Herring, Rawles of Wilkinson,
Lane of Early, Hill,
Hathcock, Jarnagin,
Bell of Spalding, Griffin of Twiggs,
Carter, Easterlin,
Bower, King,
Woodall, McCranie,
Arnold, Rawls of Effingham,
Hosch, Rose,
Bush, Park of Greene,
Henderson of Washington, Castleberry,
McElreath, Taylor,
Johnson of Bartow, Stewart,
Harris, Fender,
Maxwell,

SPECIAL AGRICULTURE.

Mr. Jordan, of Pulaski, Chairman.

Singletonary, Brown of Bryan,
McDonald, Wood,
Padgett, Walker of Union,
Gay, Bennett of Pierce,
Fain, Harvard,
Bryan, Greene,
Barwick, Lee,
McCants, David,
Reid, McFarland,
Hendricks, Snell,
Yates, Johnson of Appling,
Adamson, Bynum.
AMENDMENTS TO THE CONSTITUTION.

Mr. Pace, Chairman.

Harrison, Starr, Brown of Carroll, Bell of Forsyth, Denny, Hammond, Hardwick, LaRoche, Copeland, McLaughlin, Freeman, Chappell, Ellis, Slaton, Willingham, Laing, Tisinger.

APPROPRIATIONS.

Mr. Chappell, Chairman.

Hill of Wilkes,  
Hall,  
Richardson,  
McDonough,  
Johnson of Floyd,  
Adamson,  
Price,  
Holder,  
Emanuel,  
Fort,  
Jordan of Jasper,  
McCranie,  
Henderson of Irwin  
Hardin of Liberty,  
King,  
Rawls of Wilkinson,  
Mayson,  
Martin,  
Freeman, ex-officio  
Denny ex-officio.

WAYS AND MEANS.

Mr. Freeman, Chairman.

Denny,  
Starr,  
Brown of Carroll,  
Brandon,  
Beauchamp,  
Adams,  
Jordan of Pulaski,  
Ellis,  
Pace,  
Ford,  
McGehee,  
Henderson of Washington,  
Everett of Stewart,  
Rogers,  
Esterlin,  
Stubbs,  
Turner of Henry,  
Tatum,  
Tisinger,  
Allen,  
Woodall,  
Speer,  
Harvard,  
Chappell ex officio,  
Bowen,  
McRae,  
McLennan,  
Singleton,  
Moore,  
Smith of Hall,  
Johnson of Bartow,  
Cook,  
Drawdy,  
Black of Whitfield,
Jarnagin, Fender,
Pate, Whiteley,
Newton, Swift,
Walker of Union, Griffin of Greene,
Rose, Castleberry,
Walker of Crawford, Greene,
Williams, Knowles, ex officio.

AUDITING.

MR. RAWS, of Effingham, Chairman

Everett of Stewart, Holder,
Timmerman, Wood,
Rogers, Walker of Union,

BANKS.

MR. COPELAND, Chairman.

Johnson of Floyd, Hendricks,
Arnold, Jarnagin,
Bowen, Jordan of Jaspe
Calvin, Padgett,
Harrison, McLennan,
Hill of Wilkes, Mitchell,
King, Hosch,
Spinks, Hopkins,
Black of Whitfield, Gresham,
Bond, Bennett of Mitchell,
Brandon, Bennett of Pierce,
Felker, David,
Gay, Rynum.
BLIND ASYLUM.

MR. BEAUCHAMP, Chairman.

Hall, Watkins, Hardin of Liberty, Black of Whitfield, Rose, Upchurch, Brown of Bryan, Bryan, Esterlin, Fain, Gay, Hammett,

Johnson of Appling, Hendricks, Martin, McCranie, Padgett, Yates, Snell, Lee, George, Bell of Spalding, Black of Dawson.

CORPORATIONS.

MR. DUNCAN, Chairman.

LaRoche, Blalock, Johnson of Baker, Bush, Hammond, Stone, Morris, Stubbs, Harrell, Emanuel, Barron, Anderson, Henderson of Irwin,

Jordan of Jasper, Griffin of Greene, Walker of Crawford, Griffin of Twiggs, Pace, Ellis, Fender, Lane of Early, Black of Dawson, Griffith, Sturgis, Dickey, Darnell.
COUNTIES AND COUNTY MATTERS.
Mr. Moore, Chairman.

Holder, Fain,
Richardson, Carter,
Turner of Rockdale, Wooten,
Wade, Newton,
Bond, Freeman,
Anderson, Hendricks,
Harrell of Dodge, Hill,
Smith of Hall, Johnson of Baker,
Cook, Griffith,
Erwin, Hathcock,
Franklin, Black of Dawson,
Fort, Castleberry,
George, Taylor,
Latimer, Darnell,
Mullins, Johnson of Appling,
Overstreet,

EDUCATION.
Mr. Denny, Chairman.

Beauchamp, Rawls of Effingham,
Calvin, Griffin of Twiggs,
Knowles, Woodall,
Felker, Gresham,
Williams, Speer,
Reynolds, Adams,
Jones, Sloan,
Hall, Pate,
Park of Troup, Mitchell,
ENROLLMENT

Mr. Walker, of Union, Chairman.

Richardson, Jarnagin,
Gresham, Overstreet,
Hamby, Whiteley,
Denny, Walker of Crawford,
Erwin, McElreath.

EXCUSE OF MEMBERS.

Mr. Holder, Chairman.

Ousley, McCrane,
Price, Bryan,
Park of Troup, Dickey,
Mitchell,
GEORGIA SCHOOL FOR THE DEAF.

Mr. Tatum, Chairman,

Watkins, Walker of Union,
Copeland, Barron,
Denny, Castleberry,
Ousley, Ford,
Howard, Griffith,
Rawls of Wilkinson, Hardin of Wilkes,
Carter, Reid,
Pate, Wade,
Griffin of Twiggs, Woodall,
Bowen, Cook,
Whiteley, Bynum,
Wood, Black of Dawson.

GEORGIA STATE SANITARIUM.

Mr. Allen, Chairman.

Bass, Johnson of Lee,
Watkins, Rogers,
Harris, Wooten,
Howard, Henderson of Washington,
Griffin of Twiggs, Harrell,
Mayson, Anderson,
Turner of Rockdale, Black of Whitfield,
Beauchamp, Griffin of Greene,
Drawdy, McGehee of Harris,
Jarnigan, McCants,
Timmerman, Newton,
Merritt, Walker of Union,
McRae, McRae,
Reynolds, Reynolds,
Barron, Barron,
Maxwell, Maxwell,
Barwick, Barwick,
Franklin, Franklin,
Arnold, Arnold,
McLennan, McLennan,
Herring, Herring,

HALLS AND COMMITTEE ROOMS.

MR. SPEER, Chairman.

Simpson, Simpson,
Blalock, Blalock,

HYGIENE AND SANITATION.

MR. DRAWDY, Chairman.

Howard, Howard,
Turner of Rockdale, Turner of Rockdale,
Harris, Harris,
Mayson, Mayson,
Rudicil, Rudicil,
Cook, Cook,
Johnson of Lee, Johnson of Lee,
Singletary, Singletary,
Harvard, Harvard,
George, George,
Williams, Williams,
Greene, Greene,
Wood, Wood,
Bennett of Pierce, Bennett of Pierce,
Stewart, Stewart,
Adams, Adams.

Jarnagin, Jarnagin,
Hathcock, Hathcock,
Gresham, Gresham,
Brown of Bryan, Brown of Bryan,
Dickey, Dickey,
Taylor, Taylor.
IMMIGRATION.

Mr. Wooten, Chairman.

Henderson of Irwin, George,
Castleberry, Esterlin,
Griffith, Barwick,
McCants, Black of Whitfield,
Johnson of Bartow, Reid,
Henderson of Washington, Snell,
King, Stewart,
Longino, Bynum.
Griffin of Greene,

INTERNAL IMPROVEMENTS.

Mr. Farmer, Chairman.

Brown of Bryan, Smith of Hall,
Fender, Lane of Bibb,
Gay, Hardin of Liberty,
Bell of Spalding, Carter,
Herring, Sturgis,
Maxwell, Johnson of Appling,
McGehee, David.

JOURNALS.

Mr. Bond, Chairman.

Lane of Sumter, Felker,
Merritt, Moore,
Duncan, Swift,
Harris,
GENERAL JUDICIARY

MR. SLATON, Chairman.

SPECIAL JUDICIARY.

Mr. Ellis, Chairman.

Park of Troup, Wade,
Richardson, Griffith,
Duncan, Blalock,
Smith of Hall, Bryan,
Mitchell, Fain,
Lane of Sumter, Bush,
Merritt, Lee,
Hamby, Park of Greene,
Tracy, Moore,
Gresham, Martin,
Hardin of Wilkes, Sturgis.
Hopkins,

LABOR AND LABOR STATISTICS.

Mr. Reynolds, Chairman.

Cook, Chappell,
Bush, Woodall,
Johnson of Baker, Laing,
Mitchell, Hardin of Wilkes,
McFarland, Griffin of Twiggs,
McMillan, Everett of Stewart.
Rawls of Wilkinson,

MANUFACTURING.

Mr. Park, of Greene, Chairman.

Hammond, Bowen,
Erwin, Harvard,
Emanuel, Hosch,
MILITARY AFFAIRS.

Mr. Hardwick, Chairman.

McRae, Knowles, McMillan, Hopkins, Erwin, Stubbs, Bass, Bell of Spalding, Brown of Carroll, Chappell, Copeland,

MINES AND MINING.

Mr. Hamby, Chairman.

Latimer, Yates, Williams, Fain, Black of Dawson. Copeland,
JOURNAL OF THE HOUSE.

PENITENTIARY

Mr. Stone, Chairman.

**PENSIONS.**

**Mr. Simpson, Chairman.**

| Blalock,          | Bryan,                       |
| Adamson,         | Cook,                        |
| Longino,         | Hardin of Liberty,           |
| Turner of Rockdale, | Lane of Sumter,          |
| Franklin,        | McDonald,                    |
| Carter,          | McElreath,                   |
| Brown of Bryan,  | Yates,                       |
| Black of Dawson, | McFarland,                   |
| Barwick,         | Herring,                     |
| Hosch,           | Bennett of Pierce,           |
| Pace,            | Dickey,                      |
| Smith of Hall,   | Johnson of Appling,          |
| Bell of Forsyth, | Snell.                       |

**PRIVILEGES AND ELECTIONS.**

**Mr. McLaughlin, Chairman.**

| Dews,             | Lane of Sumter,              |
| Harrison,         | King,                        |
| Calvin,           | Henderson of Irwin,          |
| Bond,             | Franklin,                    |
| Bennett of Mitchell, | Barwick,                |
| Everett of Polk,  | Ellis,                       |
| Hopkins,          | Hardwick,                    |
| Spinks,           | Fender,                      |
| Tracy,            | Gay,                         |
| Hammett,          | David,                       |
| Rawls of Wilkinson, | Dickey.                |
PRIVILEGES OF THE FLOOR.

Mr. Bower, Chairman.

Laing, McLaughlin, Calvin, Lenny, Chappell, Blalock.

PUBLIC LIBRARY.

Mr. Turner, of Henry, Chairman.

LaRoche, Hutchins, Hardwick, Brandon, Post, Spinks, Bower, Allen.

PUBLIC PRINTING.

Mr. Dews, Chairman.

Wade, Whiteley, Calvin, Overstreet, Bennett of Mitchell, Everett of Stewart, Sloan.

PUBLIC PROPERTY.

Mr. Morris, Chairman.

Esterlin, Adamson, Reid, Knowles, Hopkins, Beauchamp, Smith of Hall, Jordan of Pulaski.
RAILROADS.

MR. McDONOUGH, Chairman.


ROADS AND BRIDGES.

MR. BUSH, Chairman,

Arnold, Castleberry, Franklin, Hendricks, Hill of Wilkes, Lee,
Mullins, Bond,
McGehee, David,
Padgett, Sturgis,
Ford, Bynum,
Bryan,

RULES.

MR. LITTLE, ex-officio Chairman.

Calvin, Blalock,
Freeman, Brandon,
Bell of Forsyth, Ellis,
Chappell, Allen,
Denny,

TEMPERANCE.

MR. WILLINGHAM, Chairman.

Felker, Everett of Polk,
Bell of Forsyth, Turner of Henry,
Starr, Hammond,
Jones of Burke, Price,
Brandon, Tisinger,
Adams, Rudicil,
Bennett of Mitchell, Park of Troup,
Wooten, Bell of Spalding,
Smith of Hancock, Chappell,
Timmerman, McLaughlin,
Pace, Jordan of Pulaski,
Johnson of Floyd, Rawls of Effingham,
Bower, Ogletree,
McDonald, Harvard,
Wednesday, November 9, 1898.

Harrell, Emanuel, McDonough, Swift, Rose. Bass, Reid, Ellis, Bowen, Sturgis.

STATE OF THE REPUBLIC.

Mr. McRae, Chairman.

Martin, McDonald, Lane of Sumter, Jones of Burke, Hammett, Everett of Polk, Rawls, Bell, Barron, Farmer, Fort, Swift, Greene, Darnell.

WILD LANDS.

Mr. Upchurch, Chairman.

Harrell, Bennett of Pierce, Hendricks, McCranie, Rose, Drawdy, Fender, Hardin of Liberty, McRae, Johnson of Appling.

Leaves of absence were granted to the following members, to wit: Messrs. Gresham of Burke, Merritt of Hancock, Carter of Burke, McLennan of Montgomery, Howard of Chattahoochee, Ford of Worth, Timmerman of Webster, Little of Muscogee.
Pursuant to the resolution of Mr. Tatum of Dade, the House adjourned until 10 o'clock a.m. to-morrow.

Atlanta, Ga.,

Thursday, November 10th, 1898.

The House met pursuant to adjournment at 10 o'clock a.m. this day, and was called to order by Mr. Blalock, Speaker pro tem., and opened with prayer by the Chaplain.

Upon call of the roll, those present were Messrs.—

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henderson of Irwin</td>
<td>Maxwell</td>
<td>Slaton</td>
</tr>
<tr>
<td>Henderson of Wash't'n</td>
<td>Mitchell</td>
<td>Sloan</td>
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<tr>
<td>Herring</td>
<td>Moore</td>
<td>Smith of Hall</td>
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<td>Morris</td>
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<td>Howard</td>
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<td>Snell</td>
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<td>Hopkins</td>
<td>McCants</td>
<td>Spinks</td>
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<tr>
<td>Holder</td>
<td>McDonald</td>
<td>Speer</td>
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<tr>
<td>Hosch</td>
<td>McDonough</td>
<td>Starr</td>
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<tr>
<td>Hutchins</td>
<td>McE-reath</td>
<td>Stubbs</td>
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<tr>
<td>Jarnagin</td>
<td>McGehee</td>
<td>Sturgis</td>
</tr>
<tr>
<td>Johnson of Appling</td>
<td>McLaughlin</td>
<td>Stewart</td>
</tr>
<tr>
<td>Johnson of Baker</td>
<td>McLennan</td>
<td>Stone</td>
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<tr>
<td>Johnson of Bartow</td>
<td>McMillan</td>
<td>Swift</td>
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<td>Johnson of Floyd</td>
<td>Newton</td>
<td>Tatum</td>
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<tr>
<td>Johnson of Lee</td>
<td>Ogletree</td>
<td>Tisinger</td>
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<tr>
<td>Jones of Burke</td>
<td>Ousley</td>
<td>Timmerman</td>
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<tr>
<td>Jones of Dougherty</td>
<td>Overstreet</td>
<td>Tracy</td>
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<tr>
<td>Jordan of Jasper</td>
<td>Pace</td>
<td>Turner of Henry</td>
</tr>
<tr>
<td>Jordan of Pulaski</td>
<td>Park of Greene</td>
<td>Turner of Rockdale</td>
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<tr>
<td>King</td>
<td>Post</td>
<td>Upchurch</td>
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<tr>
<td>Knowles</td>
<td>Price</td>
<td>Walker of Crawford</td>
</tr>
<tr>
<td>Lane of Bibb</td>
<td>Rawls of Effingham</td>
<td>Walker of Union</td>
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<td>Lane of Early</td>
<td>Rawls of Wilkinson</td>
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<tr>
<td>Lane of Sumter</td>
<td>Reid</td>
<td>Whiteley</td>
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<tr>
<td>Laing</td>
<td>Reynolds</td>
<td>Williams</td>
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<tr>
<td>LaRoache</td>
<td>Richardson</td>
<td>Willingham</td>
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<td>Latimer</td>
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<td>Wood</td>
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<tr>
<td>Lee</td>
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<td>Woodall</td>
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<td>Longino</td>
<td>Rudicil</td>
<td>Wooten</td>
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<tr>
<td>Martin</td>
<td>Simpson</td>
<td>Yates</td>
</tr>
</tbody>
</table>

Those absent were Messrs.—

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
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<tbody>
<tr>
<td>David</td>
<td>Hammett</td>
<td>Merritt</td>
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<tr>
<td>Drawdy</td>
<td>Hammond</td>
<td>McCranie</td>
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<tr>
<td>Everett of Polk</td>
<td>Harrison</td>
<td>McFarland</td>
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</tbody>
</table>
McRae, Park of Troup, Wade,
Padgett, Singletary, Mr. Speaker,
Pate of Gwinnett, Taylor,

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

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

By Mr. Allen of Baldwin—

A bill authorizing the graduates of the normal department of the Georgia Normal and Industrial College to teach in the public schools of this State without further examination, and for other purposes.

Referred to Committee on Education.

By Mr. Johnson of Bartow—

A bill to amend section 815 of volume 3 of the Code of 1895, so as to provide for triennial revisions of jury lists, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Anderson of Bartow—

A bill to amend section 859 of volume 3 of the Code of 1895, which authorizes judges to make up panels of jurors in criminal cases, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Johnson of Bartow—

A bill to amend section 1 of an Act to prescribe three grades of commercial fertilizers, for the branding of same upon each package, and for other purposes, so as to make it unlawful for any package of fertilizer to be sold without the name is branded thereon, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Anderson of Bartow—

A bill to amend section 850 of volume 3 of the Code of 1895, providing for the empaneling of 36 jurors in certain felony cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brown of Carroll—

A bill to provide for the trial of persons in certain criminal cases in the superior court, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Moore of Carroll—

A bill to prohibit betting on elections in this State, and to prescribe a penalty for violation thereof, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonough of Chatham—

A bill repealing an Act providing for a Board of Fire
Commissioners for the city of Savannah, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating a Board of Tax Assessors and Receivers for the city of Savannah, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating a Board of Police Commissioners for the city of Savannah, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act prohibiting any one person from holding more than one office at a time in Chatham county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating a Board of Water Commissioners for the city of Savannah, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating an office of Commis-
sioner of Public Works for the city of Savannah, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating a Park and Tree Commission for the city of Savannah, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. LaRoache of Chatham—

A bill to provide for and fix a time for the election of all city officers of the city of Savannah, and to provide for the term of such officers, and for other purposes.

Referred to Committee on Corporations.

By Mr. Freeman of Coweta—

A bill to authorize the mayor and aldermen of the city of Newnan to establish a system of sewers and drains, and for other purposes.

Referred to Committee on Corporations.

By Mr. Moore of Carroll—

A bill to define slander and defamation, and to prescribe a penalty therefor, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Swift of Elbert—

A bill to prescribe the method for the return of taxation, judgments, notes and accounts, and providing a penalty for violation of this Act, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Brown of Carroll—

A bill to amend section 2322 of volume 2 of the Code of 1895, by inserting between the words "recover" and "but," in the fifth line, "whether his default be less, equal to, or greater than that of the agent's of the company," and for other purposes.

Referred to General Judiciary Committee.

By Mr. Freeman of Coweta—

A bill to provide for the assessment of property subject to taxation in this State, to provide for the appointment of a Board of Assessors, prescribe their powers, etc., and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Slaton of Fulton—

A bill to amend section 120 of the Code, so as to provide for the appointment of Commissioner of Deeds in foreign counties, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Slaton of Fulton—

A bill to amend section 5315 of the Code of Georgia, in reference to the taking of depositions so as to authorize the production before the commissioner, and to provide punishment of contempts to such commissioner, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Slaton, Brandon and Knowles of Fulton—

A bill to amend the Act of December 15th, 1871, and Acts amendatory thereof, establishing the city court of Atlanta, and providing for the election of the judge thereof by the people of Fulton county, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Slaton, Knowles and Brandon of Fulton—

A bill to amend the Act of September 6th, 1891, and Acts amendatory thereof, establishing the criminal court of Atlanta, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill to amend section 1262 of volume 1 of the Code, so that the widows of confederate soldiers may be pensioned according to their necessities, and for other purposes.

Referred to Committee on Ways and Means.
By Mr. Brandon of Fulton—

A bill to amend section 1250 of volume 1 of the Code so as to provide that no person shall be paid a pension unless he is able to support himself, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Park of Greene—

A bill to prevent prisoners in criminal cases from making statement in their own behalf, unless under oath, and of permitting them testifying in their own behalf, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill to repeal an Act providing for the examination of private banks by the bank examiner of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Floyd—

A bill to amend section 1301 of the Code of 1895, by striking therefrom the word “two” in the third line, and inserting in lieu thereof, the word “one,” and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Knowles of Fulton—

A bill to make appropriations to the Trustees of the
Georgia University for the maintenance of the textile department of the Technological School, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Slaton of Fulton—

A bill to amend the charter of the Home Loan and Banking Company of Atlanta.

Referred to Committee on Banks and Banking.

By Mr. Bryan of Floyd—

A bill to regulate the taking of fish in the streams of Floyd county, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Ousley of Lowndes—

A bill to amend the charter of the city of Valdosta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Park of Greene—

A bill to amend section 857 of the Code of 1895, by striking out the word “seven” in the fifth line of said section, and inserting in lieu thereof the word “six,” and by striking the word “five” in the sixth line of said section and inserting in its stead the word “six,” and for other purposes.

Referred to General Judiciary Committee.
By Mr. Smith of Hall—

A bill to prescribe the kind of boxes to be used to contain names of grand jurors for superior courts, the manner of drawing them, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill to amend section 974 of volume 3 of the Code of 1895, by striking the word “twenty” in the fourth line and inserting the word “fifteen” in lieu thereof, and by striking the word “twelve” in seventh line and inserting in its stead the word “nine,” and by striking the words “one-half the” in the eighth line and insert in lieu thereof the words “an equal” and for other purposes.

Referred to General Judiciary Committee.

By Mr. Chappell of Muscogee—

A bill to make appropriations sufficient to pay the ordinary expenses of the executive, legislative, and judicial departments, payment of the public school debt, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Calvin of Richmond—

A bill to amend section 2795, volume 2 of the Code of 1895, by inserting between the word “then” and the word “superior” in the second line of said section the words “and upon the personal property within and sheltered by the
premises rented by them,” and by making certain addition at the end of said section and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Lee of Pulaski—

A bill to authorize the mayor and council of the city of Cochran, Ga., to establish and maintain a system of water-works, etc., and to issue bonds to pay for same, and for other purposes.

Referred to Committee on Corporations.

By Mr. Beauchamp of Pike—

A bill to authorize the trustees of the State University to operate summer sessions for the benefit of white teachers of this State, regardless of sex, and for other purposes.

Referred to Committee on Education.

By Mr. Calvin of Richmond—

A bill to amend section 3135, volume 2 of the Code of 1895, by striking from the second and third lines, the words “not caused by the landlord, or from defect of his title, shall not,” and by substituting in lieu thereof the word “shall,” and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to determine who shall be eligible to serve as any school officer in this State, and for other purposes.

Referred to Committee on Education.
By Mr. McDonald of Ware—

A bill to amend an Act, creating the city court of Waycross, in the county of Ware, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Felker of Walton—

A bill to amend the charter of the town of Loganville, in Walton county, Ga., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McDonald of Ware—

A bill to repeal an Act, creating a Board of County Commissioners for Ware county, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. McCants of Taylor—

A bill to transfer the county of Taylor from the Chattahoochee Judicial Circuit, and to fix the time of the superior courts in said county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Freeman of Coweta—

A bill to levy and collect a tax for the support of State Government and institutions, etc., and for other purposes.

Referred to Committee on Ways and Means.

The following message was received from the Senate, through Mr. Northen, the Secretary thereof, to wit:
Mr. Speaker:

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

A resolution, to inquire into and ascertain the condition of the State Treasury on the 1st of November, 1898.

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

Mr. Speaker:

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

A resolution to appoint a committee of five from the House and three from the Senate to prepare suitable resolutions upon the death of Hon. W T. Jones, representative of Dougherty county.

And has appointed as the committee on the part of the Senate Messrs. Wight of the 10th, Nesbitt of the 35th, and Steed of the 23d District.

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

Mr. Speaker:

I am directed by the Governor to deliver to the House of Representatives, a communication in writing.
MESSAGE.

STATE OF GEORGIA, EXECUTIVE OFFICE,
ATLANTA, November 9, 1898.

To the Senate and House of Representatives:

It is by the constitution made the duty of the Governor to give to the General Assembly, from time to time, "information of the State of the commonwealth," and in the discharge of this duty it is incumbent on me at the very threshold of your official duties to advise you of a serious deficiency in the public revenues.

For several years past a spirit of liberality in the appropriation of money from the public treasury, not warranted by the stringency of the times and the ability of the people to pay taxes, has been apparent, and frequent large supplemental appropriations have been made at the second session of each legislature, for the payment of which no adequate provision has been made. We have, in our anxiety to provide for the necessities of the institutions and objects for which it is the duty of the State to provide, lost sight of the constantly growing inability of the people to bear the ever increasing burden of taxation. Our annual appropriations from the treasury and the annual rate of taxation have increased year after year, while all values have shrunken, and the prices of our annual crops and of labor, and of all the products of labor, have gone continually lower and lower, and the ability to pay of all those
who have to bear the burdens of taxation has grown constantly less.

Owing to the continual increase in the shrinkage in values, and the disposition of men to evade in hard times the demands of the tax-gatherer, and to conceal from him such property as can be concealed, the annual revenues of the State have, year after year, fallen short of the estimates. From these causes, and the additional fact that in some instances appropriations have been made without adequate provision for their payment, there will not be in the treasury, on the first of July, money enough to meet the demands on it; and this, too, in the face of the fact that the rate of taxation and the aggregate amount of taxes collected from the people is the largest in the history of the State. It is to advise you of this grave situation that this communication is sent you, in order that you, in your wisdom, may provide by proper legislation to meet the emergency, and prevent a recurrence of the condition that now confronts us.

In order to be fully advised of the real condition of the treasury as it now is, and as it will be on the first of July, I, on the 7th instant, addressed to the State treasurer a communication calling for a statement of the actual available cash balance in the treasury on the first day of the present month, the probable receipts at the treasury from all sources between that date and the first day of July next, inclusive, and the probable disbursements on all accounts on and prior to the last named date, so as to show the condition of the treasury on the first day of July, 1899. This date has been selected because at that time
the cash balance in the treasury is usually at its lowest.
The statement asked for was promptly sent to this depart- 
ment by the treasurer, and is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Establishment</td>
<td>$66,783 33</td>
</tr>
<tr>
<td>Contingent Fund</td>
<td>8,432 01</td>
</tr>
<tr>
<td>Military Fund</td>
<td>30,558 62</td>
</tr>
<tr>
<td>Fertilizer Fund</td>
<td>5,501 32</td>
</tr>
<tr>
<td>Geological Fund</td>
<td>4,026 86</td>
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<tr>
<td>Penitentiary Fund</td>
<td>2,500 00</td>
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<td>Prison Fund</td>
<td>75,000 00</td>
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<td>School Fund</td>
<td>1,256,483 96</td>
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<tr>
<td>Solicitors-General</td>
<td>2,160 00</td>
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<tr>
<td>Overpayments refunded</td>
<td>2,106 39</td>
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<tr>
<td>Insurance Fund</td>
<td>7,837 90</td>
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<tr>
<td>Library Fund</td>
<td>1,546 10</td>
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<tr>
<td>Public debt</td>
<td>272,000 00</td>
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<tr>
<td>Temporary loan</td>
<td>200,000 00</td>
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<tr>
<td>Memorial Fund</td>
<td>14,524 24</td>
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<tr>
<td>Printing Fund</td>
<td>15,000 00</td>
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<tr>
<td>Public Building Fund</td>
<td>16,810 48</td>
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<tr>
<td>Technological School</td>
<td>11,250 00</td>
</tr>
<tr>
<td>North Georgia Agricultural College</td>
<td>3,000 00</td>
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<tr>
<td>State Normal School</td>
<td>11,250 00</td>
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<tr>
<td>Georgia Normal and Ind. School</td>
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<td>State Sanitarium</td>
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<td>Trustees Sanitarium</td>
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<td>Department of Agriculture</td>
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<td>Printing Fund R. R. Com.</td>
<td>493 11</td>
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<tr>
<td>School for Deaf</td>
<td>12,500 00</td>
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<tr>
<td>Repairing Capitol</td>
<td>816 80</td>
</tr>
<tr>
<td>Academy for Blind</td>
<td>15,000 00</td>
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<tr>
<td>Trustees University</td>
<td>600 00</td>
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<tr>
<td>Contingent Fund R. R. Com.</td>
<td>460 00</td>
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<tr>
<td>Clerk Supreme Court costs</td>
<td>1,000 00</td>
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<tr>
<td>Legislative pay-roll</td>
<td>69,000 00</td>
</tr>
<tr>
<td>Penitentiary Fund. Special account</td>
<td>1,500 00</td>
</tr>
</tbody>
</table>
**Printing Supreme Court Reports** ... $4,000 00

**School for Colored** ... ... 8,000 00

**State University** ... ... 8,000 00

**Pensions** ... ... 640,000 00

**Land Scrip Fund** ... ... 6,314 14

**Cont. Exp. Supreme Court** ... ... 900 00

**Probable additional appropriation** ... $100,000 00—3,107,565 26

Due July 1st, 1899:

**Salaries** ... ... 35,000 00

**Interest on public debt** ... ... 170,000 00

**Public institutions** ... ... 62,350 00

**Sinking Fund Reserve** ... ... 100,000 00—367,350 00

<table>
<thead>
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<th>Amount</th>
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<tbody>
<tr>
<td>$3,474,915 26</td>
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**STATEMENT SHOWING PROBABLE CONDITION OF THE TREASURY**

**JULY 1, 1899.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Cash on hand Nov. 1, 1898</td>
<td>$275,030 07</td>
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<tr>
<td>General tax</td>
<td>2,113,109 00</td>
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<tr>
<td>Poll tax</td>
<td>228,838 66</td>
</tr>
<tr>
<td>Artists' tax</td>
<td>809 00</td>
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<tr>
<td>Billiard tax</td>
<td>4,636 00</td>
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<td>Liquor tax</td>
<td>85,763 67</td>
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<td>Show tax</td>
<td>5,983 64</td>
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<tr>
<td>Insolvent General tax</td>
<td>10,613 16</td>
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<tr>
<td>Insolvent Poll tax</td>
<td>1,354 65</td>
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<tr>
<td>Insurance fees</td>
<td>11,896 40</td>
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<td>Insurance Agents' tax</td>
<td>6,810 00</td>
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<td>Pistol tax</td>
<td>4,301 90</td>
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<td>Telephone tax</td>
<td>3,157 07</td>
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<tr>
<td>Sewing Machine Agents</td>
<td>885 00</td>
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<td>Oil fees</td>
<td>10,616 22</td>
</tr>
<tr>
<td>Office fees</td>
<td>2,053 45</td>
</tr>
<tr>
<td>Railroad tax</td>
<td>259,889 48</td>
</tr>
<tr>
<td>Insurance tax</td>
<td>29,402 94</td>
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<tr>
<td>Interest from Banks</td>
<td>6,088 62</td>
</tr>
<tr>
<td>Costs on <em>fl. fas</em></td>
<td>31 50</td>
</tr>
<tr>
<td>Interest on <em>fl. fas</em></td>
<td>226 44</td>
</tr>
<tr>
<td>Rental W. &amp; A. R. R.</td>
<td>280,008 00</td>
</tr>
<tr>
<td>Lightning Rod tax</td>
<td>90 00</td>
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Fertilizer fees. ... ... ... $3,933 23
Tax on Games. ... ... ... 225 00
Auctioneers’ tax. ... ... ... 157 50
Tax on Specialists. ... ... ... 82 40
Sales Supreme Court Reports ... 3,905 50
Hire of Convicts. ... ... ... 25,000 00
Tax on Peddlers. ... ... ... 1,414 40
Money Refunded ... ... ... 60 00
Wild Land tax. ... ... ... 6 38
Telegraph tax. ... ... ... 1,997 06
Tax on Pawnbrokers ... ... ... 1,305 00
Sale of Codes ... ... ... 1,800 00
Sale of Acts ... ... ... 54 00
Tax on Futures Dealers. ... ... 4,950 00
Tax on Patent Vendors. ... ... 9 00
Tax on Sewing Machine Companies ... 1,200 00
Tax on Agencies. ... ... 360 00
Tax on Loan Agents ... ... ... 72 00
Tax on Brewing Companies. ... ... 900 00
Tax on Cold Storage. ... ... 720 00
Dividends from Stocks. ... ... 1,498 00
Tax on Express Companies ... ... 2,897 37
Tax on Sleeping Car Companies. ... 895 00
Lease Oyster Lands. ... ... ... 15 00—3,115,021 69

$3,390,051 76

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of July, 1899, for their second quarter's work, for the payment of which no provision has been made.

In this connection it is perhaps my duty to add that there remains approved by the Pension Commissioner and unpaid for the want of funds, pension claims to the aggregate amount of about sixty thousand dollars. It must be borne in mind that these deficits are all for the present year. If the same appropriations are made for the next year, and the rate of taxation remains the same as for this year, the aggregate amount of deficit on July 1st, 1900, will be at least twice as great as it will be in July, 1899.

Thus the condition that confronts us is this: we must either reduce appropriations or largely increase the rate of taxation, when it is already greater than it has ever been in the history of the State, and when our people, especially our farmers, upon whom the burden of taxation largely falls, are, owing to the unprecedentedly low price of their products, less able to pay taxes than they have ever been in the past. This is a grave situation, and it behooves us to meet it with due regard alike for the taxpayers of the State and the persons and institutions for which the State is both legally and morally bound to provide.

I submit these facts to the representatives of the people for their consideration and prompt action, feeling assured that they in their wisdom will solve the problem presented without any increase in the present rate of taxation, which under existing circumstances is already onerous and all that our people should for any purpose whatever be required to bear.

A. D. Candler,
Governor.
Mr. Walker of Union, Chairman of the Committee on Enrollment, submitted the following report, to wit:

Mr. Speaker:

The Committee on Enrollment beg leave to report as duly enrolled and ready for the signature of the Speaker of the House, and President of the Senate, the following Act, to wit:

An Act to cede to the Government of the United States of America jurisdiction in certain lands upon which to establish a fishery in Meriwether county, and for other purposes.

Respectfully submitted.

J Y. WALKER, Chairman.

Upon motion of Mr. Lane of Bibb, the House concurred in the Senate amendment to the following resolution, to wit:

A resolution, thanking the Hon. W J Northen and his distinguished associates, for their services while representing the State of Georgia at the Trans-Mississippi Exposition, held at Omaha, Nebraska.

The Speaker appointed to prepare suitable resolutions upon the death of the Hon. W T. Jones, representative from Dougherty county, the following members, to wit: Messrs. Tatum of Dade, Hall of Bibb, Copeland of Walker, Swift of Elbert, Lane of Early.

Leaves of absence were granted the following members:
FRIDAY, NOVEMBER 11, 1898.

Messrs. Walker of Crawford, Jones of Burke, Carter of Burke, Pate of Gwinnett, Harrell of Dodge.

Upon motion of Mr. Copeland of Walker, that the House adjourn, Mr. Blalock, Speaker pro tem., declared the House adjourned until 10 o’clock a. m. to-morrow.

Atlanta, Ga.,

Friday, November 11th, 1898.

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

Upon a call of the roll, the following members responded to the call of their names, to wit, Messrs:—

Adams, Bond, Dews,
Adamson, Bowen, Dickey,
Allen, Bower, Duncan,
Anderson, Brandon, Ellis,
Arnold, Brown of Bryan, Emanuel,
Barron, Brown of Carroll, Erwin,
Barwick, Bryan, Esterlin,
Bass, Bush, Everett of Polk,
Bennet of Mitchell, Bynum, Everett of Stewart,
Bennett of Pierce, Calvin, Fain,
Beauchamp, Castleberry, Farmer,
Bell of Forsyth, Chappell, Felker,
Bell of Spalding, Cook, Fender,
Black of Dawson, Copeland, Freeman,
Black of Whitfield, Darnell, Franklin,
Blalock, Denny, Ford,
Fort, Knowles, Richardson,
Gay, Lane of Bibb, Rogers,
George, Lane of Early, Rose,
Gresham, Lane of Sumter, Rudicil,
Greene, Laing, Simpson,
Griffin of Greene, LaRoache, Singletary,
Griffin of Twiggs, Latimer, Slaton,
Griffith, Lee, Sloan,
Hall, Longino, Smith of Hall,
Hammett, Martin, Smith of Hancock,
Hamby, Mayson, Snell,
Hardin of Liberty, Maxwell, Spinks,
Hardin of Wilkes, Merritt, Speer,
Hardwick, Mitchell, Starr,
Harris, Moore, Stubbs,
Harvard, Morris, Sturgis,
Hathcock, Mullins, Stewart,
Hendricks, McCants, Stone,
Henderson of Irwin, Mc Cranie, Swift,
Henderson of Wash’t’n McDonald, Tatum,
Herring, McDonough, Tisinger,
Hill, McElreath, Timmerman,
Howard, McGehee, Tracy,
Hopkins, McLaughlin, Turner of Henry,
Holder, McMillan, Turner of Rockdale,
Hosch, Newton, Upchurch,
Hutchine, Ogletree, Wade,
Jarnagin, Ousley, Walker of Crawford,
Johnson of Appling, Overstreet, Walker of Union,
Johnson of Baker, Pace, Watkins,
Johnson of Bartow, Padgett, Whiteley,
Johnson of Floyd, Park of Green, Williams,
Johnson of Lee, Post, Willingham,
Jones of Burke, Price, Wood,
Jones of Dougherty, Rawls of Effingham, Woodall,
Jordan of Jasper, Rawls of Wilkinson, Wooten,
Jordan of Pulaski, Reid, Yates,
King, Reynolds,
Those absent were Messrs.—

Carter,    Harrell,    Pate,
David,    McFarland,    Park of Troup,
Drawdy,    McLennan,    Taylor,
Hammond,    McRae,    Mr. Speaker.
Harrison,

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

The following privilege resolutions were introduced, read, and appropriately referred, to wit:

By Mr. Watkins of Gilmer—

Resolved that the privileges of the floor of the House be extended to the Hon. W A. Cox, of the county of Gilmer, during his stay in the city.

Referred to Committee on Privileges of the Floor.

By Mr. Watkins of Gilmer—

Resolved, That the privileges of the floor of the House be extended the Hon. J. P Perry, of the county of Gilmer, during his stay in the city.

Referred to Committee on Privileges of the Floor.

By Mr. Watkins of Gilmer—

Resolved, That the privileges of the floor be extended the Hon. J. D. Watkins, member-elect of the General Assembly of Florida, during his stay in the city.

Referred to Committee on Privileges of the Floor.
Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following bills, which I am instructed to report back to the House, with the recommendation that the same be read the second time, and recommitted to the Committee on Appropriations:

A bill to appropriate the sum of fifteen thousand dollars for the purpose of erecting a dining-room, kitchen, bakery, and Girls’ Industrial School for the white department of the Georgia School for the Deaf at Cave Springs.

A bill to appropriate the sum of seven thousand dollars for the purpose of erecting at the Georgia School for the Deaf at Cave Springs, Ga., a building for physical training of the white pupils, etc.

A bill to appropriate the sum of eleven thousand dollars for the purpose of adding to the building of the negro department of the Georgia School for the Deaf, at Cave Springs, Ga., suitable rooms for class-rooms, dining-room, kitchen and dormitory, 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 be read the second time, and recommitted to the Committee on Appropriations, and 300 copies of same be printed for use of the House.

A bill to make appropriation 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 the educational interests of the State, etc.

Also, the following House bill, which I am instructed to report back with the recommendation that the same be recommitted to Committee on Ways and Means.

A bill to prescribe a uniform system of tax receipts in this State, and to provide for enforcement of same.

Also, the following House resolution, which I am instructed to report back, with the recommendation that the same be recommitted to Special Judiciary Committee.

A resolution for the relief of George A. Hall and Joel F. Thornton, as sureties on the bond of Gene Williams.

Respectfully submitted.

THOS. J. CHAPPELL, Chairman.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following House bill No. 55, which they instruct me to report back to the House, with the recommendation that the author be permitted to withdraw the same, to wit:
A bill to be entitled an Act to amend an Act establishing a city court for the county of Ware.

The committee has also had under consideration the following House bill No. 2, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:

A bill to alter and amend sections 4 and 5 of an Act to incorporate the city of Elberton, in Elbert county, and for other purposes.

Respectfully submitted.

J M. MOORE, Chairman.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

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

By Messrs. Slaton, Brandon and Knowles of Fulton—

A bill to be entitled an Act to amend the Act of September 6th, 1891, and Acts amendatory thereof, establishing the criminal court of Atlanta, by providing for the election of judge and solicitor thereof by the people of Fulton county, and for other purposes.
By Messrs. Slaton, Brandon and Knowles of Fulton—

A bill to be entitled an Act to amend the Act of December 15th, 1871, and Acts amendatory thereof, establishing the city court of Atlanta, by providing for the election of the judge thereof by the people of Fulton county, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Speer of Sumter, Chairman of the Committee on Halls and Committee Rooms, submitted the following report, to wit:

Mr. Speaker:

The Committee on Halls and Committee Rooms beg to report that they have assigned to the Standing Committees of the House, the following rooms, to wit:

General Judiciary . Rooms Nos. 31-32
General Agriculture . Room No. 21
Appropriation . Room No. 16
Penitentiary . Rooms Nos. 24 and 25
Ways and Means . Rooms Nos. 24 and 25
Education . Room No. 17
Special Judiciary . Room No. 33
Special Agriculture . Room No. 21
Corporations . Room No. 22
Banks . Room No. 22
Privileges and Elections . Room No. 23
Amendments to Constitution.

Railroads.

County and County Matters.

Pensions.

Temperance.

Immigration.

Internal Improvements.

Hygiene and Sanitation.

Georgia State Sanitarium.

Blind Asylum.

State of the Republic

Rules.

Enrollment.

Georgia School for the Deaf.

Auditing.

Journals.

Labor and Labor Statistics.

Manufacturing.

Military Affairs.

Mines and Mining.

Privileges of the Floor

Public Library

Public Printing.

Public Property

Public Roads and Bridges.

Excuse of Members.

Respectfully submitted.

E. C. SPEER, Chairman.
The following bills were read the second time, to wit:

By Messrs. Slaton, Knowles and Brandon of Fulton—

A bill to amend the Act of September 6th, 1891, and Acts amendatory thereto, establishing the criminal courts of Atlanta, etc., and for other purposes.

Also, by Messrs. Slaton, Brandon and Knowles of Fulton—

A bill to amend an Act of December 15th, 1871, and Acts amendatory thereto, establishing the city court of Atlanta, and for other purposes.

By Mr. Swift of Elbert—

A bill to amend sections 4 and 5 of an Act to incorporate the city of Elberton, etc., and for other purposes.

Mr. McDonald of Ware, asked unanimous consent to withdraw House bill No. 55, the same being a bill to amend section 4 of an Act establishing the city court of Waycross, and for other purposes, which was allowed, and the bill was withdrawn.

By unanimous consent the following bill was read the second time and recommitted to the Committee on Appropriations, to wit:

By Mr. Chappell of Muscogee—

A bill to make sufficient appropriations to cover the ordinary expenses of the executive, legislative and judicial department of this State, and for other purposes.
The following bills were read the second time, and re-committed as follows:

By Mr. Denny of Floyd—

A bill to appropriate $5,000 for the purpose of erecting a kitchen, bakery, etc. for the white department of the Georgia School for the Deaf, and for other purposes.

Recommitted to the Committee on Appropriations.

By Mr. Denny of Floyd—

A bill to appropriate $11,000 to add kitchen, dining-room, etc. to the negro department of the Georgia School for the Deaf, and for other purposes.

Recommitted to Committee on Appropriations.

By Mr. Denny of Floyd—

A bill to make a $7,000 appropriation, to add a department for the physical training of white pupils at the Georgia School for the Deaf, and for other purposes.

Recommitted to Committee on Appropriations.

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

By Mr. Hill of Wilkes—

A bill to tax dogs, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Hill of Wilkes—

A bill to require all land-owners to prevent obstructions from blocking the streams running through their lands, and for other purposes.

Referred to General Agricultural Committee.

By Mr. McDonald of Ware—

A bill to abolish the sale of spirituous liquors or malt drinks in the State of Georgia, and for other purposes.

Referred to Committee on Temperance.

By Mr. Walker of Union—

A bill to amend section 1778 and 1781 of the Code of Georgia of 1895, in regard to stock law, and for other purposes.

Referred to Special Agriculture Committee.

By Mr. Johnson of Lee—

A bill to provide for the protection of fish in the streams of Lee county, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Johnson of Lee—

A bill to amend the charter of Leesburg so as to empower the mayor and council to maintain a dispensary, and for other purposes.

Referred to Committee on Temperance.
By Mr. Esterlin of Macon—

A bill to amend an Act requiring the Commissioner of Agriculture to establish a department of horticulture, etc., and for other purposes.

Referred to Committee on Agriculture.

By Mr. LaRoache of Chatham—

A bill to amend an Act, approved December 4, 1880, vesting veto power in the mayor of Savannah, etc., and for other purposes.

Referred to Committee on Corporations.

By Mr. LaRoache of Chatham—

A bill to empower the mayor and city council of Savannah to condemn property for drainage purposes, and for other purposes.

Referred to Committee on Corporations.

By Mr. Swift of Elbert—

A bill to repeal an Act, to make permanent the income of the State University, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Bynum of Columbia—

A bill to create a Board of Roads and Revenues in the county of Columbia, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Bynum of Columbia—

A bill to repeal an Act consolidating the office of clerk and treasurer in Columbia county, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Rawls of Effingham—

A bill to designate the hour that polls shall open, and allow any free-holder to manage the elections when no proper officer appears, and for other purposes.

Referred to Committee on Elections.

By Mr. Brandon of Fulton—

A bill to provide for levy and sale under the legal process of an interest or equity of redemption in real estate when the defendant does not own the legal title, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Denny of Floyd—

A bill to create a commission for the recommendation of a course of English for the common schools of this State, and for other purposes.

Referred to Committee on Education.

By Mr. Brown of Carroll—

A bill to be entitled an Act to amend section 427 of volume 3 of the Code, by inserting between the words "held"
and "shall," in the sixth line thereof, the following words, "or who shall, in like manner, interrupt or disturb any congregation of persons lawfully assembled, to witness the exercises of any such school," and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wooten of Calhoun—

A bill to provide for the payment of services of all constables in this State, for conducting prisoners to jail, etc., and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Hall of Bibb—

A bill to provide for the assessment of railroad companies in this State for taxation, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Watkins of Gilmer—

A bill to amend paragraph 1, section 1, article 7 of the Constitution of Georgia, so as to extend the provisions of said paragraph, section and article, to all soldiers engaged in the confederate service of this State during the civil war, etc., and for other purposes.

Referred to Committee on Pensions.

By Mr. Whiteley of Glascock—

A bill to amend section 1642 of volume 1 of the Code, which relates to exemptions to certain confederate soldiers,
the following words: "On running a billiard, pool or other like table, etc., and for other purposes.

Referred to Special Judiciary Committee.

Upon motion of Mr. Chappell of Muscogee, the following bill was withdrawn from the Committee on Appropriations and recommitted to the Ways and Means Committee, to wit:

By Mr. Slaton of Fulton—

A bill to furnish a uniform system of tax receipts in this State, and for other purposes.

On motion of Mr. Chappell of Muscogee, the following resolution was withdrawn from Committee on Appropriations, and recommitted to the Special Judiciary Committee:

A resolution for the relief of Geo. A. Hall and Joel F Thornton as securities on the bond of Jene Williams, and for other purposes.

The following resolutions were read and appropriately referred, to wit:

By Mr. Bell of Forsyth—

A resolution concerning the election of United States Senator, coinage of gold and silver, repeal of 10 per cent. tax on State banks, repeal of the enormous war tax, for the ownership of the Nicaragua canal, and for other purposes.

Referred to the Committee on State of the Republic.
By Mr. Ellis of Bibb—

A resolution of the House, the Senate concurring, setting forth the eminent fitness of Jas. H. Blount, Jr., a member of the Georgia Bar, for the discharge of the contemplated work of translating and codifying the laws of Cuba, and for other purposes.

Referred to the General Judiciary Committee.

An invitation to participate in the Atlanta Peace Jubilee was extended to the members of the House, and upon motion of Mr. Copeland of Walker, was accepted.

An invitation from the Jackson Hill Baptist church, to attend services there on Sunday morning, November 13th, to hear Dr. Marshall, the pastor, speak on the subject of "Religious liberty and church taxation," was also read and upon motion of Mr. Park of Greene, accepted.

Leaves of absence were granted the following members, to wit: Messrs. Watkins of Gilmer, Lane of Bibb, Turner of Henry, Whiteley of Glascock, Singletary of Schley, Hardwick of Washington, Harris of Thomas, Swift of Elbert, Henderson of Washington, Erwin of Clark, Latimer of Cherokee, Tracy of Dooly, McElreath of Cobb, Merritt of Hancock, Knowles of Fulton.

Upon motion of Mr. Mitchell of Thomas, the House adjourned until 10 o'clock a.m. to-morrow.
Atlanta, Georgia,
Saturday, November 12th, 1898.

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.

Upon call of the roll, those present were Messrs.—

Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.
The Journal was then read and confirmed.

By unanimous consent, the following resolution was introduced, read, and appropriately referred, to wit:

By Mr. Calvin of Richmond—

Resolved, That an additional standing committee, known as "Committee on Invalid Pensions," be, and the same is, hereby created.

Referred to Committee on Rules.

The following privilege resolutions were introduced, read and appropriately referred, to wit:

By Mr. Tatum of Dade—

Resolved, That the Hon. T. J. Lyons of the county of Bartow, be invited to a seat on the floor of the House, during his stay in the city.

Referred to Committee on Privileges of the Floor.

By Mr. Everett of Stewart—

Resolved, That the privileges of the floor be extended the Hon. J. T. Holder, of the county of Stewart.

Referred to Committee on Privileges of the Floor.

By Mr. Tatum of Dade—

Resolved. That the Hon. W J Peoples of the county of Murray, be invited to a seat on the floor of the House during his stay in the city.

Referred to Committee on Privileges of the Floor.
Mr. Bower of Decatur, offered the following resolution, which was read and adopted, to wit:

Resolved, That all resolutions, asking privileges of the floor, be submitted to Committee on Privileges of the Floor, without being read.

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

Resolved, That 300 copies of House bill 149 be printed for the use of the House of Representatives.

Mr. Copeland, Chairman of the Committee on Banks, submitted the following report, to wit:

Mr. Speaker:

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

A bill to authorize and provide for the preparation and issuance to the banks and banking associations, chartered by this State, of circulating notes; to fully protect the same, and for other purposes.

Also, a bill to amend the charter of the Home Loan and Banking Company of Atlanta.

Respectfully submitted.

F W COPELAND, Chairman.
Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report, to wit:

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 be recommitted to the Committee on Constitutional Amendments, to wit:

By Mr. Ellis 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.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Bower of Decatur, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor, have had under consideration the following privilege resolution, which they instruct me to report back to the House, with the recommendation that the same be adopted, to wit:

A resolution, extending the privileges of the floor to the
Hon. J D. Watkins, member-elect of the legislature of Florida, during his stay in the city.

BOWER, Chairman.

Mr. Jordan of Jasper, Chairman of Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture 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 require all persons offering for sale any cottonseed meal, or cottonseed hulls, in bales, sacks or packages, to have plainly printed, stamped or branded on each package the weight thereof, and for other purposes.

Also, the following House bill, which I am directed to report back to the House, with the recommendation that the same do pass, to wit:

No. 19. "A bill to regulate hunting and fishing on the lands of another in counties of forty thousand population, or more."

Also, the following House bill, which I am directed to report back to the House, with the recommendation that the same do not pass, to wit:

No. 36. A bill to repeal an Act entitled an Act to pre-
vent the hunting and catching of opossums in this State, between the first day of March and the first day of October of each year, and for other purposes.

Respectfully submitted.

C. H. JORDAN, Chairman.

Mr. Freeman of Coweta, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following House bill, No. 149, which they instruct me to report back to the House with the recommendation that the same be read the second time and recommitted to this committee, with the further recommendation that three hundred (300) copies be printed for distribution in the House, to wit:

A bill to be entitled an Act to levy and collect a tax for support of State Government and institutions, and for other purposes.

Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following House bill No. 14, which they instruct me to report back to the House, with the recommendation that the same do pass, to wit:
A bill to amend the charter of the city of Fitzgerald, and for other purposes.

Respectfully submitted.

J. P DUNCAN, Chairman.

Mr. Ellis, Chairman of the Special Judiciary Committee, submitted the following report, to wit:

Mr. Speaker:

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

A bill to be entitled an Act to amend section 2417, volume 2 of the Code of Georgia of 1895, which relates to the issuance and return of marriage licenses.

Also, a bill to amend the charter of the town of Loganville, in Walton county, Georgia, and for other purposes.

Also, a bill to amend section 3135 of volume 2 of the Code of Georgia of 1895, and for other purposes.

Respectfully submitted.

ROLAND ELLIS, Chairman.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Hitch, to wit:
Mr. Speaker

His Excellency, the Governor, has approved and signed the following Act, to wit:

An Act to cede to the Government of the United States of America jurisdiction in certain lands upon which to establish a fishery in Meriwether county, and for other purposes.

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

By Mr. Swift of Elbert—

A bill to amend sections 4 and 5 of an Act incorporating the city of Elberton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 114 and the nays 0.

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

Also,

By Messrs. Slaton, Brandon and Knowles of Fulton—

A bill to be entitled an Act to amend an Act, approved September 6th, 1891, establishing the city court of Atlanta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On the passage of the bill the ayes were 103 and the nays 0.

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

Also,

By Messrs. Slaton, Brandon and Knowles of Fulton—

A bill to amend an Act approved December 15, 1871, and Acts amendatory thereto, establishing the city court of Atlanta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 98, and the nays 0.

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

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

By Mr. Swift of Elbert—

A bill providing for the branding of cottonseed hulls in bales or packages, the weight of same, and for other purposes.

By Mr. Calvin of Richmond—

A bill to authorize and provide for the issuance to the banks and banking associations of this State, and chartered by this State, of circulating notes, to fully protect the same, and for other purposes.
By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to hunt or fish upon the lands of another in counties of this State, having a population of more than 40,000 inhabitants, and for other purposes.

By Mr. Henderson of Irwin—

A bill to amend the charter of the city of Fitzgerald, and for other purposes.

By Mr. Ellis of Bibb—

A bill to provide for the holding of a convention of the people of Georgia, for the purpose of revising, altering and amending the Constitution of this State, and for other purposes.

By Mr. Felker of Walton—

A bill to amend the charter of Loganville, in the county of Walton, and for other purposes.

By Mr. Slaton of Fulton—

A bill to amend the charter of the Home Loan and Banking Company, and for other purposes.

By Mr. Calvin of Richmond—

A bill to amend section 3135, volume 2 of the Code of 1895, and for other purposes.

By Mr. Calvin of Richmond—

A bill to amend section 2417 of the Code of 1895, vol-
By Mr. Freeman of Coweta—

A bill to levy and collect a tax for the support of the State Government and institutions, and for other purposes.

The following resolution was read and adopted, to wit:

Resolved, That the privileges of the floor of the House be extended to the Hon. J. D. Watkins, member-elect of the General Assembly of Florida, during his stay in the city.

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

By Mr. Rogers of Marion—

A bill to prevent the sale of spirituous or malt liquors in the county of Marion, except as this bill provides, and for other purposes.

Referred to Committee on Temperance.

By Mr. Denny of Floyd—

A bill to amend section 3761 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Sloan of Hall—

A bill to amend section 813 of volume 3 of the Code of 1895, which provides for the appointment of jury commissioners, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Denny of Floyd—

A bill to regulate the practice in the superior and city courts of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill to require tax-receivers of this State, in addition to their duties prescribed by law, in reference to receiving or assessing the taxable property of the State, to return the tax digest to the county commissioner, etc., and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Howard of Dooly—

A bill to amend section 1549, volume 1 of the Code of 1895, by making certain addition to the end of said section, and for other purposes.

Referred to Committee on Temperance.

By Mr. Brown of Carroll—

A bill to amend section 286, volume 1 of the Code of
1895, which relates to the salaries and fees of legislative officers, etc., and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Moore of Carroll—

A bill to prohibit the adulteration of lard, sugar, syrup, etc., and to prescribe a punishment therefor, and for other purposes.

Referred to General Agriculture Committee.

By Mr. Moore of Carroll—

A bill to provide compensation for jurors in forcible entry and detainer cases, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Lane of Sumter—

A bill to provide for the payment of certain costs accrued in the conviction of felonies to be paid out of the convict funds.

Referred to General Judiciary Committee.

By Mr. Park of Troup—

A bill to amend an Act, approved September 27, 1881, entitled an Act to establish a Board of Pharmaceutical Examiners, etc., and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Adams of Putnam—

A bill to establish in every county, city and town in this State, a permanent commission to examine the text-books used in the public schools, and for other purposes.

Referred to Committee on Education.

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person or persons to hunt or fish on the lands of another in this State, without permission in writing be first obtained, whether said lands be posted or not, and for other purposes.

Referred to General Agriculture Committee.

By unanimous consent, Mr. Calvin of Richmond, introduced the following joint resolution, to wit:

A joint resolution providing for the payment to Mrs. Anna E. Branch, certain moneys in the treasury, growing out of the sale of certain wild lands for taxes, and for other purposes.

Referred to Committee on Appropriations.

Mr. Calvin, acting Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration a resolution providing for the creation of an additional standing committee to be known as the Committee on In-
valid Pensions, and have instructed me to report the same back to the House, with a recommendation that the same do pass, as amended.

Respectfully submitted.

MARTIN V CALVIN, Acting Chairman.

Upon motion of Mr. Brandon of Fulton, House bill No. 99, the same being a bill to provide for the holding of a convention of the people of Georgia, for the purpose of revising, amending, altering and changing the Constitution of Georgia, and for other purposes, was recommitted to the Committee on Constitutional Amendments.

The following resolution by Mr. Calvin of Richmond was taken up and read, to wit:

A resolution providing for an additional standing committee of the House, to be known as "Committee on Invalid Pensions."

The Committee on Rules submitted the following amendment, to wit:

To amend by inserting between "Pensions" in the fourth line and "be" in said line, the words "consisting of nine members."

The report of the committee, submitting said amendment was agreed to, and upon motion of Mr. Calvin of Richmond, the resolution was adopted as amended.
Leaves of absence were granted the following members, to wit: Messrs. Sturgis of McDuffie, Sloan of Walton, Johnson of Lee, Felker of Walton, Denny of Floyd, McDonough of Chatham, Maxwell of Oglethorpe, Bush of Miller, Castleberry of Monroe.

Upon motion of Mr. Sloan of Hall, the House adjourned until 10 o'clock Monday morning.

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Atlanta, Ga.,
Monday, November 14th, 1898.

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.

Upon call of the roll, those present were Messrs.—

| Adams       | Blalock       | Dews       |
| Adamson     | Bond          | Dickey     |
| Allen       | Bowen         | Duncan     |
| Anderson    | Bower         | Ellis      |
| Arnold      | Brandon       | Emanuel    |
| Barron      | Brown of Carroll | Erwin   |
| Barwick     | Bryan         | Esterlin   |
| Bass        | Bynum         | Everett of Polk |
| Bennett of Mitchell | Calvin, | Everett of Stewart |
| Bennett of Pierce | Castleberry, | Fain    |
| Beauchamp   | Chappell      | Felker     |
| Bell of Forsyth | Cook,              | Fender    |
| Bell of Spalding | Copeland,        | Freeman   |
| Black of Dawson | Darnell,        | Franklin  |
| Black of Whitfield | Denny,              | Ford      |
Those absent were Messrs.—

Brown of Bryan, Drawdy, Hardwick,
Bush, Farmer, McFarland,
Carter, Hammett, Taylor.
David, Hammond,

Mr. Duncan of Houston, of the Committee on Journals, reported that the Journal of yesterday’s proceedings had been examined and found to be correct.

The Journal was read and adopted.

The following resolution was read, to wit:

By Mr. Calvin of Richmond—

A resolution requesting certain information at the hands of the State School Commissioner. Under the rules of the House, the same was laid on the table one day.

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

By Messrs. George and Mayson of DeKalb—

A bill to provide a new charter for the town of Clarkston, in the county of DeKalb, to define its powers, and for other purposes.

Referred to Committee on Corporations.
By Mr. McFarland of Franklin—

A bill to prohibit the Attorney-General from receiving any fees or compensation other than his salary, for cases tried in the courts of this State, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. McFarland of Franklin—

A bill to fix and prescribe the salaries of the Treasurer, Comptroller-General and Secretary of State, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. McFarland of Franklin—

A bill to fix the salaries of the Governor Supreme Court Judges, Superior Court Judges, and the Attorney-General of this State, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Barron of Jones—

A bill to amend section 388, volume 3 of the Code of 1895, which relates to the stopping of prosecution for seduction, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Emanuel of Glynn—

A bill to amend an Act creating a Board of Roads and Revenues in the county of Glynn, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Chappell of Muscogee—

A bill to provide for the incorporation of trust companies, to define their rights and powers, etc., and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Dews of Randolph—

A bill to require the register of dogs by their owners, and the payment of a license tax on each, and for other purposes.

Referred to Committee on Agriculture.

By Mr. Calvin of Richmond—

A bill to authorize the city council of Augusta to change the location of the dam now extending across the Savannah river, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to fix the boundary line between Georgia and South Caroline, along the river front of the city of Augusta, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to carry into effect paragraph 1, section 4, article 8 of the Constitution of this State, and for other purposes.

Referred to Committee on Education.
By Mr. McDonald of Ware—

A bill to pay Representatives advertising fees for local bills passed for their respective counties, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Hardin of Wilkes—

A bill to amend an Act, approved September 14, 1894, establishing a public school system in Washington county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to amend an Act entitled "an Act to authorize the city council of Augusta to collect by execution all sums due the city council for water rents, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Johnson of Bartow—

A bill to amend section 974 of volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Bryan of Floyd—

A bill to amend an Act to establish the city court of the
county of Floyd, approved September 27th, 1883, and for
other purposes.

Referred to Special Judiciary Committee.

By Mr. Post of Coweta—

A bill to authorize judges of the superior courts to grant
charters to corporations in vacation, in all cases where they
may exercise such powers in term time, and to validate such
charters as have heretofore been granted in vacation, and
for other purposes.

Referred to General Judiciary Committee.

By Mr. Willingham of Monroe—

A bill making an appropriation for the counties of Mon­
roe, Bibb, Clarke and Chatham of the direct tax refunded
to the State, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Hall of Bibb—

A bill to prohibit any railroad company, express, tele­
graph or sleeping-car company from bestowing any favor
whatever upon a member of the legislature, or any official
of this State, other than such as may be extended to the
public generally, and to prescribe penalties for the viola­
tion of this Act, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hardin of Wilkes—

A bill to amend the charter of the town of Washington,
by increasing the limit of the tax for town purposes, and for other purposes.

Referred to Special Judiciary Committee.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The committee have had under consideration the following privilege resolution, which they instruct me to report back to the House with the recommendation that the same be adopted, to wit:

A resolution, extending the privileges of the floor to the Hon. W. J. Peeples, of the county of Murray.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor, have had under consideration the following resolutions, which they instruct me to report back to the House, with the recommendation that the same be adopted, to wit:

A resolution, extending the privileges of the floor to Hons. H. C. Wall and T. C. Leak, members of the North Carolina legislature, during their stay in the city.

Also, a resolution, extending the privileges of the floor to Hon. J. H. Estill during his stay in the city.

Respectfully submitted.

BYRON B. BOWER, JR., Chairman.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Swift of Elbert—

A bill requiring all persons offering for sale any cottonseed meal or cottonseed hulls, in bales or sacks, to have plainly printed thereon the weight of each package.

The committee to which this bill was referred submitted the following amendment, which was adopted, to wit:

To amend by inserting the following words after the word “branded,” and before the word “on,” in the ninth line of the first section, to wit: “in figures not less than one and a half inches long, and one inch in width.”

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Upon passage of the bill, the ayes were 116, nays 0.

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

Also, By Mr. Henderson of Irwin—

A bill to amend the charter of the city of Fitzgerald, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Upon passage of the bill, the ayes were 106 and nays 0.
So the bill having received the requisite constitutional majority, was passed.

Also, by Mr. Calvin of Richmond—

A bill to amend section 2417 of volume 2 of the Code of 1895, which relates to the issuance and return of marriage licenses, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 91 and the nays 0.

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

By Mr. Felker of Walton—

A bill to amend the charter of the town of Loganville in the county of Walton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Upon passage of the bill, the ayes were 97 and nays 0.

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

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

By Mr. Calvin of Richmond—

A bill to provide for the preparation and issuance to the
banks and banking associations, chartered by this State, of circulating notes, to fully protect the same, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Upon motion of Mr. Calvin of Richmond, this bill was ordered tabled temporarily, and 300 copies were ordered printed for the use of the House.

Also, By Mr. Slaton of Fulton—

A bill to amend the charter of the Home Loan and Banking Company of Atlanta.

By unanimous consent, the above bill was ordered tabled temporarily.

By Mr. Calvin of Richmond—

A bill to make it unlawful in counties of more than 40,000 inhabitants, for any person to hunt or fish upon the lands of another without written consent, and for other purposes.

Upon motion of Mr. Blalock of Fayette, the above bill was temporarily tabled.

By Mr. Calvin of Richmond—

A bill to be entitled an Act to amend section 3135 of volume 2 of the Code of 1895, by striking from the second and third lines of said section, the words “not caused by the landlord, or from defect of his title shall not,” and by sub-
stituting in lieu thereof the word "shall," and for other purposes.

Mr. Brown of Carroll, moved to amend said bill as follows: By striking at the end of section 1, the following words, "provided the destruction or loss was not caused by the default of the tenant or his agents," which amendment was lost.

Mr. Wade of Brooks, moved to amend said bill, by adding at the close of same, the following proviso, to wit:

That said abatement of contract shall be in proportion to the damage done to the premises, by such destruction of the tenement, which amendment was also lost.

Mr. McLaughlin of Meriwether, moved, that said bill be laid upon the table, which motion was lost.

The report of the committee, which was favorable to the passage of the bill, was disagreed to by the House and the bill was therefore lost.

The following privilege resolutions were read and adopted, to wit:

By Mr. Wade of Brooks—

Resolved, That the privileges of the floor be extended to the Hons. H. C. Wall and T. C. Leak, members of the North Carolina legislature, during their stay in the city.

By Mr. LaRoche of Chatham—

Resolved, That the privileges of the floor be extended to Col. J H. Estell during his stay in the city.
By Mr. Tatum of Dade—

Resolved, That the Hon. W J Peeples, of the county of Murray, be invited to a seat on the floor of the House during his stay in the city.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bill, to wit:

A bill to amend section 341 of the penal Code of Georgia of 1895.

Mr. Calvin of Richmond, offered the following joint resolution, to wit:

Inviting the Hon. Geo. T. Barnes of Richmond, to address the General Assembly in joint session, on the Nicaraguan canal, in the hall of the House, Thursday p. m., the 17th inst., at 7:30 o'clock.

By unanimous consent, the above resolution was read and adopted.

In pursuance to joint resolution of the House and Senate, reports were submitted by Hon. W J. Speer, State Treasurer, and the Hon. W A. Wright, Comptroller-General, and upon motion of Mr. Blalock of Fayette, 300 copies of each were ordered to be printed and distributed upon the desks of the members.
The following joint resolution was offered and read to wit:

By Mr. Denny of Floyd—

A resolution, providing for a committee of fifteen from the House and five from the Senate, to be appointed to visit the University of Georgia and the State Normal School, and to report to the General Assembly the condition, needs and wants of said institutions.

Upon motion of Mr. Denny of Floyd, the foregoing resolution was amended as follows:

Amend by inserting between the words "Normal School" and "and" in the sixth line, the words "and the Georgia Normal and Industrial College at Milledgeville," so that the resolution as amended shall read, etc.

The above resolution was adopted, as amended.

The following resolution was offered and read, to wit:

By Mr. Tatum of Dade—

Whereas, There is a bill now pending in the Senate to abolish the Geological department of the State; be it

Resolved by the House, the Senate concurring, that a committee of three from the House and two from the Senate be appointed to make a thorough investigation of this department and report their observations to the General Assembly, and for other purposes.
Under the rules of the House, this resolution was laid on the table for one day.

The following Senate bill was read for the first time and referred to the General Judiciary Committee, to wit:

By Mr. Underwood of the 32d District—

A bill to amend section 341 of the Code of Georgia, by inserting immediately after the word “any” and before the word “pistol” the words “kind of metal knucks,” and for other purposes.

Leaves of absence were granted the following members, to wit: Messrs. Bell of Forsyth, Hutchins of Gwinnett, McRae of Telfair.

Leave of absence was granted the Committee on School for the Deaf, for the purpose of visiting same.

Upon motion of Mr. Mitchell of Thomas, the House adjourned until 10 o’clock a.m. to-morrow.

Atlanta, Ga.,

Tuesday, November 15th, 1898.

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 and those members present were

Messrs.—

Adams, Adams,   Ellis,   Ellis,
Adamson, Adamson,   Emanuel,   Emanuel,
Allen, Allen,   Erwin,   Erwin,
Anderson, Anderson,   Esterlin,   Esterlin,
Arnold, Arnold,   Everett of Polk,   Everett of Polk,
Barron, Barron,   Everett of Stewart,   Everett of Stewart,
Barwick, Barwick,   Fain,   Fain,
Bass, Bass,   Farmer,   Farmer,
Bennett of Mitchell, Bennett of Mitchell,   Felker,   Felker,
Bennett of Pierce, Bennett of Pierce,   Fender,   Fender,
Beauchamp, Beauchamp,   Freeman,   Freeman,
Bell of Spalding, Bell of Spalding,   Franklin,   Franklin,
Black of Dawson, Black of Dawson,   Ford,   Ford,
Black of Whitfield, Black of Whitfield,   Fort,   Fort,
Blalock, Blalock,   Gay,   Gay,
Bond, Bond,   George,   George,
Browen, Browen,   Gresham,   Gresham,
Bower, Bower,   Greene,   Greene,
Brandon, Brandon,   Griffin of Greene,   Griffin of Greene,
Brown of Bryan, Brown of Bryan,   Griffin of Twiggs,   Griffin of Twiggs,
Brown of Carroll, Brown of Carroll,   Griffith,   Griffith,
Bryan, Bryan,   Hall,   Hall,
Bynum, Bynum,   Hammett,   Hammett,
Calvin, Calvin,   Hamby,   Hamby,
Castleberry, Castleberry,   Hardin of Liberty,   Hardin of Liberty,
Chappell, Chappell,   Hardin of Wilkes,   Hardin of Wilkes,
Cook, Cook,   Harrison,   Harrison,
Copeland, Copeland,   Harris,   Harris,
Darnell, Darnell,   Harrell,   Harrell,
David, David,   Harvard,   Harvard,
Denny, Denny,   Hathcock,   Hathcock,
Dews, Dews,   Hendricks,   Hendricks,
Dickey, Dickey,   Henderson of Irwin,   Henderson of Irwin,
Drawdy, Drawdy,   Herring,   Herring,
Duncan, Duncan,   Hill,   Hill,

Hopkins, Hopkins,   Holder,   Holder,
Hosch, Hosch,   Hutchins,   Hutchins,
Jarnagin, Jarnagin,   Johnson of Appling,   Johnson of Appling,
Johnson of Baker, Johnson of Baker,   Johnson of Bartow,   Johnson of Bartow,
Johnson of Floyd, Johnson of Floyd,   Johnson of Lee,   Johnson of Lee,
Jones of Burke, Jones of Burke,   Jones of Dougherty,   Jones of Dougherty,
Jordan of Jasper, Jordan of Jasper,   Jordan of Pulaski,   Jordan of Pulaski,
King, King,   Lane of Bibb,   Lane of Bibb,
Lane of Early, Lane of Early,   Lane of Sumter,   Lane of Sumter,
Laing, Laing,   LaRoche,   LaRoche,
Latimer, Latimer,   Lee,   Lee,
Longino, Longino,   Martin,   Martin,
Mayson, Mayson,   Maxwell,   Maxwell,
Merritt, Merritt,   Mitchell,   Mitchell,
Moore, Moore,   Morris,   Morris,
Mullins, Mullins,   McCants,   McCants,
McCranie, McCranie,   McDonald,   McDonald,
McElreath, McElreath,
McFarland,                   Reid,                      Swift,                   McGehee,                   Reynolds,                  Taylor,                   McLaughlin,                Richardson,                Tisinger,                  McLennan,                  Rogers,                     Timmerman,                 McMillan,                  Rose,                       Tracy,                     Newton,                     Rudicil,                   Turner of Henry,             Ogletree,                   Simpson,                   Turner of Rockdale,         Ousley,                     Slaton,                     Upchurch,                  Overstreet,                 Sloan,                       Walker of Crawford,         Pace,                       Smith of Hall,              Walker of Union,             Padgett,                   Smith of Hancock,           Whiteley,                  Pate,                       Snell,                      Williams,                  Park of Greene,              Spinks,                     Willingham,                Park of Troup,              Speer,                      Wood,                      Post,                       Starr,                      Wooten,                    Price,                      Stubbs,                     Yates,                     Rawls of Effingham,         Stewart,                   Mr. Speaker,               Rawls of Wilkinson,

Those not voting were Messrs.—

Bell of Forsyth,           Howard,                      Stone,                  Bush,                       Knowles,                   Tatum,                    Carter,                      McDonough,                 Wade,                      Hammond,                    McRae,                      Watkins,                   Hardwick,                   Singletary,                 Woodall,                   Henderson of Wash’t’nSturgis,

Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday’s proceedings had been examined and found correct.

The Journal was read and confirmed.

The following message was received from the Senate through Mr. Northen the Secretary thereof:
Mr. Speaker:

The Senate has passed the following Senate bills, by the requisite constitutional majority, to wit:

A bill, to amend section 3950 of the Civil Code of 1895.

Also, a bill to allow county officers of this State until January 1st, next, after the election, in which to file their several bonds, as now required by law.

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

A resolution inviting Hon. George T. Barnes to address the General Assembly on the Nicaraguan canal on Thursday, November 17th, at 7:30 o’clock p. m.

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

A resolution appointing a committee to consider the report of the special attorney of the Western and Atlantic Railroad, and to consider the report of W. A. Wimbish, Esq., concerning the true northern boundary of this State.

The committee on the part of the Senate are Messrs. West of the 6th and Blalock of the 26th.

Mr. Jordan of Jasper, Chairman of the General Agricultural Committee, submitted the following report, to wit:
Mr. Speaker:

The Committee on General Agriculture 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:

By Mr. Adams of Putnam—

A bill to be entitled an Act to amend section 698, volume 3 of the Code of 1895, which relates to setting on fire woods, etc.

Also, by Mr. Harvard of Dooly—

An Act entitled an Act to prevent the baiting or killing doves thus baited in this State.

Also, by Mr. Calvin of Richmond—

A bill to be entitled an Act to make it unlawful in counties having a population of forty thousand, or more, for any person to discharge or fire off at any time, any gun or pistol on any public highway or within one hundred yards of any public highway, etc.

Also, by Mr. Bryan of Floyd—

A bill to be entitled an Act to regulate the taking of fish in streams of Floyd county for the space of five years.

Also, the following House bill, which the committee instruct me to report back to the House, with the recommendation that the same do not pass, to wit:
By Mr. Hill of Wilkes—

A bill to be entitled an Act to require all owners of lands traversed by creeks, to keep the channels of such creeks free from obstructions, and to prevent obstructions of same.

Respectfully submitted.

C. H. JORDAN,
Chairman General Agricultural Committee.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

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

By Mr. Slaton of Fulton—

A bill to be entitled an Act to extend the operation of the laws of Georgia, applicable to charitable and benevolent institutions for the custody of children, incorporated under the Act approved on the 18th day of December, 1894, which Act is entitled "an Act to regulate benevolent institutions in this State, to define the power of those now or hereafter incorporated, and to provide for the incorporation of the same," so that the same shall apply to orphans' homes and charitable or benevolent institutions, incorporated under the laws of said State prior to the said Act of December 18th, 1894, and for other purposes.
Also, by Mr. McDonough of Chatham—

A bill to be entitled an Act to amend section 398 of the third volume of the Code of the State of Georgia published in 1895, touching gaming-houses.

Also, by Mr. Harden of Liberty—

A bill to be entitled an Act to amend section 765 of the third volume of the Code of 1895, referring to certiorari cases from the county courts.

Also, the following bills which I am instructed to report back to the House, with the recommendation that the same be recommitted to the Committee on Counties and County Matters.

By Mr. Simpson of Milton—

A bill to be entitled an Act to authorize the ordinaries in this State to purchase such books, blanks, papers, and other office supplies as may be needed in their offices, and to draw on its county treasurer in payment of the same.

Also, the following bill, which I am instructed to report back to the House with the recommendation that the same be recommitted to the Special Judiciary Committee, to wit:

By Mr. McDonough of Chatham—

A bill to be entitled an Act to repeal an Act 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,” approved December 15th, 1894, and for other purposes.
Also, the following bills, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Smith of Hall——

A bill to be entitled an Act to authorize constables of this State to levy and collect fi.fas. issued from superior courts, and city and county courts of this State, where the amount of said fi. fa. does not exceed the sum of one hundred dollars, and for other purposes.

Also, By Mr. Whitely of Glascock——

A bill to be entitled an Act to amend section 5043, volume 2 of the Code of 1895, which relates to the difference between a retraxit and a nonsuit, dismissal or continuance, by adding at the end of said section the words “or by making an affidavit that he is advised and believes that his cause is a good one, and that from his poverty he is unable to pay the costs,” and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Moore of Carroll, Chairman of Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following bills, and I am in-
structed to report the same back to the House, with the recommendation that the same do pass, to wit:

To be entitled an Act to amend section 101 of the Code of 1895, relating to the time and place of elections of justices of the peace, by striking out the words and figures, “January, 1873,” in the second and third lines of said section, and inserting in lieu thereof the words and figures “December, 1900.”

A bill to be entitled an Act to amend section 105 of the Code of 1895, relating to the time and place of constables, by substituting for said section the following, to wit: Constables shall be elected at the same place that justices of the peace are elected, and by the same class of voters, once every two years, the first election to be held on the first Saturday in December, 1898, and thereafter on the first Saturday of December, every two years.

A bill to amend an Act creating a Board of Roads and Revenues for the county of Houston, and for other purposes.

A bill to create a Board of Roads and Revenue for the county of Twiggs, and for other purposes.

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

A bill to provide compensation for jurors in forcible entry and detainer cases, and for other purposes.

A bill to amend an Act creating a Board of Commis-
sioners of Roads and Revenue in the county of Glynn, and for other purposes.

Respectfully submitted.

J. M. MOORE, Chairman.

Mr. Laing, Chairman pro tem. of the Committee on Privileges of the Floor, submitted the following report:

*Mr. Speaker:*

The Committee on Privileges of the Floor, have had under consideration the following resolution, which they recommend do pass, to wit:

A resolution to extend the privileges of the floor to certain distinguished citizens of the State of Pennsylvania now in the city.

Respectfully submitted.

J. A. LAING, Chairman pro tem.

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

*Mr. Speaker:*

The Committee on Ways and Means have had under consideration the following House bill, which I am instructed to report back with the recommendation that the same do pass, to wit:

A bill to repeal an Act entitled an Act to make perma
nent the income of the University of Georgia, and for other purposes, approved September 30th, 1881.

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

A bill to prohibit the Attorney-General of this State from receiving any fees or compensation, other than his salary, for services rendered in behalf of the State.

A bill to fix and prescribe the salaries of the Treasurer, the Comptroller-General and the Secretary of State, and for other purposes.

A bill to provide and fix the salaries of the Governor, the judges of the supreme court and judges of the superior courts, Attorney-General of the State, and for other purposes.

Respectfully submitted.

R. W FREEMAN, Chairman.

The following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution requesting certain information at the hands of the State School Commissioner.

The following bills were read for the second time, to wit:
By Mr. Bryan of Floyd—

A bill to amend section 101 of the Code of 1895, relating to the time and place of election of justices of the peace, and for other purposes.

By Mr. Bryan of Floyd—

A bill to amend section 105 of the Code of 1895, relating to the time and place of the election of constables, and for other purposes.

By Mr. Duncan of Houston—

A bill to amend an Act creating a Board of Roads and Revenues for the county of Houston, and for other purposes.

By Mr. Griffin of Twiggs—

A bill to create a Board of Roads and Revenue for the county of Twiggs, and for other purposes.

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to hunt or fish upon the lands of another in counties of this State, having a population of more than 40,000, and for other purposes.

By Mr. Harvard of Dooly—

A bill to prohibit the baiting or killing of doves thus baited, and for other purposes.
By Mr. McDonough of Chatham—

A bill to amend section 398 of volume 3 of the Code of 1895, touching gaming houses, and for other purposes.

By Mr. Hardin of Liberty—

A bill to amend section 765 of the Code of 1895, volume 3, and for other purposes.

By Mr. Bryan of Floyd—

A bill to regulate the taking of fish in the streams of Floyd county for the space of five years, and for other purposes.

By Mr. Slaton of Fulton—

A bill to extend the operation of the laws of Georgia, applicable to charitable and benevolent institutions for custody of children, and for other purposes.

By Mr. Emanuel of Glynn—

A bill to amend an Act creating a Board of Roads and Revenues in the county of Glynn, and for other purposes.

By Mr. Adams of Putnam—

A bill to amend section 698, volume 3 of the Code of 1895, which relates to the setting the woods on fire, and for other purposes.

By Mr. Harrell of Dodge—

A bill to change and fix the time of holding the superior court of Dodge county, and for other purposes.
By Mr. Swift of Elbert—

A bill to repeal an Act making permanent the income of the State University, and for other purposes.

By Mr. Moore of Carroll—

A bill to provide for the payment of jurors in forcible entry and detainer cases, and for other purposes.

The following bills were read the second time and re-committed, to wit:

By Mr. McDonough of Chatham—

A bill to repeal an Act to prohibit in Chatham county the holding of more than one office at a time by any one person, and for other purposes.

Recommitted to Special Judiciary Committee.

By Mr. Simpson of Milton—

A bill authorizing the ordinaries of this State to buy such books as are needed in their offices, and for other purposes.

Recommitted to Committee on County and County Matters.

The following joint resolution was read and adopted, to wit:

By Mr. Tatum of Dade—

A resolution to appoint a committee of three from the House and two from the Senate to make an investigation
of the Geological department and report their observations to the General Assembly.

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

By Mr. Griffin of Greene—

A bill to amend paragraph 3 of section 4 of article 3 of the Constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Park of Greene—

A bill to amend paragraph 3 of section 4 of article 3 of the Constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Park of Greene—

A bill to amend section 873 of volume 1 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Rose of Camden—

A bill to amend article 3 section 4, paragraph 3 of the Constitution of the State by making certain alterations and additions, and for other purposes.

Referred to Committee on Constitutional Amendments.
By Mr. Jones of Burke—

A bill to compensate the members of the Commission of Roads and Revenue of Burke county, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Hall of Bibb—

A bill to amend sections 5315 and 5316 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to change the time of holding the spring term of the superior court of Bibb county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to amend section 2334 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Moore of Carroll—

A bill to amend subsection 11 of section 4082 of volume 2 of the Code of 1895 by providing compensation for justices of the peace, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Blalock of Fayette—

A bill authorizing the Commissioner of Agriculture to appoint a supervisor of oils for the State of Georgia, and to define his duties, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Duncan of Houston—

A bill to amend section 2334 of the Civil Code of 1895, fixing the venue of suits against railroad companies in this State, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Ellis of Bibb—

A bill authorizing warehousemen in this State to give bonds and issue warehouse receipts, etc., and for other purposes.

Referred to the Committee on Corporations.

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

By Mr. Slaton of Fulton—

A bill to amend the charter of the Home Loan Banking Company of Atlanta, and for other purposes.

Mr. Brandon of Fulton, offered the following amendments, which were adopted, to wit:

Amend by inserting in line ten on page one after the word “therefo” and before the word “to” the words “but
on terms satisfactory to the clerk or other officer, having charge of said records."

Amend further, by inserting in line three on page two after the word "thereto" and before the word "to" the words "but on terms satisfactory to the clerk or other officer having charge of said record."

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 104 and the nays 6.

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

The following privilege resolution was read and adopted, to wit:

By Mr. Chappell of Muscogee—


The Speaker appointed as the additional standing committee to be known as Committee on Invalid Pensions, the
following members, to wit: Mr. Calvin, Chairman, Messrs. Brandon, Duncan, Tatum, Everett of Polk, Hall, Jordan of Jasper, Lane of Sumter, and Newton.

The Speaker announced the following committees, to wit:

The committee to consider the report of special attorney of the Western and Atlantic railroad and true northern boundary of the State, were Messrs. Blalock, Brandon and Denny.

The committee upon the part of the House, to investigate the Geological department and report thereon, is as follows: Messrs. Tatum, Park of Greene and Beauchamp.

Mr. Hardin of Liberty, asked to withdraw House bill No. 81, the same being a bill to prevent non-resident persons from hunting, fishing, trapping or camping in the county of Liberty, and for other purposes, which request was granted.

Upon motion of Mr. Freeman of Coweta, the House adjourned until 10 o’clock tomorrow morning.
ATLANTA, GA.,

Wednesday, November 16, 1898.

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, to wit, Messrs.—

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Those absent were Messrs.—

Barron, Martin, Park of Troup,
Bush, McRae, Sturgis.
Hammond, Pace,

Mr. Bond of Madison, Chairman of the Committee on
Journals reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Moore of Carroll, moved to reconsider the action of the House had upon yesterday, upon the following bill, to wit:

By Mr. Slaton of Fulton—

A Bill to amend the charter of the Home Loan Banking Company of Atlanta, and for other purposes.

The motion to reconsider prevailed, and said bill resumed its place on the Calendar.

Mr. Ellis, Chairman of the Special Judiciary Committee, submitted the following report, to wit:

Mr. Speaker:

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

By Mr. Slaton of Fulton—

A Bill to be entitled an Act to amend the Charter of the city of Atlanta.

Respectfully submitted.

ROLAND ELLIS,
Chairman.
Mr. Denny, Chairman of Committee on Education, submitted the following report:

Mr. Speaker:

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

By Mr. Calvin of Richmond—

A bill to be entitled an "Act to declare who shall be deemed eligible to serve as any school officer in this State, and for other purposes," and direct me, as their chairman, to report the same back to the House with the recommendation that the same do not pass.

R. A. DENNY,
Chairman.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following House bills, which they instruct me to report back with the recommendation that the same do not pass, to wit:

A bill to require the tax receivers of the State to keep in their office a numerical index of all the lots of land in their respective counties, etc.

A bill to repeal an act entitled an Act to provide for the payment of services of all constables in this State in
conducting all prisoners committed to common jails in any county, from the place of commitment court to the common jail, to prescribe the fees as mileage of such constables, and the manner of payment of same, etc.

Respectfully submitted.

J. M. MOORE,
Chairman.

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

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following bills which they recommend do pass, to wit:

By Mr. Laing of Terrell—

A bill to establish the City Court of Dawson.

By Mr. Laing of Terrell—

A bill to abolish the County Court of Terrell County

By Mr. Whiteley of Glascock—

A bill to amend section 1642 of volume 1 of the Code.

By Mr. Copeland of Walker—

A bill to prohibit creditors from sending out of this
State claims against residents of this State for the purpose of collecting the same by garnishment proceedings.

By Mr. Moore of Carroll—

A bill to prohibit betting on elections in this State.

By Mr. Moore of Carroll—

A bill to define slander and oral defamation.

Respectfully submitted.

ROLAND ELLIS,
Chairman.

Mr. Simpson, Chairman Committee on Pensions, submitted the following report, to wit:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill, and recommend that the same do pass.

By Mr. Latimer of Cherokee—

A bill to appropriate the sum of seven hundred and fifty dollars or so much thereof as may be necessary to pay pensions for 1898 to such invalid pensioners or their widows, who had been regularly enrolled as pensioners in the pen-
sion office for the year 1898, and who have failed to receive the same, and for other purposes.

Respectfully submitted.

B. T. SIMPSON, Chairman.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report, to wit:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following privilege Resolution, which they instruct me to report back to the House with the recommendation that the same be adopted, to wit:

A resolution extending the privileges of the floor to Hon. R. C. McAllister during his stay in the city.

Respectfully submitted,

BOWER, Chairman.

The call of counties was ordered for the introduction of new matter, and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. Mitchell of Thomas—

A bill to amend Section 2579, Vol. II of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Mitchell of Thomas—

A bill to amend Section 2573 of Vol. II of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to provide for the establishing of a Board of Embalming, to provide for the better protection of life and health, and for other purposes.

Referred to Hygiene and Sanitation Committee.

By Mr. Reynolds of Richmond.

A bill to authorize the city council of Augusta to alter Walker street sufficiently to construct a passenger depot, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to fix the number of its members necessary to constitute a quorum, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Simpson of Milton—

A bill to amend section 1292 of the Code of 1895, which provides for the pensioning of certain widows of Confederate soldiers, and for other purposes.

Referred to Committee on Pensions.
By Mr. Willingham of Monroe—

A bill to make it unlawful for any person to sell, manufacture or give away intoxicating drinks, and for other purposes.

Referred to Committee on Temperance.

By Mr. Simpson of Milton—

A bill to amend section 1254 of the Code of 1895, which provides for payment of certain pensions, and for other purposes.

Referred to Committee on Pensions.

By Mr. King of Houston—

A bill to better protect the sheep industry of this State, and for other purposes.

Referred to General Agriculture Committee.

By Mr. Griffith of Haralson—

A bill to amend section 2743 of the Code of 1895, which provides for foreclosure of mortgages, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. King of Houston—

A bill to protect certain game in the State of Georgia, and for other purposes.

Referred to General Agriculture Committee.
By Mr. Slaton of Fulton—

A bill to amend section 909 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to repeal section 1010 of the Code of 1895, which relates to the prisoner's statement in criminal trials, and also to alter and amend subsection 2 of section 1011 of the same Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to make criminal pleadings amendable in this State and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to alter and amend section 974 of the Code of 1895 relating to the number of peremptory challenges of jurors allowed to State and prisoner in certain criminal trials.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill to provide for the employment of Inspectors of
roads and bridges in counties having more than 75,000 population, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill to authorize courts of municipal corporations to try and punish offenders against the ordinances of such municipalities, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill to provide a statute of limitations for suits upon contracts made or to be performed and to causes of action arising outside of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brandon of Fulton—

A bill for the protection of labels, trademarks, seals, names and forms of advertisement and provide penalties for imitating or counterfeiting same, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Floyd—

A bill to amend section 93 of the Penal Code of 1895 so as to provide that the age of consent shall not be less than 12 years.

Referred to General Judiciary Committee.
By Mr. McMillan of Chatham—

A bill to repeal the proviso at the end of section No. 2 of a bill to be entitled "An Act to extend and define the corporate limits of Savannah," and for other purposes.

Ordered to be engrossed.

By Mr. Blalock of Fayette—

A bill to provide for the taxation of commercial fertilizers, notes and other obligations for same, to prescribe penalties, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Post of Coweta—

A bill to make certain requirements of a wife claiming an equity in the property of her husband, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Swift of Elbert—

A bill to prescribe how lands in this State be returned for taxation, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Blalock of Fayette—

A bill to prescribe how notes, accounts, etc., shall be returned for taxation, and for other purposes.

Referred to Committee on Ways and Means.
By Mr. Blalock of Fayette—

A bill to prescribe how bonds of all corporations in this State shall be returned for taxation, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. LaRoche of Chatham—

A bill to amend Section 1005 of the penal Code of Georgia relative to confessions of persons accused of crime, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Lane of Bibb—

A bill to amend Section 413 of the Code of 1895, relating to pool tables, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hamby of Rabun—

A bill to be entitled an act to define and regulate the length of the public school term of this State, and for other purposes.

Referred to Committee on Education.

By Mr. Griffin of Twiggs—

A bill to establish the boundary line between the counties of Twiggs and Wilkinson, and for other purposes.

Referred to Committee on County and County Matters.
By request of Mr. Brandon of Fulton, and by unanimous consent, the following bill was taken from the calendar and put upon its passage, to wit:

By Mr. Slaton of Fulton—

A bill to amend the charter of the Home Loan Banking Company of Atlanta, and for other purposes.

Mr. Brandon of Fulton, offered the following amendments, which were adopted, to wit:

To amend the title by inserting after the word “business” and before the word “to,” in the fourth line, the words, “in counties of this State having seventy thousand inhabitants or more.”

To amend by making the same insertion in the fifth line after the word “record” and before the word “and.”

To amend by inserting after the word “business” and before the word “and,” the words “in counties of this State having a population of 75,000 or more inhabitants.”

To amend by inserting after the word “record,” and before the word “and,” in the eighth line, the same words as in the foregoing paragraph.

To amend by making the same insertion before the word “and” in the ninth line thereof.

To amend by making the same insertion after the word
To amend by inserting in line 10, on page one, after the word "thereto" and before the word "to," the words "but on terms satisfactory to the clerk or other officer having charge of said records.

To amend further by inserting in line three on page two, after the word "thereto" and before the word "to," the words, "but on terms satisfactory to the clerk or other officer having charge of said records."

The report of the committee was then agreed to.

Upon the passage of the bill the ayes were 102, and the nays 0.

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

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

By Mr. Bryan of Floyd—

A bill to amend section 101 of the Code, relating to the time and election of justices of the peace, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 102 and the nays 0.
So the bill, having received the requisite constitutional majority, was passed.

Also, by Mr. Bryan of Floyd—

A bill to amend section 105 of the Code of 1896, relating to the time and place of the election of constables, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 105 and the nays 0.

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

Also, by Mr. Duncan of Houston—

A bill to amend an Act creating a Board of Roads and Revenue for the County of Houston, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 108 and the nays 0.

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

By Mr. Adams of Putnam—

A bill to amend sec. 698, Vol. III. of the Code, which relates to setting the woods on fire, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 112 and the nays 0.

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

By Mr. Slaton of Fulton—

A bill to extend the operation of the laws of Georgia applicable to Charitable and Benevolent Institutions for the custody of children incorporated under the Act approved Dec. 18, 1891, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Upon passage of the bill the ayes were 132, nays 0.

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

By Mr. Harvard of Dooly—

A bill to prohibit the baiting or killing of doves at places thus baited, and for other purposes.

Mr. Rawls of Effingham, offered the following amendments which were adopted, to wit:

To amend the caption in the third line thereof, after the word “baited” and before the word “in,” by adding the words, “at said bait.”
Also, to amend Sec. 1 in the sixth line thereof, after the word "baited" and before the word "any," the words, "at said bait."

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 97 and the nays 20.

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

By Mr. Griffin of Twiggs—

A bill to create a Board of Roads and Revenues for the county of Twiggs, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 114 and the nays 0.

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

By Mr. McDonough, of Chatham—

A bill to amend section 398 of the third volume of the Code of 1895, touching gaming houses, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
Mr. Denny of Floyd, offered the following amendment, to wit:—

Provided, that the provisions of this act shall not apply to the selling of pools at the race track where the races are taking place or about to take place, which was lost.

On the passage of the bill the ayes were 99 and nays 11.

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

By Mr. Harrell of Dodge—

A bill to change and fix the time for holding of the superior court of Dodge, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 112, nays 0.

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

By Mr. Hardin of Liberty—

A bill to amend section 765 of the Code of 1895, third volume, referring to certioraries from the county courts, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 108, the nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to discharge a gun or pistol within a hundred yards of any highway of any county of this State having a population of 40,000 inhabitants, and for other purposes.

Mr. Calvin of Richmond offered the following amendment, which was adopted, to wit:

To amend by adding at the end of Section I the following proviso, to wit: *provided*, that this act shall not become operative in any county to which it is applicable until accepted by a grand jury of such county.

The report of the committee was favorable to its passage, but was disagreed to, and the bill was lost.

The following bill was read the third time, and, upon motion of its author, was temporarily tabled, to wit:

By Mr. Bryan of Floyd—

A bill to regulate the taking of fish in the streams of Floyd county for the space of five years, and for other purposes.

Mr. Laing, chairman pro tem. of the Committee on Privileges of the floor, submitted the following report:
Mr. Speaker:

The Committee on Privileges of the Floor, have had under consideration the following resolution, which they instruct me, as chairman pro tem., to report back to the House with the recommendation that the same be adopted, to wit:

A Resolution—By Mr. Calvin of Richmond—

Resolved, That the privileges of the floor be tendered to the Honorable Geo. T. Barnes of the county of Richmond, who is here for the purpose of addressing the General Assembly, on its own invitation, on the "Nicaraguan Canal," during his stay in the city.

J. A. LAING,
Chairman pro tem. of Committee on Privileges of the Floor.

Upon motion of Mr. Rawls of Effingham, leave of absence was granted the Committee on Auditing, to meet immediately in the Speaker's Room.

Mr. Calvin, of Richmond, introduced the following privilege resolution, which was read and adopted, to wit:

Resolved, That the privileges of the floor be tendered the Hon. Geo. T. Barnes, of the county of Richmond, who is here for the purpose of addressing the General Assembly, on its own invitation, on the "Nicaraguan Canal," during his stay in the city.
The following resolution was also read and adopted, to wit:

Resolution, by Mr. Green of Clay, extending the privileges of the floor to Mr. R. C. McAllister, during his stay in the city.

The next bill taken up for a third reading was as follows:

By Mr. Swift of Elbert—

A bill to be entitled an Act to make permanent the income of the University of Georgia, and for other purposes, approved September 30th, 1881.

Mr. Blalock of Fayette, moved to extend the hour of adjournment until the bill now under consideration was disposed of, which motion was lost.

Leaves of absence were granted the following members to wit: Messrs. Reid of Taliaferro, McDonald of Ware, Pace of Newton, Bower of Wilcox, Sloan of Hall.

Mr. Allen of Baldwin, Chairman of the committee to visit and inspect the Georgia State Sanitarium, asked for leave of absence for the members of said committee, which was granted.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 10 o'clock to-morrow morning.
ATLANTA, GA.,
Thursday, November 17, 1898.

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, to wit, Messrs.—

Adams, Dickey, Hardwick,
Barwick, Duncan, Harrison,
Bennett of Mitchell, Ellis, Harrell,
Bell of Forsyth, Emanuel, Hathcock,
Bell of Spalding, Erwin, Hendricks,
Black of Dawson, Esterlin, Henderson of Irwin,
Black of Whitfield, Everett of Polk, Herring,
Bjalock, Everett of Stewart, Hill,
Bond, Fain, Hopkins,
Bower, Farmer, Holder,
Brandon, Felker, Hosch,
Brown of Bryan, Fender, Hutchins,
Brown of Carroll, Freeman, Johnson of Appling,
Bryan, Ford, Johnson of Baker,
Bynum, Fort, Johnson of Bartow,
Calvin, Gay, Johnson of Floyd,
Carter, Gresham, Jones of Burke,
Castleberry, Griffin of Greene, Jones of Dougherty,
Chappell, Griffin of Twiggs, Jordan of Jasper,
Cook, Griffith, Jordan of Pulaski,
Copeland, Hall, King,
Darnell, Hammett, Knowles,
David, Hamby, Lane of Bibb,
Denny, Hardin of Liberty, Lane of Early,
Dews, Hardin of Wilkes, Lane of Sumter,
Thursday, November 17, 1898.

Laing, Padgett, Snell,
LaRoche, Pate, Spinks,
Latimer, Park of Greene, Speer,
Lee, Park, of Troup, Starr,
Longino, Post, Stubbs,
Maxwell, Price, Stone,
Mitchell, Rawls of Effingham, Swift,
Moore, Rawls of Wilkinson, Tatum,
Morris, Reid, Taylor,
Mullens, Richardson, Tisinger,
McCranie, Rogers, Tracy,
McDonald, Rose, Turner of Henry,
McElreath, Rudicil, Upchurch,
McFarland, Simpson, Walker of Crawford,
McLaughlin, Singletary, Whiteley,
McMillan, Slaton, Willingham,
Newton, Sloan, Woodall,
Ogletree, Smith of Hall, Yates,
Overstreet, Smith of Hancock, Mr. Speaker.

Those absent were Messrs.—

Adamson, Hammond, McRae,
Allen, Harris, Ousley,
Anderson, Harvard, Reynolds,
Arnold, Henderson of Washt’n, Sturgis,
Barron, Howard, Stewart,
Bass, Jarnagin, Timmerman,
Bennett of Pierce, Johnson of Lee, Turner of Rockdale,
Beauchamp, Martin, Wade,
Bowen, Mayson, Walker of Union,
Bush, Merritt, Watkins,
Drawdy, McCants, Williams,
Franklin, McDonough, Wood,
George, McGehee, Wooten,
Mr. Lane of Sumter, chairman pro tem. of the Committee on Journals, reported that the journal of yesterday's proceedings had been examined and found correct.

The journal was read and confirmed.

Mr. Calvin of Richmond moved a reconsideration of the action of the House had upon yesterday upon the following bill, to wit:

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to discharge a gun or pistol within one hundred yards of any highway of any county of this State having a population of more than 40,000 inhabitants.

The motion prevailed, and the bill resumed its place upon the calendar.

Mr. Calvin of Richmond then moved to lay said bill on the table, which motion prevailed.

Mr. Duncan, chairman of the Committee on Corporations, submitted the following report, to wit:

Mr. Speaker:

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

A bill to amend an Act approved October 3d, 1889.
entitled an Act to reincorporate the town of Thomasville as the "city of Thomasville," and for other purposes.

Also, a bill to authorize the mayor and aldermen of the city of Savannah to condemn property for drainage purposes, within the corporate or jurisdictional limits of said city, and for other purposes.

Also, a bill to amend an Act approved December 4th, 1890, entitled an Act to vest in the mayor of the city of Savannah the veto power, touching the ordinances of said city, and for other purposes.

Respectfully submitted,

J. P DUNCAN,
Chairman.

Mr. Jordan of Jasper, Chairman of the Committee on General Agriculture submitted the following report:

Mr. Speaker—

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

A bill by Mr. Johnson of Bartow, to be entitled an Act to amend Section "1" of an Act to prescribe three grades of Complete Commercial Fertilizers, for the branding of
same upon each sack or package thereof, and for other purposes."

Also,

By Mr. Calvin of Richmond—

A bill to be entitled an Act to make it unlawful in this State for any person to hunt or fish on the lands of another, without permission in writing first obtained from the owner or legal representative of such lands, and for other purposes, together with the amendments attached thereto.

Respectfully submitted,

C. H. Jordan, Chairman.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker—

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

By Mr. Ellis of Bibb—

A resolution endorsing Hon. James H. Blount, Jr., a citizen of this State, for the position of translating and codifying the laws of force in Santiago, Cuba, and the compilation and codification of the laws to govern the conquered country, while in the control of this government,
and providing that the Secretary of State forward a copy of said resolutions to the President of the United States.

Also,

By Mr. Jones of Burke—

A bill to be entitled an Act amending section 2250 of the Code of 1895, as to the manner of collecting claims and penalties for failure of overseers and track menders to file weekly lists of the stock killed on their respective roads, so as to make such claims recoverable as other claims.

Also,

By Mr. Jones of Burke—

A bill to be entitled an Act repealing section 2253; 2254, 2256, 2257, 2258, 2259, and 2260 of the Code of 1895, as to notice to railroad companies of claims for killing or damaging of stock or other property, and the form thereof, the trial, judgment and execution under said notice and appeal therefrom, and levy, advertisement and sale under said execution, disposition of the proceeds of said sale, the tender of a reasonable amount for said stock, the effect of a rejection thereof, and the right of joint owners or agents to bring said suits, and their bar to future actions.

Also, the following bills, which I am instructed to report back to the House with the recommendation that the same, as amended, do pass, to wit:

22 h j
By Mr. Speer of Sumter—

A bill to be entitled an Act to make it lawful that upon the death of employees of railroads, express, street railroads, steamboat or navigation companies, factories and machine shops, whatever wages that are not subject to garnishment, that may be due such employee shall be paid to the widow of such employee without administration upon his estate.

Also, by Mr. Brandon of Fulton—

A bill to be entitled an Act to make horse racing and reckless riding or driving on any of the public highways of this State a misdemeanor.

Also, the following bill, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Starr of Gordon—

A bill to be entitled an Act to repeal the third section of an Act approved December 16th, 1895, entitled an Act to amend an Act to provide for the appointment of auditors, prescribe their duties, fix their compensation, etc.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Messrs. W T. Lane, H. P Bell, B. S. Willingham, O. N. Starr, J. B. Park and T. W Copeland, of the Gen-
eral Judiciary Committee, submitted the following minority report:

Mr. Speaker:

The undersigned members of the House General Judiciary Committee dissent from the unfavorable report made by the committee on House Bill No. 83, being a "bill to be entitled an Act to repeal the third section of an Act approved December 16th, 1895, entitled an Act to amend an Act to provide for the appointment of auditors, prescribe their duties, fix their compensation, etc., so as to more distinctly provide in what cases exceptions to the auditors' report shall be submitted to a jury, and also to provide that the judges of the superior or city court may upon their own motion submit certain cases to an auditor," and provide in lieu thereof "that all exceptions of fact to the report of an auditor shall be tried by a judge," and we respectfully submit to the House the recommendation that the same do pass.

Respectfully submitted.

W T. LANE,
H. P BELL,
B. S. WILLINGHAM,
O. N. STARR,
J. B. PARK, Jr.,
F W COPELAND,
R. E. A. HAMBY,
W A. POST,
B. F SIMPSON,
F MITCHELL,
J. H. FELKER,
W S. LAROCHE.
Messrs. R. W Everett, J. D. Hammett, M. L. Johnson, D. F Woodall, J. C. Tracy and J P Lane of the General Agricultural Committee submitted following minority report:

Mr. Speaker:

A minority of the Committee on General Agriculture dissent from the recommendation of the majority on House bill No. 182, by Mr. Calvin of Richmond, and beg leave to submit the following minority report:

We beg to state: First.—That the provisions of said bill will be distasteful and burdensome to a large portion of the State.

Second.—That existing law gives the protection asked for in this bill, to land owners who desire to avail themselves of its provisions; whereas this bill seeks to thrust its provisions upon all realty, regardless of the wishes of the owner.

Third.—That its enactment into law would result in endless litigation, filling our jails with an unfortunate class of individuals, and taxing property owners with jail fees and court costs, without any corresponding benefit.

We recommend, therefore, that House bill No. 182 "do not pass."

Respectfully Submitted.

R. W EVERETT,  
J. D. HAMMETT,  
M. L. JOHNSON,  
D. F WOODALL,  
J. C. TRACY,  
J. P LANE.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Senate has concurred in the following resolutions of the House, as amended, to wit:

A resolution to appoint a committee of three from the House and two from the Senate to make a thorough investigation of the Geological Department.

The committee on the part of the Senate are Messrs. Perkins and Wingfield.

Also, a resolution appointing a committee of fifteen from the House and five from the Senate to visit the State University, Georgia State Normal School, and the Georgia Normal and Industrial College.

The following House bill was lost in the Senate, to wit:

A bill to amend section 2417 of the Code of 1895, volume II, relating to issuance and return of marriage license.

Upon motion of Mr. Swift of Elbert, the following bill, which was taken up as the unfinished business of yesterday's session, was tabled temporarily, to wit:

By Mr. Swift of Elbert—

A bill to repeal an Act to make permanent the income of the State University, approved September 30th, 1881 and for other purposes.
The following bill was read the third time and put upon its passage, to wit:

By Mr. Moore of Carroll—

A bill to provide compensation for jurors in forcible entry and detainer cases, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

At this point it was suggested by Mr. Hall of Bibb, that a quorum was not present, and upon his motion the call of the roll of the House was had, which was as follows:

Those present were Messrs—

Adamson, Bennett of Mitchell, Bell of Spalding, Black of Dawson, Blalock, Bond, Bower, Brandon, Brown of Carroll, Bryan, Bynum, Calvin, Carter, Castleberry, Chappell, Cook, Copeland, Darnell, David, Denny, Dickey, Duncan, Ellis, Emanuel, Erwin, Esterlin, Everett of Polk, Everett of Stewart, Fain, Farmer, Felker, Fender, Freeman, Ford, Fort, Gay, Gresham, Griffin of Greene, Griffith, Hall, Hammett, Hamby, Hardin of Liberty, Hardin of Wilkes, Hardwick, Harrison, Hathcock, Hendricks, Henderson of Irwin, Hopkins, Holder, Hosch, Hutchins, Jarnagin, Johnson of Appling, Johnson of Baker, Johnson of Bartow,
THURSDAY, NOVEMBER 17, 1898.

Johnson of Floyd, McLaughlin, Snell,
Jones of Burke, McMillan, Spinks,
Jordan of Jasper, Ogletree, Speer,
Jordan of Pulaski, Overstreet, Starr,
Lane of Bibb, Padgett, Stubbs,
Lane of Sumter, Pate, Stone,
Laing, Park of Greene, Tatum,
LaRoche, Park of Troup, Taylor,
Latimer, Price, Tisinger,
Lee, Rawls of Effingham, Tracy,
Longino, Rawls of Wilkinson, Turner of Henry,
Mitchell, Richardson, Upchurch,
Moore, Rogers, Walker of Crawford,
Morris, Rudicil, Whiteley,
Mullins, Simpson, Willingham,
McCranie, Slaton, Woodall,
McElreath, Smith of Hall, Yates,
McFarland, Smith of Hancock, Mr. Speaker.

Those absent were Messrs.—

Adams, George, Mayson,
Allen, Greene, Maxwell,
Anderson, Griffin of Twiggs, Merritt,
Arnold, Hammond, McCants,
Barron, Harris, McDonald,
Barwick, Harrell, McDonough,
Bass, Harvard, McGehee,
Bennett of Pierce, Henderson of Washt’n, McLennan,
Beauchamp, Herring, McRae,
Bell of Forsyth, Hill, Newton,
Black of Whitfield, Howard, Ousley,
Bowen, Johnson of Lee, Pace,
Brown of Bryan, Jones of Dougherty, Post,
Bush, King, Reid,
Dews, Knowles, Reynolds,
Drawdy, Lane of Early, Rose,
Franklin, Martin, Singletary,

Upon a call of the roll it was ascertained that 111 members were present, and the House proceeded with its business.

Upon the passage of the bill the ayes were 102, and the nays 1.

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

The following message was received from the Senate through Mr. Northen, 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 amend the charter of the city of Fitzgerald.

Upon motion of Mr. Calvin of Richmond, the following bill which had been previously tabled, was taken from the table and placed upon its passage, to wit:

By Mr. Calvin of Richmond—

A bill to authorize and provide for the issuance of circulating notes to the banks and banking associations of this State, and for other purposes.
The following amendment was offered, and adopted, to wit:

By Mr. Hall of Bibb—

To amend by striking out of the 18th line of sec. 5 the words "in the discretion of the commissioners"; also by striking from said line the word "or."

To amend by striking out of the 18th line of sec. 5 the word "privately."

To amend by adding after the word "taxes" in the fifth line of sec. 3 "or money due the State."

Mr. Longino offered the following amendment which was lost, to wit:

To amend by adding at the end of sec. 15 the following words, to wit:

"Provided the expenses of such proceedings shall be paid by said bank or banking association so refusing to pay said tax."

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 93 and the nays 2.

So the bill having received the received requisite constitutional majority was passed as amended.

The following bill was read the third time and tabled temporarily, to wit:
By Mr. Emanuel of Glynn—

A bill to amend an Act creating a board of commissioners of Roads and Revenue for the county of Glynn, and for other purposes.

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

By Mr. Freeman of Coweta—

A bill to amend the charter of the town of Sharpsburg in Coweta county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Anderson of Bartow—

A bill to amend section 3441 of the Code of 1895, by making certain changes and alterations, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brown of Carroll—

A bill to change the name of the judicial circuit known as the Coweta circuit, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brown of Carroll—

A bill to create a new judicial circuit in this State, to be composed of the counties of Coweta, Fayette and Meri-
wether, and to be known as the Coweta judicial circuit, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Pace of Newton—

A bill to amend section 4205, volume II of the Code of 1895, so as to change the form of executions issued from county banks, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Simpson of Milton—

A bill to amend section 3244 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Starr of Gordon—

A bill to fix the time for holding the courts in Cherokee Circuit, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Willingham of Monroe—

A bill to regulate the expenditure of county funds so far as the same relates to the purchase of goods or property, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Smith of Hall—

A bill to repeal chapter 2, articles 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of volume I of the Code of Georgia, and the sections under each article, and for other purposes.

Referred to General Judiciary Committee—

By Mr. Chappell of Muscogee—

A bill giving certain privileges to St. Luke's Episcopal Church, South, of Columbus, Ga., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Price of Oconee—

A bill to provide that in all cases of larceny where a fine is imposed and collected that the owner of article or articles stolen shall be first paid out of the fine a reasonable value for said articles, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Bower of Decatur—

A bill to amend section 2219 of the Code of 1895 providing for the regulating of the crossing of railroads by each other, and for other purposes.

Referred to Committee on Railroads.

By Mr. Smith of Hall—

A bill to prescribe qualifications for voters of this State, and for other purposes.

Referred to General Judiciary Committee.
The House concurred in the following Senate amendment to House Bill No. 14, the same being a bill to amend the charter of Fitzgerald, and for other purposes, to wit:

To amend by striking the words "for an act" in the caption after the words "a bill."

The House concurred in the following Senate amendment to House Resolution No. 13, the same being a resolution to appoint a Joint Committee to visit the University and other State institutions, to wit:

To amend by striking out "five" wherever it occurs, and substitute in lieu thereof the word "three," and strike out "fifteen" wherever it appears and substitute "five," and add "each member of the committee be allowed no pay except actual expenses on an itemized account."

The following resolution was read the second time and adopted, to wit:

By Mr. Ellis of Bibb——

A resolution setting forth the eminent fitness of the Hon. Jas. H. Blount, Jr., for the contemplated work of codifying the laws of Cuba.

The following bills were read the second time, to wit:
By Mr. Slaton of Fulton—

A bill to amend the charter of the city of Atlanta, and for other purposes.

By Mr. Whiteley of Glascock—

A bill to be entitled an Act to amend section 1642 of volume I. of the Code, which relates to exemption of certain Confederate soldiers, by adding a certain proviso thereto, and for other purposes.

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to hunt or fish upon the lands of another, whether said lands are posted or not, without having written consent from the owner, and for other purposes.

By Mr. McMillan of Chatham—

A bill to repeal the proviso at the end of section 2 of an Act defining the corporate limits of Savannah, and for other purposes.

By Mr. LaRoche of Chatham—

A bill to amend an Act to vest veto power in the mayor of Savannah, touching the ordinances of said city, and for other purposes.

By Mr. LaRoche of Chatham—

A bill authorizing the mayor and aldermen of Savannah to condemn property for drainage purposes within
the jurisdictional limits of said city, and for other purposes.

By Mr. Copeland of Walker—

A bill to prohibit creditors from assigning or transferring or sending out of this State bills against a resident of this State, and for other purposes.

By Mr. Speer of Sumter—

A bill to make it lawful that upon the death of an employee of any corporation, whatever wages are not subject to garnishment shall be paid his widow, and for other purposes.

By Mr. Laing of Terrell—

A bill to establish the city court of Dawson in the county of Terrell, and for other purposes.

By Mr. Mitchell of Thomas—

A bill to amend an Act to reincorporate the town of Thomasville as the city of Thomasville, and for other purposes.

By Mr. Brandon of Fulton—

A bill to make horse-racing or reckless riding on the highways of this State a misdemeanor, and for other purposes.
By Mr. Moore of Carroll—

A bill to define slander and oral defamation and prescribe a punishment therefor, and for other purposes.

By Mr. Moore of Carroll—

A bill to prohibit the betting on elections in this State, and prescribe a punishment therefor, and for other purposes.

By Mr. Johnson of Bartow—

A bill to amend section 1 of an act prescribing three grades of commercial fertilizers for the branding of same upon each package, and for other purposes.

By Mr. Jones of Burke—

A bill to repeal sections 2253 to 2260 inclusive of the Code of 1895 as to notice to railroad companies etc., and for other purposes.

By Mr. Jones of Burke—

A bill to amend section 2250 of the Code of 1895 as to the manner of collecting claims, etc., and for other purposes.

By Mr. Latimer of Cherokee—

A bill to appropriate the sum of $750.00 to pay pensions of 1898, and for other purposes.
By Mr. Laing of Terrell—

A bill to repeal an act creating a county court in each county in the State except certain counties therein mentioned, approved January, 19, 1892, and all acts amendatory thereto, and for other purposes.

The Senate amendment to the following resolution was read and adopted, to wit:

By Mr. Tatum of Dade—

A resolution appointing a committee of three from the House and two from the Senate to make investigation of the Geological Department and report their observations to the General Assembly, and for other purposes.

Leaves of absence were granted the following members, to wit: Mr. Swift of Elbert, Mr. Ousley of Lowndes.

Upon motion of Mr. Copeland of Walker, the House adjourned until 10:00 a. m. to-morrow.

ATLANTA, GA.,
Friday, November 18, 1898.

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:

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FRIDAY, NOVEMBER 18, 1898.

Tatum, Turner of Henry, Willingham, Woodall,
Taylor, Upchurch, Yates,
Tisinger, Walker of Crawford,
Tracy, Whiteley, Mr. Speaker.

Those absent were Messrs.—

Adams, Hall, Newton,
Allen, Hammond, Ousley,
Anderson, Hardwick, Pate,
Arnold, Harris, Park of Greene,
Barron, Harrell, Park of Troup,
Barwick, Harvard, Reid,
Bass, Henderson of Wash't'n Reynolds,
Bennett of Pierce, Herring, Singletary,
Beauchamp, Hill, Spinks,
Black of Whitfield, Howard, Sturgis,
Bowen, Jarnagin, Stewart,
Bush, Johnson of Baker, Swift,
Bynum, Johnson of Lee, Timmerman,
Calvin, Latimer, Turner of Rockdale,
Drawdy, Mayson, Wade,
Duncan, Merritt, Walker of Union,
Esterlin, McCants, Watkins,
Franklin, McGehee, Williams,
George, McLennan, Wood,
Greene, McRae, Wooten.

Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Denny, Chairman of the Committee on Education submitted the following report:
Mr. Speaker:

The Committee on Education have had under consideration House bill No. 243, by Mr. Hamby of Rabun, which is "A bill to be entitled an Act to define and regulate the length of the public school term of this State, and for other purposes," and instruct me, as their chairman, to report the same back to the House, with the recommendation that it do not pass.

R. A. DENNY,
Chairman.

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following Joint Resolution, which they instruct me to report back to the House with the recommendation that the same do pass as amended, to wit:

A joint resolution providing for the payment to Mrs. Anna E. Branch certain moneys in the treasury growing out of the sale of certain wild lands for taxes, etc.

Respectfully submitted.

THOS. J. CHAPPELL,
Chairman.

Mr. Copeland of Walker, Chairman of the Committee on Banks and Banking, submitted the following report:
Mr. Speaker:

The Committee on Banks have had under consideration House Bill No. 189, being an Act to provide for the incorporation of trust companies; to define their rights, powers, and for other purposes, and instruct me to report the same back with the recommendation that the same do pass.

F W COPELAND,
Chairman.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

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

A bill to authorize the ordinaries in this State to purchase such books, papers and other office supplies as may be needed in their offices, &c.

A bill consolidating the office of clerk and treasurer in Columbia county.

A bill to compensate the members of the Board of Roads and Revenues of Burke county, Ga., for their services, &c.

A bill to amend sub-section 11 of section 4082 of Vol. 2 of the Code of 1895, by providing compensation for
Justices of the Peace for services therein mentioned, and for other purposes.

Also the following House bill which they instruct me to report back with the recommendation that the same do not pass, to wit:

A bill to pay representatives advertising fees for local bills passed for their respective counties.

Respectfully submitted.

J M. MOORE,
Chairman.

Mr. Richardson, Chairman pro tem. 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 bill of the House, to wit:

Bill No. 14, entitled an Act to amend the charter of the city of Fitzgerald, in the county of Irwin, and for other purposes.

Respectfully submitted.

M. M. RICHARDSON,
Chairman pro tem.
Mr. McLaughlin, Chairman of the Committee on Privileges and Elections, submitted the following report, to wit:

Mr. Speaker:

The Committee on Privileges and Elections have had under consideration the following 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 allow the polls at the precincts on general election day in this State opened at the same hour in the morning that they required to be opened at the Courthouses and for other purposes.

Respectfully submitted.

B. F McLAUGHLIN,
Chairman.

Mr. Ellis, 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 report back to the House with the recommendation that the same do pass, to wit:

A bill to authorize the city council of Augusta to impose a penalty for failure to taxpayers' assessments, fines, license fees and any sums due for the use of water through the water pipes, and for other purposes.
A bill to authorize the city council of Augusta to affix a penalty for failure to make tax returns, and to provide for the enforcement of such penalty.

A bill to authorize the city council of Augusta to enforce the collection of all taxes, and for other purposes.

A bill to repeal an act creating and organizing a Board of Fire Commissioners for the city of Savannah, and for other purposes.

A bill to repeal an act creating and organizing a Board of Tax Assessors and Receivers for the city of Savannah, and for other purposes.

A bill to repeal an act creating and organizing a Board of Police Commissioners for the city of Savannah, and for other purposes.

A bill to repeal an act creating and organizing a Board of Water Commissioners for the city of Savannah, and for other purposes.

A bill to prohibit in Chatham county the holding of more than one office by one person at one time, and for other purposes.

A bill to repeal an act creating and organizing a Park and Tree Commission for the city of Savannah, and for other purposes.

A bill to repeal an act creating the office of Commissioner of Public Works for the city of Savannah, and for other purposes.
A bill to authorize the city council of Augusta to change in whole or part the location of the dam now extending across the Savannah river at the head of the Augusta canal, and for other purposes.

A bill to fix the boundary line between the States of Georgia and South Carolina along the entire river front of the city of Augusta as the northern boundary of said city, and for other purposes.

A bill to amend an act approved September 14, 1891, establishing a system of public schools in Washington, Ga.

A bill to amend an act entitled an "Act to authorize the city council of Augusta to collect by execution on sums due the council for water rents," and for other purposes.

A bill to amend the charter of the town of Washington, Ga., and for other purposes.

A bill to authorize the city council of Augusta to grant and convey so much of the south side of Walker street, between Jackson (Eighth) as may be necessary to construct a passenger depot.

A bill to authorize the city council of Augusta to fix the number of its members necessary to constitute a quorum.

Respectfully submitted.

ROLAND ELLIS,
Chairman.
Mr. Ellis, Chairman of the Special Judiciary Committee, submitted the following report, to wit:

Mr. Speaker:

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

A resolution for the relief of George A. Hall and Joel F. Thornton as sureties on the bond of Gene Williams.

The Committee has also had under consideration by Mr. Duncan of Houston.

A bill to amend section 2334 of the Civil Code of 1895, and for other purposes,

Which they instruct me to report back with the recommendation that the same be recommitted to the Committee on General Judiciary.

Respectfully submitted.

ROLAND ELLIS,
Chairman.

Mr. G. R. Glenn, State School Commissioner, submitted the following information in response to a request made him in Resolution No. 40, to wit:
To the Speaker of the House of Representatives:

I have the honor to submit herewith the information asked of myself by the House of Representatives in Resolution No. 40, which was placed in my hands yesterday afternoon.

I.

The aggregate amount of the State School fund for the years 1893 and 1894, respectively:

1893 $1,063,657.81
1894 1,268,617.87

II.

What amount of this fund was a direct appropriation?

1893 $600,000.00
1894 600,000.00

III.

What amount, if any, accrued to this fund each of the years named from the tax levy on property in excess of $475,000,000.00.

In 1893 $88,560.00

This was in accordance with the following provision of an Act of the General Assembly, approved December 23d, 1892:

"Should the returns of taxable property for the years 1893 and 1894 prove to be greater than four hundred and seventy-five million dollars, then, and in that case, the sums arising from the general tax levy upon said
returns of taxable property in excess of four hundred and seventy-five million dollars is hereby appropriated to the common school fund of the State in addition to the six hundred thousand dollars appropriated by this Act for each year 1893 and 1894, and in addition to the moneys appropriated by existing laws to the common school fund:"

The amount of excess of property from which the $88,560.00 added to the school fund in 1893 was derived was $30,000,000.00. There was no addition to the school fund of 1894, nor has there been for any subsequent year on account of tax levy on property in excess of any amount, though it was provided by an Act approved December 18th, 1894, that if the returns of taxable property for the years 1895 and 1896 should exceed $429,000,000.00, the tax derived from the amount in excess should be added to the school fund.

IV

What amount was apportioned each year to the several counties?

1893 $1,053,532 52
1894 1,262,617 87

V

What per centum of the net amount apportioned to the several counties was paid to the teachers?

1893 91.9
1894 92.3
VI.

What length of school term did this fund operate?

1893. Five months or 100 days.
1894. Five months or 100 days.

VII.

Same facts as to the years 1895 and 1896, in order, showing also amount which accrued from tax levy on property in excess of $429,000,000.00.

1895.

Aggregate amount of State School Fund. $1,266,707.62  
Amount directly appropriated. 600,000.00  
Amount which accrued to the fund from excess of property returned.  
Amount apportioned to the several counties. 1,260,106.52  
Per cent. of this paid teachers. 92\%  
Length of school term. Five months or 100 days.

1896.

Aggregate amount of State School Fund. $1,161,052.00  
Amount directly appropriated. 600,000.00  
Amount which accrued to the fund from excess of property returns.  
Amount apportioned to the several counties. 1,155,565.00  
Per cent. of amount paid to teachers. 91\%  
Length of school term. Five months or 100 days.
VIII.

What was the amount of the aggregate fund in 1897?
What was the net amount apportioned?
What the length of the school term?
(a). $1,169,945.00.
(b). $1,163,359.23.
(c). Five months or 100 days.

IX.

What is the aggregate amount for 1898?
What is the net amount apportioned.
What is the length of the school term?
(a). $1,640,381.00.
(b). $1,632,381.00.
(c). Six and one-half months or 130 days.

Respectfully submitted.

G. R. GLENN,
State School Commissioner

November 17th, 1898.

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

By Mr. Rose of Camden—

A bill to tax dogs so as to discourage the breeding of same, and for other purposes.

Referred to General Agricultural Committee.
Mr. Johnson of Bartow moved at this point that the roll of counties be dispensed with, so that any member wishing to introduce a bill might do so.

The motion prevailed.

By Mr. Lane of Early—

A bill to repeal “An Act to establish and maintain and regulate a dispensary in the town of Blakely, and for other purposes.”

Referred to Special Judiciary Committee.

By Mr. Moore of Carroll—

A bill to amend section 1366, Vol. I. of the Code, which provides for the election of county school commissioners, and for other purposes.

Referred to Committee on Education.

By Mr. Moore of Carroll—

A bill to amend section 1354 of Vol. I. of the Code by making certain additions and eliminations, and for other purposes.

Referred to Committee on Education.

By Mr. Sloan of Hall—

A bill to amend an act entitled an act to provide admission to the bar, how the examination shall be conducted, by whom, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Hendricks of Tattnall—

A bill to require all persons bringing suit in the justice courts of this State to deposit or give bond sufficient to pay costs, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Sloan of Hall—

A bill to suppress mob violence in this State, giving certain rights to heirs of the lynched persons, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Adamson of Clayton—

A bill to amend section 70 (1286) of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Holder and Hosch of Jackson—

A bill to amend the charter of the town of Harmony Grove, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Price of Oconee—

A bill to repeal section 397 of volume 3 of the Code, and for other purposes.

Referred to General Judiciary Committee.
By Mr. LaRoche of Chatham—

A bill to authorize the treasurer of Chatham county to employ a clerk, to fix the compensation for said clerk, and for other purposes.

Referred to Committee on County and County Matters.

By Messrs. Holder and Hosch of Jackson—

A bill to extend the corporate limits of the town of Harmony Grove, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Price of Oconee—

A bill to amend section 1552, volume I., of the Code of 1895, which provides for the guaranteed analysis being branded on packages of fertilizers, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Price of Oconee—

A bill to amend section 508, volume III., of the Code of 1895, by making certain additions and eliminations, and for other purposes.

Referred to General Agricultural Committee.

The following joint resolution was introduced and read

21 hj
By Mr. Blalock of Fayette—

A resolution to pay to the widow of J. W Willoby pension that would have been paid the deceased J. W Willoby had he lived, and for other purposes.

Referred to Committee on Pensions.

Upon motion of Mr. Woodall of Talbot, the following bill was taken up, read the second time and recommitted, to wit:

By Mr. Woodall of Talbot—

A bill to provide for the registration of voters of this State, to prescribe certain penalties for offenses connected therewith, and for other purposes.

Recommitted to Committee on County and County Matters.

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

By Mr. Mitchell of Thomas—

A bill to amend an Act to reincorporate the town of Thomasville as the city of Thomasville, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 97 and the nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Slaton of Fulton—

A bill to amend the charter of the city of Atlanta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 98 and the nays 0.

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

By Mr. Speer of Sumter—

A bill to require all corporations, machine shops, etc., to pay to the widow of a deceased employee all wages due the deceased, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 120 and the nays 0.

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

By Mr. Lang of Terrell—

A bill to establish the City Court of Dawson, in the county of Terrell, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 95 and the nays 0.

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

The next bill taken up for its third reading was as follows:

By Mr. Copeland of Walker—

A bill to prohibit creditors from sending out of the State bills, notes and accounts for collection, and for other purposes.

Pending the action of the House and while the above bill was under consideration, by unanimous consent, the following resolution was read the first time, to wit:

By Mr. Harrison of Quitman—

A resolution authorizing the Commissioner of Agriculture to sell articles enumerated in attached inventory certain articles not necessary to proper administration of said Department, and for other purposes.

Referred to Ways and Means Committee.

Also,

The following Joint Resolution was read, to wit:
A Joint Resolution for the relief of A. J. Davis, a citizen of Bibb County, and for other purposes.

Referred to Committee on Appropriations.

Also, upon motion of Mr. Jones of Burke, the following bill was recommitted, to wit:

By Mr. Simpson of Milton—

A bill to authorize the ordinaries in this State to purchase such books and other office supplies as may be needed in their offices, and for other purposes.

Recommitted from General Judiciary Committee to Committee on County and County Matters.

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

By Mr. Copeland of Walker—

A bill to require all guano manufactories to return for taxation all assets in each county where they may do business, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Turner of Henry—

A bill to authorize and direct the republication of Georgia Reports, and for other purposes.

Referred to Committee on Public Library.
By Mr. Freeman of Coweta—

A bill to require telephone companies and telegraph companies to return their property for taxation for State, county, and municipal purposes, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Turner of Henry—

A bill to fix the price of all Georgia Reports sold by the State Librarian at $2.00 per volume, and for other purposes.

Referred to Committee on Public Library.

The unanimous consents upon the Clerk’s desk having been disposed of, the House resumed the consideration of the bill of Mr. Copeland of Walker, to wit:

A bill to prohibit creditors from sending out of the State bills, notes or accounts for collection, and for other purposes.

Upon motion of Mr. Tatum of Dade, the hour of adjournment was extended until the House had disposed of the bill under consideration.

After consideration of said bill, the report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill, the ayes were 88 and the nays 12.
So the bill, having received the requisite constitutional majority, was passed.


The hour of adjournment having arrived, the House adjourned until 10 o'clock to-morrow morning.

Atlanta, Ga.,
Saturday, November 19, 1898.

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.

Upon motion of Mr. McLaughlin of Meriwether, the roll call was dispensed with.
Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Morris of Cobb, asked permission to withdraw the leave of absence granted him on yesterday, which request was granted.

Mr. Moore of Carroll, moved a reconsideration of the action of the House had upon yesterday in reference to the following bill, to wit:

By Mr. Copeland of Walker—

A bill to prohibit creditors from sending out of the State for collection any accounts, bills, etc., and for other purposes.

Mr. Hardwick called for the previous question upon the motion to reconsider made by Mr. Moore of Carroll, which call was sustained.

Upon the motion to reconsider, Mr. Tatum of Dade called for the ayes and nays.

Pending the vote upon the call of the ayes and nays, by unanimous consent Mr. Tatum of Dade was allowed to withdraw said call.

Mr. Hardwick of Washington asked unanimous consent to withdraw his call for the previous question, which request was granted.
Monday, November 21, 1898.

Mr. Bell of Forsyth moved that the House adjourn until 10 o'clock Monday morning, which motion prevailed, and the Speaker declared the House adjourned.

Atlanta, Ga.,
Monday, Nov. 21st, 1898.

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.

Mr. Sloan of Hall, moved that the roll call be dispensed with, which motion was lost.

The roll was called, and the following members answered to their names, Messrs.—

Adams, Bush, Fain,
Adamson, Calvin, Fender,
Anderson, Carter, Freeman,
Arnold, Chappell, Ford,
Barron, Cook, Fort,
Bennett of Mitchell, Copeland, Gresham,
Bennett of Pierce, Darnell, Greene,
Bell of Forsyth, David, Griffin of Greene,
Bell of Spalding, Denny, Griffin of Twiggs,
Black of Whitfield, Drawdy, Griffith,
Blalock, Duncan, Hall,
Bond, Ellis, Hamby,
Bower, Emanuel, Hardin of Wilkes,
Brandon, Erwin, Harrison,
Brown of Carroll, Everett of Polk, Harrell,
Bryan, Everett of Stewart, Harvard,
Hathcock, Mitchell, Sloan,
Henderson of Irwin, Moore, Smith of Hancock,
Henderson of Wash't'nMorris, Spinks,
Hopkins, McElreath, Starr,
Hutchins, McFarland, Stubbs,
Jarnagin, McGehee, Stewart,
Johnson of Baker, McLaughlin, Stone,
Johnson of Bartow, McLennan, Swift,
Johnson of Floyd, McRae, Tatum,
Jones of Burke, Ogletree, Taylor,
Jones of Dougherty, Overstreet, Tracy,
Jordan of Jasper, Pace, Turner of Henry,
King, Pate, Turner of Rockdale,
Knowles, Park of Greene, Wade,
Lane of Bibb, Post, Walker of Crawford,
Lane of Early, Price, Whiteley,
Laing, Raw's of Effingham, Williams,
LaRoache, Reynolds, Willingham,
Latimer, Richardson, Wood,
Longino, Rogers, Woodall,
Mayson, Rudicil, Yates,
Maxwell, Simpson, Mr. Speaker.
Merritt, Slaton,

Those absent were Messrs.—

Allen, Farmer, Hill,
Barwick, Felker, Howard,
Bass, Franklin, Holder,
Beauchamp, Gay, Hosch,
Black of Dawson, George, Johnson of Appling,
Bowen, Hammett, Johnson of Lee,
Brown of Bryan, Hammond, Jordan of Pulaski,
Bynum, Hardin of Liberty, Lane of Sumter,
Castleberry, Hardwick, Lee,
Dews, Harris, Martin,
Dickey, Hendricks, Mullins,
Esterlin, Herring, McCants,
Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of Saturday’s proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Richardson, Chairman pro tem. of Committee on Enrollment submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly signed by the Speaker of the House and President of the Senate and placed in the hands of the Governor, the following Act, viz.: House Bill No. 14, entitled

An Act to amend the charter of the city of Fitzgerald, in the county of Irwin, and for other purposes.

Respectfully submitted,

M. M. RICHARDSON,
Chairman Pro tem.

Mr. Simpson, Chairman of the Committee on Pensions, submitted the following report:
Mr. Speaker:

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

A bill to amend section 1254 of the Code of 1895, and for other purposes.

The committee have also had under consideration House Joint Resolution No. 44, which they instruct me to report back with the recommendation that the same be adopted, to wit:

A resolution paying the widow of J. W Willoby the sum of sixty dollars, being the pension due said J. W Willoby at the time of his death.

Respectfully submitted.

SIMPSON, Chairman.

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

Mr. Speaker:

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

By Mr. LaRoche of Chatham—

A bill to be entitled an Act to amend section 341 of the third volume of the Code of Georgia, which relates to the carrying of concealed weapons.
Also, the following bill, which I am instructed to report back to the House, that the same, as submitted, do pass, to wit:

By Mr. Morris of Cobb—

A bill to be entitled an Act to require the judges of the superior and city courts of this State to decide all motions for new trials, injunctions, and all other motions coming before them within thirty days after the same shall have been argued, or submitted to such judge without argument, to provide a suitable remedy and penalty for failure thereof, and for other purposes.

Respectfully submitted,

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Bower, chairman of the Committee on Privileges of the Floor, submitted the following report:

*Mr. Speaker:*

The Committee on Privileges of the Floor have had under consideration the following resolutions, which they instruct me to report back to the House with the recommendation that the same be adopted, to wit:

A resolution extending the privileges of the floor to Hon. J. M. Griggs, member of Congress, during his stay in the city.
Also, a resolution extending the privileges of the floor to Judge A. G. Powell during his stay in the city.

Also, a resolution extending the privileges of the floor to Hon. J. W. Callahan during his stay in the city.

Also, a resolution extending the privileges of the floor to Hon. C. M. Harris during his stay in the city.

Also, a resolution extending the privileges of the floor to Hon. R. A. Clayton during his stay in the city.

Respectfully submitted.

B. B. BOWER, JR.,
Chairman.

Mr. Duncan, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend the charter of the town of Sharpsburg in Coweta county, and for other purposes.

Also, a bill to authorize the mayor and aldermen of the city of Newnan, in the county of Coweta, to establish a system of sewerage, and for other purposes.
Also, a bill to amend the charter of the city of Dawson, and for other purposes.

Also, a bill to authorize the mayor and council of the town of Cochran, Ga., to purchase, build and maintain a system of waterworks, and for other purposes.

Also, a bill to repeal an Act to provide for the examination of private banks by the bank examiners of this State, and for other purposes.

Also, a bill to amend the charter of the city of Valdosta, and for other purposes.

Respectfully submitted.

J. P DUNCAN,
Chairman.

By unanimous consent the following bill was recommitted, to wit:

By Mr. Calvin of Richmond—

A bill to amend an Act authorizing the city council of Augusta to collect by execution all water rents due the city council, and for other purposes.

Recommitted to Special Judiciary Committee.

The following privilege resolutions were adopted, to wit:

By Mr. Anderson of Bartow—

Resolved that the privileges of the floor be extended
the Hon. B. A. Clayton of Cartersville, during his stay in the city.

By Mr. Laing of Terrell—

Resolved that the privileges of the floor be extended to the Hon. C. M. Harris of the county of Terrell, during his stay in the city.

By Mr. Bower of Decatur—

Resolved that the privileges of the floor be extended to the Hon. J. W. Callahan, during his stay in the city.

By Mr. Bennett of Mitchell—

Resolved that the privileges of the floor be extended to Judge Arthur G. Powell during his stay in the city.

By Mr. Laing of Terrell—

Resolved that the privileges of the floor be extended to the Hon. J. M. Griggs, M. C., during his stay in the city.

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

By Mr. Price of Oconee—

A bill to repeal an Act providing for the creation of a Board of Commissioners of Roads and Revenue for the County of Oconee, and for other purposes.

Referred to Committee on County and County matters.
By Mr. Ford of Worth—

A bill to incorporate the town of Sylvester in the county of Worth, and for other purposes.

Referred to Committee on Corporations.

Under the order of unfinished business, the motion of Mr. Moore of Carroll, to reconsider the action of the House had upon the following bill was taken up, to wit:

By Mr. Copeland of Walker—

A bill to prohibit creditors from sending out of the State any bill, note or account for collection, and for other purposes.

Upon said motion Mr. Tatum of Dade, called for the ayes and nays, which call was sustained.

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

Those voting aye were Messrs.—

- Adamson,
- Anderson,
- Arnold,
- Bennett of Pierce,
- Bell of Forsyth,
- Bower,
- Brandon,
- Brown of Carroll,
- Bryan,
- Calvin,
- Chappell,
- 25 h j

- Cook,
- Darnell,
- Fain,
- Freeman,
- Greene,
- Griffith,
- Harrison,
- Hatcock,
- Hopkins,
- Johnson of Floyd,
- Knowles,
- LaRoache,
- Latimer,
- Longino,
- Mayson,
- Maxwell,
- Moore,
- McFarland,
- Ousley,
- Post,
- Simpson,
- Slaton,
JOURNAL OF THE HOUSE.

Stewart,       Tracy,       Whiteley,
Tatum,        Wade,        Willingham.
Timmerman,

Those voting nay were Messrs.—

Adams,        George,      Merritt,
Barron,       Griffin of Greene,  Mitchell,
Bennett of Mitchell,  Hall,      Morris,
Bond,         Hamby,       McGehee,
Bush,         Harden of Wilkes,  Park of Greene,
Carter,       Harrell,     Price,
Copeland,     Harvard,     Rawls of Effingham,
David,        Henderson of Wash't'n Reynolds,
Denny,        Hutchins,    Rudicil,
Ellis,        Jarnagin,    Sloan,
Emanuel,      Johnson of Baker,  Smith of Hancock,
Erwin,        Jones of Burke,  Stone,
Everett of Stewart,  Jordan of Jasper,  Taylor,
Fender,       King,        Williams,
Ford,         Lane of Early,  Wood,
Fort,         Laing,       Woodall.

Those not voting were Messrs.—

Allen,        Dickey,      Harden of Liberty,
Barwick,      Drawdy,      Hardingwick,
Bass,         Duncan,      Harris,
Beauchamp,    Esterlin,    Hendricks,
Bell of Spalding,  Everett of Polk,  Henderson of Irwin,
Black of Dawson,  Farmer,      Herring,
Black of Whitfield,  Felker,   Hill,
Blalock,       Franklin,    Howard,
Bown,         Gay,         Holder,
Brown of Bryan,  Gresham,    Hosch,
Bynum,        Griffin of Twiggs,
Castleberry,  Hammett,    Johnson of Applin,
Dews,         Hammond,    Johnson of Bartow,

Upon counting the vote, it was found that the ayes were 40 and the nays 48. So the motion to reconsider was lost.

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

By Mr. Hardin of Wilkes—

A bill to authorize the mayor and council of the city of Washington, Ga., to issue bonds to the amount of $30,000 for certain improvements, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Stone of Walton—

A bill requiring all officials of the State institutions to purchase from the Prison Commissioner all provisions
needed by such institutions as may be produced by the State Penitentiary, and for other purposes.

Referred to Penitentiary Committee.

By Mr. Woodall of Talbot—

A bill to prohibit the manufacturing of spirituous or malt liquors, except domestic wines, in the county of Talbot, and for other purposes.

Referred to Committee on Temperance.

By Mr. Chappell of Muscogee—

A bill to amend paragraph 1, section 1, of Article 7 of the Constitution of this State, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Henderson of Irwin—

A bill to amend the charter of the town of Ocilla in Irwin county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Park of Greene—

A bill to amend sec. 3765 of the Code, Vol. II, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Smith of Hancock—

A bill to repeal so much of an Act entitled an Act to
provide for the payment of certain insolvent costs in the Northern Judicial Circuit, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Smith of Hancock—

A bill to repeal an Act to amend an Act providing for payment of certain insolvent criminal costs in the Northern Judicial Circuit, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Smith of Hancock—

A bill, to provide for the payment of insolvent costs of the justices of the peace, notaries public, and constables of Hancock county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Park of Greene—

A bill to amend section 8772 of volume 2 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill to amend section 3766 of volume 2 of the Code, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Merritt of Hancock—

A bill to amend an Act granting corporate authority to the town of Sparta, Georgia, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Emanuel of Glynn—

A bill to amend the charter of the city of Brunswick, and for other purposes.

Referred to Committee on Corporations.

By Mr. Freeman of Coweta—

A bill to amend section 98 of volume 1 of the Code of 1895, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Brandon of Fulton—

A bill to relieve Martin H. Dooly as one of the securities on the bond of E. A. Richards & Co. as lessees of the Northeastern Railroad, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill providing that the City Council of Augusta not be required to use its Common Seal in making and establishing by-laws, rules, etc., and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Reynolds of Richmond—

A bill authorizing the City Council of Augusta to fix all fines, and punishments for violation of any by-laws, rules and ordinances established by said City Council, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to authorize the payment of pensions semi-annually, to prescribe the time when said pensions shall be paid, and for other purposes.

Referred to Committee on Pensions.

By Mr. Simpson of Milton—

A bill to amend Sec. 1250 of the Code of 1895, and for other purposes.

Referred to Committee on Pensions.

By Mr. Hall of Bibb—

A bill to provide for the acceptance by the State of Georgia of the property known as the Confederate Soldiers Home of Georgia, to provide for the opening of the Home, to maintain and provide for the helpless, and for other purposes.

Referred to Committee on Appropriations.
The following Joint Resolution was read the first time, to wit:

By Mr. Calvin of Richmond—

A resolution to instruct our Senators and Representatives in Congress to use their best efforts in furtherance of the early completion of the Nicaraguan Canal.

Referred to State of Republic.

The following resolution was introduced, read the first time, and appropriately referred, to wit:

By Mr. King of Houston—

A resolution providing that the members of this Assembly draw no pay when off on leave of absence, unless it be on account of sickness, and for other purposes.

Referred to Committee on Rules.

The Speaker announced the following committees, to wit:

Committee from the House to Visit Educational Institutions—Messrs. Johnson of Floyd, chairman; Hall, Jarnagin, Fender, Longino, Johnson of Bartow, McGehee, Black of Whitfield.

Committee on Reorganization of Judicial Circuits—Messrs. Hall, chairman; Jones of Burke, Laing, Duncan, Chappell, Felker, Starr, Erwin, Bass, Reynolds, McRae.

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

A bill to repeal an Act creating a county court in each county in this State, except certain counties therein mentioned, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 101, and the nays 0.

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

By Mr. Latimer of Cherokee—

A bill to appropriate the sum of $750.00 for the payment of pensions of 1898, and for other purposes.

This bill, involving an appropriation, the House resolved itself into a Committee of the Whole and the Speaker designated Mr. Moore of Carroll to preside as Chairman of the Committee of the Whole House.

After considering said bill 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 of the Whole 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.—

| Adams,            | Fender,                     | Mitchell, |
| Adamson,          | Freeman,                    | Moore,    |
| Anderson,         | Franklin,                  | Morris,   |
| Arnold,           | Ford,                      | McElreath,|
| Barron,           | Gresham,                   | McGehee,  |
| Bennett of Mitchell, | Greene,               | McLaughlin,|
| Bennett of Pierce, | Griffin of Greene,      | McRae,    |
| Bell of Forsyth,  | Griffin of Twiggs,        | Ousley,   |
| Black of Dawson,  | Griffith,                  | Park of Greene, |
| Black of Whitfield, | Hall,                | Post,     |
| Block,            | Hamby,                     | Price,    |
| Bond,             | Hardin of Wilkes,         | Reynolds, |
| Bower,            | Harrison,                  | Richardson,|
| Brandon,          | Harrell,                   | Rogers,   |
| Brown of Carroll, | Harvard,                   | Rudicil,  |
| Bryan,            | Henderson of Irwin,       | Simpson,  |
| Bush,             | Henderson of Washt'n,      | Sloan,    |
| Calvin,           | Hopkins,                   | Smith of Hancock, |
| Castleberry,      | Hutchins,                  | Stubbs,   |
| Chappell,         | Johnson of Bartow,        | Stewart,  |
| Cook,             | Johnson of Floyd,         | Stone,    |
| Copeland,         | Jones of Burke,           | Tatum,    |
| Darnell,          | Jordan of Jasper,         | Taylor,   |
| David,            | King,                      | Tracy,    |
| Denny,            | Lane of Bibb,             | Wade,     |
| Drawdy,           | Lane of Early,            | Turner of Rockdale, |
| Duncan,           | Laing,                     | Turner of Henry, |
| Ellis,            | LaRoche,                   | Wade,     |
| Emanuel,          | Latimer,                   | Whiteley, |
| Erwin,            | Longino,                   | Williams, |
| Everett of Polk,  | Mayson,                    | Willingham,|
| Everett of Stewart, | Maxwell,       | Wood,     |
| Fain,             | Merritt,                   | Woodall,  |
Those not voting were Messrs.—

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Upon counting the vote it was found that the ayes were 109 and the nays 0.

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

By Mr. Jones of Burke—

A bill to amend section 2250 of the Code of 1895, and for other purposes.
The report of the committee which was favorable to passage of the bill was agreed to.

On passage of the bill the ayes were 89 and the nays 8.

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

By Mr. Jones of Burke—

A bill to repeal sections 2253, 2260 inclusive of the Code of 1895, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95 and the nays 1.

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

The following bill was read the second time, to wit:

By Mr. Brandon of Fulton—

A bill to make horse-racing and reckless riding on the highways of this State a misdemeanor, and for other purposes.

Upon motion of Mr. Brandon of Fulton, the bill was ordered tabled.

The following resolution was read the first time, to wit:
By Mr. Hall of Bibb—

A resolution appropriating the sum of $2,000 for the purchase of the entire apparatus, outfit and chemicals now in the State Capitol from Dr. George F. Payne, and for other purposes.

Referred to Committee on Appropriations.

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

Mr. Speaker:

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

A resolution appointing a committee of ten from the House and five from the Senate to investigate the condition of the State Treasury and report the same to the General Assembly.

The committee on the part of the Senate are Messrs. Wight, Thrasher, Hand, Blalock and Little.

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

A resolution indorsing the appointment of Hon. James H. Blount, Jr., by the General commanding the United States army for the department of Santiago in Cuba, to codify the laws of force in said district.

By unanimous consent, the following bills were taken
from the Committee on Temperance, read the second time, and recommitted to the same committee, to wit:

By Mr. Rogers of Marion—

A bill to prohibit the sale of spirituous and malt liquors in the county of Marion, and for other purposes.

By Mr. McDonald of Ware—

A bill to abolish the sale of spirituous or malt liquors in the State of Georgia, and for other purposes.

By Mr. Johnson of Lee—

A bill to amend the charter of Leesburg in the county of Lee, authorizing the mayor and council to maintain a dispensary, and for other purposes.

By Mr. Wade of Brooks—

A bill to prohibit the sale of morphine in the State of Georgia, and for other purposes.

By Mr. Harvard of Dooly—

A bill to amend section 1549, Volume I, of the Code of 1895, and for other purposes.

By Mr. Willingham of Monroe—

A bill to prohibit the sale, furnishing or giving away of intoxicating drinks in this State, and for other purposes.

By unanimous consent the following resolution was introduced and read, to wit:
By Mr. Chappell of Muscogee—

A resolution to provide for the payment of two extra door keepers for the session of 1898, and for other purposes.

Referred to Committee on Appropriations.

The following Senate resolution was read, to wit:

By Mr. Thrasher of the 27th District—

A resolution appointing a committee of ten from the House and five from the Senate to investigate the condition of the State Treasury, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Ellis of Bibb—

Resolved by the House, the Senate concurring, that the Governor be authorized and directed, as soon as practicable after the passage of this resolution, to appoint five members from the House and three from the Senate, together with the Governor and other officers to constitute a Board of Tax Commissioners, and for other purposes.

Mr. Johnson of Bartow moved that the above resolution be tabled.

Mr. Hall of Bibb moved as an amendment to the motion of Mr. Johnson of Bartow, that the resolution in question be made the special order for to-morrow.
Mr. Bush of Miller moved that it be made the special order for Wednesday

Mr. Hall of Bibb withdrew his motion, and the motion of Mr. Bush prevailed.

Upon motion of Mr. Blalock of Fayette, 300 copies were ordered to be printed for the use of the House.

The following bills were read the first time by unanimous consent, to wit:

By Mr. Reynolds of Richmond—

A bill to prescribe the manner in which partition fences between improved lands may be erected, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hamby of Rabun—

A bill to give the County Boards of Education of the several counties of this State full power and authority to regulate the length of the public school term, and for other purposes.

Referred to Committee on Education.

Upon motion of Mr. Johnson of Bartow the hour of adjournment was extended until the bill under consideration was disposed of.

The following bill was read the third time, to wit:
By Mr. Johnson of Bartow—

A bill to be entitled an Act to amend Section 1 of an Act prescribing three grades of commercial fertilizers, for the branding of certain information on same, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 105 and the nays 0.

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

Leaves of absence were granted the following members, to wit: Messrs. Overstreet of Screven, Hill of Wilkes, Smith of Hall, Lane of Sumter, Speer of Sumter, McMillan of Chatham, McDonough of Chatham, Wooten of Calhoun, Tisinger of Upson.

Mr. Beauchamp, Chairman of the Committee on Blind Asylum, asked leave of absence for the committee, which was granted.

The hour of adjournment having arrived, the Speaker announced the House adjourned until ten o'clock to-morrow morning.
ATLANTA, GA.,
Tuesday, Nov. 22, 1898.

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, to wit: Messrs.—

Those absent were Messrs.—

Allen,  Hill,  Overstreet,
Brown of Bryan,  Jordan of Pulaski,  Sturgis,
Dews,  Mullins,  Upchurch,
Farmer,  McDonough,  Wooten.
Hammond,

Mr. Merritt of Hancock, of the Committee on Journals,
reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

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

Mr. Speaker:

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

By Mr. Ellis of Bibb—

A bill to provide and fix the hours of keeping open the polls at precincts situated in incorporated towns or cities, when there is more than one precinct, and for other purposes.

Also, by Mr. Morris of Cobb—

A bill to be entitled an Act to make it unlawful for any person to wilfully or wantonly fire off or discharge any loaded gun or pistol on Sunday, except in defense of person or property.

Also, by Mr. Post of Coweta—

A bill to be entitled an Act to authorize the judges of the superior courts to grant charters to corporations in vacation, in all cases where they may exercise such pow-
ers in term time, and to validate such charters as have heretofore been granted in vacation.

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

By Mr. Sloan of Hall—A bill to be entitled an Act to authorize the Governor to keep a standing offer of twenty-five dollars reward for the apprehension of any person or persons who shall buy or sell, or offer to buy or sell, a vote, or shall be in any way concerned in buying or selling a vote at any election in this State, voting illegally, or committing any of the offenses set forth in section 629, volume 3, of the Code of 1895, and for other purposes.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report.

Mr. Speaker:

The Committee on Corporations have had under consideration the following bills, which they 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 amend the charter of the city of Macon, and for other purposes, as amended.
A bill to be entitled an Act to amend the charter of Ocilla, in Irwin county, and for other purposes.

A bill to be entitled an Act to incorporate the town of Sylvester in the county of Worth, etc.

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

A bill to be entitled an Act to fix the time for the election of all city officers now elected by the council of the Mayor and Aldermen of the city of Savannah, to provide for the terms of such officers, to terminate the terms of those now in office, and for other purposes.

Respectfully submitted.

JAMES P. DUNCAN,
Chairman Committee on Corporations.

Mr. McRae, Chairman State of the Republic, submitted the following report.

Mr. Speaker:

The Committee of the Republic have had under their consideration the following resolutions which they instruct me to report back to the House with recommendation that they be adopted, to wit:

A resolution instructing our Senators and requesting our Representatives in Congress to use their best efforts in furtherance of the early completion of the Nicaragua canal.
A resolution to demand a change in the method of electing United States Senators from the several States, to the qualified voters of said several States, and for other purposes.

Respectfully submitted.

MAX L. McRAE,
Chairman.

Mr. Willingham, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration House bill No. 282, and instruct me to report same back to the House with the recommendation that the same do pass.

Also, House bill No. 170, and recommend that the same do not pass.

WILLINGHAM, Chairman,

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following House bill which they instruct me to report back with the recommendation that the same do pass as amended, to wit:
A bill to amend section 98 of the Code of 1895, volume 1, which fixes the terms of office of county officers by adding a proviso to said section requiring tax collectors to complete the collection of State and county taxes for the year which they have been elected and for which they have given bond, etc.

Also, the following House resolution, which I am instructed to report back with the recommendation that the same do pass as amended:

A resolution authorizing the Commissioner of Agriculture to sell articles enumerated in attached inventory, certain articles not necessary to proper administration of said department, etc.

Respectfully submitted.

R. W FREEMAN,
Chairman.

Mr. Calvin of Richmond, moved a reconsideration of the action of the House had upon yesterday on the following resolution, so far as it relates to the reference of same to the Committee on Appropriations, to wit:

By Mr. Thrasher of the 27th District—

A resolution to appoint ten members from the House and five from the Senate to investigate the condition of the State Treasury and report back to the General Assembly their observations.

The motion to reconsider prevailed.
Mr. Calvin moved to suspend the rules of the House so that the resolution might be taken up and read.

The motion prevailed, and the resolution was read.

The following amendments were read and adopted, to wit:

By Mr. Calvin of Richmond—

To amend by striking out the third resolution of the series and number the remaining resolutions accordingly.

By Mr. Park of Greene—

To amend by adding to the first section of said resolution the following words: "Said committee shall make this report as early as practicable to the present session of the Legislature."

By Mr. Blalock of Fayette—

To amend by adding, "The Treasury shall first be investigated and reported upon."

By Mr. King of Houston—

To amend as follows: Provided that the investigation shall be without expense to the State.

The above resolution was read and adopted as amended.

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

The Senate has passed, by the requisite constitutional majority, the following Senate bill, to wit:

A bill to require Sleeping Car Companies in this State to furnish separate compartments for white and colored passengers, and to extend the police powers of conductors and other employees.

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

By Mr. Moore of Carroll—

A bill to prohibit betting on elections in this State, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was adopted.

On putting the bill to a vote, the ayes were 86 and the nays 18.

So the bill, not having received the requisite constitutional majority, was lost.

By Mr. Moore of Carroll—

A bill to define slander and oral defamation and prescribe a penalty for the same.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 23 and the nays 112.

So the bill, not having received the requisite constitutional majority, was lost.

By Mr. LaRoche of Chatham—

A bill to amend an Act vesting veto power in the mayor of Savannah, touching the ordinances of said city, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 128, nays 0.

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

Mr. Swift of Elbert, moved that House bill No. 129, the same being a bill to repeal an Act making permanent the income of the State University and for other purposes, be taken from the table and made the special order for Wednesday, after special order already placed, which motion prevailed.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Ellis of Bibb—

A bill to provide for and fix the hours keeping open the polls at precincts situated in incorporated towns, and for other purposes.
The following bills were read the third time and put upon their passage, to wit:

By Mr. LaRoche of Chatham—

A bill to authorize the mayor and city council of Savannah to condemn property for drainage purposes, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 128 and nays 0.

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

By Mr. Whiteley of Glascock—

A bill to amend section 1642 of Volume I. of the Code which relates to exemptions to certain Confederate soldiers, and for other purposes.

The report of the Committee which was favorable to the passage of the bill was agreed to.

In the absence of the author of the bill, Mr. Reynolds of Richmond moved that the bill be tabled, which motion prevailed, and the bill was tabled.

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to hunt or fish upon the lands of another whether said lands are posted or not, and for other purposes.
Upon motion of Mr. Reynolds of Richmond, the bill was tabled.

By Mr. Emanuel of Glynn—

A bill to amend an act creating a Board of Commissioners of Roads and Revenue for the county of Glynn, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

The following amendments were offered and adopted, to wit:

To amend by striking the name of "Mark Verdery" in the eighth line of section 2 of said bill, and inserting in lieu thereof the name of "Tobias Newman," and by striking the name of "T. W. Lamb" in the eighth line of said section 2, and inserting in lieu thereof "James T. Dent," and by striking the name of "G. W. Ratcliff" in the tenth line of said section 2 of said bill, and inserting in lieu thereof the name of "J. A. Williamson."

To amend by inserting the word "Quarterly" after the word "published" in the fourth line of section eight of said bill.

To amend by striking the word "important" in the first and fifth lines of section nine of said bill, and by inserting the words "for public improvements and for the purchase of supplies," after the word "contracts" in the first line of said section nine of said bill.
To amend by striking the word "three," in the second second line of section six of said bill, and insert in lieu thereof the word "two."

On passage of the bill the ayes were 131 and the nays 0.

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

By Mr. McMillan of Chatham—

A bill to repeal the proviso at the end of section second of an act to extend and define the incorporate limits of the city of Savannah, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to,

On passage of the bill, the ayes were 130 and the nays 0.

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

The following resolution was read and adopted, to wit:

By Mr. Jordan of Jasper—

A resolution to appoint a joint committee of three from the House and two from the Senate to investigate the controversy between Dr. Payne, ex-State Chemist, and the Commissioner of Agriculture as to the real owner of the chemical apparatus claimed by Dr. Payne, and for other purposes.
Mr. Turner of Henry, chairman of Committee on Public Library, submitted the following report:

Mr. Speaker:

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

By Mr. Turner of Henry—

A bill to be entitled an Act to authorize and direct the republication of certain Georgia Reports, and for other purposes.

Respectfully submitted,

PAUL TURNER, Chairman.

The following bills were read the second time, to wit

By Mr. Morris of Cobb—

A bill to require the judges of the superior courts of this State to decide all motions for new trials, etc., and for other purposes.

By Mr. Ellis of Bibb—

A bill to amend the charter of the city of Macon, and for other purposes.
By Mr. Morris of Cobb—

A bill to make it unlawful for any person to wantonly discharge a gun or pistol on Sunday, and for other purposes.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to affix the penalty for failure to make tax returns, and for other purposes.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to enforce the collection of taxes, and for other purposes.

By Mr. Park of Greene—

A bill to repeal an Act providing for the examination of private banks by the Bank Examiner of this State, and for other purposes.

By Mr. Freeman of Coweta—

A bill to authorize the mayor and city council of Newnan to establish and maintain a system of sewers and drains, and for other purposes.

By Mr. McDonough of Chatham—

A bill to repeal an Act organizing a Board of Police Commissioners for Savannah, and for other purposes.
By Mr. McDonough of Chatham—

A bill to repeal an Act creating the office of Commissioner of Public Works for Savannah, and for other purposes.

By Mr. McDonough of Chatham—

A bill to repeal an Act to create a Park and Tree Commission for Savannah, and for other purposes.

By Mr. McDonough of Chatham—

A bill to repeal an Act to prohibit one person from holding more than one office at a time in Chatham county, and for other purposes.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating a Board of Water Commissioners for Savannah, and for other purposes.

By Mr. McDonough of Chatham—

A bill to repeal an Act creating a Board of Tax Assessors and Receivers for Savannah, and for other purposes.

By Mr. McDonough of Chatham—

A bill to repeal an Act to organize a Board of Fire Commissioners for Savannah, and for other purposes.

By Mr. Laing of Terrell—

A bill to amend the charter of the city of Dawson, and for other purposes.
By Mr. Post of Coweta—

A bill to authorize Judges of the Superior Courts to grant charters to corporations in vacation, and for other purposes.

By Mr. Woodall of Talbot—

A bill to make it unlawful to manufacture intoxicating drinks except domestic wines, in the county of Talbot, and for other purposes.

By Mr. Calvin of Richmond—

A bill to fix the boundary line between Georgia and South Carolina, and for other purposes.

By Mr. Hardin of Wilkes—

A bill to amend an Act establishing a system of public schools in Washington, Ga., and for other purposes.

By Mr. Chappell of Muscogee—

A bill to provide for the incorporation of Trust Companies, to define their rights and powers, and for other purposes.

By Mr. Calvin of Richmond—

A bill to authorize the city council of Augusta to alter the whole or part of the dam now extending across the Savannah river, and for other purposes.
By Mr. LaRoche of Chatham—

A bill to amend section 341 of the Code which relates to the carrying of concealed weapons, and for other purposes.

By Mr. Hardin of Wilkes—

A bill to amend the charter of Washington, Ga., and for other purposes.

By Mr. Moore of Carroll—

A bill to amend subsection 11 of section 4082 of volume 2 of the Code, by providing compensation for justices of the peace, and for other purposes.

By Mr. Jones of Burke—

A bill to compensate the members of the Board of Commissioners of Roads and Revenue of Burke county for their services, and for other purposes.

By Mr. Rawls of Effingham—

A bill providing for the time of opening of polls on general election days and to allow proper freeholders to manage the election when no proper officer appears, and for other purposes.

By Mr. Bynum of Columbia—

A bill to repeal an Act consolidating the office of Clerk and Treasurer in Columbia county, and for other purposes.
By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to impose a penalty for failure to pay taxes, and for other purposes.

By Mr. Lee of Pulaski—

A bill to authorize the mayor and city council of Cochran, Ga., to maintain a system of waterworks, and for other purposes.

By Mr. LaRoche of Chatham—

A bill to provide and fix a time for the election of all city officers now elected by the mayor and aldermen of the City of Savannah, and for other purposes.

By Mr. Ousley of Lowndes—

A bill to amend the charter of Valdosta, and for other purposes.

The following bill was taken up, read the second time and recommitted, to wit:

By Mr. Duncan of Houston—

A bill to amend Sec. 2334 of the Civil Code of 1895, fixing the venue for suits against railroad companies in this State, and for other purposes.

Recommitted to the General Judiciary Committee.
The following joint resolution was read the second time, to wit:

By Mr. Blalock of Fayette—

A joint resolution to pay to Mrs. Charlotte Willoby, widow of the deceased J. W. Willoby, the sum of $60.00, being a pension due her husband, and for other purposes.

Leaves of absence were granted the following members, to wit: Messrs. Jordan of Pulaski, Griffin of Greene, Morris of Cobb.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 10 o’clock to-morrow morning.

ATLANTA, GA.,
Wednesday, Nov. 23, 1898.

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. Bryan of Floyd.

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

Adams, Adamson, Allen, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bell of Spalding, Black of Dawson, Black of Whitfield,
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Rose, Stubbs, Walker of Crawford,
Rudicil, Stewart, Walker of Union,
Simpson, Stone, Watkins,
Singletary, Swift, Whiteley,
Slaton, Tatum, Williams,
Sloan, Taylor, Willingham,
Smith of Hall, Tisinger, Wood,
Smith of Hancock, Timmerman, Woodall,
Snell, Tracy, Wooten,
Spinks, Turner of Henry, Yates,
Speer, Turner of Rockdale, Mr. Speaker,
Starr, Upchurch,

Those absent were Messrs.—

Franklin, Jordan of Jasper, Park of Troup,
Griffin of Greene, Jordan of Pulaski, Sturgis,
Hammond, Overstreet, Wade,
Hill,

Mr. Bond, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

The following resolution, which was made the special order for to-day immediately after the reading of the Journal was taken up and read, to wit:

By Mr. Ellis of Biob—

A resolution authorizing the Governor, as soon as practicable after the passage of this resolution, to appoint five members from the House and three from the Senate, together with the Governor, Attorney-General and Com-
troller-General, to constitute a Board of Tax Assessors, and for other purposes.

The following amendments were read and adopted, to wit:

By Mr. Johnson of Bartow—

To amend the resolution, as amended, by striking out the word "five," and inserting the word "six" in lieu thereof; and by striking the word "three," and inserting "two" wherever they occur in said section.

By Mr. Tatum of Dade—

To amend by inserting "that each section of the State shall be represented on said board."

By Mr. Ellis of Bibb—

To amend by adding at end of last section, "providing that nothing in this resolution shall interfere with or prevent the consideration or passage of any measure or measures now pending, or hereafter to be introduced, looking to the accomplishment of reform in the tax laws by assessment or otherwise during the present session of the General Assembly."

By Mr. Hall of Bibb—

To amend by striking section 1 of the resolution and inserting the following in lieu thereof:

That the President of the Senate and the Speaker of
the House shall, as soon after the passage of this reso-
lution as practicable, appoint three members of the
Senate and five members of the House, who shall be
known as a joint committee on the revision of the tax
laws of this State, of which committee the Speaker and
President of the Senate shall be ex officio members.

By Mr. Hall of Bibb—

To amend section 2 by striking the word "board" in
the first line and inserting "committee."

On motion of Mr. Freeman of Coweta, the resolu-
tion was referred to the Ways and Means Committee.

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

Mr. Speaker:

The Senate has passed the following House bills by
the requisite constitutional majority, to wit:

A bill to alter and amend sections 4 and 5 of an Act
to incorporate the town of Elberton in Elbert county.

Also, a bill to amend section 101 of the Code of
Georgia, relating to the elections of justices of the
peace.

Also, a bill to amend an Act creating a board of roads
and revenues for the county of Houston.

Also, a bill to change the time of holding the supe-
rior court of Dodge county.
Also, a bill to amend the charter of the town of Loganville.

The Senate has also passed by the requisite constitutional majority the following House bill as amended, to wit:

A bill to amend section 765 of the third volume of the Code of 1895.

The Senate has also concurred in the House amendments to the following Senate resolution, to wit:

A resolution appointing a committee to investigate the condition of the State Treasury.

The Senate has also passed the following Senate bills by the requisite constitutional majority, to wit:

A bill to allow constables to levy and collect superior, city and county court \( ightarrow \) fas.

Also, a bill to amend section 72 of volume 1. of the Code of 1895, so as to extend the time when superintendents of elections must send their returns to the county site.

The next special order was the following bill, which was taken up and put upon its passage, to wit:

By Mr. Swift of Elbert—

A bill to repeal an Act making permanent the income of the State University, and for other purposes.
Mr. Ellis of Bibb moved that when the House adjourned it be adjourned to reconvene on Friday morning, which motion was lost.

Mr. Swift of Elbert, moved to extend the day’s session, so that the matter under consideration might be disposed of.

Mr. Sloan of Hall offered, as amendment to the motion of Mr. Swift, that the House have an evening session, to convene at 7:30 o’clock, which amendment was lost, and the motion of Mr. Swift prevailed.

Pending the debate and action of the House upon said bill, Mr. Willingham of Monroe, moved that the House adjourn, which motion prevailed.

Leaves of absence were granted the following members, to wit: Messrs. Turner of Henry, Castleberry of Monroe, Black of Whitfield, Everett of Stewart, Henderson of Irwin, Willingham of Monroe, Hopkins of McIntosh, Pace of Newton, McRae of Telfair, Calvin of Richmond, Tracy of Dooly, Snell of Johnson, Richardson of Hart, Black of Dawson, Tisinger of Upson, Bennett of Pierce, Johnson of Appling, Hardin of Liberty, Jordan of Pulaski, Padgett of Echols, McCranie of Berrien, Gay of Colquitt, Denny of Floyd, Reynolds of Richmond.

The Speaker then declared the House adjourned until 10 o’clock to-morrow morning.
ATLANTA, Ga.,
Thursday, Nov. 24, 1898.

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. Bryan of Floyd.

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

King, McLennan, Speer,
Knowles, McMillan, Starr,
Lane of Bibb, Newton, Stubbs,
Lane of Early, Ogletree, Stewart,
Lane of Sumter, Ousley, Stone,
Laing, Padgett, Swift,
LaRoche, Park of Greene, Tatum,
Latimer, Park of Troup, Taylor,
Lee, Post, Timmerman,
Longino, Price, Turner of Henry,
Martin, Rawls of Effingham, Turner of Rockdale,
Mayson, Rawls of Wilkinson, Upchurch,
Maxwell, Reid, Wade,
Merritt, Richardson, Walker of Crawford,
Mitchell, Rogers, Walker of Union,
Moore, Rose, Watkins,
Morris, Rudicil, Whiteley,
Mullins, Simpson, Williams,
McCants, Singletary, Willingham,
McDonald, Slaton, Wood,
McDonough, Sloan, Woodall,
McEireath, Smith of Hall, Wooten,
McFarland, Smith of Hancock, Yates,
McLaughlin, Spinks, Mr. Speaker.

Those absent were Messrs.—

Bennett of Pierce, George, McRae,
Black of Dawson, Griffin of Greene, Overstreet,
Black of Whitfield, Hammond, Pace,
Bowen, Hamby, Pate,
Calvin, Hardin of Liberty, Reynolds,
Cook, Henderson of Irwin, Snell,
Denny, Johnson of Appling, Sturgis,
Fender, McCranie, Tisinger,
Gay, McGehee, Tracy.

Mr. Bond, Chairman of the Committee on Journals, re-
ported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

On motion of Mr. Bell of Forsyth the House adjourned until to-morrow morning at 10 o'clock.

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Atlanta, Ga.,

Friday, November 25, 1898.

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. Bryan of Floyd.

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

| Adams       | Blalock,  | Copeland, |
| Adamson     | Bond,     | Darnell,  |
| Allen       | Bowen,    | David,    |
| Anderson    | Bower,    | Denny,    |
| Arnold      | Brandon,  | Dews,     |
| Barron      | Brown of Bryan, | Dickey, |
| Barwick     | Brown of Carroll, | Drawdy, |
| Bass        | Bryan,    | Duncan,   |
| Bennett of Mitchell, | Bush,     | Ellis,    |
| Beauchamp   | Bynum,    | Emanuel,  |
| Bell of Forsyth, | Carter,  | Erwin,    |
| Bill of Spalding,  | Castleberry, | Esterlin, |
| Black of Dawson, | Chappell, | Everett of Polk, |
| Back of Whitfield, | Cook,     | Everett of Stewart, |
Fain, 
Farmer, 
Felker, 
Freeman, 
Franklin, 
Ford, 
Fort, 
Gay, 
George, 
Gresham, 
Greene, 
Griffin of Greene, 
Griffin of Twiggs, 
Griffith, 
Hall, 
Hammett, 
Hardin of Wilkes, 
Hardwick, 
Harrison, 
Harris, 
Harrell, 
Harvard, 
Hatcoch, 
Hendricks, 
Henderson of Irwin, 
Henderson of Washington, 
Hearing, 
Hill, 
Howard, 
Hopkins, 
Holder, 
Hoelch, 
Hutchins, 
Jarnagin, 
Johnson of Appling, 
Johnson of Baker, 
Johnson of Bartow, 
Johnson of Floyd, 
Johnson of Lee, 
Jones of Burke, 
Jones of Dougherty, 
Jordan of Jasper, 
King, 
Knowles, 
Lane of Bibb, 
Lane of Early, 
Lane of Sumter, 
Laing, 
LaRoche, 
Lee, 
Longino, 
Martin, 
Mayson, 
Maxwell, 
Merritt, 
Mitchell, 
Moore, 
Morris, 
Mullens, 
McCants, 
McDonald, 
McDonough, 
McEreath, 
McElreath, 
McGehee, 
McLaughlin, 
McLennan, 
McMillan, 
Newton, 
Ogletree, 
Ousley, 
Paddett, 
Pate, 
Park of Greene, 
Park of Troup, 
Post, 
Price, 
Rawls of Effingham, 
Rawls of Wilkinson, 
Reynolds, 
Rogers, 
Rose, 
Rudick, 
Simpson, 
Singleton, 
Slaton, 
Sloan, 
Smith of Hall, 
Smith of Hancock, 
Speaks, 
Speer, 
Starr, 
Stub's, 
Sturgis, 
Stewart, 
Stone, 
Swift, 
Tatum, 
Taylor, 
Timmerman, 
Tracy, 
Turner of Henry, 
Turner of Rockdale, 
Upchurch, 
Walker of Crawford, 
Walker of Union, 
Watkins, 
Whiteley, 
Williams, 
Willingham, 
Wood, 
Woodall, 
Wooten, 
Yates, 
Mr. Speaker.
Those absent were Messrs.—

Bennett of Pierce, Jordan of Pulaski, Reid,
Calvin, McCranie, Richardson,
Fender, McFarland, Snell,
Hammond, McRae, Tisinger,
Hamby, Overstreet, Wade,
Hardin of Liberty, Pace,

Mr. Bond, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Jordan of Jasper, Chairman of the General Agricultural Committee, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration the following House bill, which I am instructed to report back with the recommendation that the same do pass, to wit:

By Mr. Esterlin of Macon—

A bill to be entitled an Act to amend an Act requiring the Commissioner of Agriculture to establish a Department of Horticulture, Pomology, etc., and for other purposes.

Also the following House bill, which I am instructed to report back with the recommendation that the same do not pass, to wit:
By Mr. Bennett of Pierce—

A bill to be entitled an Act to prohibit the catching of fish with nets, seines, poison or traps in streams, ponds or lakes of this State, and for other purposes, together with the amendments attached thereto.

Respectfully submitted.

C. H. JORDAN, Chairman.

Mr. McLaughlin, 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:

Murray county—Peeples, contestant, vs. Stewart, contestee.


Screven county—White, contestant, vs. Overstreet, contestee.

And I am instructed to report back to the House that said committee have heard the evidence in each of said cases, and recommend that the contestees, Messrs. Stewart,
A. J Brown and Overstreet, respectively, be seated as members of this House.

Respectfully submitted.

B. F McLAUGHLIN, Chairman.

Mr. Willingham, Chairman of Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration the following bills, which I am instructed to report back to the House that they do pass, to wit:

By Mr. Johnson of Lee—

A bill to amend an Act to amend the charter of Leesburg, in the county of Lee, State of Georgia, so as to empower and authorize the mayor and council of said town to maintain a dispensary in said town for the sale of ardent spirits, malt liquors, wines, ciders and other intoxicants, to provide regulations for the management of said dispensary, the appointment of managers, and for other purposes.

Also,

By Mr. Willingham—

A bill to prohibit the manufacture, sale, keeping for sale, the giving away or furnishing to induce trade or for any other valuable consideration, except physicians furnishing to patients under treatment by them, or the furnishing at any public place of intoxicating liquors, fer-
mented or distilled; to prescribe penalties for the violation of this Act, and for other purposes.

The committee has also had under consideration the following bill, which I am instructed to report back to the House that it do not pass, to wit:

By Mr. Wade—

A bill to prohibit the sale of morphine in the State of Georgia and making it an offense, and for other purposes.

Respectfully submitted.

B. S. WILLINGHAM,
Chairman Temperance Committee.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

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

A bill to regulate settlements to be made by the tax collectors of this State of railroad taxes received by them, and to fix their compensation.

Also, a bill to regulate and control the expenditure of county funds, and for other purposes.
Also, that the following bill of the House do not pass, to wit:

A bill to provide for the registration of voters, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman.

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

Mr. Speaker:

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

A bill to authorize the St. Luke Methodist Episcopal Church, South, of the city of Columbus, Ga., to create a lien by mortgage, deed, deed of trust or otherwise for the purposes of borrowing money to complete the church building, and for other purposes.

Also, a bill to repeal an Act entitled "an Act to amend an Act to provide for the payment of certain insolvent criminal costs in the Northern Judicial Circuit so far as it relates to the county of Hancock," and for other purposes.

Also, a bill to amend section 1301 of the Code of 1895.
Also, a bill to authorize the mayor and council of Washington, Ga., to issue bonds, and for other purposes.

Also, a bill to repeal so much and such parts of an Act approved August 20, 1872, providing for the payment of certain insolvent costs in the Northern Judicial Circuit, and for other purposes, as relates to the county of Hancock.

Also, a bill to repeal an Act to provide for the payment of the insolvent costs of the Justices of the Peace, Notaries Public and Constables of Hancock county.

Also, a bill to amend an Act to establish a City Court in the county of Floyd, approved September 13, 1889.

Also, a bill to amend an act establishing a Board of Pharmacetic examiners, and for other purposes.

The Committee have also recommended that the following bill of the House do not pass, to wit:

A bill to amend section 2795, of the Code of Georgia of 1895, and for other purposes.

Respectfully submitted.

ROLAND ELLIS,
Chairman.

Mr. Denny, Chairman of the Committee on County and County matters, submitted the following report:
Mr Speaker:

The Committee on Education have had under consideration House Bill No. 72, by Mr. Watkins of Gilmer, which is "A bill to be entitled an Act to amend section 1378, of Volume I. of the Code of 1895, by striking out in the second line of said section the word eighteen and inserting in lieu thereof the word twenty-one, and for other purposes," and they direct me as their Chairman to report the same back to the House with the recommendation that it do pass.

They have also had under consideration House Bill No. 142, by Mr. Beauchamp of Pike, which is "A bill to be entitled an Act to authorize the trustees of the State University to operate Summer Sessions in graduate and post-graduate courses for the benefit of white teachers of the State, without regard to sex, and for other purposes," and they direct me as their chairman to report the same back to the House with the recommendation that it do pass.

They have also had under consideration House bill No. 163, by Mr. Denny of Floyd, which is "A bill to be entitled an Act to create a commission for the preparation and recommendation of a course of study in the elementary branches of an English education for the common schools of the State; to authorize payment from the school fund the money to cover the expense of said commission, and for other purposes," and they direct me, as their chairman, to report the same back to the House with the recommendation that it do not pass.

R. A. DENNY, Chairman.
Mr. Chappell, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following House resolution, which they instruct me to report back to the House with the recommendation that the same be referred to the special joint committee to investigate the controversy between the Commissioner of Agriculture and Dr. Payne, former State Chemist:

A resolution to appropriate the sum of two thousand dollars for the purpose of purchasing the entire apparatus, outfit and chemicals now in the office of the State Chemist in the State Capitol building, etc.

Respectfully submitted,

THOS. J CHAPPELL, Chairman.

Mr. Bower, chairman of the Committee on Privileges of the Floor, submitted the following report;

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolution, which they instruct me to report back with the recommendation that the same be adopted, to wit:

A resolution extending the privileges of the floor to
Hon. Charles L. Bartlett, member of Congress, during his stay in the city

The committee have also had under consideration the following resolution, which they instruct me to report back with the recommendation that the same be not adopted, to wit:

A resolution that the privileges of the floor be extended to ex-members of the Legislature during their stay in the city.

B. B. BOWER, Jr., Chairman.

By unanimous consent, the following resolution was read and adopted, to wit:

By Mr. Ellis of Bibb—

Resolved, That the Hon. Chas. L. Bartlett, M. C., be invited to a seat on the floor of the House.

The following resolution was recommitted, to wit:

By Mr. Hall of Bibb—

A resolution providing for an appropriation to purchase the apparatus, etc., of Dr. Geo. F. Payne now in the offices of the State Chemist, and for other purposes.

Recommitted to Joint Committee of the Senate and House to investigate the Department of State Chemist.

Under the head of unfinished business, a consideration
of the following bill was resumed, which was read the third time and put upon its passage, to wit:

By Mr. Swift of Elbert—

A bill to repeal an Act to make permanent the income of the State University, and for other purposes.

The following substitute was offered to the above bill, to wit:

By Mr. Erwin of Clark—

A bill to amend an act making permanent the income of the State University by striking from the 12th line of section one the word "seven" and inserting in lieu thereof the words "three and one-half," and for other purposes.

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

On passage of the bill by substitute the ayes were 125, nays 6.

The bill having received the requisite constitutional majority was passed by substitute.

By unanimous consent the following resolution was read and adopted, to wit:

By Mr. Knowles of Fulton—

Resolved that the privileges of the floor be extended to ex-members of the Legislature during their stay in the city.
Adverse report of the committee was disagreed to, and the resolution was adopted.

By unanimous consent the following reports of committees were read, to wit:

Mr. Pace, Chairman of the Committee of Amendments to Constitution, submitted the following report:

Mr. Speaker:

The Committee of Amendments to Constitution have had under consideration the following bill, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

By Mr. Pace of Newton—

A bill to be entitled an Act to alter and amend paragraph second of section 2 of Article 7 of the Constitution of the State of Georgia, so as to enlarge the power of exemption from taxation of all places of religious worship or burial, and also all property belonging to colleges, incorporated academies, or other seminaries of learning, to provide for the ratification of the same by the people, for the promulgation by the Governor of the ratification in case of ratification, and for other purposes.

Respectfully submitted.

J. M. PACE,
Chairman Committee Constitutional Amendment.
Mr. B. F McLaughlin, chairman pro tem. 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 pass, to wit:

By Mr. Hall of Bibb—

A bill to be entitled an Act to prohibit any person or persons or association of persons, to operate any railroad in this State, or to maintain any railroad along or across any public roads or streets in this State or to obstruct any public roads or streets in this State with the tracks of the railroad or buildings or structures of any character, unless the said person or persons or association of persons operating said railroad, shall first become incorporated under the general law of this State for the incorporation of railroad companies, and to provide penalties for the violation of this Act, and for other purposes.

Respectfully submitted.

B. F McLAUGHLIN,
Chairman Pro Tem. General Judiciary Committee.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report, to wit:
Mr. Speaker:

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

By Mr. Hall of Bibb—

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

Also,

By Mr. Bell of Forsyth—

A bill to be entitled an Act to provide for a change of venue in certain civil cases under Article 6, section 17, and paragraph one of the Constitution of the State of Georgia.

Also,

By Mr. Underwood of the 32d District—

A bill to be entitled an Act to amend section 341 of the Code of Georgia, by inserting immediately after the word "any" and before the word "pistol" the words "kind of metal knucks," and for other purposes.

Also,

The following bill which I am instructed to report back to the House with the recommendation that the same, as amended, do pass, to wit:
By Mr. Johnson of Bartow—

A bill to be entitled an Act to amend section 815 of Vol. 3 of the Code of 1895, so as to provide for triennial revisions of jury lists, and for other purposes.

Also,

The following bills, which I am instructed to report back to the House, with the recommendation that the same "do not pass," to wit:

By Mr. Sloan of Hall—

A bill to be entitled an Act to amend section 629, Vol. 3 of the Code of Georgia of 1895, which provides for the punishment of buying or selling votes, and for voting illegally, changing the penalty for the violation of said section, and for other purposes.

Also,

By Mr. Sloan of Hall—

A bill to be entitled an Act amending section 35 of the Code of Georgia of 1895 which requires a registration of voters.

Also,

By Mr. Brown of Carroll—

A bill to be entitled an Act to amend section 2323 of Vol. 2 of the Code of 1895 by inserting the following words between the words "recover" and "but" in the
fifth line: "whether his default be less, equal to, or greater than that of the agents of the company," and for other purposes.

Also,

By Mr. Brown of Carroll—

A bill to be entitled an Act to amend section 427 of Vol. 3 of the Code of 1895, by inserting between the words "held" and "shall," in the sixth line thereof: "or who shall in like manner interrupt or disturb any congregation of persons lawfully assembled to witness the exercises of any such school," and for other purposes.

Also,

By Mr. Park of Greene—

A bill to be entitled an Act to amend section 873 of the Code of 1895.

Also,

By Mr. Hall of Bibb—

A bill to be entitled an Act to amend section 2323 of the Code of 1895.

Also,

By Mr. Hardwick of Washington—

A bill to be entitled an Act to provide for rotation and interchanging of circuits by the Judges of the Superior
Courts of this State; to provide the manner in which said Judges shall rotate and interchange circuits; to provide for the assumption of jurisdiction over chambers matters, interlocutory business, and all such other matters as have heretofore been exclusively within the jurisdiction of the Judge of each circuit, and to provide for the disposition of such business by the Judges of the Superior Courts of the several circuits of this State; to provide for the payment of the actual and necessary expenses of such Judges while engaged in the discharge of their official duties, and for other purposes.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Simpson, chairman of Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill which they recommend do not pass.

By Mr. Calvin of Richmond—

A bill to be entitled an act to authorize and require the payment of pensions semi-annually, and for other purposes.

Also the following bill, which they recommend to be read the second time and recommitted to Committee on Pensions.
By Mr. Simpson of Milton—

A bill to amend section 1250 of the Code of 1895, which provides for pensions for maimed and infirm Confederate soldiers.

Respectfully submitted.

B. F. SIMPSON,
Chairman Committee on Pensions.

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

Mr. Speaker:

The Senate has adopted the following Joint Resolution by a unanimous vote, in which the concurrence of the House is asked, to wit:

A resolution extending Georgia's congratulations to Flag Lieutenant Thos. M. Brumby of the Asiatic Squadron, U. S. Navy, who raised the first American flag over Manila; for his distinguished services to our country in the battle of Manila, receiving the commendation of our glorious Admiral Dewey.

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following House bill, which they instruct
me to report back with the recommendation that the same do not pass, to wit:

A bill to limit and fix the compensation of the Solicitors-General in the State, etc.

Respectfully submitted.

THOS. J CHAPPELL,
Chairman.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following bill, which they instruct me to report back to the House with the recommendation that the same "do not pass."

A bill entitled an Act to require all persons bringing suit in Justice Court in the State of Georgia to give bonds or deposit sufficient amount of funds to pay cost.

The committee have also had under consideration the following bill, which they instruct me to report back to the House with the recommendation that same "do pass."

A bill to be entitled an Act to repeal an Act entitled "An Act to provide for the creation of a Board of Commissioners of Roads and Revenue for the county of Oconee, and to define the powers and duties thereof," approved February 28, 1875, etc., and for other purposes.
The committee have also had under consideration the following bills, which they instruct me to report back to the House with the recommendation that the same "do pass as amended."

A bill to be entitled an Act to provide for the election of their clerks by the Boards of Commissioners of Roads and Revenues in the various counties of this State having such county boards for the transaction of county business: to define the duties and powers of said clerks, and for other purposes.

Also, a bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues in the county of Columbia; to define their duties and powers, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman Committee on County and County Matters.

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

Mr. Speaker:

The Committee on Education has had before it House bill No. 82, by Mr. Cook of Heard, being entitled "A bill to be entitled an Act to amend section 1 of Acts, 1897, page 108, to authorize the Treasurer of the State to draw on any funds in the State Treasury to the amount of..."
$400,000, to be used in paying the teachers as provided by law, and for other purposes,” and directs me, as its chairman, to report same back to the House with the recommendation that it do pass by substitute.

R. A. DENNY, Chairman.

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

By Mr. Jones of Burke—

A bill to amend section 4 of an Act incorporating the city of Waynesboro, Ga., and for other purposes.

Referred to Committee on Corporations.

By Mr. McDonald of Ware—

A bill to protect manufacturers and producers of Georgia, and for other purposes.

Referred to Special Agricultural Committee.

By Messrs. George and Mayson of DeKalb.

A bill to provide for a system of public schools for the town of Clarkston in DeKalb county, to provide for support of same, and for other purposes.

Referred to Committee on Corporations.
By Messrs. Mayson and George of DeKalb—

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

Referred to Special Judiciary Committee.

By Mr. Singletary of Schley—

A bill to repeal section 2763 (3974a) of Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Singletary of Schley—

A bill to prevent certain persons from drawing pensions in this State, and for other purposes.

Referred to Committee on Pensions.

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

Mr. Speaker:

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

A resolution appointing a committee of three from the House and two from the Senate to investigate the controversy between the Commissioner of Agriculture and Dr. Payne.

The committee on the part of the Senate are Messrs. Hand and McGehee.
The Senate has also passed the following House bills, by substitute, by the requisite constitutional majority, to wit:

A bill to amend an Act establishing the criminal court of Atlanta; providing for the election of the judge and solicitor by the people.

Also, a bill amending an Act establishing a city court of Atlanta; providing for the election of the judge thereof by the people.

The Senate has also passed the following House bill as amended, to wit:

A bill to prevent the baiting and killing doves thus baited in this State.

The Senate has also passed the following Senate bills, to wit:

A bill to reduce fees of certain officers.

Also a bill to amend the charter of the city of Albany.

By Mr. Little of Muscogee—

A bill to provide for the listing and assessing of real and personal property of this State for the purpose of taxation; to create a Board of Tax Commissioners; to create a County Board of Assessors in each county in this State, and for other purposes.

Referred to Committee on Ways and Means.
By Mr. Harrell of Dodge—

A bill to alter and amend the 20th section of an Act to incorporate the town of Eastman, and for other purposes.

Referred to Committee on Corporations.

By Mr. Rudicil of Chattooga—

A bill to amend section 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Lee—

A bill to establish a new charter for the town of Leesburg, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. King of Houston—

A bill to make it unlawful for any person to use vulgar or obscene language in the presence of females at depots or railroad stations, and for other purposes.

Referred to Committee on Railroads.

By Mr. King of Houston—

A bill to provide for the election of a Judge and County Bailiff of the county of Houston, and for other purposes.

Referred to Special Judiciary Committee.
Friday, November 25, 1898.

By Mr. Brown of Carroll—

A bill to provide for the granting of permanent licenses to teachers graduating from Bowden College, and for other purposes.

Referred to Committee on Education.

Mr. Moore of Carroll, moved a reconsideration of the action of the House in defeating House bill No. 109, the same being a bill to prohibit the betting on elections in this State, and for other purposes.

Mr. Moore of Carroll, called for the previous question, which call was sustained.

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.—

Adamson, Emanuel, Johnson of Floyd,
Anderson, Esterlin, Jordan of Jasper,
Beauchamp, Farmer, King,
Bell of Spalding, Freeman, Lane of Early,
Blalock, Ford, Laing,
Bowen, Fort, Lee,
Brown of Carroll, George, Longino,
Bryan, Griffith, Martin,
Synum, Harvard, Mayson,
Castleberry, Hathcock, Moore,
Cook, Hendricks, Mullens,
Copeland, Howard, McDonald,
Dickey, Johnson of Bartow, McElreath,
McGehee, Rogers, Taylor,
McLennan, Smith of Hancock, Timmerman,
Ogletree, Spinks, Tracy,
Ousley, Starr, Walker of Union,
Pate, Stewart, Watkins,
Post, Swift, Williams,
Rawls of Wilkinson, Tatum, Woodall.

Those voting in the negative were Messrs.—

Allen, Griffin of Greene, McLaughlin,
Arnold, Hall, McMillan,
Barron, Hammett, Newton,
Barwick, Hardin of Wilkes, Park of Greene,
Bennett of Mitchell, Hardwick, Park of Troup,
Bell of Forsyth, Harris, Price,
Black of Whitfield, Harrell, Rawls of Effingham,
Bond, Henderson of Wash't'n Reynolds,
Bower, Herring, Simpson,
Brandon, Hopkins, Singletary,
Brown of Bryan, Holder, Slaton,
Bush, Hosch, Sloan,
Carter, Hutchins, Speer,
Chappell, Johnson of Baker, Stone,
Darnell, Jones of Burke, Turner of Henry,
Dews, LaRoche, Wade,
Duncan, Maxwell, Walker of Crawford,
Erwin, Merritt, Willingham,
Everett of Polk, Mitchell, Wood,
Felker, McCants, Wooten,
Gresham, McFarland, Yates.

Those not voting were Messrs.—

Adams, David, Fain,
Bass, Denny, Fender,
Bennett of Pierce, Drawdy, Franklin,
Black of Dawson, Ellis, Gay,
Calvin, Everett of Stewart, Greene,
On call of the roll the ayes were 60 and the nays 63. So the motion to reconsider was therefore lost.

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

By Mr. Ellis of Bibb—

A bill to provide and fix the hours of keeping open the polls at precincts situated in incorporated towns or cities where there is more than one precinct, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 121, nays 0.

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

Upon motion of Mr. Ellis of Bibb, the bill was ordered immediately transmitted to the Senate.
Mr. Slaton of Fulton moved to nonconcur in the Senate Amendment to House bill No. 125, the same being a bill to amend an Act, establishing the criminal court of Atlanta, and for other purposes.

Mr. Park of Greene, moved that the hour of adjournment be extended until the matter now on the clerk’s desk, be disposed of, which motion prevailed.

Mr. Knowles of Fulton, moved that the bill together with the substitute, be recommitted to the General Judiciary Committee, which motion was lost.

Upon the motion of Mr. Slaton the ayes were 94, nays 20, so the House therefore refused to concur in the Senate amendment.

Mr. Slaton of Fulton, then moved that a Committee of Conference be appointed, which motion prevailed.

Leaves of absence were granted the following members, to wit: Messrs. McMillan of Chatham, LaRoche of Chatham, Watkins of Gilmer, Barron of Jones, Walker of Crawford, Singletary of Schley, McDonald of Ware, Castleberry of Monroe, Mitchell of Thomas, Wood of Towns, Bell of Spalding, Woodall of Talbot, McLaughlin of Meriwether, Reid of Taliaferro, Stubbs of Laurens, George of DeKalb, Mayson of DeKalb, Mullins of Meriwether, Griffin of Twiggs, Maxwell of Oglethorpe, Arnold of Oglethorpe, Hamby of Rabun, Whiteley of Glascock, Harrell of Dodge, Stone of Walton, Taylor of Jefferson, Henderson of Washington, Hardwick of Washington, Fender of Clinch, Everett of Polk.
On motion of Mr. Bell of Forsyth, the House adjourned until 10 o'clock to-morrow morning.

ATLANTA, Ga.,
Saturday, November 26, 1898.

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. Bryan of Floyd.

Upon motion of Mr. Harris of Thomas, the roll call was dispensed with.

Mr. Bond, Chairman of the Committee on Journals, reported that the journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Knowles of Fulton, arose to a question of personal privilege for the purpose of explaining his remarks made upon the floor of the House on yesterday concerning an interview had with Governor Candler respecting a certain measure before the House.

Leave of absence was granted Mr. Denny of Floyd, on account of business in the United States Court.

The following resolution was read and adopted, to wit:
By Mr. Calvin of Richmond—

A resolution that the Clerk of the House be requested to have printed daily, for the use of the House, 200 copies of the Calendar, showing resolutions and bills for a third reading.

Mr. Brown of Carroll, submitted the following report:

Mr. Speaker:

We, the undersigned members of the Judiciary Committee, beg leave to submit the following minority report, on House Bill No. 120, which is a bill to be entitled an Act to amend section 2322 of volume 2, of the Code of 1895, by inserting the following words between the words "receiver," and "but" in the fifth line: "whether his default be less, equal to or greater than that of the agents of the company," and for other purposes.

The amendment proposed by said bill will not create any new cause of action, but will render clear and unambiguous the law as embraced in said section of the Code, and will furnish an equitable basis for determining the amount of recovery, if any, in cases where both the complainant and defendant are in default.

For these reasons we dissent from the majority report of said committee.

W. F. Brown,  
J. C. Barron,  
Jos. H. Hall,  
W. E. Spinks.
Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill of the House, which they instruct me to report back to the House with the recommendation that the same be recommitted to the Committee on General Agriculture, to wit:

A bill to be entitled an Act relating to warehousemen in this State, authorizing them to give bonds and issue warehouse receipts secured thereby, and for other purposes.

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

A bill creating a new charter for the town of Clarkston.

Also, bill to amend section 4 of the Act incorporating the city of Waynesboro, Ga., and for other purposes.

Also, a bill to provide for a system of public schools for the town of Clarkston, and for other purposes.

Also, a bill to alter and amend the 20th section of an Act to incorporate the town of Eastman, in the county of Dodge, and for other purposes.
Also, a bill to incorporate the town of Edgewood, in the county of DeKalb, and for other purposes.

Respectfully submitted.

J. P DUNCAN, Chairman.

Mr. McDonough, Chairman of the Railroad Committee, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following bill, which they instruct me to report back to the House with the recommendation that the same "do not pass."

A bill to be entitled an Act making it unlawful for anyone to use vulgar or obscene language in the presence of females at depots or railroad stations.

Respectfully submitted.

JNO. J. MCDONOUGH,
Chairman Railroad Committee.

Mr. Freeman, Chairman of the Ways and Means Committee, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration House Bill No. 306, by Mr. Little of Muscogee, being a bill entitled an Act to provide for the list-
ing of property for taxation, and for other purposes, and they instruct me to report the same back to the House with the recommendation that it be read a second time and recommitted, and that 300 copies be printed for use of the House.

Respectfully submitted.

R. W FREEMAN, Chairman.

The Speaker announced the following committees, to wit:

Committee to investigate issue between Dr. Geo. F. Payne and Agriculture Commissioner as to certain chemicals and apparatus, were

Messrs. Jordan of Jasper, Everett of Polk, Harrison.

Committee from the House to investigate the Treasury Department, were

Mr. Knowles, Chairman; Messrs. Everett of Polk, Starr, Turner of Henry, Tatum, Wooten, Freeman Emanuel, Newton, Lane of Bibb.

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

By Mr. Hall of Bibb—

A bill to modify the rule of negligence in actions by servants or by the husband, wife, parent or child, of de-
ceased servants against masters for injuries received by reason of defects in machinery or other appliances, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Holder of Jackson—

A bill to permit the State as owner of the Northeastern Railroad to be sued in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Griffith of Haralson—

A bill to repeal an act to incorporate the town of Bremen in Haralson county, and for other purposes.

Referred to Committee on County and County matters.

By Mr. Park of Green—

A bill, requiring all persons doing a private banking business to have stamped on their stationery the words "not incorporated", and for other purposes.

Referred to Committee on Corporations.

By Mr. Slaton of Fulton—

A bill to amend an Act providing for the creation of a Board of Examiners for Stationary Engineers for Fulton county, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Newton of Morgan—

A bill to amend section 826 of the Civil Code, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Morris of Cobb—

A bill to amend section 3826 of the Civil Code, which relates to right of actions in cases of homicide by railroads, and for other purposes.

Referred to General Judiciary Committee.

On motion of Mr. Freeman of Coweta, 300 copies of House Bill No. 306, the same being a bill to provide for the listing and assessing of real and personal property of this State for the purpose of taxation; to create a Board of Tax Commissioners; to create a Board of Assessors in each county in this State, and for other purposes, were ordered printed for the use of the House.

Upon motion of Mr. Freeman of Coweta, said bill was read the second time and recommitted to the Committee on Ways and Means.

The Senate amendment to the following bill was concurred in, to wit:

By Mr. Harvard of Dooly—

A bill to prohibit the baiting or killing of doves thus baited, and for other purposes.
The following resolution was read the first time, to wit:

By Mr. Speer of Sumter—

A bill to authorize the Governor to draw his warrant for $87.50 to pay for chairs for committee rooms.

Referred to Committee on Appropriations.

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

By Mr. Ellis of Bibb—

A bill to amend the charter of the city of Macon, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On passage of the bill the ayes were 102, nays 0.

So the bill having received the requisite constitutional majority was passed as amended.

By Mr. Lee of Pulaski—

A bill to authorize the mayor and council of the town of Cochran, to institute and maintain a system of water-works and other improvements, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 93, nays 0.
So the bill having received the requisite constitutional majority was passed.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to impose a penalty for failure to pay taxes, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95 and the nays 0.

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

By Mr. Ousley of Lowndes—

A bill to amend the charter of the city of Valdosta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, and the nays 0.

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

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to impose a penalty for failure to make tax returns, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 96, and nays 0.

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

By Mr. Reynolds of Richmond—

A bill to authorize the mayor and council of Augusta to enforce the collection of all taxes, etc., for use of water, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

By Mr. Jones of Burke—

A bill to compensate the Board of Commissioners of Roads and Revenues for Burke county for their services, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 104, nays 0.

So the bill having received the requisite constitutional majority was passed.
By Mr. Johnson of Lee—

A bill to amend the charter of Leesburg, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor, have had under consideration the following resolutions, which they instruct me to report back to the House with the recommendation that the same be adopted, to wit:


A Resolution—Resolved, That Dr. E. E. Dixon of Hall, chairman Board of Trustees of Georgia Sanitarium, be allowed the privileges of the floor of the House during his stay in the city.

A Resolution—Resolved, That the privileges of the
floor be extended to Hon. Waring Russell during his stay in the city.

Respectfully submitted.

B. B. BOWER, Jr.,
Chairman Committee on Privileges of Floor.

The following Joint Resolution was read the second time and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution requesting our Senators and Representatives in Congress to use their best efforts in furtherance of the completion of the Nicaragua Canal, and for other purposes.

The following bill was read the second time, to wit:

By Mr. Barwick of Emanuel—

A bill to establish the city court of the city of Swainsboro, and for other purposes.

Mr. Ellis, 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 report back to the House, with the recommendation that the same do pass.
A bill to be entitled an Act to repeal an Act entitled an Act to establish, maintain and regulate a dispensary in the town of Blakely, Early county, Georgia, for the sale of ardent spirits, malt liquors, wines, cider and other intoxicants, and to perpetuate a Board of Commissioners for the management of said dispensary, and for other purposes, approved December 16th, 1897

Also, a bill to be entitled an Act to amend an Act entitled “an Act to alter and amend, revise and consolidate the several Acts granting corporate authority to the town of Sparta, and to confer additional powers upon the mayor and aldermen of said town, and for other purposes,” approved December 9th, 1893, by the creation of the office of Recorder of said town, prescribing the method of conducting the Recorder’s Court, the duties and compensation of said Recorder, and for other purposes.

Also, a bill to be entitled an Act to provide that the city council of Augusta shall not be required to use its common seal in making and establishing by-laws, rules and ordinances, and to confirm all by-laws, rules and ordinances hitherto made and established, and for other purposes.

Also, a bill to be entitled an Act to authorize the city council of Augusta exclusively to fix within prescribed limits all fines and punishments for violation of any rules, by-laws and ordinances established by said city council.

Respectfully submitted.

ROLAND ELLIS,
Chairman.
The following privilege resolutions were read and adopted, to wit:

By Mr. LaRoche of Chatham—

Resolved that the privileges of the floor be extended to Hon. Waring Russell, during his stay in the city.

By Mr. Smith of Hall—

Resolved that Dr. E. E. Dixon of Hall, Chairman of Board of Trustees of Georgia Sanitarium, be allowed the privileges of the floor of the House, during his stay in the city.

By Mr. Lane of Early—

Resolved that the privileges of the House be extended to Col. W. A. Jordan, T. E. Hightower and A. J. Single-tary of Blakely, Georgia, during their stay in the city.

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

By Mr. Allen of Baldwin—

A bill to amend section 574, Volume I. of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Allen of Baldwin—

A bill to amend an Act creating a Board of Commis-
sioners of Roads and Revenues for the county of Baldwin, and for other purposes.

Referred to Committee on County and County matters.

By Mr. Park of Troup—

A bill to repeal an Act to submit to the qualified voters of Troup county the question whether or not spirituous liquors shall be sold, etc., and for other purposes.

Referred to Committee on Temperance.

By Mr. Freeman of Coweta—

A bill to pay off and retire bonds of the State as they mature, by levy and collection of a tax, and for other purposes.

Referred to Ways and Means Committee.

By Mr. McDonough of Chatham—

A bill to repeal an Act providing for and regulating municipal elections, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Rudicil of Chattooga—

A bill to amend an Act incorporating the town of Lyerly in Chattooga county, and for other purposes.

Referred to Committee on Corporations.
By Mr. Bennett of Mitchell—

A bill to regulate and control the sale of spirituous liquors in the county of Mitchell through the medium of dispensaries, and for other purposes.

Referred to Committee on Temperance.

By Mr. King of Houston—

A bill to amend the Constitution of the State, by adding to paragraph 1 of section 12 of Article 7 certain words, and for other purposes.

Referred to Committee on Education.

By Mr. McFarland of Franklin—

A bill to amend section 309 of the Code of 1895, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Park of Troup—

A bill to repeal an Act authorizing the town of Hogansville to organize a public school system, and for other purposes.

Referred to Committee on Education.

Mr. Jordan of Jasper, chairman of the General Agricultural Committee, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to discourage the keeping and breeding of dogs, to provide for the extermination of such as have no owners, to levy a tax upon the same, to define the term "owner," as applied to dogs, and for other purposes.

Also, the committee have had under consideration the following House bills, which they have instructed me to report back to the House with the request that the introducers of said bills be permitted to withdraw them from further consideration of the House, to wit:

By Mr. Hill of Wilkes, relating to tax on dogs.

By Mr. Dews of Randolph, relating to tax on dogs.

By Mr. King of Houston, relating to tax on dogs.

By Mr. King of Houston, relating to better protection of game.

Respectfully submitted.

C. H. JORDAN, Chairman.

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

By Mr. McDonough of Chatham—

A bill to repeal an Act to create a board of fire com-
missioners for the city of Savannah, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. McDonough of Chatham—

A bill to repeal an Act to create a board of water commissioners for Savannah, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. McDonough of Chatham—

A bill to repeal an Act to prohibit in Chatham county the holding of more than one office by one person at one time, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 109, nays 0.
So the bill having received the requisite constitutional majority was passed.

By Mr. McDonough of Chatham—

A bill to repeal an Act to create the office of commissioner of public works of city of Savannah, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

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

By Mr. McDonough of Chatham—

A bill to repeal an Act to create a board of tax assessors and receivers for the city of Savannah, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 118, nays 0.

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

By Mr. McDonough of Chatham—

A bill to repeal an act to create a board of police
commissioners for the city of Savannah, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. Park of Greene—

A bill to repeal an Act to provide for the examination of private banks by the Bank Examiner of this State, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 105, nays 0.

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

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

_Mr. Speaker:_

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

By a joint resolution of the General Assembly approved on the 6th day of December, 1897, it was made the duty of the Governor to appoint a commission of seven citizens of this State "to communicate with the Legislatures of each of the Southern States with a view to securing co-operation in formulating and putting in execution without unnecessary delay some plan by which an amount of money adequate to the undertaking" may be appropriated by the respective States "to mark and properly care for the graves of Confederate soldiers who gave their lives in defense of a cause they believed to be just" and lie buried in Northern States.

In compliance with the requirements of this resolution, the Governor of this State appointed as said commission General C. A. Evans, F Edgeworth Eve, Robert E. Park, M. Newman, A. H. Foute, William K. Pilsbury and G. M. Sorrel, who have made progress in the work assigned them and submitted the report herewith transmitted to your honorable bodies for your consideration and such action as you may deem proper.

A. D. CANDLER, Governor.

The following report is submitted in compliance with a joint resolution of the last Legislature of Georgia, approved on the 6th day of December, 1897, and which is as follows:
"Whereas, The Daughters of the Confederacy residing in Georgia have brought to the attention of this honorable General Assembly the fact that there are in Northern States thirty thousand unmarked graves of Confederate soldiers, who gave their lives in defense of a cause they believed to be just and right, and

Whereas, It is the bounden duty of the Southern people to see that the graves of their heroes shall each be suitably marked and cared for, and

Whereas, Cooperation on the part of the Southern States is essential to the accomplishment of this purpose; therefore, be it

Resolved, By the House of Representatives, the Senate concurring, that his Excellency, the Governor, be, and he is hereby authorized and requested to appoint a Commission of seven citizens of this State, whose duty it shall be to communicate with the Legislatures of each of the Southern States with a view to securing cooperation in formulating and putting into execution without necessary delay some plan by which an amount of money adequate to the undertaking hereinbefore alluded to may be appropriated by the respective States and applied to the object named under such rules and regulations as the Legislatures of the several States interested may prescribe. It shall be the duty of said Commission, through his Excellency, the Governor, to report to the next General Assembly of this State all the information gleaned on the subject referred to, together with such recommendations as may, in the Commission's judgment, place Georgia in line with her sister States in this good work.
Resolved further, That the Governor be requested to have furnished a duly certified copy of the foregoing preamble and resolutions to the President of the Georgia Division of the Daughters of the Confederacy, and to the Commission provided for in said resolution.

Under the foregoing resolution the undersigned were appointed by the Governor as members of the Commission, and they proceeded at once into an investigation of the important subject committed to their care. In the midst of the execution of these duties the death occurred of the Hon. William K. Pilsbury, a valuable member of the Commission, after which lamented event the remaining members proceeded to bring the work assigned them to a proper conclusion.

Through the courtesy of General Marcus J. Wright, a Confederate officer, now in the War Records office at Washington; General H. V. Boynton, an officer of the Union army, now with the Chickamauga National Park Commission, and various other persons of the South and the North, the Commissioners are enabled to report the following as an approximately correct statement of the numbers of Confederates who died during the Confederate war in Northern prisons, and were buried near the places where they died:

**ILLINOIS.**

At Chicago; known graves. 4,729
Estimated on the records, which were destroyed by fire. 1,500
At Alton. 2,218
At Camp Butler 470
At Rock Island 1,960
At Mound City 34

Total in Illinois 10,911

**Indiana**—Indianapolis .. 1,484
**New Jersey**—Finns Point .. 1,434
**New York**—Elmira and Long Island, 3,435
**Ohio**—Johnson Island and Columbus 2,367

**Pennsylvania**—Philadelphia and Pittsburg 239
**Wisconsin**—Madison 137
**Maryland**—Point Lookout 2,159

Total known .. 22,166

It has been ascertained that while the graves of our Southern soldiers who died as prisoners of war have been generally neglected, there are a few instances in which patriotic and humane efforts have been made to remove the reproach of this neglect from our Country's name. Among individual efforts stands conspicuous the work of "a widowed Southern born woman," Mrs. Alice W Waterman, who found a lonely cemetery near Madison, Wisconsin, where 137 Confederate prisoners had been buried, and by personal liberality and labor turned the spot into a place now called "Confederate Rest." Almost matching this noble action, Col. Wm. H. Knauss, of Columbus, Ohio, a
Federal soldier, undertook to save the graves of Southern soldiers near that city from desecration. Additional to these worthy efforts there have been erected through the combination of Southern and Northern sympathies two splendid monuments to the Confederate dead in Northern States—one in New York City and the other in Chicago.

Certain associations have been aroused to consideration of the sacred duty of this country to bestow due attention to the graves of those noble men who were captured in battle and many of them died in prison because the usual exchange of prisoners was forbidden. These associations thus deeply interested, are: the United Confederate Veterans, the United Sons of Veterans, the United Daughters of the Confederacy, the Ladies' Memorial Association, besides minor bodies in Richmond, Va.; Washington, D. C.; Nashville, Tenn., and elsewhere. The Commission finds that these associations are embarrassed by lack of means to make their benevolent intentions practicable.

Pending a full investigation, the Commission addressed a letter to each of the Governors of Southern States, as required by the joint resolution, a copy of which is hereto attached. These letters contained a full statement, and were accompanied with full copies of the resolution. The communication thus prepared was forwarded through the Governor, and the Commission was gratified by a prompt and favorable reply from every Governor to whom the communication was sent. The joint resolution of the Legislature of Georgia, together with the communication of this Com-
mission will be laid, by these Governors, before the Legislatures of their respective States.

Their letters are submitted with this report.

In concluding the duties which the Commissioners have most cheerfully discharged to the best of their ability, they beg leave to recommend that the State of Georgia shall, in some practical way, become associated with other States of the South, and with the Government of the United States, and with the several patriotic associations above named, in putting into execution a noble purpose to rescue the graves of our honorable and brave soldiers from unseemly neglect, and to save American people from the disgrace which that neglect imposes upon them.

The Commission respectfully suggest that an examination of the records of the above mentioned prisons and other National cemeteries be made, and that copies be secured of the records of Georgia soldiers buried in those cemeteries, and that the same be filed in the office of the Adjutant-General for permanent preservation. This record can be obtained at small expense of the clerical work.

The Commission further suggest that the headstone inscribed with the name of the deceased soldier, and of the regiment or other command with which he served, should permanently mark the spot where his body lies buried near these prisons or in National cemeteries.

The Commission is of the opinion that a presentation of this subject by the Senators and Representatives in Con-
gress from Georgia would induce the attention of the United States Congress to this delicate and pathetic subject which it most clearly deserves.

Respectfully submitted with documents attached.

Clement A. Evans,
F. Edgeworth Eve,
Robert E. Park,
M. Newman,
A. M. Foute,
G. M. Sorrel.

Atlanta, Georgia, March 30, 1898.

To His Excellency, the Governor, and to the Legislature of the State of

We have the honor of constituting a Commission appointed by the Governor of Georgia in compliance with a joint resolution of the Legislature, approved by him, to communicate with the Legislature of each of the Southern States upon a subject of important and pathetic interest.

The attention of the Governor and the Legislature was recently called by the Daughters of the Confederacy residing in Georgia specifically to “the fact that there are in the Northern States thirty thousand unmarked graves of Confederate soldiers who gave their lives obediently to their States in defense of a cause they believed to be just and right.” Sympathizing with the sentiment expressed by these tender and true Southern women, that “it is the bounden duty of the Southern people to see that the graves
of these heroes shall each be suitably marked and properly
cared for," the Georgia Legislature authorized, and the
Governor appointed this Commission to invoke the coopera­
tion of all Southern States in an appropriate designation of
these graves of brave men by the names of those who fill
them out in durable headstones.

The records of many National cemeteries, and of far more
numerous private burial grounds, give memorable and terri­
ble evidence of the loss of life in the four years of firm re­
sistance made by the South to the armies of invasion. In
the official report of the Quartermaster-General’s office,
July 1, 1896, appears a list of National cemeteries, con­
taining a total of 335,819 interments, of which 9,300 are
Confederates. The United States Government is caring
for these cemeteries by large appropriations supplemented
by contributions from many sources. So far as has been
ascertained, the graves of our Confederate dead within the
boundaries of the Southern States have been cared for
chiefly by the ministrations of our loving Southern women,
who have also, from time to time, made appeals in behalf
of those graves situated outside the Southern States, which
their faithful services, thus far have been unable to reach.

The Commission have the information that Southern
Confederate soldiers are buried in large numbers in the
following cemeteries in the Northern States, to wit: Alton,
Ill.; Camp Butler, Ill.; Camp Norton, Indianapolis, Ind.;
Elmira, N. Y.; Finn’s Point, N. J.; Johnson’s Island,
Ohio; Hart’s Island, N. Y.; Sandusky, Ohio; Philadelphia,
Pa.; Peapatch Island, Delaware; Fort Delaware; Madison, Wisconsin; also in the cemeteries of Chicago, Pittsburg and Loudon. Without counting those buried in Washington, and on various battlefields, and in scattered burial grounds, it appears that 25,000 brave men are reposing near the prisons in Northern States, where they were kept in confinement until they died.

It is gratifying to us to be able to say to you that all these graves have not been totally neglected. By the efforts of one noble Southern woman the burial place of 139 Confederate soldiers at Madison, Wisconsin, has been protected and now awaits our assistance in having their graves suitably marked. Our ex-Confederate survivors residing in Chicago and New York City have affectionately protected the remains of their comrades who sleep in the custody of those great cities. A patriotic Federal soldier, Mr. Knauss, has taken fraternal and praiseworthy action in regard to our dead in Ohio. So elsewhere, enough has been done to now show us where the Southern States may cooperate in a more complete preservation of the burial places of men who obeyed the call of the State, and by that obedience lost their lives.

In presenting this communication through the Governor to the Legislature, we do not deem it necessary to enter into further details and would not presume to suggest any measures beyond the appointment of a Commission, without expense, to have charge of this important matter and such appropriation as may be necessary to properly mark the graves in Northern States of those devoted young men
who died for their States, far away from home, and who were buried where they died.

We have the honor to be,

Your obedient servants,

Clement A. Evans,
F Edgeworth Eve,
Robert E. Park,
M. Newman,
A. M. Foute,
Wm. K. Pilsbury,
G. M. Sorrel,
Commissioners for Georgia.

Upon motion of Mr. Knowles of Fulton, 300 copies of report of the Special Committee on the Graves of Southern Soldiers buried near Northern prisons, were ordered to be printed for the use of the House.

The following message was received from His Excellency, the Governor, through his Secretary, Mr. Hitch, to wit:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Act, to wit:

"An Act to amend the charter of the city of Fitzgerald, and for other purposes."
The following joint resolution was introduced, read the first time and appropriately referred, to wit:

By Mr. Freeman of Coweta—

A joint resolution authorizing the Governor to borrow money sufficient to supply casual deficiencies, and for other purposes.

Referred to Ways and Means Committee.

A communication in writing was received through Mr. Calvin of Richmond, from the Woman's Christian Temperance Union of Georgia, asking that a measure be introduced in this session of the Legislature to have Scientific Temperance Instructions taught in the public schools of this State, and for other purposes.

The same was read and referred to Committee on Education.

Mr. Ellis of Bibb moved that House bills number 30 and 129 be immediately transmitted to the Senate, which motion was agreed to.

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

By Mr. Dickerson of the 5th District—

A bill to reduce and regulate the fees of Notaries Public and other officers in this State, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Mann of the 44th District—

A bill to amend Sec. 3950 of the Civil Code of 1895, by making certain additions thereto, and for other purposes.

Referred to Committee on Railroads.

By Mr. Steed of the 23d District—

A bill to require sleeping-car companies to furnish separate compartments for white and colored passengers and extend police powers to conductors, and for other purposes.

Referred to Railroad Committee.

By Mr. Underwood of the 32d District—

A bill to be entitled an Act to allow county officers of this State, until the first day of January next, after the election, in which to file their several bonds, as now required by law, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of the 32d District—

A bill to allow constables to levy and collect superior, city and county court fi. fas. where the same can be levied on personal property and the principal sum does not exceed $100, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Brannen of the 17th District—

A bill to amend section 72 of volume 1 of the Code, in the eighth subsection thereof, which relates to the duties of election superintendents, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wight of the 10th District—

A bill to amend an Act to establish the city court of Albany, and for other purposes.

Referred to Committee on County and County Matters.

The hour of adjournment having arrived the Speaker declared the House adjourned until 10 o'clock Monday morning.

ATLANTA, GA.,
Monday, November 28, 1898.

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. Bryan of Floyd.

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

Adams, Arnold, Bennett of Pierce, 
Adamson, Barron, Beaucoupmp, 
Allen, Barwick, Bell of Forsyth, 
Anderson, Bass, Bell of Spalding,
Black of Dawson, Griffith, Mullins,  
Black of Whitfield, Hall, McCants,  
Blalock, Hamby, McDonald,  
Bowen, Hardin of Liberty, McElreath,  
Bower, Hardin of Wilkes, McFarland,  
Brandon, Harrison, McGehee,  
Brown of Bryan, Harris, McLaughlin,  
Brown of Carroll, Harrell, McLennan,  
Bryan, Harvard, McRae,  
Bush, Hathcock, Ogletree,  
Bynum, Hendricks, Ousley,  
Calvin, Herring, Pace,  
Carter, Hill, Pate,  
Chappell, Howard, Post,  
Cook, Hopkins, Price,  
Copeland, Holder, Rawls of Wilkinson,  
Darnell, Hosch, Reynolds,  
David, Hutchins, Rogers,  
Denny, Johnson of Baker, Rose,  
Dews, Johnson of Bartow, Rudicil,  
Dickey, Johnson of Floyd, Sloan,  
Drawdy, Jones of Burke, Sloan,  
Duncan, Jones of Dougherty, Smith of Hall,  
Ellis, Jordan of Jasper, Smith of Hancock,  
Erwin, Knowles, Snell,  
Estorlin, Lane of Bibb, Speer,  
Everett of Stewart, Lane of Sumter, Starr,  
Fain, Laing, Stubbs,  
Felker, LaRoche, Stewart,  
Fender, Latimer, Stone,  
Freeman, Lee, Swift,  
Franklin, Longino, Tatum,  
Ford, Mayson, Taylor,  
Fort, Maxwell, Tisinger,  
George, Merritt, Timmerman,  
Gresham, Mitchell, Tracy,  
Griffin of Greene, Moore, Turner of Henry,  
Griffin of Twiggs, Morris, Turner of Rockdale,
Upchurch, Watkins, Wood,
Wade, Whiteley, Wooten,
Walker of Crawford, Williams, Yates,
Walker of Union, Willingham, Mr. Speaker.

Those absent were Messrs.—

Bennett of Mitchell, Henderson of Wash’'n Overstreet,
Bond, Jarnagin, Padgett,
Castleberry, Johnson of Appling, Park of Greene,
Emanuel, Johnson of Lee, Park of Troup,
Everett of Polk, Jordan of Pulaski, Rawls of Effingham,
Farmer, King, Reid,
Gay, Lane of Early, Richardson,
Greene, Martin, Simpson,
Hammett, McCranie, Singletery,
Hammond, McDonough, Spinks,
Hardwick, McMillan, Sturgis,
Henderson of Irwin, Newton, Woodall.

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

The following resolution was introduced, read and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution providing that the order of business for this day's session, immediately after "the order of the day," shall be as follows:

1st. Reading of Senate and House bills, favorably reported, second time.

2d. Senate bills for first reading.
3d. Call of the roll of counties for the introduction of new matter.

4th. The Calendar.

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

By Mr. Underwood of the 32d district—

A bill to amend section 341 of the Code, by inserting after the word "any" and before the word "pistol" the words "any kind of metal knucks," and for other purposes.

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

By Mr. Pace of Newton—

A bill to alter and amend paragraph 2, section 2 of article 7 of the Constitution of Georgia, and for other purposes.

By Messrs. Mayson and George of DeKalb—

A bill to incorporate the town of Edgewood, in DeKalb county, and for other purposes.

By Mr. Howard of Chattahoochee—

A bill to regulate settlements to be made by the tax-collectors of the State, of railroad taxes received by them, and for other purposes.
By Mr. Hall of Bibb—

A bill to prohibit any person or association from maintaining or operating a railroad along or across any public roads or streets in this State, or obstruct any public roads or streets, without being first incorporated under the General Laws of this State, and for other purposes.

On motion of Mr. Hall of Bibb, the above bill, No. 92, was made the special order for Wednesday next immediately after the reading of the Journal.

By Mr. Lane of Sumter—

A bill to amend section 2185 of the Code of Georgia, and for other purposes.

By Mr. Cook of Heard—

A bill to amend section 1 of an Act to authorize the Treasurer of the State to draw on any funds in the State Treasury to the amount of $400,000 to pay school-teachers, and for other purposes.

By Mr. Bell of Forsyth—

A bill to provide for a change of venue in certain civil cases, and for other purposes.

By Mr. Watkins of Gilmer—

A bill to amend section 1378, of Volume I. of the Code, and for other purposes.
By Mr. Johnson of Floyd—

A bill to amend section 1301 of the Code of 1895, and for other purposes.

By Mr. Walker of Union—

A bill to amend sections 1778 and 1781 of the Code of 1895, in regard to stock law in militia districts, and for other purposes.

By Mr. Beauchamp of Pike—

A bill to authorize the Trustees of the University of Georgia to operate summer sessions in graduate and post-graduate courses, for the benefit of white teachers of this State without regard to sex, and for other purposes.

By Mr. Johnson of Bartow—

A bill to amend section 815 of Volume III. of the Code of 1895, regarding jury lists, and for other purposes.

By Mr. Slaton of Fulton—

A bill to provide for the election of their clerks by the Boards of Commissioners of Roads and Revenues in the various counties of this State, and for other purposes.

By Mr. Hall of Bibb—

A bill to change the time of holding the spring term of the superior court of Bibb county, and for other purposes.
MONDAY, NOVEMBER 28, 1898.

By Mr. Bynum of Columbia—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Columbia, and for other purposes.

By Mr. Bryan of Floyd—

A bill to amend an Act establishing the city court of Floyd county, and for other purposes.

By Messrs. George and Mayson of DeKalb—

A bill to provide for a new charter for the town of Clarkston, and for other purposes.

By Mr. Park of Troup—

A bill to amend an Act establishing a Board of Pharmacutic Examiners, etc., and for other purposes.

By Mr. Esterlin of Macon—

A bill to amend an Act requiring the Commissioner of Agriculture to establish a Department of Horticulture and Pomology, and for other purposes.

By Mr. Reynolds of Richmond—

A bill to authorize the city of Augusta to fix the number of its members necessary to constitute a quorum, and for other purposes.
By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to grant and convey so much of Walker street as may be necessary to construct a passenger depot, and for other purposes.

By Mr. Calvin of Richmond—

A bill to establish a State Board of Embalming, and for other purposes.

By Messrs. Dews of Randolph, Hill of Wilkes, King of Houston, McDonald of Ware, and Rose of Camden—

A bill to discourage the breeding of dogs, and for other purposes.

By Mr. Harrell of Dodge—

A bill to amend the 20th section of an Act to incorporate the town of Eastman, and for other purposes.

By Mr. Simpson of Milton—

A bill to amend section 1254 of the Code of 1895, and for other purposes.

By Mr. Willingham of Monroe—

A bill to regulate and control the expenditure of county funds, and for other purposes.

By Mr. Freeman of Coweta—

A bill to amend the charter of Sharpsburg, Ga., and for other purposes.
By Mr. Smith of Hancock—

A bill to repeal an Act providing for the payment of certain insolvent costs in the Northern Judicial Circuit, and for other purposes.

By Mr. Smith of Hancock—

A bill to repeal an Act providing for the payment of insolvent costs of the justices of the peace, notaries public and constables of Hancock county, and for other purposes.

By Mr. Emanuel of Glynn—

A bill to amend the charter of the city of Brunswick, and for other purposes.

By Mr. Jones of Burke—

A bill to amend section 4 of an Act incorporating the city of Waynesboro, and for other purposes.

By Mr. Simpson of Milton—

A bill to amend section 1250 of the Code of 1895, and for other purposes.

By Mr. Smith of Hancock—

A bill to repeal an Act providing for the payment of certain insolvent costs in the Northern Judicial Circuit as relates to the county of Hancock, and for other purposes.
By Mr. Henderson of Irwin—

A bill to amend the charter of Ocilla, and for other purposes.

By Mr. Ford of Worth—

A bill to incorporate the town of Sylvester, and for other purposes.

By Messrs. George and Mayson of DeKalb—

A bill to provide for a system of public schools for Clarkston, and for other purposes.

By Mr. Reynolds of Richmond—

A bill to provide that the city council of Augusta be not required to use its common seal in making and establishing by-laws, and for other purposes.

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to fix all fines and punishments for violation of by-laws and ordinances, and for other purposes.

By Mr. Lane of Early—

A bill to repeal an Act to establish and maintain a dispensary in the town of Blakely, and for other purposes.

By Mr. Hardin of Wilkes—

A bill to authorize the mayor and city council of Wash-
ington to issue bonds to pay for waterworks, etc., and for other purposes.

By Mr. Turner of Henry—

A bill to authorize the republication of certain Georgia Reports, and for other purposes.

By Mr. Freeman of Coweta—

A bill to amend section 98 of the Code of Georgia of 1895, Vol. I., and for other purposes.

By Mr. Merritt of Hancock—

A bill to amend an Act granting corporate authority to the town of Sparta, and for other purposes.

By Mr. Price of Oconee—

A bill to repeal an Act providing for the creation of a Board of Commissioners of Roads and Revenues for the county of Oconee, and for other purposes.

By Mr. Chappell of Muscogee—

A bill to authorize the St. Luke Methodist Episcopal Church, South, of Columbus, to create a loan by deed or mortgage, or otherwise, for certain purposes, and for other purposes.

Mr. Bryan, Chairman pro tem. of the Special Agriculture Committee, submitted the following report:
Mr. Speaker:

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

A bill to be entitled an Act to amend sections 1778 and 1781 of the Code of Georgia of 1895, in regard to stock law, and for other purposes.

Respectfully submitted.

W. C. Bryan,
Chairman pro tem. Com. Special Agriculture.

The following Joint Resolution was read the second time, to wit:

By Mr. Calvin of Richmond—

A resolution providing for the payment to Mrs. Anna E. Branch certain moneys in the Treasury growing out of the sale of certain wild lands, and for other purposes.

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

By Mr. Walker of Union—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Union, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Bowen of Wilcox—

A bill to change the county site of Wilcox county, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Rogers of Marion—

A bill to fix the salary of the judge of the county court of Marion county, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Lane of Bibb—

A bill to amend section 5269(3) of the Civil Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wooten of Calhoun—

A bill to authorize the Judges of the Superior Court to fill vacancies in the office of Commissioners of Roads and Revenue, and for other purposes.

By Mr. Calvin of Richmond—

A bill to limit and regulate the payment of insolvent costs of the sheriff of Richmond county, and for other purposes.

Referred to Committee on Corporations.
By Mr. Calvin of Richmond—

A bill to amend section 1916, Vol. II. of the Code of 1895, and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Calvin of Richmond—

A bill to regulate the payment of insolvent costs of the clerk of the city court of Richmond county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Lane of Bibb—

A bill to amend section 4517 of the Civil Code of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Erwin of Clark—

A bill to create a Board of Police and Fire Commissioners for the city of Athens, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Adamson of Clayton—

A bill to abolish the Board of Commissioners of Roads and Revenues for Clayton county, and for other purposes.

By Mr. Lane of Bibb—

A bill to provide for the record of judgments and decrees
and notices of suits transferring or affecting the titles to real estate, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Mitchell of Thomas—

A bill to provide for a Board of Commissioners of Roads and Revenue for the county of Thomas, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Mitchell of Thomas—

A bill to repeal an Act to provide for a Board of Commissioners of Roads and Revenue for the counties of Camden, Thomas and Echols, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Pace of Newton—

A bill to authorize the Commissioners of Roads and Revenues in the county of Newton, to establish a dispensary, and for other purposes.

Referred to Committee on Temperance.

By Mr. Erwin of Clarke—

A bill to amend an Act to incorporate the Bank of the University of Georgia, and for other purposes.

Referred to Committee on Banks and Banking.
The following message was received from the Senate through Mr. Northen, the Secretary of the Senate.

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bills, to wit:

A bill to establish a city court of Dawson, in Terrell county

Also, a bill to amend an Act approved December 4th, to vest in the mayor of Savannah the veto power.

Also, a bill to provide compensation for jurors in forcible entry and detainer cases.

Also, a bill to amend section 2250 of the Code as to the manner of collecting claims for stock killed on railroads.

Also, a bill repealing sections 2253, 2254, 2255, 2256, 2257, 2258, 2259 and 2260 of the Code.

Also, a bill to amend section 698 of Volume 3 of the Code, which relates to setting woods on fire.

Also, a bill to repeal an Act to create a county court in each county of this State, so far as the same relates to Terrell county.

Also, a bill to make it unlawful upon the death of certain employees, whose wages are not subject to garnishment, due shall be paid the widow without administration.
Also, a bill to amend an Act reincorporating the town of Thomasville, Ga.

Also, a bill to create a Board of Roads and Revenues for Twiggs county.

The following House bill was read second time and report of the committee agreed to and bill lost, to wit:

A bill to regulate the sale of cotton seed meal and cotton seed hulls in this State.

The Senate has also passed by the requisite constitutional majority, the following Senate bill, to wit:

A bill to create a new charter for the city of Cedartown in Polk county.

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

By Mr. Morris of Cobb—

A bill to make it unlawful for any person to wilfully or wantonly discharge a gun or pistol on Sunday except in defense of person or property, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95 and the nays 0.

So the bill having received the requisite constitutional majority was passed.
By Mr. Laing of Terrell—

A bill to amend the charter of the city of Dawson, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95, nays 0.

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

By Mr. Freeman of Coweta—

A bill to authorize the mayor and council of the city of Newnan to establish a system of sewers and drains, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 119, nays 0.

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

By Mr. LaRoche of Chatham—

A bill to amend section 341 of Vol. III. of the Code, which relates to the carrying of concealed weapons, and for other purposes.

Upon motion of Mr. Slaton of Fulton, the above bill was temporarily tabled, owing to the absence of the author
By Mr. Morris of Cobb—

A bill to require the judges of the Superior Courts to decide all motions for new trials, and for other purposes.

The above bill was made the special order for Tuesday morning immediately after the reading of the journal, on motion of Mr. Morris of Cobb.

By Mr. Bynum of Columbia—

A bill to repeal an Act consolidating the office of clerk and treasurer in Columbia county, and for other purposes.

On motion of Mr. Bynum of Columbia, the above bill was temporarily tabled.

By Mr. LaRoche of Chatham—

A bill to fix the time for the election of all city officers now elected by the council of the mayor and aldermen of the city of Savannah, and for other purposes.

On motion of Mr. Slaton the above bill was tabled temporarily on account of the absence of the author.

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

By Mr. Blalock of Fayette—

A resolution to pay the widow of J. W Willoby the pension due him for 1898, and for other purposes.

An appropriation being involved in the resolution, the
House resolved itself into a Committee of the Whole for the purpose of considering said resolution.

The Speaker designated as Chairman of the Committee of the Whole, Mr. Rawls of Effingham.

After considering said resolution the committee arose, and the Chairman thereof reported the same back to the House with the recommendation that the same do pass.

The report of the Committee of the Whole was agreed to.

Upon passage of the 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.—

Harris, Mullins, Simpson,
Harrell, McCants, Smith of Hancock,
Harvard, McDonald, Snell,
Hathcock, McElreath, Spinks,
Hendricks, McFarland, Speer,
Herring, McGehee, Starr,
Hill, McLaughlin, Sturgis,
Howard, McLennan, Stone,
Hopkins, McRae, Swift,
Holder, Ousley, Tisinger,
Hutchins, Ogletree, Timmerman,
Johnson of Bartow, Pace, Tracy,
Johnson of Floyd, Pate, Turner of Henry,
Johnson of Lee, Park of Troup, Upchurch,
Jones of Burke, Post, Wade,
Jordan of Jasper, Price, Walker of Crawford,
Lane of Bibb, Rawls of Effingham, Walker of Union,
Lane of Sumter, Rawls of Wilkinson, Watkins,
Longino, Reynolds, Williams,
Mayson, Richardson, Wood,
Maxwell, Rogers, Woodall,
Mitchell, Rose, Wooten,
Morris, Rudicil, Yates.

Those not voting were Messrs.—

Allen, Hall, King,
Bennett of Mitchell, Hammett, Knowles,
Bennett of Pierce, Hammond, Lane of Early,
Beauchamp, Hardin of Wilkes, Laing,
Bond, Henderson of Irwin, LaRoche,
Castleberry, Henderson of Wash’t’nLatimer,
Darnell, Hosch, Lee,
Emanuel, Jarnagin, Martin,
Fender, Johnson of Appling, Merritt,
Gay, Johnson of Baker, Moore,
George, Jones of Dougherty, McCranie,
Griffin of Twiggs, Jordan of Pulaski, McDonough,
Mr. Lane of Bibb moved to dispense with the verification of the roll call, which motion prevailed.

Upon counting the vote the ayes were 120 and the nays 0.

So the resolution having received the requisite constitutional majority was passed.

The following bill was read the second time, to wit:

By Mr. Rawls of Effingham—

A bill to designate the opening hour of polls and allow proper freeholder to manage the election when no proper officer appears to take charge, and for other purposes.

Recommitt ed to the Committee on Privileges and Elections.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report.

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolutions, which they instruct me to report back to the House with the recommendation that same be adopted, to wit:
A Resolution—Resolved, that the privileges of the floor be extended to Col. Chas. H. Caldwell and Capt. J. P. Williams, during their stay in the city.

A Resolution—Resolved that W O. Connor, Superintendent of the Georgia School for the Deaf, be accorded the privileges of the floor of the House, during his stay in the city.

Respectfully submitted.

B. B. BOWER, Jr.
Chairman Committee on Privileges of Floor.

Mr. Turner, of Henry, Chairman of Committee on Public Library, submitted the following report:

Mr. Speaker:

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

By Mr. Turner of Henry—

A bill to be entitled an Act to fix the price of all Georgia Reports sold by the State Librarian at two dollars per volume, and for other purposes.

Respectfully submitted.

PAUL TURNER,
Chairman.
Mr. W T. Lane, Chairman pro tem. of 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 as amended do pass, to wit:

By Mr. Lane of Sumter—

A bill to be entitled an Act to amend section 2185 of the Code of Georgia by striking out the words "the salary of each Commissioner shall be twenty-five hundred dollars" in the 9th and 10th lines of said section, and inserting "the salary of the chairman of said railroad commission shall be two thousand dollars, and the salary of each associate Commissioner shall be seventeen hundred and fifty dollars.

Respectfully submitted.

W T. LANE,

Mr. Slaton, 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 re-
port back to the House with the recommendation that the same do not pass, to wit:

By Mr. Lane of Sumter—

A bill to be entitled an Act to provide for the payment out of the convict funds of certain costs accrued in the conviction of felonies.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

The following resolution was read and adopted, to wit:

By Mr. McLaughlin of Meriwether—

Resolved, That the Governor of Georgia is hereby requested to furnish, at the earliest date practicable, to the House of Representatives, a statement of all expenditures from the contingent fund or any other fund, and for other purposes.

The following amendment was offered and adopted, to wit:

By Mr. McLaughlin of Meriwether—

Amend by adding “for the years 1897 and 1898” at the end of said resolution.

The resolution was then adopted as amended
The following joint resolution was read and ordered laid on the table for one day, to wit:

By Mr. Swift of Elbert—

Resolved by the House the Senate concurring, That a joint committee of three from the House and two from the Senate be appointed to investigate and report upon the operation and results of the Northeastern Railroad, and for other purposes.

By unanimous consent, the same was taken up and adopted.

The following privilege resolutions were read and adopted, to wit:

By Mr. Denny of Floyd—

Resolved, That W O. Connor, Superintendent of the Georgia School for the Deaf, be accorded the privileges of the floor of the House during his stay in the city.

By Mr. Hopkins of McIntosh—

Resolved, That the privileges of the floor be extended Col. Chas. H. Caldwell and Capt. J P. Williams during their stay in the city.

By unanimous consent the following bills were read the first time and appropriately referred, to wit:
By Mr. Bell of Spalding—

A bill to repeal an Act to amend an Act establishing a charter for the city of Griffin, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hutchins of Gwinnett—

A bill to amend an Act to establish the city court of Gwinnett, and for other purposes.

Referred to Special Judiciary Committee.

The following resolution was introduced, read and lost, to wit:

By Mr. Turner of Henry—

A resolution providing for the appointment of a porter for the post-office department, and for other purposes.

On motion of Mr. Allen of Baldwin, House Bill No. 317 was withdrawn from Committee on County and County Matters and referred to Special Judiciary Committee.

On motion of Mr. Slaton of Fulton, the House non-concurred in the Senate amendment to House bill No. 125, the same being a bill to establish the criminal court of Atlanta, and for other purposes.

A petition was received in writing from the grand jury of the Haralson superior court, through Mr.
Griffith of Haralson, asking that a measure be introduced by which all real or personal property of this State subject to taxation shall be assessed at its true value for taxation, and for other purposes.

The petition was referred to Ways and Means Committee.

The following bill was read the third time and tabled upon motion of Mr. Bush of Miller, to wit:

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to hunt or fish upon the lands of another in this State, unless he has permission in writing, and for other purposes.

Leaves of absence were granted the following members, to wit: Messrs. Moore of Carroll, Park of Greene, Smith of Hall, Martin of Banks, Bond of Madison, Tatum of Dade, Laing of Terrell, King of Houston, Jordan of Pulaski, Bennett of Mitchell, Lane of Early.

Mr. Johnson of Floyd, chairman of the Committee to Visit Educational Institutions at Milledgeville and Athens, asked leave of absence for his committee to visit said institutions.

The hour of adjournment having arrived, the Speaker declared 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. Mr. Bryan of Floyd.

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

Adams,
Adamson,
Allen,
Anderson,
Arnold,
Barron,
Barwick,
Bass,
Beauchamp,
Bell of Forsyth,
Bell of Spalding,
Black of Dawson,
Black of Whitfield,
Blalock,
Bond,
Bowen,
Bower,
Brandon,
Brown of Bryan,
Brown of Carroll,
Bryan,
Bush,
Bynum,
Calvin,
Carter,

Chappell,
Cook,
Darnell,
David,
Denny,
Dews,
Dickey,
Drawdy,
Duncan,
Ellis,
Emanuel,
Erwin,
Esterlin,
Everett of Polk,
Everett of Stewart,
Fain,
Farmer,
Felker,
Fender,
Freeman,
Franklin,
Ford,
Fort,
George,
Gresham,

Greene,
Griffin of Greene,
Griffin of Twiggs,
Griffith,
Hall,
Hammett,
Hamby,
Hardin of Liberty,
Hardin of Wilkes,
Hardwick,
Harrison,
Harris,
Harrell,
Harvard,
Hatchcock,
Hendricks,
Henderson of Irwin,
Henderson of Wash’t’n
Herring,
Hill,
Howard,
Hopkins,
Holder,
Hosch,
Hutchins,
John of Appling,  McFarland,  Smith of Hancock,
Johnson of Baker,  McGehee,  Snell,
Johnson of Bartow,  McLaughlin,  Spinks,
Johnson of Lee,  McLennan,  Speer,
Jones of Burke,  McRae,  Starr,
Jones of Dougherty,  Newton,  Stubble,
Jordan of Jasper,  Ogletree,  Stewart,
King,  Ousley,  Stewart,
Knowles,  Overstreet,  Swift,
Lane of Bibb,  Pace,  Tatum,
Lane of Early,  Padgett,  Taylor,
Lane of Sumter,  Pate,  Tisinger,
Laing,  Park of Greene,  Tinnman,
LaRoache,  Park of Troup,  Tracy,
Latimer,  Post,  Turner of Henry,
Lee,  Price,  Turner of Rockdale,
Longino,  Rawls of Effingham,  Upchurch,
Martin,  Rawls of Wilkinson,  Wade,
Mayson,  Reid,  Walker of Crawford,
Maxwell,  Reynolds,  Walker of Union,
Merritt,  Richardson,  Watkins,
Mitchell,  Rogers,  Whiteley,
Morris,  Rose,  Williams,
Mullins,  Rudcil,  Willingham,
McCants,  Simpson,  Wood,
McCranie,  Singletry,  Woodall,
McDonald,  Slaton,  Wooten,
McDonough,  Sloan,  Yates,
McElreath,  Smith of Hall,  Mr. Speaker.

Those absent were Messrs.—

Bennett of Mitchell,  Gay,  Jordan of Pulaski,
Bennett of Pierce,  Hammond,  Moore,
Castleberry,  Jarnagin,  McMillan,
Copeland,  Johnson of Floyd,  Sturges.

Mr. Bond, Chairman of the Committee on Journals,
reported that the journal of yesterday's proceedings had been examined and found correct.

The journal was read and confirmed.

Mr. King of Houston, asked that House Bill No. 329, be withdrawn from the Committee on Education, and committed to Committee on Constitutional Amendments, which request was granted.

By unanimous consent the following joint resolution was read and adopted, to wit:

By Mr. Knowles of Fulton:

A joint resolution providing for an expert accountant for the Joint Committee, to investigate the condition of the State Treasury.

On motion of Mr. Knowles of Fulton, the above resolution was immediately transmitted to the Senate.

By unanimous consent the following Senate Bill was read the first time and appropriately referred, to wit:

By Mr. Brannen of the 38th District—

A bill to amend all Acts incorporating the town of Cedar-town, and for other purposes.

Referred to Committee on Corporations.

By unanimous consent the following House bills were read the first time and appropriately referred, to wit:
By Mr Willingham of Monroe—

A bill to amend an Act creating a Board of Commissioners of Roads and Revenues for the county of Monroe, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Everett of Stewart—

A bill to amend an Act incorporating the town of Lumpkin, in Stewart county, and for other purposes.

Referred to Committee on Corporations.

On motion of Mr. Tatum of Dade, the report of the Committee on Elections, which was made the special order to-day, was displaced and made the special order for Thursday immediately after the reading of the journal.

The following bill which was made the special order for to-day, was taken up and put upon its passage, to wit:

By Mr. Morris of Cobb—

A bill to require all judges of the superior courts of this State, in counties having 50,000 inhabitants, to decide all motions for new trials within thirty days, and in counties of more than 50,000 inhabitants within ninety days, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 107 and the nays 20.

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

On motion of Mr. Morris of Cobb, the above bill was immediately transmitted to the Senate.

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

Mr. Speaker:

I am directed by His Excellency, the Governor, to deliver to the House of Representatives a communication in writing.

STATE OF GEORGIA,
EXECUTIVE DEPARTMENT,
ATLANTA, November 25, 1898.

To the Senate and House of Representatives:

On the 9th instant I had the honor to call the attention of your honorable bodies to a special report of the State Treasurer, showing that there would be a deficit in the public revenues on the 20th of July next of about five hundred and forty-five thousand ($545,000.00) dollars. In this message I expressed the hope that the representatives of the people would find some way of meeting the condition that confronted us without resorting to a further increase in the rate of taxation which is already the highest
in the history of the State, while the ability of the great body of our people, those engaged in tilling the soil, is, owing to the unprecedentedly low price of their products, less than it has ever been in the past. But I made no specific recommendation as to how to supply the deficiency in revenue, believing that the General Assembly in its wisdom would be able without suggestion from me to solve in the wisest manner, the problem that confronts us. But the discussion of the questions of taxation and revenue has developed so much diversity of opinion not only as to the actual condition of the treasury, but as to how to surmount the difficulties that confront us, and so much hesitation in suggesting a remedy is manifested, that I deem it my duty to communicate to you the conclusions at which I have arrived after a most careful consideration of the question.

It has been suggested that a revision of our entire taxing system will develop an amount of property which now escapes taxation, large enough to yield revenue sufficient to make up the deficiency in the State's revenues. No doubt such a revision, the importance of which I most earnestly urge upon the attention of the General Assembly, would uncover for taxation a large amount of property which now eludes the hand of the tax gatherer, but not a sufficient amount to make up the deficiency in the State's revenue. The class of copy which escapes the taxing officer is usually stocks and bonds and other evidences of indebtedness. While much property of this character undoubtedly escapes taxation, it is not as much as many suppose, for our high rates of taxation, State, county and mu-
municipal, have driven it largely out of the State. The price of money is exceedingly low. No good bond now sells in the market higher than a three and a half per cent basis. In most of the counties the State and county taxes amount to one per cent., and in most of the cities the tax-gatherer demands about as much for municipal purposes. Hence to the holder of such securities there is left after paying taxes, State, county and municipal, only one and one-half per cent. net on his investment. This is so low that it is to his interest to place his money elsewhere, where it will yield a better profit. He, therefore, seeks refuge in New England trust companies and savings banks, where he escapes taxation. This being the case no taxing system can be devised that will reach this class of property while our tax rates are so high, and even if, as hoped by some, large amounts of this sort of property could be reached and made to bear its share of the burthens of government, it could not be done in time to meet the liabilities of the State which will press upon us in the next six or eight months—too early for a new taxing system to be enacted and put into operation. Hence, to meet the emergency some other remedy must be found, and after a most careful consideration of the matter, and with the utmost reluctance, I am forced to the conclusion that the only practicable way in which to deal with the question is, for a time at least, to curtail expenditures and reduce appropriations. To this conclusion, I believe all who study the question fairly and impartially must come at last.

This being conceded, the question presents itself, what
appropriations can be reduced so as to bring the State's outgo within her income with least detriment to the best interests of all the people? There are some appropriations that cannot be cut, such as the public debt, including the $8,000.00 due the University annually, the interest on the $90,000.00 landscript fund still held by the State; such salaries as cannot under the constitution be reduced during the term for which the present incumbents were elected; insurance premiums on public property and the sinking fund. These are fixed charges on the treasury that cannot be reduced and must be met without abatement. Taking the total of all of these appropriations from the total of the estimates made by the treasurer for the next year, we have about three millions left on which to work in our effort to bring the State's expenditures down to her receipts without increasing the tax rate. Of this three million dollars, $640,000.00 goes to pensions and $1,650,000.00 in round numbers goes to common schools, a total of nearly $2,300,000.00, leaving only $700,000.00 estimated for all other purposes, an amount little more than sufficient to meet the demand on the treasury during the next eight months, unprovided for. In other words, if you wipe out your printing fund, your contingent fund, your military fund, your public building fund, etc., etc., and if all salaries and compensation to all officers of the legislative, executive and judicial departments of the State's government be abolished, and these officers work for nothing, you would not, at the present rate of taxation, after paying the fixed charges on the treasury which cannot be lessened, and the
estimated appropriations to schools and pensions, have a dollar left.

Thus it is demonstrated that you must either raise the present rate of taxation or reduce your appropriations for schools and pensions. Much sympathy and sentiment has been indulged in by some people and some newspapers, professed friends of the schools and pensioners, about the sacredness of the appropriations for the old soldiers and the school children, and it is right for us to guard with jealous care these two objects of the State's care, but, at the same time, we must not lose sight of the fact that those who pay the taxes are entitled to as much consideration as those who get the benefit of them. We are the guardians of their rights as well as of the rights and interests of the school children and of the Confederate veterans. We are bound to exercise due care and consideration for the interests of each without unnecessary injury to the other. Every patriotic Georgian is willing to be taxed to the verge of confiscation, if necessary, to provide for the wants of the needy veterans of the Confederacy, who stood a wall of fire, between our homes and an armed invader, and for the wants of his needy widow, and see to it that none of them ever want or go to a poor house; but neither sentiment nor justice requires us to levy taxes upon the poor mechanics and small farmers of the State, many of them themselves veterans, who have at best in such times as these, a hard struggle, to live and feed and clothe those dependent upon them, to pay pensions to those who are better off than they are and who do not need the bounty of the State to supply their actual wants. The same may be said of our schools. The
constitution wisely provides that schools shall be established and supported by the State, in which all the children in the State, between six and eighteen years of age may be taught the “elementary branches of an English education,” and it is our duty to see to it that this provision of the constitution is carried out in letter and in spirit. Every patriotic Georgian is willing to be taxed to the utmost limit of his ability to pay to do this, but we have been going too fast in this matter of education, as we have in appropriations for pensions. But few of our schools are confined to the “elementary branches of an English education.” Other and higher branches are taught to a few (sometimes only two or three pupils) in many of the schools, necessitating higher priced teachers, and thus creating a demand for larger appropriations for the free schools. This is wrong, and was never contemplated by the framers of the constitution. Those who want to have their children taught Greek and Latin and higher mathematics are usually able to pay for it, and ought to do so without requiring their neighbors, whose children are too poor to indulge in these luxuries, to be taxed to do it for them.

Again, the children in the rural districts for whose benefit the State’s schools were primarily intended, for the towns and cities usually have school systems of their own, would not, if schools were taught at their doors twelve months in the year, be able to go to school more than four or five months, because they, both male and female, have in most cases to work in the field to aid their parents in supporting the family. This is a fact well known to all who are at all familiar with the conditions that prevail in the ag-
TUESDAY, NOVEMBER 29, 1898.

Agricultural sections of our State, which embrace all of the State, except the cities and towns. Hence it is not necessary to overtax our people to support schools six, seven or eight months in the year, for the white children cannot, with few exceptions, avail themselves of them.

In view of all these facts and with a due regard for the best interests of all classes of our people, I have arrived at the conclusion that the tax rate, already the highest ever levied in the State, not only should not be raised higher, but should and can be lowered, and that appropriations should be reduced wherever it is possible to do so, and that this can be done in many places without injustice to any deserving, needy beneficiary of the State’s bounty.

I therefore recommend that no extraordinary appropriation be made at this session for any purpose whatever, and that every ordinary annual appropriation which is not a fixed charge upon the treasury be reduced to the lowest possible limit compatible with the efficiency of the public service. The estimate for military purposes, for instance, can, in my judgment, be reduced one-half. The estimates of appropriations to some of the institutions supported by the State which are approximately as high now as they were when the cost of living was much greater than it is in this era of low prices, may be reduced without injury to these institutions. I advise that the committees charged with the care of these institutions look carefully into their management and their requirements, and that wherever it is possible to retrench in the expenditure of money on their account, it be done.
After all of this is done, however, further retrenchment will be necessary to bring the expenditures of the State down to her revenues and lower the rate of taxation, and the schools and pensions will have, for a time at least, to submit to the same inexorable necessity that all other objects of appropriation do, and it will be necessary to revise the pension laws so as to confine the State's bounty to those Confederate soldiers and those widows of Confederate soldiers, who actually need the aid of the State to supply their necessities and save them from want, and appeal to the patriotism of those who can live comfortably without pensions to do so until the condition of the country and the ability of our tax-payers will warrant a resumption of the present liberal pension policy. I believe these patriotic men, who on a hundred battle fields, from 1861 to 1865, manifested a heroism and self-sacrifice unparalleled in the annals of the world, can be relied on to make without murmur, this temporary sacrifice for the good of the State, in whose defense they shed their blood and offered their lives.

I advise, also, that the extra four hundred thousand dollars added to the school fund this year be left off for the next two years. This can, as I have already shown, be done without impairing the efficiency of the schools, and without depriving any child in the State of an opportunity of going to school five months in each year, which is as long a time and longer, than most of them could go even if the schools were kept open twice that long.

These suggestions, gentlemen of the General Assembly, are made to meet the emergency that confronts us, and that the necessities of the State and of the tax-payers of the
State demand their adoption there can be no doubt, and that those persons and institutions who are called upon to make the temporary sacrifices suggested will do so willingly and cheerfully, I firmly believe, for Georgians have from the dawn of the revolutionary war down to this day been as remarkable for their moderation and conservatism in matters of State policy as for their intrepidity and heroism on the field of battle, and there is no instance in the history of the State in which, when their representatives have found it necessary to call on them to make sacrifices for the public good, that they have not cheerfully made them.

ALLEN D. CANDLER.

Mr. Jones of Burke, moved a reconsideration of the action of the House in fixing as a special order for to-day House bill No. 92, the same being a bill to prohibit any railroad from crossing or running parallel with any public road of this State without first being incorporated under the laws of this State.

The motion of Mr. Jones of Burke prevailed, and on motion of Mr. Hall of Bibb, the said bill was made the special order for Thursday immediately after the reading of the journal.

Mr. Turner of Henry moved a reconsideration of the action of the House in regard to resolution No. 63, providing for the appointment of an extra porter for the Post-office Department.
The motion of Mr. Turner of Henry prevailed, and the resolution was committed to Committee on Appropriations.

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

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

A bill to amend section 826 of the Civil Code of Georgia of 1895, in regard to the counties in which returns for taxation shall be made.

A bill 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, etc.

A bill to fix the salary of the judge of the county court of Marion county, etc.

Also, the following House resolution, which they instruct me to report back with the recommendation that the same do pass, to wit:

A resolution to authorize the Governor to borrow money to supply casual deficiencies, and for other purposes.

Also the following House bills which they instruct me to report back with the recommendation that the same do not pass, to wit:
A bill to provide for the taxation of commercial fertilizers, notes and other obligations for same, to prescribe penalties, and for other purposes.

A bill to require all guano manufacturers and dealers and also all manufacturers and dealers in commercial fertilizers who may do business in this State, to return for taxation all of their assets in each county in which they may do business.

Respectfully submitted.

R. W FREEMAN,
Chairman.

Mr. Stone, Chairman of the Committee on the State Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on the State Penitentiary have had under consideration the following House bill which they instruct me to report back with the recommendation that the same do not pass, to wit:

A bill to require all officials in charge of State institutions, all county and municipal authorities to purchase from the Prison Commission of the State of Georgia for the use of said institutions, counties, municipalities such articles, supplies and provisions as may be manufactured or produced by the State Penitentiary.

Respectfully submitted.

A. C. STONE, Chairman.
The following minority report on House Bill No. 54 was submitted, to wit:

Mr. Speaker:

The following members of the Committee on General Judiciary beg leave to dissent from the report of the majority of the General Judiciary Committee, recommending that House Bill No. 54, providing for the rotation of the Circuit Judges of this State, do not pass, and hereby file this their minority report, recommending that said bill do pass.

This Nov., 1898.

Respectfully submitted.

T. W. HARDWICK,
J. B. PARK, JR.,
SAMUEL S. BENNETT,
A. S. ERWIN, JR.,
B. B. BOWER, JR.,
F. W. COPELAND,
L. Q. STUBBS.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to amend section 1107 of the Code relating to sheriffs' fees.
Also, a bill to amend an Act creating a Board of Police Commissioners for the city of Albany.

On motion of Mr. Pace of Newton the following bill was temporarily tabled, to wit:

By Mr. Pace of Newton—

A bill to alter and amend paragraph 2 of section 2 of Article 7 of the State Constitution, and for other purposes.

Mr. Hall of Bibb moved that 300 copies of this bill be printed for the use of the House, which motion prevailed.

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

By Mr. Reynolds of Richmond—

A bill to amend the charter of the city of Augusta, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Bond of Madison (by request)—

A bill to establish and maintain a dispensary in the town of Comer, and for other purposes.

Referred to Committee on Temperance.

By Mr. McDonough of Chatham—

A bill to provide for the registration of voters to vote
at municipal elections in the city of Savannah, and for other purposes.

    Referred to Special Judiciary Committee.

By Mr. Stone of Walton—

A bill to provide for the maintenance and support of the Prison Commissioners' office of Georgia for the year 1899, and for other purposes.

    Referred to Penitentiary Committee.

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

By Mr. Calvin of Richmond—

A resolution to pay Mrs. Anna E. Branch certain moneys growing out of the sale of certain wild lands, and for other purposes.

This resolution involving an appropriation, the House resolved itself into a committee of the whole for the purpose of considering the same.

The Speaker designated as chairman of the committee of the whole Mr. Slaton of Fulton.

The committee proposed to amend by striking "$111.00" wherever it occurs, and by inserting in lieu thereof the figures "$95.90."

After considering said resolution, the committee arose and the chairman thereof reported same back to the House
Tuesday, November 29, 1898.

with the recommendation that the same do pass as amended.

The report of the committee of the whole was agreed to.

On passage of the resolution as amended the ayes and nays were ordered.

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

Those voting aye were Messrs.—

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McRae,  Rudicil,  Tracy,
Newton,  Simpson,  Walker of Crawford,
Ogletree,  Singletary,  Watkins,
Overstreet,  Slaton,  Whiteley,
Park of Greene,  Smith of Hall,  Williams,
Park of Troup,  Smith of Hancock,  Wood,
Post,  Snell,  Woodall,
Rawls of Effingham,  Spinks,  Wooten,
Rawls of Wilkinson,  Sturges,  

Those not voting were Messrs.—

Adams,  Griffin of Twiggs,  McMillan,
Allen,  Hammond,  Ousley,
Anderson,  Hardwick,  Pace,
Arnold,  Holder,  Padgett,
Bass,  Hosch,  Pate,
Bennett of Mitchell,  Jarnagin,  Price,
Bennett of Pierce,  Johnson of Bartow,  Sloan,
Bell of Spalding,  Johnson of Floyd,  Speer,
Black of Whitfield,  Johnson of Lee,  Starr,
Bond,  Jones of Burke,  Stubbs,
Brown of Bryan,  Jones of Dougherty,  Swift,
Castleberry,  Jordan of Pulaski,  Tisinger,
Copeland,  Knowles,  Turner of Henry,
David,  Lane of Bibb,  Turner of Rockdale,
Ellis,  Lane of Early,  Upchuch,
Emanuel,  Longino,  Wade,
Fender,  Mayson,  Walker of Union,
Ford,  Moore,  Willingham,
Gay,  McCranie,  Yates,
George,  McGeehe,  Mr. Speaker,
On motion of Mr. Bell of Forsyth a verification of
the roll call was dispensed with.

Upon counting the vote it was found that the ayes
were 113, nays 0.

So the resolution, having received the requisite con­
stitutional majority, was passed as amended.

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

Mr. Speaker:

The Senate insists upon its substitutes to the follow­
ing House bills, to wit:

A bill to amend an Act establishing the criminal:
court of Atlanta, providing for the election of the judge:
and solicitor by the people.

Also, a bill to amend an Act establishing the city
court of Atlanta, providing for the election of the judge
by the people.

Mr. Bower, chairman of the Committee on Privileges
of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor have had
under consideration the following resolutions, which
they instruct me to report back to the House with the­
recommendation that the same be adopted, to wit:
A resolution: Resolved, That the privileges of the floor be extended to Hon. D. B. Nicholson during his stay in the city.

Also, a resolution: Resolved, The privileges of the floor be extended to Hon. A. L. Howes, ex-member of the House; during his stay in the city.

Respectfully submitted,

BYRON BOWER, JR.,
Chairman Committee on Privileges of the Floor.

Mr. McLaughlin of Meriwether submitted the following report:

Mr. Speaker:

We, the undersigned members of the General Judiciary Committee, respectfully submit the following minority report, disagreeing with the majority report, which was favorable to the passage of House bill No. 47, and recommend that the same do not pass, to wit:

A bill to amend section 2185 of the Code, relating to the salaries of Railroad Commissioners in Georgia.

Respectfully submitted,

B. F. McLAUGHLIN,
T. W. HARDWICK,
MORRIS BRANDON,
R. A. DENNY,
The following privilege resolutions were read and adopted, to wit:

By Mr. Herring of Decatur—

Resolved, That the privileges of the floor be extended to the Hon. A. L. Hawes, ex-member of the House of Representatives, during his stay in the city.

By Mr. Bowen of Wilcox—

Resolved, That the privileges of the floor be extended to the Hon. D. B. Nicholson during his stay in the city.
Mr. Slaton of Fulton moved the appointment of a committee of conference on House bills No. 125 and No. 126, which motion prevailed.

Mr. Starr of Gordon, author of bill No. 83, the same being a bill to repeal the third section of an Act providing for the appointment of an auditor, etc., asked that the same be put on the calendar, which request was granted.

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

Mr. Speaker:

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

A resolution to furnish an expert accountant to the joint committee to investigate the condition of the State Treasury.

Mr. Holder, Chairman pro tem. of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following bill of the House, which they instruct me to report back with the recommendation that the same do pass, to wit:
A bill to repeal an Act creating a Board of County Commissioners of Roads and Revenues, and for other purposes.

Respectfully submitted.

JNO. N. HOLDER, Chairman pro tem.

Mr. Jordan of Jasper, Chairman of the General Agricultural Committee, submitted the following report, to wit:

Mr. Speaker:

The Committee on General Agriculture 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, wit:

By Mr. Price of Oconee—

A bill to amend section 508, Vol. III of the Code of 1895, in relation to parties discharging any loaded gun or pistol at any time within one hundred yards of the public road in any county of this State; provided, that said provision shall become operative only upon recommendation of the various grand juries, and published in their general presentments, and for other purposes.

Also,

The 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:
By Mr. Calvin of Richmond—

A bill to be entitled an Act to set apart two thousand dollars of the annual appropriation to the Department of Agriculture, or so much thereof as may be necessary, for the establishment of farmers' institutes in this State, and for other purposes.

Also,

By Mr. Blalock of Fayette—

An Act to authorize the Commissioner of Agriculture to appoint a Supervisor of Oils for the State of Georgia, to define his duties, and for other purposes.

Respectfully submitted.

C. H. JORDAN, Chairman.

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

By Mr. Howard of Chattahoochee—

A bill to regulate settlements to be made by tax collectors of this State, of railroad taxes received by them, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 88 and nays 11.
So the bill having received the requisite constitutional majority was passed.

By Messrs. George and Mayson of DeKalb—

A bill to incorporate the town of Edgewood, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 108, nays 0.

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

By Mr. Bell of Forsyth—

A bill to provide for a change of venue in certain civil cases, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 0.

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

On motion of Mr. Bell of Forsyth, the bill was immediately transmitted to the Senate.

By Mr. LaRoche of Chatham—

A bill to fix the time for the election of all city officers

35 n. j
now elected by the mayor and aldermen of Savannah, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 117, nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent the following bill was taken from the table and put upon its passage, to wit:

By Mr. Bynum of Columbia—

A bill to repeal an act consolidating the offices of clerk and Treasurer of Columbia county, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 110, nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent the following bill was read the second time, to wit:

By Mr. Rodgers of Marion—

A bill to fix the salary of the Judge of the county court of Marion county, and for other purposes.

On motion of Mr. Lane of Sumter, bill number 47,
the same being a bill to amend section 2185, of the Code, was made the special order for Wednesday, Nov. 30, immediately after reading the Journal.

Mr. Moore of Carroll, moved that the session be extended until the matter under discussion be disposed of, which motion prevailed.

By Mr. Watkins of Gilmer—

A bill to amend section 1378 of volume I of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 69, nays 46.

So the bill, not having received the requisite constitutional majority, was lost.

Leaves of absence were granted the following members, to wit: Messrs. Ford of Worth, Jones of Burke.

The Speaker then declared the House adjourned until 10 o’clock to-morrow morning.

Atlanta, Ga.,
Wednesday, November 30, 1898.

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. Bryan of Floyd.
The roll was called and the following members answered to their names: Messrs.—

Adams, Duncan, Hill,
Adamson, Ellis, Howard,
Allen, Emanuel, Hopkins,
Anderson, Erwin, Holder,
Arnold, Esterlin, Hosch,
Barron, Everett of Polk, Hutchins,
Barwick, Everett of Stewart, Johnson of Appling,
Bass, Fain, Johnson of Bartow,
Bennett of Mitchell, Farmer, Johnson of Lee,
Bennett of Pierce, Felker, Jones of Dougherty,
Beauchamp, Fender, Jordan of Jasper,
Bell of Forsyth, Freeman, King,
Bell of Spalding, Franklin, Knowles,
Black of Dawson, Fort, Lane of Bibb,
Black of Whitfield, George, Lane of Early,
Blalock, Gresham, Lane of Sumter,
Bond, Greene, Laing,
Bowen, Griffin of Greene, LaRoche,
Bower, Griffin of Twiggs, Latimer,
Brandon, Griffith, Lee,
Brown of Bryan, Hall, Longino,
Brown of Carroll, Hammett, Martin,
Bryan, Hardin of Liberty, Mayson,
Bush, Hardin of Wilkes, Merritt,
Bynum, Hardwick, Mitchell,
Calvin, Harrison, Moore,
Carter, Harris, Morris,
Chappell, Harrell, Mullens,
Cook, Harvard, McDonald,
Darnell, Hathcock, McDonough,
David, Hendricks, McLaughlin,
Denny, Henderson of Irwin, McLennan,
Dickey, Henderson of Washt'n, McMillan,
Drawdy, Herring, McRae,
Mr. Bond, Chairman of the Committee on Journals, reported that the journal of yesterdays proceedings had been examined and found correct.

The journal was read and confirmed.

Mr. Watkins of Gilmer, moved a reconsideration of so much of the action of the House had upon yesterday as
relates to House Bill No. 72, the same being a bill to amend section 1378 of Vol. I of the Code of 1895, and for other purposes.

Mr. Bush of Miller called for the ayes and nays, which call was sustained.

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

Those voting aye were Messrs.—

Those voting nay were Messrs.—

Adams, Hammett, Newton,
Anderson, Harris, Overstreet,
Barron, Harvard, Pace,
Bell of Forsyth, Hendricks, Park of Greene,
Black of Dawson, Henderson of Irwin, Post,
Blalock, Hill, Price,
Bowen, Hosch, Rawls of Effingham,
Brown of Carroll, Johnson of Appling, Rawls of Wilkinson,
Bynum, Johnson of Bartow, Reynolds,
Chappell, Johnson of Lee, Rogers,
Dews, Jordan of Jasper, Simpson,
Drawdy, Knowles, Singletary,
Erwin, Lane of Bibb, Slaton,
Esterlin, Laing, Smith of Hancock,
Everett of Polk, Latimer, Snell,
Felker, Lee, Spinks,
Freeman, Martin, Speer,
Fort, Moore, Starr,
Griffin of Greene, Morris, Swift,
Griffith, Mullins, Willingham,
Hall, McLaughlin,

Those not voting were Messrs.—

Bell of Spalding, Hardwick, McCranie,
Black of Whitfield, Harrison, McElreath,
Castleberry, Harrell, McGehee,
Cook, Jarnagin, McMillan,
Copeland, Johnson of Baker, Padgett,
Duncan, Johnson of Floyd, Pate,
Ellis, Jones of Burke, Smith of Hall,
Emanuel, Jones of Dougherty, Stubbs,
Farmer, Jordan of Pulaski, Stone,
Fender, King, Tisinger,
Ford, LaRoache, Turner of Henry,
George, Longino, Turner of Rockdale,
Griffin of Twiggs, Mayson, Wade,
Hammond, Merritt, Mr. Speaker,
Hamby, McCants,
Mr. Parker of Greene moved to dispense with the verification of the roll call, which motion prevailed.

On counting the vote the ayes were 68, nays 62.

So the motion to reconsider prevailed.

The Speaker announced as the Committee of Conference on part of the House, on House Bills Numbers 125 and 126, the following, to wit: Messrs. Slaton, Brandon and Blalock.

By unanimous consent the following resolution was read and adopted, to wit.

By Mr Jordan of Jasper—

A resolution, providing that the committee appointed under resolution number 52 are hereby authorized in the prosecution of their labors to subpoena witnesses, etc., and require the production of papers, to administer oaths, and for other purposes.

Mr. Jordan moved that the above resolution be immediately transmitted to the Senate which motion prevailed.

Mr. Richardson, chairman pro tem. of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following bill, which I am directed to report back to the House with recommendation that the same do pass, to wit:
House Bill No. 317, a bill to be entitled an Act to amend an Act entitled an Act to create a Board of Commissioners of Roads and Revenues for the county of Baldwin, to prescribe the powers and duties thereof, and for other purposes, approved December 26, 1888, so as to provide for the election of said board by the people instead of the grand jury as provided in section first of said Act.

House Bill No. 351, a bill to be entitled an Act to amend the charter of the city of Augusta.

House Bill No. 97, a bill to be entitled an Act to amend an Act to create a Board of Police Commissioners for the city of Augusta in this State, approved August 26, 1879.

House Bill No. 352, a bill to be entitled an Act to provide for the registration of voters to vote at the municipal election in the city of Savannah, to fix, regulate and determine the time, place and manner in which such election shall be held, and to prescribe qualifications of voters at all such elections, and to prescribe suitable penalties for all violations thereof.

House bill No. 304. A bill to abolish the city court of DeKalb county.

House bill No. 328. A bill to be entitled an Act to repeal an Act entitled "an Act to provide for and regulate municipal elections" in the city of Savannah; to prescribe suitable penalties for all violations thereof, and for other

Respectfully submitted.

M. M. RICHARDSON,
Chairman Pro Tem.

Mr. Chappell, Chairman of the Committee on Appropriations submitted the following report:

Mr. Speaker:

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

A resolution providing for the appointment of a porter for the Post-Office Department.

Also, the following House resolution, which they instruct me to report back with the recommendation that the same do pass by substitute.

A resolution to provide for the payment of two extra assistant doorkeepers for the House of Representatives for the session of 1898.

Respectfully submitted.

THOS. J. CHAPPELL,
Chairman
The following message, was received from the Senate: through Mr. Northen, the Secretary thereof:

Mr. Speaker:

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

A resolution to appoint a Joint Committee of three from the House and two from the Senate to investigate the operation of the Northeastern Railroad.

The committee on the part of the Senate are Messrs. Thrasher and Greene.

By unanimous consent the following resolution was read and put upon its passage, to wit:

By Mr. Turner of Henry—

A resolution providing for the appointment of an extra porter for the post-office department for the remainder of the session.

The report of the committee, which was favorable to the passage of the resolution, was adopted.

Mr. Bell of Forsyth moved to amend by striking out "25" and substituting in lieu thereof the figures "18."

The amendment of Mr. Bell was adopted.

Mr. Bush of Miller called for the ayes and nays, which call was lost.

The resolution was then adopted as amended.
On motion of Mr. McDonough, Senate bill No. 5, the same being a bill to amend section 3950 of the Civil Code of 1895, was recommitted to the General Judiciary Committee.

Mr. Freeman, chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

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

A bill to prescribe a uniform system of tax receipts in this State, and to provide for the enforcement of the same.

A bill to provide for the assessment of the properties of railroad companies in this State for taxation, and for other purposes.

Also, the following House bill, which they instruct me to report back with the recommendation that the same do not pass, to wit:

A bill to amend section 309 of the Code of 1895, so as reduce the per diem of the members of the General Assembly, President of the Senate, Speaker of the House of Representatives, etc.

Respectfully submitted,

R. W FREEMAN, Chairman.
Mr. Drawdy, Chairman of the Committee on Hygiene and Sanitation, submitted the following report:

Mr. Speaker:

The Committee on Hygiene and Sanitation have had under consideration the following House bill, which they instruct me to report back to the House with recommendation that the same "do pass," to wit:

A bill to be entitled an Act to establish a State Board of Embalming, and for other purposes.

Respectfully submitted.

G. W. Drawdy, Chairman.

Mr. McDonough, Chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

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

A bill to amend section 2219 of the Code of Georgia of 1895.

The committee have also had under consideration Senate-
bill No. 5, which they recommend be recommitted to the General Judiciary Committee, to wit:

A bill to amend section 3950 of the Civil Code of Georgia of 1895.

Respectfully submitted.

JNO. J. McDONOUGH,
Chairman.

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

A bill to repeal section 1010 of the Code of Georgia of 1895, and for other purposes.

Also, a bill to amend section 974 of Volume III. of the Code of 1895, and for other purposes.

Also, a bill to amend section 857 of the Code of 1895, and for other purposes.

Also, a bill to prevent a prisoner in any criminal case from making a statement in his defense except under oath, and for other purposes.

Also, a bill to alter and amend section 974 of the Code of 1895, and for other purposes.

Respectfully submitted.

B. F McLAUGHLIN,
Chairman pro tem.
Mr. McLaughlin, Chairman pro tem. of the Committee on General Judiciary, submitted the following report:

Mr. Speaker:

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

A bill to amend section 120 of the Code so as to provide for the appointment of Commissioner of Deeds in foreign countries.

Also, a bill to amend section 2334 of the Code, and for other purposes as amended.

Also, a bill to provide for the removal of a cropper or other laborer in certain cases, and for other purposes.

Also, a bill to amend section 65 of volume 3 of the Code of 1895, and for other purposes.

Respectfully submitted.

B. F McLAUGHLIN, Chairman.

The following minority report was received from the undersigned members of the General Judiciary Committee, to wit:

Mr. Speaker:

We, the undersigned members of the General Judiciary Committee, respectfully dissent from the majority report, recommending the passage of bill No. 65, amending the existing law by allowing the question of cooling time to be always determined by the jury
We dissent because we believe that the passage of such a law would mean the abrogation to a large extent of capital punishment, would encourage citizens to take into their own hands the redress of personal grievances for which criminal laws are provided, and would lessen that wholesome fear for the law and would cheapen that tender consideration of human life which are essential to the preservation of good government.

N. A. MORRIS,
JOHN M. SLATON,
W T. LANE,
W F BROWN,
J. C. BARRON,
E. C. SPEER.

Mr. Bower, chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolutions, which they instruct me to report back to the House with the recommendation that the same be adopted, to wit:

A resolution: Resolved, That privileges of the floor be granted to Hon. Graham Forrester during his stay in the city.

A resolution: Resolved, That privileges of the floor be granted to Mr. O'Neal of Dooly during his stay in the city.
A resolution: Resolved, that privileges of the floor be extended to Mr. F E. Twitty, Col. John E. duBignon and Mr. J. T. Colson, during their stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

The following privilege resolutions were read and adopted, to wit:

By Mr. Emanuel of Glynn—

Resolved, That the privileges of the floor be extended to Mr. F E. Twitty, Col. John E. duBignon and Mr. J. F Colson during their stay in the city.

By Mr. Everett of Stewart—

Resolved, That the privileges of the floor be extended to Hon. Graham Forrester during his stay in the city.

By Mr. Harvard of Dooly—

Resolved, That the privileges of the floor be extended to Mr. O'Neal of Dooly during his stay in the city.

By unanimous consent the following bill was read the first time and appropriately referred, to wit:

By Mr. Tatum of Dade—

A bill to create a board of commissioners of roads and revenues for the county of Dade, and for other purposes.

Referred to Committee on County and County Matters.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

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

A resolution authorizing the committee appointed to investigate the controversy between the Commissioner of Agriculture and Dr. Payne, authorizing them to subpœna witnesses and send for papers.

The following bill, which was made the special order for to-day, was taken up, read the third time and put upon its passage, to wit:

By Mr. Lane of Sumter—

A bill to amend section 2185 of the Code, which relates to the salary of the Railroad Commissioner, and for other purposes.

Pending the debate of the above bill, Mr. Ellis of Bibb, moved that the House adjourn, which motion prevailed.

The Speaker then 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: Messrs.—

Adamson, Castleberry, Greene,
Allen, Chappell, Griffin of Greene,
Anderson, Cook, Griffin of Twiggs,
Arnold, Copeland, Griffith,
Barron, David, Hall,
Barwick, Denny, Hammett,
Bass, Dews, Hardin of Liberty,
Bennett of Mitchell, Dickey, Hardwick,
Bennett of Pierce, Drawdy, Harrison,
Beauchamp, Duncan, Harris,
Bell of Forsyth, Ellis, Harrell,
Bell of Spalding, Emanuel, Harvard,
Black of Dawson, Erwin, Hendricks,
Biclock, Esterlin, Henderson of Irwin,
Bond, Everett of Polk, Henderson of Washt'n,
Bowen, Everett of Stewart, Hill,
Bower, Fain, Howard,
Brandon, Felker, Holder,
Brown of Bryan, Fender, Hosch,
Brown of Carroll, Freeman, Hutchins,
Bryan, Franklin, Jarnagin,
Bush, Ford, Johnson of Appling,
Bynum, Fort, Johnson of Baker,
Calvin, Gay, Johnson of Bartow,
Carter, Gresham, Johnson of Lee,
Those absent were Messrs.—

Adams, Hathcock, McCants,
Black of Whitfield, Herring, McElreath,
Darnell, Hopkins, Newton,
Farmer, Johnson of Floyd, Pate,
George, Jordan of Pulaski, Singletary,
Hammond, Longino, Tisinger,
Hamby, Mayson, Turner of Rockdale,
Hardin of Wilkes, Mullins, Wade.

Mr. Bond, Chairman of the Committee on Journals, re-
ported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

By unanimous consent the following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved that beginning on to-morrow (Friday) the 2d inst. and until otherwise ordered, the session of this House shall be as follows:

Meet at 9 a.m.

Adjourn at 1 p.m.

Mr. Willingham of Monroe asked that House Bill No. 221, the same being a bill to prohibit the sale, manufacture, or giving away to induce trade, whiskey or any other intoxicating drinks, and for other purposes, be made the continuous special order for Wednesday, Dec. 7th, which motion was lost.

The next business in order was the consideration of the report of the Committee on Privileges and Elections, respecting the contested election cases, from Murray, Bryan and Screven counties, which was made the special order for to-day.

Mr. Dews of Randolph, chairman of the minority of the Committee on Privileges and Elections, submitted the following minority report, to wit:
Mr. Speaker:

As a member of the Committee on Privileges and Elections I hereby respectfully submit the following minority report in the matter of the contest from Murray county.

The facts alleged by contestant and contestee are admitted by contestant and contestee respectively. The sole questions passed upon by the law, was the legality of the votes polled at the eighth and 1013th Districts.

It is admitted that no registered list of voters was in the hands of managers of said 8th District, at which contestee, Mr. Stewart received a majority of votes. The votes polled at this precinct should not be counted for following reason:

First. The right of suffrage is not an inherent right and can only be exercised after compliance with the terms of the law in such cases made and provided. The present registration law provides that no person shall vote whose name does not appear upon the list of registered voters in the hands of the managers. This law is mandatory and not directory. No list was in the hands of the managers at the 8th District, therefore those votes should not be counted.

It is admitted that some of the managers at the 1013th District were not freeholders. Mr. Peeples, contestant, got a large majority at this precinct. This is only an irregularity under the statute which should not invalidate or nullify an election. It is admitted that Mr. Peeples, contestant, did all his power to have the election at this precinct fairly and lawfully conducted, and was told by the Populist managers that all persons connected with the election at this precinct were legally qualified. This false
representation was made to deceive contestant, and in all probability with the full knowledge and consent of contestee. It is a principle of law as old as the law itself, and has been observed, recognized by the courts so long that the memory of man runneth not to the contrary, that no man can take advantage of his own wrong.

I submit therefore that the vote of this precinct should be counted, and when this is done, to wit, exclude the votes at the 8th precinct and count the votes at the 1013th precinct, Contestant Peeples will be duly elected and entitled to his seat in this House, and in my humble judgment the ends of the law and the principles of justice and equity will have been fully met.

Respectfully submitted.

W W DEWS.

JNO. M. HOPKINS.

Therefore resolved, That the contestant, Mr. Peeples, be declared duly elected and entitled to his seat as member of this House. W W DEWS.

By unanimous consent the following resolutions were read, to wit:

By Mr. Esterlin of Macon—

A resolution limiting the debates of the House to ten minutes.
Under the rules of the House this resolution was laid on the table for one day.

By Mr. Watkins of Gilmer—

A resolution providing that the Hon. W. J. Peeples, contestant, and V. A. Stewart, contestee, be each allowed twenty minutes in which to present their respective claims to a seat in this House.

Mr. Hall offered to amend by striking out the word "twenty" and inserting in lieu thereof the word "ten."

The resolution not having received the requisite three-fourths majority required to suspend the rules of the House was lost.

The following resolution was read and adopted, to wit:

By Mr. McLaughlin of Meriwether—

Resolved, That the Hon. V. A. Stewart be, and he is hereby duly elected, a member of the House of Representatives.

Mr. Dews of Randolph, 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.—

Allen, Bass, Black of Dawson,
Arnold, Bennett of Pierce, Blalock,
Barron, Beauchamp, Bond,
Barwick, Bell of Forsyth, Bowen,

Those voting in the negative were Messrs.—

Bower, Copeland. Dews, Everett of Polk, Greene, Hall,
Mr. Stone of Walton, moved to dispense with a verification of the roll call, which motion prevailed.

On counting the vote it was found that the ayes were 111 and the nays 14.

So the resolution, having received the requisite constitutional majority, was adopted.

The following resolutions were introduced, read and adopted, to wit:
THURSDAY, DECEMBER 1, 1898.

By Mr. McLaughlin of Meriwether—

Resolved, that the Hon. A. J. Brown, of the county of Bryan be, and he is hereby, declared duly elected a member of the House of Representatives.

By Mr. McLaughlin of Meriwether—

Resolved, that the Hon. J. W Overstreet be, and he is hereby, declared duly elected a member of the House of Representatives from the county of Screven.

By unanimous consent the following resolutions were read, and, under the rules of the House, were laid on the the table one day, to wit:

By Mr. McDonald of Ware—

Resolved, that after this day the session of the House shall be as follows:

Convene at 9 a. m.
Adjourn at 12 m.
Convene at 2 p. m.
Adjourn at 4 p. m.

Resolved further, that the committees shall meet at 8 a. m. and adjourn as they may decide.

By Mr. Barron of Jones—

Resolved, that the State extend thanks to the gallant men who enlisted in the United States army during the late war with Spain.
The following message was received from the Senate through Northen, the Secretary thereof:

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bills, to wit:

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

Also, a bill to prohibit creditors from assigning and transferring or sending out of the State claims against a resident in cases of attachment or garnishment for moneys exempt from garnishment.

Also a bill to authorize the city council of Augusta to fix a penalty for failure to make tax returns.

Also a bill to repeal an Act to create a Board of Police Commissioners for the city of Savannah.

Also, a bill to repeal an act to create a board of Water commissioners for the city of Savannah.

Also, a bill to repeal an act to prohibit the holding of more than one office by one person in the county of Chatham.

Also, a bill to authorize the town of Cochran to establish and maintain a system of waterworks.

Also, a bill to repeal an Act providing for the examination of private banks by the Bank Examiner of the State.

Also, a bill to compensate the members of the board of commissioners of roads and revenues of Burke county
The Senate has also passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to change the time of holding the superior courts of Cherokee circuit.

Also, a bill to repeal an Act to create a board of county commissioners for Fannin county.

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

Mr. Speaker:

The Committee on Education has had under consideration House bill No. 13, by Mr. McCranie of Berrien county, which is "A bill to be entitled an Act to establish a public school system for the city of Tifton, Ga.; to provide for a board of education for said city; to provide for raising revenue to maintain said schools; to authorize and require the county school commissioners of Berrien county to pay over to the treasurer of said city such part of the State school funds as may be a pro rata share for all the children attending said schools; and for other purposes." And they direct me, as their chairman, to report said bill back to the House with the recommendation that the same be passed as amended.

They have also had under consideration House bill No. 193, by Mr. Calvin of Richmond, which is "A bill to be entitled an Act to carry into effect paragraph 1 (one) of section 4 (four), article 8 (eight) of the Constitution of
this State, which relates to local taxation for the establishment and maintenance of public schools; and for other purposes.” And they direct me, as their chairman, to report said bill back to the House with the recommendation that the same be passed as amended.

They have also had under consideration House bill No. 299, by Mr. Hamby of Rabun, which is “A bill to be entitled an Act to give the county boards of education of the several counties of this State full power and authority to define and regulate the length of the public school terms of their respective counties, and for other purposes.” And they direct me, as their chairman, to report said bill back to the House with the recommendation that the same do pass.

R. A. DENNY, Chairman.

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

Mr. Speaker:

The Senate has appointed the following conference committee on the part of the Senate to confer with the House committee, to consider House bills, to wit:

A bill to amend an Act establishing the criminal court of Atlanta, to provide for the election of the judge and solicitor by the people.

Also, a bill to amend an Act establishing the city court
of Atlanta, to provide for the election of the judge by the people.

The committee on the part of the Senate are Messrs. Steed, McGehee and Mann.

Mr. Willingham, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

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

A bill to repeal an Act authorizing the Commissioners of Roads and Revenues in the county of Newton to establish a dispensary, etc., and for other purposes.

Also, a bill, No. 323, by Mr. Park of Troup, to repeal an act approved Dec. 24th, 1884, submitting to the people of Troup county the sale of whiskey so far as it relates to West Point. We find that the proper notice has not been given, and at the request of the author, report same back with the recommendation that he be allowed to withdraw same.

Respectfully submitted.

J. M. WILLINGHAM,
Chairman.
Mr. Slaton, 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 they instruct me to report back to the House with the recommendation the same "do pass," to wit:

A bill to be entitled an Act to prohibit any railroad, express, telegraph or sleeping-car company, or any person or persons or corporations owning or operating any railroad or carrying on the business of telegraphing for the public, or doing any express or sleeping-car business in this State, from giving to any member of the Legislature of this State, or to any member of Congress of the United States from this State, or any judicial or ministerial officer of any court within the limits of this State, or any officer of any county, city or town in this State, or members of the families of any of the above named officials, any privilege or performing any service for any of said persons, etc., and for other purposes.

Also, a bill to be entitled an Act to amend section 431 of the Code of 1895.

Also, a bill to be entitled an Act to amend section 3244 of the Code of 1895, and for other purposes.

Also, a bill to be entitled an Act to amend section 5315 of the Code of 1895, and for other purposes.
Also, a bill to be entitled an Act to authorize courts of municipal corporations to try and punish offenders against the ordinances of such municipalities in reference to the sale of milk, and for other purposes.

The committee have also had under consideration the following bill, which they instruct me to report back to the House with recommendation that same "Do pass as amended."

A bill to be entitled an Act to provide for levy and sale under legal process of an interest or equity of redemption in real estate when the defendant does not own the legal title.

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

A bill to be entitled an Act to declare every Saturday afternoon in the months of May to August inclusive, a half holiday.

Also, a bill to be entitled an Act to make criminal pleadings amendable in this State.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Singletary, Chairman pro tem. of the Committee on Special Agriculture, submitted the following report:

37 h j
Mr. Speaker:

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

A bill for the protection of manufactures and producers of Georgia, and to provide a penalty for violation of the same.

Respectfully submitted.

H. H. SINGLETARY,
Chairman pro tem.

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

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

A bill to amend section 1262 of volume 1 of the Code so as to provide that the pensions of widows of Confederate soldiers shall be based on their necessities.

A bill to amend section 1250 of volume 1 of the Code of Georgia so as to provide that hereafter no person shall be paid a pension thereunder unless he shall prove that owing to his poverty he is unable to support himself.
The committee also recommend that the following House bill be recommitted to the Committee on Ways and Means, to wit:

A bill to provide for the assessment of the properties of railroad companies in this State for taxation, etc.

Respectfully submitted,

R. W FREEMAN, Chairman.

Mr. Duncan, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to limit and regulate the payment of insolvent costs of the sheriff of Richmond county for services to the city court of 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 insolvent costs of the clerk 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 amend an Act to incorporate the town of Lumpkin in Stewart county,
Georgia, assented to December 26th, 1831, and the various acts amendatory thereof, so as to provide for the election of the marshal of said town; to change the terms of mayor from one to two years; to provide for the election of a mayor pro tem.; to change the number of aldermen from five to six, and to change their terms of office from one to two years, three to be elected each year, and for other purposes.

The committee also recommends that the following Senate bill do pass as amended, to wit:

A bill to be entitled an Act to amend and consolidate and supersede the several Acts incorporating the city of Cedartown in the county of Polk; to confer additional powers upon the corporate authority thereof, and otherwise amend a charter of said city; to provide a new charter for the same; and for other purposes.

Respectfully submitted,

JAMES P. DUNCAN,
Chairman Committee on Corporations.

Mr. Moore of Carroll, Chairman of Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following bill of the House, which
they instruct me to report back with the recommendation that the same do pass as amended, to wit:

A bill to be entitled an Act to establish the city court of Swainsboro, in Emanuel county, to define its jurisdiction and powers; to provide for the appointment of a judge and other officers thereof, and to define their powers and duties; to provide for the granting of new trials therein and writs of error therefrom, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman.

Mr. Holder, Chairman pro tem, of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to repeal an Act to provide for a Board of Commissioners of Roads and Revenues for the counties of Camden, Thomas and Echols, so far as relates to Thomas county, and all amendatory Acts, and for other purposes.

A bill to be entitled an Act to amend the law providing
for the creation of Fulton Board of Examiners of Stationary Engineers, and for other purposes.

A bill to be entitled an Act to authorize the judges of the superior court to fill vacancies in the office of Commissioners of Roads and Revenues in certain instances and for other purposes.

A bill to be entitled an Act amending an Act approved Aug. 27, 1872, creating a Board of Commissioners of Roads and Public Buildings and Public Property and Finances for the county of Monroe, and for other purposes, so as to increase the number of commissioners from three to five, and make their terms four (4) years instead of three (3) years, and providing for their election by the people, and for other purposes.

A bill to be entitled an Act to repeal an Act entitled an Act to incorporate the town of Bremen in Haralson county, Georgia, adopted September 5th, 1883 and to repeal all Acts amendatory of said Act so as to repeal the charter of said town and to enact in lieu thereof a new charter for said town, defining the limits thereof, prescribing the powers and duties of the mayor and council, and for other purposes.

Respectfully submitted.

J. N. HOLDER,
Chairman pro tem. Com. C. and C. M.

Mr. Stone, Chairman of the Committee on the State Penitentiary, submitted the following report:
Mr. Speaker:

The Committee on the State Penitentiary have had under consideration the following House bill, which they instruct me to report back with the recommendation that the same be read the second time and referred to the Committee on Appropriations:

A bill to provide for the maintenance and support of the Prison Commission of the State of Georgia for the year 1899, and make subject thereto the money arising from the hire of convict labor.

Respectfully submitted.

A. C. STONE,
Chairman.

Upon motion of Mr. Hall of Bibb, House bill No. 92, which was made the special order for to-day, was taken up, read the third time and put upon its passage, to wit:

By Mr. Hall of Bibb—

A bill to prevent any person or persons from maintaining or operating any railroad in this State unless first becoming incorporated under the general laws of this State for the incorporation of railroads, and for other purposes.

Mr. Hall of Bibb, moved that the special order under discussion be made a continuous special order until the same be disposed of, which motion prevailed.

Leaves of absence were granted the following members,
to wit: Messrs. Ford of Worth, Reynolds of Richmond, Greene of Clay, Rose of Camden, Lee of Pulaski, Barwick of Emanuel, Rogers of Marion, Cook of Heard, Maxwell of Oglethorpe, Franklin of Bullock.

On motion of Mr. Hall of Bibb, the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,

Friday, December 2, 1898.

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 Chaplain.

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

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Fort,                    Gay,                    Griffin of Greene,                    Griffin of Twiggs,                    Hall,                    Hammett,                    Hardin of Liberty,                    Hardin of Wilkes,                    Hardwick,                    Harrison,                    Harris,                    Harrell,                    Harvard,                    Hendricks,                    Henderson of Irwin,                    Henderson of Wash’t’n,                    Herring,                    Hill,                    Howard,                    Hopkins,                    Holder,                    Ho-ch,                    Hutchins,                    Jarnagin,                    Johnson of Appling,                    Johnson of Baker,                    Johnson of Bartow,                    Johnson of Floyd,                    Johnson of Lee,                    Jones of Burke,                    Jones of Dougherty,                    Jordan of Jasper,                    Knowles,                    Lane of Bibb,                    Lane of Early,                    Lane of Sumter,                    Laing,                    LaRoche,                    Latimer,                    Longino,                    Martin,                    Maxwell,                    Merritt,                    Mitchell,                    Moore,                    Morris,                    McCranie,                    McDonough,                    McElreath,                    McFarland,                    McGehee,                    McLaughlin,                    McLennan,                    McMillan,                    McRae,                    Newton,                    Ogletree,                    Ousley,                    Overstreet,                    Pace,                    Padgett,                    Park of Greene,                    Post,                    Price,                    Rawls of Effingham,                    Rawls of Wilkinson,
Those absent were Messrs.—

Barwick, Hathcock, Park of Troup,
Castleberry, Jordan of Pulaski, Reynolds,
Cook, Lee, Rogers,
Darnell, Mayson, Rose,
Drawdy, Mullens, Simpson,
Franklin, McCants, Tisinger,
George, McDonald, Turner of Rockdale,
Hammond, Pate, Whiteley,
Hamby,

Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Stone of Walton—

A bill to provide for the maintenance of the Prison Commissioners' office for the year 1899, and for other purposes.

Recommitted to Committee on Appropriations.

By Mr. Everett of Stewart—

A bill to amend an Act incorporating the town of Lumpkin, in the county of Stewart, and for other purposes.

Mr. Woodall of Talbot, moved that the session of to-day
be extended five minutes for the purpose of taking up for consideration House bill No. 282, which motion prevailed.

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following House bill, which they instruct me to report back with the recommendation that the same do pass by substitute, to wit:

A bill to levy and collect a tax for support of State government and institutions, and for other purposes.

Respectfully submitted,

R. W Freeman,
Chairman.

The following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, that the order of business for to-morrow's session (Saturday) shall be as follows:

1st. Reading Senate bills and resolutions favorably reported, a first and second time.

2d. Reading House bills and resolutions, favorably reported, a second time.

3d. Senate and House local bills for third reading.

By unanimous consent the following resolution was introduced and read, to wit:

By Mr. Willingham of Monroe—

Resolved, That on and after December 5th there shall be a night session of the House, the same to be devoted to the following business:

1st. To the introduction of new matter.

2d. To the reading of House and Senate bills a first and second time.

3d. To the reading of House and Senate bills a third time.

The resolution was lost.

The following joint resolution was read the first time and appropriately referred, to wit:

By Mr. Dews of Randolph—

A resolution providing for the payment of any balance due the Hon. W T. Jones, deceased, on account of his per diem and mileage for the full term of fifty days.

Referred to Committee on Appropriations.

By unanimous consent the following Senate bill was read the second time, to wit:
By Mr. Bunn of the 38th District—

A bill to amend all acts incorporating the city of Cedartown, in the county of Polk, and for other purposes.

Mr. Freeman of Coweta, moved that House bill No. 149, the same being a bill to levy and collect a tax for the support of the State government, be made the special order for next Monday immediately after the reading of the journal, and that the bill be made the continuous special order until disposed of.

Mr. Chappell of Muscogee, moved as a substitute, that bill No. 149 be made the special order for Monday after the reading of the journal, and that the General Appropriation bill be made the special order for Tuesday after the reading of the journal, and that it continue as special order until disposed of, which motion prevailed.

The next business in order was the further consideration of the following bill, which was made the continuous special order until disposed of, to wit:

By Mr. Hall of Bibb—

A bill to prohibit any person or corporation from maintaining or operating a railroad in this State unless first becoming incorporated under the general laws of the State for incorporation of railroads, and for other purposes.

Mr. Blalock of Fayette, called for the previous question, which call was sustained.
The following amendments were offered, read and adopted, to wit:

By Mr. Hall of Bibb—

Amend section six (6) by adding the following words to the end of said section: “Provided, that this act shall not be construed so as to affect any right heretofore granted to any individuals or persons by law.”

By Mr. Bower of Decatur—

Amend by adding at the end of section (6) six the words: “Providing that this Act shall not apply to any person or persons or company not chartered or incorporated, that now or may hereafter build, own or operate any private railroad for the purpose of hauling timber, minerals or other materials.”

By Mr. Park of Greene—

Amend by adding at the end of section (6) six the following words: “Provided that the provisions of this law shall not apply to any railroad now doing business in this State.”

Mr. Hall called for the ayes and nays on the above amendment, which call was sustained.

On taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Bell of Spalding, Bower,
Arnold, Black of Dawson, Brandon,
Barron, Black of Whitfield, Brown of Bryan,
Bass, Bond, Bryan,
Bennett of Pierce, Bowen, Carter,
Those voting nay were Messrs.—

Adams, Bennett of Mitchell, Beauchamp, Bell of Forsyth, Blalock, Brown of Carroll, Bush, Bynum, David, Duncan, Esterlin, Everett of Polk, Everett of Stewart, Pate,
Hutchins, Jarnagin, Park of Greene,
Copeland, Johnson of Floyd, Rawls of Effingham,
Denny, Jones of Burke, Reid,
Dews, Jordan of Jasper, Richardson,
Dickey, King, Simpson,
Emanuel, Knowles, Slaton,
Erwin, Lane of Bibb, Sloan,
Fain, Lane of Early, Smith of Hall,
Felker, Lane of Sumter, Smith of Hancock,
Fort, LaRoache, Speer,
Gresham, Maxwell, Stubbs,
Griffin of Greene, Merritt, Stone,
Griffin of Twiggs, McDonough, Turner of Henry,
Hamby, McElreath, Wade,
Harden of Wilkes, McGehee, Walker of Union,
Hardwick, McLauhlin, Watkins,
Harrell, McLennan, Willingham,
Harvard, Henderson of Wash't'nMcMillan, Wood,
Henderson of Wilkeses, McRae, Woodall,
Howard, Ogletree, Yates.
Hopkins, Overstreet,
McCrannie, Rudicil, Swift,
McFarland, Singletary, Tatum,
Newton, Snell, Taylor,
Ousley, Spinks, Timmerman,
Post, Starr, Walker of Crawford,
Price, Sturgis, Williams,
Rawls of Wilkinson, Stewart, Wooten.

Those not voting were Messrs.—

Adamson, Greene, McDonald,
Anderson, Hammond, Padgett,
Barwick, Hathcock, Park of Troup,
Calvin, Herring, Reynolds,
Castleberry, Johnson of Lee, Rogers,
Cook, Jones of Dougherty, Rose,
Darnell, Jordan of Pulaski, Tisinger,
Drawdy, Lee, Tracy,
Ellis, Mayson, Turner of Rockdale,
Franklin, Mullens, Whiteley,
Ford, McCants, Mr. Speaker.

Mr. Stone of Walton, moved to dispense with a verification of the roll call, which motion prevailed.

On the adoption of the amendment the ayes were 83 and the nays 57

The report of the committee which was favorable to the passage of the bill, was disagreed to, and the bill was lost.

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under con-
consideration the following House bill, which they instruct me to report back with the recommendation that the same do pass as amended.

A bill 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 the educational interests of the State for each of the fiscal years 1899 and 1900, and for other purposes.

Respectfully submitted.

THOS. J CHAPPELL,
Chairman.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to establish the city court of Dawson, in the county of Terrell, and for other purposes.

Also, an Act to repeal an Act to create a county court in each county in this State, except certain counties there-
in mentioned, so far as the same applies to the county of Terrell, and for other purposes.

Respectfully submitted.

J. Y WALKER,
Chairman.

Mr. Denny, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education has had under consideration the following House bill, which they instruct me to report back to the House with the recommendation that it do pass, to wit:

A bill to be entitled an Act to authorize the graduates of the Normal Department of the Georgia Normal and Industrial College at Milledgeville, upon whom degrees may be conferred, or diplomas have been, or may be, granted by the legally constituted authority of said college, to teach in the public schools of this State, without further examination. And that the diploma, or such evidence of graduation as aforesaid, shall entitle the holder thereof to a first grade license to teach in the public schools of this State, and for other purposes.

Respectfully submitted.

R. A. DENNY, Chairman.

The following bills were read the second time, to wit:
By Mr. Brandon of Fulton—

A bill to amend section 1262 of the Code, Vol. I, of 1895, in regard to the pensioning of widows of Confederate soldiers, and for other purposes.

By Mr. Brandon of Fulton—

A bill to amend section 1250, Vol. I, of the Code, relative to pensions, and for other purposes.

The following report was received from the committee appointed to visit some State using the Australian ballot system, to wit:

Mr. Speaker:

We, the Joint Committee appointed under a resolution of the General Assembly to visit some State using the Australian ballot, investigate its operations and report our observations upon the same, beg leave to make the following report:

Your committee visited the State of Tennessee, where the general election was held in November.

Congressmen, Governor and State-house officers and members of the General Assembly and other officers were elected at the November election.

The committee visited Chattanooga and Memphis, and received special courtesies at the hands of the officers and citizens of each city.

Ample opportunities were given the committee to witness said election in all its operations under the Australian ballot law of Tennessee.
The committee examined the preparations for holding elections and witnessed the management by the superintendents and other officers, also the counting out of the ballots after the polls were closed.

**MANNER OF VOTING.**

Prior to registering, the voter must pay his poll tax. This is required of every voter between the ages of 21 and 50 years.

There are three county registrars appointed biennially by the judge of the superior court for each county.

These three appoint assistant registrars for each voting precinct, and also a commissioner of elections and managers for the elections at each voting precinct.

The arrangements for voting are simple and inexpensive.

A hollow square about 10 by 12 feet is enclosed with 2 by 4 lumber.

This square is occupied by the judges of election and clerks.

A rope is fastened around the front of the house in which the election is held, leaving an entrance on each side, which is guarded by an officer. The entrances fifty feet from the door.

One of the assistant registrars occupies a position at the door.

He has all the tickets for that precinct, which are printed by the government, and not distributed except to qualified voters as they appear at the door.

A person wishing to vote approaches the door, exhib-
its to the assistant registrar, who has the tickets, his registration certificate and his poll tax receipt.

Being properly identified by this officer, he is given a ticket and allowed to pass within.

He hands his ticket, poll tax receipt and registration certificate to the commissioner of elections, who places a corresponding number on all three and returns them to the voter.

The voter then enters a small booth in which is a shelf. The ticket contains the names of all the candidates arranged in alphabetical order without other distinction.

The voter makes a cross mark immediately in front or after the name of each candidate for whom he wishes to vote.

He will then fold his ticket and return and hand it to one of the judges of elections, together with his poll tax receipt and registration certificate.

If the numbers on all three correspond, and the voter is otherwise identified as a legal voter, his ballot is deposited in the election box, and the voter retires.

Only one voter is allowed to enter the booth at the same time, and he is allowed ten minutes to prepare his ballot if no others are following, and five if others are following.

The prerequisites to registration are similar to the same under Georgia laws except the payment of taxes. Under the Tennessee law the payment of poll tax is all that is required so far as taxes are concerned. All candidates are nominated by primary elections held under rules similar to those prescribed by political parties in Georgia.

Your committee was much pleased with the good order
preserved around the voting precincts—the same being absolutely free from strife and turmoil.

So far as observed, the elections are fair and honest, no inducement being offered to any voter.

Under a proper and faithful management of an election under this law, fraud and bribery and the use of improper means seems to be impossible.

The voting is undoubtedly secret—each voter marking and preparing his own ticket, unless blind or otherwise physically unable to prepare a ticket for himself.

No person is allowed to accompany the voter after he reaches within fifty feet of the door of the house in which the election is held.

Under this system or method of voting all questions now left to popular vote are decided and determined by the intelligence of the State.

Without favoring or expressing a preference for the enactment of the Australian ballot law, or any other special ballot law, your committee is profoundly impressed with the necessity of some kind of ballot reform for Georgia—a reform that will prevent the purchase and sale of votes with money or other corrupting influences.

A. R. SMITH, Chairman,

On the part of the House.

Mr. Willingham, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to establish, maintain and regulate a dispensary in the town of Comer, and for other purposes.

Also, a bill to be entitled an Act to regulate and control the sale of spirituous, vinous and malt liquors in the county of Mitchell through the medium of dispensaries to be located in the several incorporated towns in said county, and for other purposes.

Respectfully submitted.

B. S. WILLINGHAM,
Chairman Committee on Temperance.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

The Committee on County and County Matters have had under consideration the following bills, 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 amend an Act to establish the city court of Albany in and for the county of Dougherty, to define its jurisdiction and powers, and for other purposes.
A bill to be entitled an Act to amend the charter of the town of Harmony Grove, and for other purposes.

The committee have also had under consideration the following bill which they instruct me to report back to the House with the recommendation that the same "do pass," to wit:

A bill to be entitled an Act to empower the treasurer of Chatham county to employ a clerk; to fix the compensation of said clerk, and for other purposes.

The committee have also had under consideration the following bill, which they instruct me 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 extend the corporate limits of the town of Harmony Grove, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman Committee on County and County Matters.

Under the head of unfinished business the following bill was taken up for consideration and put upon its passage, to wit:

By Mr. Lane of Sumter—

A bill to amend section 2185 of the Code which relates
to the salary of the Railroad Commissioners, and for other purposes.

The Committee to which this bill was referred, offered the following amendments, which was adopted, to wit:

Amend by striking all of the caption of said bill, after the word "of" in the sixth line of said caption, and inserting in lieu thereof "each Commissioner shall be two thousand dollars."

Amend by striking all of section one of said bill after the word "words" in the sixth line of said section one, and inserting in lieu thereof the following: "twenty-five hundred dollars" in the tenth line of said section, and inserting in lieu thereof "two thousand dollars."

The report of the committee was then agreed to.

Mr. Watkins of Gilmer moved to reconsider the action of the House in agreeing to the report of the committee for the purpose of introducing a substitute, which motion was lost.

Mr. Dews of Randolph, called for the previous question, which call was sustained.

Upon motion of Mr. Blalock the session was extended until the matter under discussion was disposed of.

Mr. Lane of Sumter, called for the ayes and nays, which call was sustained.

On 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.—

| Allen,          | Black of Whitfield, | Bryan,          |
| Bass,           | Bower,              | Carter,         |
| Bennett of Mitchell, | Brandon,      | Chappell,       |
FRIDAY, DECEMBER 2, 1898.

Copeland, Henderson of Irwin, McMillan,
David, Henderson of Wash't'n Radicil,
Denny, Hopkins, Slaton,
Duncan, Hosch, Starr,
Erwin, Hutchins, Tatum,
Felker, Knowles, Upchurch,
Freeman, Laing, Wade,
Griffin of Twiggs, LaRoche, Walker of Union,
Hall, Maxwell, Watkins,
Hardin of Wilkes, Morris, Willingham,
Hardwick, McDonough, Wood,
Harrison, McLaughlin,

Those not voting were Messrs.—

Adamson, Hammond, Park of Troup,
Anderson, Hathcock, Reynolds,
Barwick, Herring, Rogers,
Brown of Bryan, Jones of Burke, Rose,
Calvin, Jones of Dougherty, Simpson,
Cook, Jordan of Pulaski, Speer,
Darnell, Lee, Stubbs,
Drawdy, Mayson, Tisinger,
Ellis, Mullens, Turner of Rockdale,
Esterlin, McCants, Walker of Crawford,
Franklin, McDonald, Whiteley,
Ford, McRae, Williams,
George, Overstreet, Mr. Speaker,
Greene, Padgett,

Mr. Gresham of Burke moved to dispense with a verification of the roll call, which motion prevailed.

Upon counting the vote the ayes were 89 and the nays 44.

So the bill having received the requisite constitutional majority was passed as amended.
The following bill was read the third time and put upon its passage, to wit:

By Mr. Woodall of Talbott—

A bill to prohibit the manufacture of malt or spirituous liquors in the county of Talbot, and for other purposes.

The report of the Committee which was favorable to the passage of the bill was agreed to.

Mr. Woodall offered the following amendment which was adopted, to wit:

Amend by striking out the words "passage of this Act" in the third line of section 1 and inserting in lieu thereof the words "first day of April, 1899."

On passage of the bill the ayes were 127, nays 0.

So the bill having received the requisite constitutional majority was passed as amended.

Leave of absence was granted the following members, to wit:

Messrs. David of Lincoln, Richardson of Hart, McLaughlin of Meriwether, Duncan of Houston, Blalock of Fayette, Turner of Henry, Barron of Jones, McDonough of Chatham, Jones of Burke, Jordan of Jasper, Timmerman of Webster, Emanuel of Glynn, Johnson of Bartow, Fort of Harris, Farmer of Jefferson, Everett of Stewart, Swift of Elbert, Harrison of Quitman, Harrell of Dodge, Wooten of Calhoun, Walker of Crawford, Tracy of Dooly, Harvard of Dooly,
King of Houston, Drawdy of Wayne, Pace of Newton, Lane of Sumter, Park of Troup, Watkins of Gilmer, Wood of Towns.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 9 o'clock to-morrow morning.

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ATLANTA, GA.,
Saturday, December 3, 1898.

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 Chaplain.

Mr. Freeman of Coweta moved to dispense with the roll call, which motion prevailed.

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

By unanimous consent the following resolution was read and adopted, to wit:

By Mr. Brandon of Fulton—

A resolution providing for two sessions of the House daily, beginning with next Monday, as follows: Convene at 9 a.m., adjourn at 1 p.m.; convene at 7:30 p.m., adjourn at 10 p.m.

Mr. Ellis of Bibb moved a reconsideration of the
action of the House, had upon yesterday, relating to House bill No. 47, and that it be made the special order for Monday next.

Mr. Hardin moved as an amendment to the motion of Mr. Ellis, that bill No. 47 be made the special order for Tuesday next, which amendment was lost.

Mr. McGehee then moved as an amendment to the motion of Mr. Ellis that bill No. 47 be made the special order for December 17th, which motion prevailed, and the bill was set for a reconsideration on that day.

Mr. Brandon of Fulton moved that bills No. 127 and 128 be made the special order for Monday night, and not to displace other special orders, which motion prevailed.

The following message was received from His Excellency, the Governor, through his Secretary, Mr. Hitch, to wit:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to abolish the county court of Terrell county, and for other purposes.

Also, an Act to establish the city court of Dawson in and for the county of Terrell, and for other purposes.
Mr. Freeman, chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following House bill, which they instruct me to report back with the recommendation that the same do pass as amended, to wit:

A bill to provide for the assessment of property subject to taxation in this State.

Also, the following House bill, which they instruct me to report back with the recommendation that the same do pass by substitute:

A bill to provide how notes, accounts and all other evidences of debt shall be returned for taxation in this State, etc.

Respectfully submitted,

R. W. FREEMAN, Chairman.

Mr. Walker of Union, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to amend the charter of the city of Macon, and for other purposes.
Also, an Act to repeal an Act to provide for the examination of private banks by the Bank Examiner of this State, and for other purposes.

Respectfully submitted,

J Y WALKER,
Chairman Enrollment Committee.

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

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

A bill to provide for the maintenance and support of the Prison Commission of the State of Georgia, etc.

Also, the following House bill, which they instruct me to report back with the recommendation that the same do pass by substitute to wit:

A bill to make an appropriation to the trustees of the State University of Georgia for the support and maintenance of the Textile Department of the School of Technology.

Respectfully submitted,

THOS. J. CHAPPELL, Chairman.
Mr. Bower, chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolution, which they instruct me to report back with the recommendation that the same be adopted, to wit:

A resolution that the privileges of the floor be extended to Dr. C. E. Dowman, during his stay in the city.

Respectfully submitted,

B. B. BOWER, Chairman.

By unanimous consent the following joint resolution was read and referred, to wit:

By Mr. Price of Oconee—

A joint resolution for relief of securities of J. W. Johnson of Oconee county, and for other purposes.

Referred to General Judiciary Committee.

The following privilege resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

Resolved, That the privileges of the floor be extended to Dr. C. E. Dowman during his stay in the city.
The following Senate bills were read the first time, to wit:

By Mr. Johnson of the 41st District—

A bill to repeal an Act creating a Board of County Commissioners for the county of Fannin, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Wight of the 10th District—

A bill to amend an Act creating a Board of Police Commissioners for the city of Albany, and for other purposes.

Referred to Committee on Corporations.

By Mr. King of the 43d District—

A bill to change the time for holding Superior Courts in the Cherokee Circuit, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wight of the 10th District—

A bill to amend section 1107 of volume 3 of the Code, providing for the payment of Sheriff's fees, and for other purposes.

Referred to General Judiciary Committee.

The following Senate bill was read the second time, to wit:
By Mr. Wight of the 10th District—

A bill to amend an Act establishing the City Court of Albany, Ga., and for other purposes.

The following House resolutions were read the second time, to wit:

By Mr. Freeman of Coweta—

A resolution authorizing the Governor to borrow money to supply casual deficiencies, and for other purposes.

By Mr. Chappell of Muscogee—

A resolution providing for the payment of two extra assistant door-keepers for the House of Representatives, and for other purposes.

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

By Mr. Starr of Gordon—

A bill to amend section 65 of volume 3 of the Code, and for other purposes.

By Mr. Slaton of Fulton—

A bill to amend section 431 of the Code of 1895, and for other purposes.

By Mr. McCranie of Berrien—

A bill to establish and maintain a public school system in and for the county of Berrien, and for other purposes.
By Mr. Post of Coweta—

A bill to provide for the removal of a cropper or other laborer in certain cases, and for other purposes.

By Mr. Allen of Baldwin—

A bill to allow graduates of the normal department of the Georgia Normal and Industrial College at Milledgeville, upon whom degrees may be conferred, to teach in the public schools of this State without further examination, and for other purposes.

By Mr. Reynolds of Richmond—

A bill to amend an Act to create a Board of Police Commissioners for the city of Augusta, and for other purposes.

By Mr. Slaton of Fulton—

A bill to prescribe a uniform system of tax receipts in this State, to provide for the enforcement of same, and for other purposes.

By Mr. Freeman of Coweta—

A bill to provide for the assessment of property subject to taxation under the laws of this State, to provide for a Board of Assessors for each county, and for other purposes.

By Mr. Slaton of Fulton—

A bill to amend section No. 5315 of the Code, in reference to taking of depositions, and for other purposes.
By Mr. Tatum of Dade—

A bill to amend an Act giving Commissioners of Roads and Revenues, or County Judges of each county, certain powers, etc., and for other purposes.

By Mr. Johnson of Baker—

A bill to require all claimants of lands sold under wild-lands tax fi. fas. to bring suit for same within 36 months, etc., and for other purposes.

By Mr. Knowles of Fulton—

A bill to make an appropriation to the Trustees of the State University for the maintenance of the Textile department of the Technological school, for the enlargement of the dormitory for said school, and for other purposes.

By Mr. Brandon of Fulton—

A bill to provide for the levy and sale under legal process of an interest or equity of redemption in real estate when the defendant does not own the legal title, and for other purposes.

By Mr. Slaton of Fulton—

A bill to amend section 120 of the Code of 1895, and for other purposes.

By Messrs. Holden and Hosch of Jackson—

A bill to amend the charter of the town of Harmony Grove, and for other purposes.
By Mr. Bower of Decatur—

A bill to amend section 2219 of the Code of 1895, and for other purposes.

By Mr. Simpson of Milton—

A bill to amend section 3244 of the Code of 1895, and for other purposes.

By Mr. Hall of Bibb—

A bill to amend section 2334 of the Code of 1895, and for other purposes.

By Mr. Blalock of Fayette—

A bill to provide how notes, accounts, etc., shall be returned for taxation, and for other purposes.

By Mr. Brandon of Fulton—

A bill to authorize courts of municipal corporations to try and punish offenders against the ordinances of such municipality, and for other purposes.

By Mr. Simpson of Milton—

A bill to amend section 1262 of the Code of 1895, and for other purposes.

By Mr. Calvin of Richmond—

A bill to carry into effect paragraph 1 of section 4 of article 8 of the Constitution, and for other purposes.
A bill to prohibit the members of the Legislature and all other officials of this State from receiving any favor whatever from any corporation, and for other purposes.

A bill providing for the employment of a clerk for the Treasurer of Chatham county, and for other purposes.

A bill to provide for and regulate municipal elections in the city of Savannah, and for other purposes.

A bill to repeal an Act to incorporate the town of Bremen, in Haralson county, and for other purposes.

A bill to amend the charter of the city of Augusta, and for other purposes.

A bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for the county of Union, and for other purposes.

A bill to amend an Act providing for a Board of Sta-
tionary Engineers for Fulton county, and for other purposes.

By Mr. McDonough of Chatham—

A bill to provide for the registration of voters to vote at municipal elections in Chatham county, and for other purposes.

By Mr. Pace of Newton—

A bill to repeal an Act to authorize the Commissioners of Roads and Revenues of Newton county to establish a Dispensary, and for other purposes.

By Mr. Bowen of Wilcox—

A bill to change the county seat of Wilcox county, and for other purposes.

By Mr. Newton of Morgan—

A bill to amend section 826 of the Civil Code of 1895, and for other purposes.

By Messrs. Mayson and George of DeKalb—

A bill to abolish the City Court of DeKalb county.

By Mr. McDonald of Ware—

A bill to protect manufacturers and producers of Georgia, and for other purposes.
By Mr. Hamby of Rabun—

A bill to give the County Boards of Education full power to regulate the length of the public school term, and for other purposes.

By Mr. Price of Oconee—

A bill to amend section 508, volume 3 of the Code, and for other purposes.

By Mr. Turner of Henry—

A bill to fix the price of all Georgia Reports at $2 per volume, and for other purposes.

By Mr. Mitchell of Thomas—

A bill to provide for a Board of Commissioners of Roads and Revenue for the county of Thomas, and for other purposes.

By Mr. Bond of Madison—

A bill providing for the establishing and maintenance of a dispensary in the town of Comer, and for other purposes.

By Mr. Calvin of Richmond—

A bill to regulate the payment of insolvent costs of the sheriff of Richmond county, and for other purposes.

By Mr. Calvin of Richmond—

A bill to limit and regulate the payment of insolvent
costs of the clerk of the city court of Richmond county, and for other purposes.

By Mr. Beanett of Mitchell—

A bill to regulate the sale of spirituous liquors in Mitchell county, and for other purposes.

By Mr. Allen of Baldwin—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenue for the county of Baldwin, and for other purposes.

By Mr. Willingham of Monroe—

A bill to amend an Act creating a Board of Commissioners of Roads and Revenue for the county of Monroe, and for other purposes.

By Mr. Freeman of Coweta—

A bill to pay off and retire bonds as they mature by levy and collection of a tax, and for other purposes.

By Mr. Singletary of Schley—

A bill to prevent certain persons from drawing pensions in this State, and for other purposes.

By Mr. Barwick of Emanuel—

A bill to establish the city court of the city of Swainsboro in Emanuel county, and for other purposes.
By Mr. Mitchell of Thomas—

A bill to repeal an Act to provide for a Board of Commissioners of Roads and Revenue for the counties of Camden, Thomas and Echols, so far as relates to Thomas county, and for other purposes.

By Mr. Tatum of Dade—

A bill to create a Board of Commissioners of Roads and Revenue for the county of Dade, and for other purposes.

By Mr. Wooten of Calhoun—

A bill to authorize the Judges of the Superior Court to fill vacancies in the office of Commissioner of Roads and Revenue, and for other purposes.

Mr. Moore, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to provide a Board of County Commissioners for the county of Thomas, and for other purposes.

Also, a bill to create a Board of County Commissioners for the county of Dade.
Also, a bill to change the County site of Wilcox county, and for other purposes.

Also, they recommend the following bill do pass by substitute as amended:

A bill to amend an Act to give Commissioners of Roads and Revenue or County Judges, as the case may be, the power to discontinue or change the public roads, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman Com. on Counties and County Matters.

Mr. Simpson, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to prevent certain persons from drawing pensions in this State, and for other purposes.

A bill to be entitled an Act to amend section 1262 of the Code of 1895, and for other purposes.
A bill to be entitled an Act to amend section 1250 of the Code of 1895, and for other purposes.

Respectfully submitted.

B. F SIMPSON,
Chairman Committee on Pensions.

Upon motion of Mr. Calvin of Richmond, House bill No. 83, the same being a bill to repeal the third section of an Act to amend an Act to provide for the appointment of auditors, prescribe their duties, fix their compensations, and for other purposes, was temporarily tabled.

By unanimous consent, the following resolution was read and adopted, to wit:

By Mr. Park of Greene—

A resolution to authorize the Governor to decorate the Capitol in honor of the President, and for other purposes.

Mr. LaRoche, Chairman pro tem. of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to amend an Act entitled an
Act to incorporate the town of Lyerly in Chattooga county, and for other purposes.

Also, a bill to be entitled an Act requiring person or persons, firm or firms doing a private banking business to have stamped on their stationery the words "not incorporated," etc.

The committee also recommends that the following bill do not pass, to wit:

A bill to be entitled an Act to create a Board of Police and Fire Commissioners for the city of Athens, and for other purposes.

Respectfully submitted.

W P LaROCHE,
Chairman pro tem. Committee on Corporations.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker

The Committee on Enrollment instruct me to report to the House as duly enrolled, signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to compensate the members of the Board of Commissioners of Roads and Revenues of Burke county, Georgia, for their services.

Also,
An Act to amend an Act, approved December 4th, 1890, entitled an Act to vest in the mayor of the city of Savannah the veto power, and for other purposes.

Also, an Act to make it lawful upon the death of employees of railroad and other companies and corporations, whatever wages may be due such employee not subject to garnishment, shall be paid to the widow of such employee, and for other purposes.

Also,

An Act to repeal an Act to create a Board of Water Commissioners for the city of Savannah.

Also,

An Act to authorize the city council of Augusta to affix a penalty for failure to make tax returns, and for other purposes.

Also,

An Act to provide compensation for jurors in forcible entry and detainer cases, and for other purposes.

Also,

An Act to repeal an Act to prohibit in Chatham county the holding of more than one office at one time by any one person, and for other purposes.

Also,

An Act to repeal sections 2253 to 2260 inclusive, of the Code of 1895, and for other purposes.
Also,

An Act to authorize and empower the mayor and council of the town of Cochran to build and maintain a system of water-works.

Also,

An Act to alter and amend sections 4 and 5 of an Act to incorporate the city of Elberton, and for other purposes.

Also,

An Act to amend an Act to reincorporate the town of Thomasville as the city of Thomasville, and for other purposes.

Also,

An Act to prohibit creditors from assigning and transferring or sending out of this State claims, accounts or debts against a resident of this State, for the purpose of having the same collected by proceedings in attachment or garnishment, and for other purposes.

Also,

An Act to amend an Act creating a Board of Roads and Revenue for the county of Houston, and for other purposes.

Also,

An Act to amend section 698, volume 3 of the Code of 1895, and for other purposes.
Also,

An Act to prevent the baiting or killing of doves thus baited in this State.

Also,

An Act to create a Board of County Commissioners for Twiggs county, and for other purposes.

Also,

An Act to change the time for holding the Superior Court of Dodge county, and for other purposes.

Also,

An Act to amend the charter of the town of Loganville.

Also,

An Act to amend section 2250 of the Code of 1895, and for other purposes.

Also,

An Act to amend section 101 of the Code of Georgia, relating to the time and place of elections of Justices of the Peace, and for other purposes.

Also,

An Act to amend section 765 of the Code of 1895, volume 3, and for other purposes.

Respectfully submitted.

J Y WALKER, Chairman.
The following bills were read the first time and appropriately referred, to wit:

By Mr. Morris of Cobb—

A bill to amend the charter of the city of Marietta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Slaton of Fulton—

A bill to relieve Geo. W. Harrison, State Printer, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Speer of Sumter—

A bill to provide for the uniform method of granting charters to banks, etc., and for other purposes.

Referred to Committee on General Judiciary

By Mr. Knowles of Fulton—

A bill to require the registration of transfers of mortgages, etc., and for other purposes.

Referred to Ways and Means Committee.

By Mr. Moore of Carroll—

A bill to amend section 5462 of the Code of 1895, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Bryan of Floyd—

A bill to require and provide for the establishment of an office of public matron in certain cities of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Reid of Taliaferro—

A bill to repeal the existing charter of the town of Hillman, and for other purposes.

Referred to Committee on Corporations.

By Messrs. Arnold and Maxwell of Oglethorpe—

A bill to require all railroads in this State to carry bicycles free of charge when accompanied by a passenger with a first-class ticket, and for other purposes.

Referred to Committee on Railroads.

By Mr. Pace of Newton—

A bill to prohibit the manufacture of any spirituous liquors in the county of Newton, and for other purposes.

Referred to Committee on Temperance.

By Mr. Ogletree of Butts—

A bill to amend an Act incorporating the town of Jackson in Butts county, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Bass of Habersham—

A bill to establish the city court of Clarksville in the county of Habersham, and for other purposes.

Referred to Special Judicairy Committee.

By Mr. Wade of Brooks—

A bill to change the manner of selecting the County Commissioners of Brooks county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Reynolds of Richmond—

A bill to require street railway companies to provide at the forward end of their cars a screen which shall fully protect the motorman, and for other purposes.

Referred to Committee on Railroads.

By Messrs. Knowles, Slaton and Brandon of Fulton—

A bill to amend the charter of the city of Atlanta, to provide more efficient sanitary regulations, and for other purposes.

Referred to Special Judicairy Committee

By Mr. Willingham of Monroe—

A bill to define the liens on real estate arising from judgments, and for other purposes.

Referred to General Judicairy Committee
By Mr. Hall of Bibb—

A bill to require all street railways to enclose the front part of their cars to protect the motorman, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Henderson and Hardwick of Washington—

A bill to amend an Act to create a Board of Commissioners for the roads, public property, and finance for the county of Washington, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to amend an Act to provide a new charter for the town of Tennille in Washington county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Bryan of Floyd—

A bill to prescribe how lunatics, idiots, etc. may be admitted and discharged from the asylum, and for other purposes.

Referred to State Sanitarium Committee.

By Mr. McLaughlin of Meriwether—

A bill to amend an Act providing for the admission to the bar, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Dickey of Fannin—

A bill to exempt Fannin county from the operation law requiring the registration of voters, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Rudicil of Chattooga—

A bill to amend an Act incorporating the town of Raccoon in Chattooga county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Simpson of Milton—

A bill to prohibit the sale of wine within two miles of the town of Alpharetta, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Bennett of Pierce—

A bill to amend the charter of Patterson, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. McLaughlin of Meriwether—

A bill to amend an Act to regulate the payment of fees to attorneys, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Sturgis of McDuffie—

A bill to provide for the payment of insolvent costs of the Justices of the Peace, commissioned Notaries Public and Constables of McDuffie county from the general fund, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Bryan of Floyd—

A bill providing that no person shall be appointed a guardian of an insane person who is a creditor of that person, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Ogletree of Butts—

A bill to create a Board of Commissioners of Roads and Revenue for the county of Butts, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Reynolds of Richmond—

A bill to create in the Department of Agriculture a bureau of labor and labor statistics, etc., and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Gresham of Burke—

A bill to prescribe a course of physiology and hygiene in the common schools of this State, and for other purposes.

Referred to Committee on Education.
The following resolutions were read the first time and appropriately referred, to wit:

By Mr. Yates of Catoosa—

A resolution for the relief of Jas. R. Cravens of Catoosa county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Stone of Walton—

A resolution for the relief of A. M. Hill of Walton county, and for other purposes.

Referred to General Judiciary Committee.

The following joint resolution was read the first time, to wit:

By Mr. Reynolds of Richmond—

A resolution providing for the refunding of certain tax moneys paid into the treasury of the State, derived from sale of certain property in Richmond county, and for other purposes.

Referred to Committee on Appropriations.

The following bill was read the first time and ordered to be engrossed, to wit:

By Mr. LaRoche of Chatham—

A bill to amend section 1709 of the Code of 1895, relating to oyster-beds, etc., and for other purposes.
The following message was received from his Excellency, the Governor, through his Secretary, Mr. Hitch, to wit:

*Mr. Speaker:*

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to amend the charter of the city of Macon, and for other purposes.

Also,

An Act to repeal an Act to provide for the examination of private banks by the bank examiner of the State, and for other purposes.

Mr. Slaton, Chairman of the Committee on General Judiciary, submitted the following report:

*Mr. Speaker*

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

A bill to be entitled an Act to amend an Act entitled an Act to require all claimants of lands sold under transferred wild land tax fi. fas, etc., prior to January 1st, 1880, to bring suit for such land within 36 months, and for other purposes.

A bill to be entitled an Act to amend section 93 of the Penal Code of 1895, and for other purposes.
The committee have also had under consideration the following bills which they instruct me to report back to the House with the recommendation that the authors be allowed to withdraw the bills:

A bill to be entitled an Act to amend section 1005 of the Penal Code of Georgia, 1895, and for other purposes.

A bill to be entitled an Act to confer jurisdiction on recorders and police courts to try certain misdemeanors.

The committee have also had under consideration the following bill which they instruct me to report back to the House with the recommendation that same be read the second time in the House and recommitted to the General Judiciary Committee:

A bill to be entitled an Act to prevent the sacrifice of real property sold at legal sales, and for other purposes.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

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

By Messrs. George and Mayson of DeKalb——

A bill providing for a new charter for the town of Clarkston, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 99, nays 0.

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

By Mr. Bynum of Columbia—

A bill to create a Board of Roads and Revenue for the county of Columbia, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 1.

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

By Mr. Calvin of Richmond—

A bill to fix the boundary line between the States of Georgia and South Carolina, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 0.

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

By Mr. Calvin of Richmond—

A bill to authorize the city council of Augusta to change the dam extending across the Savannah river at the head of the canal, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.

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

By Mr. Bryan of Floyd—

A bill to amend an Act to establish the city court in the county of Floyd, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 97, nays 0.

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

By Mr. Hardin of Wilkes—

A bill to amend an Act establishing the public school system in Washington county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.

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

By Mr. Hardin of Wilkes—

A bill to amend the charter of the city of Washington, Ga., and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 99, nays 0.

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

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to fix the number of its members necessary to constitute a quorum, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 97, nays 0.

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

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to grant and convey certain property on which to erect a passenger depot, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 0.

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

A bill to allow the St. Luke's Methodist church to create a lien by mortgage for certain purposes, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Freeman of Coweta—

A bill to amend the charter of Sharpsburg in Coweta county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

By Mr. Price of Oconee—

A bill to repeal an Act providing for the creation of a Board of Commissioners of Roads and Revenue for the county of Oconee, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Ford of Worth—

A bill to incorporate the town of Sylvester in the county of Worth, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 1.

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

By Mr. Hardin of Wilkes—

A bill to authorize the mayor and council of Washington, Ga., to issue bonds for the amount of $30,000, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 99, nays 0.

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

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

By Mr. Bunn of the 38th District—

A bill to amend all Acts incorporating the town of Cedartown, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 0.

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

By Mr. Smith of Hancock—

A bill to repeal so much of an Act as provides for certain insolvent costs in the Northern Judicial Circuit, and for other purposes as relates to the county of Hancock.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 94, nays 0.

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

By Mr. Henderson of Irwin—

A bill to amend the charter of Oella, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 0.

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

By Mr. Smith of Hancock—

A bill to repeal an Act to provide for the payment of
the insolvent costs of the Justices of the Peace, Notaries Public and Constables of Hancock county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

By Mr. Smith of Hancock—

A bill to repeal an Act to amend an Act to provide for the payment of certain insolvent criminal costs in the Northern Judicial Circuit, so far as relates to Hancock county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Reynolds of Richmond—

A bill to provide that the city council of Augusta shall not be required to use its common seal in making by-laws, etc., and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 92, nays 0.

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

By Mr. Emanuel of Glynn—

A bill to amend the charter of the city of Brunswick, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

By Mr. Merritt of Hancock—

A bill to amend all Acts granting corporate authority to the town of Sparta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 94, nays 0.

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

By Mr. Jones of Burke—

A bill to amend section 4 of an Act incorporating the city of Waynesboro, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 97, nays 0.

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

By Mr. Reynolds of Richmond—

A bill to authorize the city council of Augusta to fix all fines and punishments for violation of rules, by-laws, etc., and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 99, nays 0.

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

By Mr. Harrell of Dodge—

A bill to amend section 20 of an Act incorporating the town of Eastman, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.

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

By Messrs. George and Mayson of DeKalb—

A bill to provide for a system of public schools for the town of Clarkston, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Rogers of Marion—

A bill to fix the salary of the Judge of the county court of Marion county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

By Mr. Everett of Stewart—

A bill to amend an Act to incorporate the town of Lumpkin in Stewart county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

Upon motion of Mr. Lane of Early, the following bill was temporarily tabled, to wit:
By Mr. Lane of Early—

A bill to repeal an Act to regulate and maintain a dispensary in the town of Blakely, and for other purposes.

Upon motion of Mr. Slaton of Fulton, the following bill was withdrawn, to wit:

By Mr. Slaton of Fulton—

A bill to confer jurisdiction on recorders and police courts to try certain misdemeanor cases, and for other purposes.

Upon motion of Mr. Slaton of Fulton, Mr. LaRoche, the author of House bill No. 240, the same being a bill relative to the confession of persons accused of crime so as to prohibit the death penalty where the conviction is based upon a confession made to an officer of the law, asked that the same be withdrawn, which request was granted.

The following joint resolution was read by unanimous consent, to wit:

By Mr. Price of Oconee—

A Joint Resolution to pay the pension due O. F. Johnson of Oconee county, to his widow, and for other purposes.

Referred to Committee on Appropriation.

By unanimous consent, the following resolution was read the second time, to wit:
By Mr. Griffin of Greene—

A resolution for the relief of Geo. A. Hall and Joel F. Thornton as securities on the bond of Jene Williams, and for other purposes.

The Speaker appointed as the committee to investigate the Northeastern railroad, the following members, to wit: Mr. Swift, Mr. Post and Mr. Blalock.

Leaves of absence were granted the following members, to wit: Messrs. Dews of Randolph, Arnold of Oglethorpe, Easterlin of Macon, Smith of Hancock, Hardin of Wilkes, Mullins of Meriwether, Adams of Putnam, Hathcock of Douglas, Griffin of Greene, Pate of Gwinnett, Hamby of Rabun, Dickey of Fannin, Starr of Gordon, Bond of Madison, and Drawdy of Wayne.

Upon motion of Mr. Easterlin of Macon, the House adjourned until 9 o'clock a. m. Monday.

ATLANTA, GA.,
Monday, Dec. 5, 1898.

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. Walker Lewis.
The roll was called, and the following members answered to their names: Messrs.—

Allen, Felker, Lane of Early,
Anderson, Fender, Lane of Sumter,
Barron, Freeman, Laing,
Bennett of Mitchell, Franklin, LaRoache,
Bennett of Pierce, Fort, Latimer,
Beauchamp, Gay, Lee,
Bell of Forsyth, George, Longino,
Black of Dawson, Gresham, Martin,
Black of Whitfield, Griffin of Twiggs, Mayson,
Blalock, Griffith, Merritt,
Bond, Hall, Mitchell,
Bowen, Hammett, Morris,
Bower, Hardin of Liberty, McCants,
Brandon, Hardin of Wilkes, McCranie,
Brown of Bryan, Hardwick, McFarland,
Brown of Carroll, Harris, McLoughlin,
Bryan, Harrell, McLennan,
Bush, Harvard, McRae,
Bynum, Hendricks, Newton,
-Calvin, Henderson, of Irwin, Ogletree,
-Carter, Herring, Ousley,
-Chappell, Hopkins, Overstreet,
-Cook, Hosch, Pace,
-Copeland, Hutchins, Padgett,
-Darnell, Jarnagin, Pate,
-David, Johnson of Appling, Park of Greene,
-Denny, Johnson of Bartow, Post,
-Dickey, Johnson of Floyd, Price,
-Ellis, Jones of Dougherty, Rawls of Effingham,
-Emanuel, Jordan of Jasper, Rawls of Wilkinson,
-Erwin, Jordan of Pulaski, Reynolds,
-Everett of Polk, King, Rogers,
-Everett of Stewart, Knowles, Rose,
-Fain, Lane of Bibb, Rudicil,
Simpson, Sturgis, Walker of Crawford,
Singletary, Stewart, Walker of Union,
Slaton, Stone, Watkins,
Sloan, Tatum, Whiteley,
Smith of Hall, Tisinger, Williams,
Snell, Tracy, Willingham,
Spinks, Turner of Henry, Woodall,
Speer, Turner of Rockdale, Yates,
Starr, Upchurch, Mr. Speaker,
Stubbs, Wade,

Those absent were Messrs.—

Adams, Hammond, McDonald,
Adamson, Hamby, McDonough,
Arnold, Harrison, McElreath,
Barwick, Hathcock, McGehee,
Bass, Henderson of Wash’t’n McMillan,
Bell of Spalding, Hill, Park of Troup,
Castleberry, Howard, Reid,
Dews, Holder, Richardson,
Drawdy, Johnson of Baker, Smith of Hancock,
Duncan, Johnson of Lee, Swift,
Esterlin, Jones of Burke, Taylor,
Farmer, Maxwell, Timmerman,
Ford, Moore, Wood,
Greene, Mullins, Wooten.

Griffin of Greene,

The Journal of Saturday’s proceedings was read and confirmed.

Mr. Lane, of Sumter, moved to suspend the rules of the House for the purpose of reconsidering the action of the House had upon Saturday upon the bill introduced by himself relating to the salaries of the Railroad Commissioners.
On the motion to suspend the rules of the House the ayes and nays were called for, which call was not sustained.

So the motion to suspend the rules of the House not having received the requisite three-fourths majority was lost.

On motion of Mr. Willingham, of Monroe, the session of the House was extended five minutes for the purpose of considering bill No. 350.

Mr. Bush, of Miller, moved that House bill No. 153 be made the special order for to-morrow night, which motion was lost.

By unanimous consent the following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution to limit the debates of the House to ten minutes, provided that this resolution shall not contravene the provisions of Rule No. 68.

By unanimous consent the following matter was introduced, to wit:

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolution, which they instruct me to report back to the House with the recommendation that the same be adopted, to wit:
A resolution extending the privileges of the floor to Hon. J. A. Butt, of Union county, during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

The following privilege resolution was read and adopted, to wit:

By Mr. Watkins of Gilmer—

Resolved, That the privileges of the floor be extended to the Hon. J. A. Butt of Union county during his stay in the city.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to amend section 107 of volume 1 of the Code of 1895 relating to contested election.

Also, a bill to reduce the sheriff's bond of the county of Dougherty.

Also, a bill to dispense with a motion for new trial and filing brief of evidence, and to authorize a direct bill of exceptions in certain cases.
Also, a bill to amend section 2835 of the Code relating to the approval of homesteads and recording same in this State.

Also, a bill to amend section 5541 of the Code relating to bills of exceptions pendente lite.

Also, a bill to amend section 2867 of the Code of 1895 relative to the record of schedules of exempted property.

The Senate has also passed the following House bills by the requisite constitutional majority, to wit:

A bill to amend the charter of Leesburg in the county of Lee.

Also, a bill to make it unlawful to fire guns on Sunday except in defense of person and property.

Also, a bill to appropriate the sum of seven hundred and fifty dollars to pay pensions.

Also, a bill to repeal an Act creating a board of fire commissioners for the city of Savannah.

Also, a bill to repeal an Act to create the office of commissioner of public works for the city of Savannah.

The Senate has also passed by the requisite constitutional majority, as amended, the following House bill, to wit:

A bill to amend the charter of the Home Loan Banking Company, of Atlanta, Ga.
The Senate has also concurred in the following House resolution, to wit:

A resolution instructing our Senators and requesting our representatives in Congress to use their best efforts to the early completion of the Nicaraguan canal.

Also, a resolution to pay the pension of J. W Willoby of Fayette county.

Mr. Blalock of Fayette moved that the special order under consideration be displaced at 12:30 o'clock p. m. for the introduction of new matter, etc.

Before the vote on the above motion was concluded Mr. Blalock withdrew the same, and a further consideration of the general tax bill by Mr. Freeman of Coweta was resumed.

The following bill, which was make the special order for to-day, was read the third time and put upon its passage, to wit:

By Mr. Freeman of Coweta—

A bill to levy and collect a tax for the support of the State government and institutions, etc., and for other purposes.

The substitute offered by the Ways and Means Committee was taken up and read.

Pending the discussion of the substitute, the hour of adjournment arrived, and, pursuant to the motion of Mr.
Woodall of Talbot, that the session of the House be extended five minutes, the following bill was taken up for consideration:

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

By Mr. Willingham of Monroe—

A bill to amend an act creating a board of commissioners of Roads, Public Buildings, Finance, etc., and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

On motion of Mr. Willingham the above bill was ordered immediately transmitted to the Senate.

Leaves of absence were granted the following members: Brown of Carroll, Drawdy of Wayne, Jordan of Jasper, Moore of Carroll, Hathcock of Douglas, McDonald of Ware, Copeland of Walker, Post of Coweta.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 7:30 p. m. to-night.
Monday, 7:30 p.m.

The House met pursuant to adjournment at 7:30 p.m., and was called to order by the Speaker.

Mr. Blalock moved to dispense with the roll call and the reading of the Journal, which motion prevailed.

Mr. Calvin, Chairman pro tem. of the committee on agriculture, submitted the following report:

Mr. Speaker:

The committee on General Agriculture have had under consideration the following bill of the House, which they instruct me to report back with the recommendation that the same do pass as amended.

A bill to amend section 1552 of volume 1 of the Code of Georgia, in regard to commercial fertilizers.

Respectfully submitted.

MARTIN V CALVIN,
Chairman pro tem.

The special Joint Committee appointed to investigate the report of W A. Wimbish, the Attorney for the Western & Atlantic Railroad, submitted the following report, to wit:

Mr. Speaker:

The special Joint Committee appointed for the purpose of considering the report of W A. Wimbish, Esq., con-
cerning the true northern boundary of this State and to recommend such action on the part of the General Assembly as should be appropriate, beg to report as follows:

It seems reasonably certain that the true and ancient boundary of the State was some twelve miles north of the 35th parallel of north latitude, which parallel marks the present boundary between Georgia and Tennessee, and Georgia and North Carolina. In 1804 the General Assembly of this State adopted an Act in the preamble to which it was recited that the northern boundary was defined by the 35th parallel. This declaration has since been frequently repeated.

In 1887 Georgia passed an Act declaring that the line between Dade county, Georgia, and Marion and Hamilton counties, Tennessee, was unsettled, and providing for the appointment of commissioners to meet similar commissioners on the part of Tennessee, "whose duty it shall be to survey, establish and proclaim the true line between the disputed points." In 1889 Tennessee adopted a reciprocal Act containing similar recitals. The commission so authorized by the two States has never acted.

If these Acts are to be construed to mean merely that the true location of the 35th parallel is in doubt, this simple question can be easily determined. If, however, the proper construction be that the true and ancient boundary is in dispute, then the whole question is opened on its merits, and the State of Georgia should take appropriate action.

The committee would recommend legislation providing for the appointment of commissioners to consider and determine the whole matter; and that reciprocal legislation.
be invited on the part of Tennessee and North Carolina. A
resolution expressing the ideas of the committee is submit­
ted herewith.

W S. WEST,
S. T. BLALOCK,
On the part of the Senate.
A. O. BLALOCK,
MORRIS BRANDON,
R. A. DENNY,
On the part of the House.

The special Joint Committee appointed to consider the
report of the special Attorney of the Western & Atlantic
 Railroad, submitted the following report:

Mr. Speaker:

The Special Joint Committee appointed to consider the
report of the Special Attorney for the Western & Atlantic
Railroad and report their conclusions and recommendations, beg to report as follows:

The committee, in so far as the time at their disposal
would permit, have reviewed the work of the office as
shown in the official reports and as brought to their atten-
tion by the Special Attorney

For more than twenty years prior to the appointment of
the Special Attorney the State had no direct representative
charged with the guardianship of its interest in this great
property. In consequence, valuable properties pertaining
to the Western & Atlantic Railroad had passed into the
possession of and were adversely claimed by others, records
had been scattered, lost and destroyed, and the rights of
the State were otherwise confused, unsettled and difficult of
ascertainment. The terminals both at Atlanta and Chat­
tanooga were in dispute. Serious controversies existed
with several railway companies concerning rights of way,
and at almost every station encroachments existed, and
adverse rights were claimed.

Thus, with regard to the terminal at Atlanta, it appears
that the State's lessee was in undisputed possession of only
nineteen feet of the right of way between Forsyth and
Whitehall streets, the remainder being occupied by a rail­
way company which claimed to have acquired it in 1846;
the ownership of the Union Depot was in dispute, the State
being accorded only a three-tenths interest therein; Wall
street was adversely claimed by the city of Atlanta, and
the State had no evidence of title to a considerable por­
tion of the right of way between Whitehall and Pryor
streets. All of these matters have been adjusted favorably
to the State by the special attorney through litigation or
otherwise; the title of the State to the full width of its
right of way of one hundred feet between the points named
has been established. Complete title to the right of way
between Whitehall and Pryor streets has been acquired.
The status of Wall street has been declared, with the con­
sent of both the State and the city, and the right of the
State to the Union Depot has been ascertained.

The foregoing is given as an illustration of the character
of the difficulties encountered and the results accomplished.
A similar state of affairs existed with reference to the Un­
ion Depot at Chattanooga, and like results have been ac­
complished, after litigation in the courts of Tennessee.
The entire right of way has been practically freed of encroachments. The East & West Railroad was occupying the right of way for the distance of about one mile at Cartersville; the Marietta & North Georgia Railroad was trespassing for the same distance at Marietta; and the Belt Railroad seriously encroached upon the right of way at Atlanta. All of these have been satisfactorily adjusted.

Numerous parcels of outlying property, some of which had been entirely lost sight of, were in the possession of third persons under claim of title. Some of these claimants had held possession for more than forty years. All of these properties have been recovered. Numerous other instances might be cited, but these are sufficient for the purpose of this report.

It seems that in every case the rights of the State have been established. The Special Attorney has been uniformly successful, both in the courts and before special tribunals.

The value of the property recovered, and in which the rights of the State have been favorably established, may be conservatively estimated as exceeding a half million dollars. Important legal precedents have been established in the courts of both Georgia and Tennessee, which will afford future protection to this property.

Thus, it has been held that the State owns the railroad in her sovereign capacity; that, as affecting this property, estoppel does not apply, prescription does not run, nor is it within the meaning of any statute affecting private rights, unless the State be included within the express term.

Complete official maps of the entire road, including both
terminals and rights of way, have been prepared and filed. These maps are admissible in evidence in the courts as *prima facie* true and correct. They constitute constructive notice of their contents, and are invested with other like qualities given by the law to the record of deeds to lands. Boundaries of the State's property are thus defined and perpetuated, and the public is put upon notice, so that trespassing thereon may be avoided.

Several highly important matters remain to be disposed of. The building of a new Union Depot at Atlanta has been recently much agitated, and it seems that the matter is now being seriously considered by the parties at interest. An adequate passenger station on the present site would materially enhance the value of the Western & Atlantic Railroad, and would thereby enure to the benefit of the State. The State should not consider an abandonment of the present site, nor should it, in our opinion, entertain any plan that would deprive it of the absolute control of this terminal at the expiration of the present lease. Should the State consent to a lease to a terminal company beyond the expiration of the term of the present lease of the Western & Atlantic Railroad, it should reserve the privilege or option of acquiring all outstanding interests at a valuation to be arrived at in a definite manner.

Thus, a value might be fixed upon each year's use with reference to the amount expended in the erection of the station, so that the value of the outstanding interest could be definitely ascertained at any given time. Should such a privilege be reserved and not exercised, the State should require the payment of a ground rent after the expiration of the present lease.
The rights and interests of the State and of the Western & Atlantic Railroad should be most carefully guarded in any plan that may be adopted. In view of the fact that no final plan has been as yet submitted, we recommend the appointment of a commission, to consist of the Governor, the Attorney-General and the Special Attorney for the Western & Atlantic Railroad, together with two members from the House to be appointed by the Speaker, and one from the Senate to be appointed by the President, who shall have authority to consent, in behalf of the State, to such plan as may meet with their unanimous approval.

We submit with this report the draft of a bill which embodies the ideas of the committee in this regard.

Official map number six shows the entire right of way through lots numbers 243 and 244 in Fulton county to be of the width of 200 feet. This appears to be clearly a mistake. It is only from the point of intersection of the original right of way with that subsequently adopted that the width is 200 feet. We recommend that a correction of the map be authorized and present herewith form of a joint resolution to this effect.

There are three cases now pending in the courts of this State: One in Fulton Superior Court, involving the right of the Southern Railway to use and occupy the right-of-way for six miles in and near Atlanta; one in Whitfield Superior Court, involving the right of the Southern Railway to use the right-of-way for seven miles south of the city of Dalton; and one in Cobb Superior Court, involving an encroachment on the right-of-way in the city of Marietta. The cases against the Southern Railway involve questions of the most far-reaching importance.
It appears that in 1860 Governor Brown made a conveyance to the Nashville & Chattanooga Railroad of about eight acres of the original depot grounds at Chattanooga. A part of this property is used and occupied by the Nashville, Chattanooga & St. Louis Railway, which is the successor of the Nashville & Chattanooga Railroad, and a large part of the property has been sold to private persons and has been extensively improved. The Supreme Court of Tennessee, in the recent case involving the ownership of the Chattanooga Union Depot, declared that, this deed of Governor Brown was unauthorized, and therefore its recitals were not binding upon the State by way of estoppel. While this does not adjudicate the question, it apparently reflects the opinion of the courts of Tennessee thereon.

Should the State seek to enforce what is conceived to be its right in this regard, suit would be brought in the Supreme Court of the United States. It is proper to say that the questions involved are delicate and uncertain, and the result of such a suit cannot be predicted with any degree of confidence. It is also a question of policy whether the State will, after a lapse of forty years, question the title of innocent third persons who seem to have acquired the property in good faith and for a valuable consideration.

The General Assembly has heretofore adopted a joint resolution requesting the General Assembly of the State of Tennessee to enact proper legislation authorizing the filing of the official maps of the Western & Atlantic Railroad in Hamilton county, and to give to the same when so filed the force and effect of records of deeds to lands. We are
advised that the Governor of this State and the Special Attorney for the Western & Atlantic Railroad have several times endeavored to secure the co-operation of the Governor of Tennessee upon this subject, but their efforts have been fruitless. The General Assembly of Tennessee will convene in January next, and we think it important that an effort should be made to secure the legislation requested.

The General Assembly, at its last session, directed the Special Attorney to prepare a hand-book of the Western and Atlantic Railroad, setting out either substantially or at large all important acts and resolutions of the General Assembly of this State and of the State of Tennessee touching this property, together with such ordinances of the cities of Atlanta and Chattanooga, all important contracts and agreements, and a digest of all judicial decisions in the courts of this State and of the State of Tennessee and of the United States affecting the Western & Atlantic Railroad. The purpose of the resolution was to obtain a record of the legislative, executive, judicial and physical history of the Western & Atlantic Railroad.

The Special Attorney has made considerable progress on the work, the first draft thereof being now in manuscript. The importance of this work seems manifest, and its value will increase as time passes. When the State comes to deal with a disposition of the Western & Atlantic Railroad at the expiration of the present lease, it would seem that the value of this work would prove very great. We find that the Special Attorney has been forced to employ clerical assistance in the preparation of the manuscript, and further assistance of the same character will be necessary.
In our opinion such clerical expenses should be paid out of the contingent fund.

At the beginning of the present year, when it was thought that the work originally contemplated could be finished within the year, the Special Attorney undertook to complete such matters as were then pending without additional compensation. Under this agreement the Special Attorney would in any event continue to represent the State in the case pending at Marietta and in the two cases against the Southern Railway Company, and would also complete the hand-book. Other matters within the purview of the agreement have been satisfactorily disposed of.

Your committee recommends that the office be not discontinued at this time. The value of the services rendered by the Special Attorney has far exceeded the cost of the office, and it is fair to presume that such will continue to be the case. When it is remembered that the rental paid to the State by the present lessee of the road exceeds five per cent. on eight millions of dollars, and that the annual cost of the office of Special Attorney is less than the value of two days' rental, the State's interests would seem to require the services of the Special Attorney for their due protection and preservation. No corporation owning property of such magnitude would consent to dispense with the services of a special representative who had so successfully guarded its interest.

In addition to what may be termed the current work of the office involving new matters and questions that must constantly arise, the special work outlined and now in prog-
The committee begs to further say that the Special Attorney, Hon. W. A. Wimbish, has brought to the discharge of his duties a high degree of fidelity, zeal and professional ability. His work has been eminently satisfactory; and in view of his special fitness we think the State could ill afford to lose the benefit of his service at this time.

Respectfully submitted,

W S. West,
S. T. Blalock,
On the part of the Senate.

A. O. Blalock,
Morris Brandon,
R. A. Denny,
On the part of the House.

Mr. Blalock of Fayette moved that 300 copies of the report of the special attorney of the W & A Railroad be printed for the use of the House, which motion prevailed.

The following joint resolution was read and referred, to wit:

By Mr. Blalock of Fayette—

A resolution to authorize the Governor to appoint a commission to consider, determine and declare the true northern boundary of the State, and for other purposes.

Referred to General Judiciary Committee.
Also, by Mr. Blalock of Fayette—

A resolution providing for the correction of Map No. 6 of the official survey of the Western and Atlantic Railroad, and for other purposes.

Referred to Committee on Railroads.

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

By Mr. Blalock of Fayette—

A bill to appoint a commission to consent on behalf of the State to the erection of a new passenger depot on the State’s property in the city of Atlanta, and for other purposes.

Referred to Committee on Railroads.

By Mr. Freeman of Coweta—

A bill to prescribe the manner of giving notice of levy of an attachment upon realty in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Tracy of Dooly—

A bill to fix a time for the holding of courts in the Southwestern Judicial District, and for other purposes.

The above bill was ordered engrossed.
By Mr. Bell of Spalding—

A bill to prohibit the manufacture of alcoholic beverages or malt liquors in the county of Spalding, and for other purposes.

Referred to Committee on Temperance.

The following resolution was read the first time and appropriately referred, to wit:

By Mr. Emanuel of Glynn—

A resolution and an Act for the relief of the estate and sureties on the bond of Jno. P Lamb, and for other purposes.

Referred to Committee on Corporations.

By Mr. McCranie of Berrien—

A bill to amend the charter of Sparks, in the county of Berrien, and for other purposes.

Referred to Committee on Temperance.

The following bill was recommitted to County and County Matters Committee, to wit:

By Mr. Slaton of Fulton—

A bill to amend the law providing for the creation of Fulton Board of Examiners and Stationary Engineers, and for other purposes.
Recommitted to Committee on County and County Matters.

Mr. Price of Oconee moved that the following bill be taken from the table and immediately put upon its passage, to wit:

By Mr. Calvin of Richmond—

A bill to make it unlawful for any person to hunt or fish upon the lands of another without permission from the owner, and for other purposes.

Mr. Calvin of Richmond then moved that the above bill be tabled, which motion prevailed.

House bills numbers 127 and 128, which were made the special order for to-night, was the next business in order.

Mr. Brandon of Fulton moved that a consideration of the same be postponed until 12 o’clock m., Wednesday, which motion prevailed.

On motion of Mr. Brandon of Fulton, 300 copies were ordered printed of each, for the use of the House.

Mr. Freeman, of Coweta, moved to table the tax act until after the action on the appropriation bill, which motion prevailed.

Mr. Lane, of Sumter, moved a reconsideration of the action of the House in fixing December 17th inst. as the time for a consideration of the motion to reconsider the
action of the House had in passing House Bill No. 47, the same being a bill to reduce the salaries of the Railroad Commissioners, which motion prevailed.

Mr. Ellis, of Bibb, moved to make a consideration of said motion the special order to follow the general appropriation bill.

Mr. Bower, of Decatur, moved that the House adjourn.

Mr. Tatum, of Dade, called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Barron,  Felker,  Martin,
Beauchamp,  George,  Mayson,
Black of Whitfield,  Griffin of Twiggs,  McElreath,
Bower,  Hall,
Brandon,  Hammett,
Brown of Bryan,  Hardin of Liberty,
Bryan,  Hardwick,
Carter,  Henderson of Irwin,
Denny,  Hosch,
Emanuel,  Jones of Burke,
Erwin,  LaRoche,

Those voting in the negative were Messrs.—

Adams,  Black of Dawson,  Chappell,
Anderson,  Blalock,  Cook,
Bennett of Pierce,  Bush,  Dickey,
Bell of Forsyth,  Bynum,  Fender,
Bell of Spalding,  Castleberry,  Freeman,

Those not voting were Messrs.—

Adamson, Allen, Arnold, Barwick, Bass, Bennett of Mitchell, Bond, Brown of Carroll, Calvin, Copeland, Darnell, David, Dews, Drawdy, Duncan, Ellis, Esterlin, Everett of Polk, Everett of Stewart, Fain, Farmer, Franklin, Ford, Gresham, Hammond, Hamby, Harrison, Hathcock, Henderson of Wash't'nMcCants, Herring, Hill, Howard, Hopkins, Jarnagin, Johnson of Baker, Johnson of Floyd, Jones of Dougherty, Jordan of Jasper, King, Knowles, Latimer, Maxwell, Moore, Morris, Mullins, McDonald, McDonough, McLaughlin, McMillan, McRae,
Mr. Mitchell, of Thomas, moved to dispense with a verification of the roll call, which motion prevailed.

On counting the vote the ayes were 35, nays 69.

So the motion to adjourn was lost.

Mr. Blalock, of Fayette, called for the previous question, upon the motion of Mr. Ellis, of Bibb, and upon said motion for the previous question, the ayes and nays were ordered.

Upon calling the ayes and nays, and when the name of Mr. Bower, of Decatur, was called, he arose in his seat and asked permission to explain his vote, and upon this request called for the ayes and nays, which call was sustained.

Mr. Price, of Oconee, then moved that the House adjourn, which motion prevailed, and the Speaker declared the House adjourned until 9 o’clock to-morrow morning.
ATLANTA, Ga.,
Tuesday, December 6th, 1898.

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 Chaplain.

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

Adams, David, Hardin of Liberty,
Adamson, Denny, Hardwick,
Allen, Dews, Harris,
Anderson, Dickey, Harrell,
Barron, Duncan, Harvard,
Barwick, Ellis, Hendricks,
Bass, Emanuel, Henderson of Irwin,
Bennett of Pierce, Erwin, Henderson of Wash't'n.
Beauchamp, Esterlin, Herring,
Bell of Forsyth, Everett of Polk, Hill,
Bell of Spalding, Everett of Stewart, Howard,
Black of Dawson, Fain, Hopkins,
Black of Whitfield, Farmer, Holder,
Blalock, Felker, Hosch,
Bowen, Fender, Hutchins,
Bower, Freeman, Jarnagin,
Brandon, Franklin, Johnson of Appling,
Brown of Bryan, Fort, Johnson of Bartow,
Bryan, Gay, Johnson of Floyd,
Bush, George, Johnson of Lee,
Calvin, Gresham, Jones of Burke,
Carter, Griffin of Greene, Jones of Dougherty,
Castleberry, Griffin of Twiggs, Jordan of Jasper,
Chappell, Griffith, Jordan of Pulaski,
Cook, Hall, King,
Darnell, Hammett, Knowles,
Lane of Bibb,Newton,  Sturr,
Lane of Early,Ogle-tree, Stubbs,
Lane of Sumter,Outley, Sturgis,
Laing,Overstreet, Stewart,
LaRoache,Padgett, Stone,
Latimer,Pate, Tatum,
Lee,Rusk of Greene, Taylor,
Longino,Post, Tisinger,
Martin,Price, Timmerman,
Mayson,Rawls of Effingham, Tracy,
Merritt,Rawls of Wilkinson, Turner of Henry,
Mitchell,Reid, Turner of Rockdale,
Moore,Reynolds, Upchurch,
Morris,Rogers, Wade,
McCants,Rose, Walker of Union,
McCranie,Rudicil, Watkins,
McDonough,Simpson, Whiteley,
McElreath,Slaton, Williams,
McFarland,Sloan, Willingham,
McGehee,Smith of Hancock, Wood,
McLaughlin,Snell, Woodall,
McLennan,Spinks, Yates,
McMillan,Speer, Mr. Speaker.
McRae,

Those absent were Messrs.—

Arnold,Hammond, Pace,
Bennett of Mitchell,Hamby, Park of Troup,
Bond,Hardin of Wilkes, Richardson,
Brown of Carroll,Harrison, Singletary,
Bynum,Hathcock, Smith of Hall,
Copeland,Johnson of Baker, Swift,
Drawdy,Maxwell, Walker of Crawford,
Ford,Mullins, Wooten,
Greene,McDonald,
The Journal of yesterday's proceedings was read and confirmed.

Mr. Tatum of Dade, Chairman of the Committee to visit the School for the Deaf, at Cave Springs, Ga., submitted the following report:

*Mr. Speaker:*

We, the committee appointed by you to visit the School for the Deaf at Cave Springs, have done so, and beg leave to submit the following report:

The general hygienic surroundings of the institution are good, and the health of the inmates is as good as can be expected in an institution of that kind anywhere.

The attendance is growing, and both departments, white and colored, are well filled.

We find the buildings and grounds of the institution well kept, and in fairly good condition, with the exception perhaps of the negro building, which needs some slight repairs.

The disbursement of all moneys appropriated by the State and expended by the institution are properly vouched for, and we desire to commend the Treasurer, Mr. Simmons, for the careful and correct manner in keeping the books of this department.

We feel that the principal, Mr. Conner, deserves the commendation of this body, and the people of Georgia, for the efficient and painstaking services he is giving this institution. We desire also to express our perfect satisfaction with the whole management of the institution, and the
efficiency of all teachers and officers connected therewith.

We believe that the institution needs an additional appropriation for building purposes, but in consideration of the stringent financial condition of the State, we suggest that no appropriation for that purpose be made now.

G. W. M. TATUM, Chairman.

The following resolutions were read and adopted, to wit:

By Mr. Chappell of Muscogee—

Resolved, That for to-day and to-morrow the session of the House shall be as follows:

Convene at 9 A.M.

Adjourn at 1 P.M.

Convene at 3 P.M.

Adjourn at 5:30 P.M.

And that for these two days night sessions be dispensed with.

By Mr. Calvin of Richmond—

Resolved, That while the House is in Committee of the Whole the debates on the General Appropriation bill shall be limited to ten minutes, and for other purposes.

By unanimous consent the following bill was introduced, read the first time and appropriately referred, to wit:
By Mr. Bennett of Mitchell—

A bill to amend the charter of the town of Camilla, so as to provide for a system of public schools, and for other purposes.

Referred to Committee on Education.

The following bill, which was made the special order for to-day, was read the third time and put upon its passage, to wit:

By Mr. Chappell of Muscogee—

A bill to be entitled 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 interest thereon, and for the support of the public institutions and educational interests of the State for each of the fiscal years 1899 and 1900, and for other purposes.

There being an appropriation involved in the bill, the House resolved itself into a Committee of the Whole, for the purpose of considering the same.

The Speaker designated as chairman of the Committee of the Whole House, Mr. Knowles of Fulton.

Mr. Calvin of Richmond moved that the Committee of the Whole arise and report progress and ask leave to sit again, which motion prevailed, and in conformity thereto the committee arose and the chairman thereof made said report to the House.
Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to fix the time for holding the courts for the Cherokee Circuit, and for other purposes.

A bill to be entitled an Act to amend an Act approved December 18, 1897, providing "for admission to the bar," etc., and for other purposes.

A bill to be entitled an Act to permit the State, as owner of the Northeastern Railroad, to be sued in certain cases.

The committee have also had under consideration the following bills, which they instruct me to report back, with recommendation that same do pass as amended.

A bill to be entitled an Act to amend section 2185 (719-A) of the Code of Georgia, and for other purposes.

A bill to be entitled an Act to amend section 4205 of Volume 2 of the Code of Georgia, and for other purposes.

The committee have also had under consideration the following bill, which they instruct me to report back, with the recommendation that same do not pass.
A bill to be entitled an Act to regulate the sale of stocks of merchandise, and to prevent fraudulent conveyances of same.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

By unanimous consent the following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, That during the first half hour of this afternoon's session it shall be in order to introduce new matter, and to prefer requests as to special orders, etc.

The following message was received from the Senate through Mr. Northen, the secretary thereof:

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following Senate bills, to wit:

A bill to amend section 5551 of the Code.

Also, a bill fixing the number of committeemen to visit the various institutions.

The Senate has also passed the following House bills by the requisite constitutional majority, to wit:
A bill to authorize the city council of Augusta to enforce the collection of all taxes.

Also, a bill to require judges of the superior and city courts to decide motions for new trials and injunctions in certain cases.

Also, a bill to amend the charter of the city of Dawson.

Also, a bill to provide for a change of venue in certain civil cases.

Also, a bill to authorize the city council of Augusta to impose a penalty for failure to pay taxes.

The following House bill failing to receive the requisite constitutional majority, was lost in the Senate, to wit:

A bill to amend section 398 of volume 3 of the Code, touching gaming houses.

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

A resolution to authorize the Governor to decorate the Capitol in honor of the President.

By unanimous consent the following joint resolution was read and adopted, to wit:

By Mr. Hardwick of Washington—

A joint resolution providing for the appointment of a committee of three from the Senate and five from the House, to confer with the Governor and assist in the enter-
The undersigned members of the General Judiciary Committee submitted the following minority report on House bill No. 7, to wit:

Believing that if this bill were to become a law great good would be done for the commercial interest of the State, and that it would encourage commercial enterprises, and protect creditors and help the honest merchant, we, the undersigned members of the General Judiciary Committee, hereby dissent from the action of the committee, and recommend this bill do pass.

E. C. Speer,
J. C. Barron,
Byron B. Bower, Jr.,
K. S. Anderson,
T. W. Hardwick.

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

Mr. Speaker:

The Committee on Special Judiciary have had under consideration the following bills, which they report back with the recommendation that the same do pass:
By Messrs. Henderson and Hardwick, of Washington—

A bill to amend an Act to create a Board of Commissioners for the roads, public property and finance for the county of Washington, and for other purposes.

By Mr. Hardwick of Washington—

A bill to amend an Act to provide a new charter incorporating the town of Tennille in the county of Washington, and for other purposes.

Respectfully submitted.

ROLAND ELLIS, Chairman.

Leave of absence was granted Mr. Freeman, of Coweta, for two days, on account of important business.

On motion of Mr. Easterlin, of Macon, the House adjourned until 3 o’clock this afternoon.

Atlanta, Ga., 3 P.M.

The House met pursuant to adjournment at 3 P.M. this day, and was called to order by the Speaker.

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

On motion of Mr. Blalock, of Fayette, the reading of the Journal of the morning’s proceedings was dispensed with.
The following resolution was read, to wit:

By Mr. Tatum of Dade—

Resolved, That the committee of the whole is directed to take a vote on the common school appropriation, not later than 5 o'clock this afternoon.

Mr. Calvin, of Richmond, called for the previous question, which call was sustained.

The resolution was lost.

By unanimous consent House bill No. 259 was taken from the table and restored to its place on the calendar.

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

By Mr. Calvin of Richmond—

A bill to exclude from the village of Summerfield in Richmond county, the lands of Mrs. M. B. Wright, and for other purposes.

Referred to Committee on Corporations.

By Mr. Ogletree of Butts—

A bill to prohibit the manufacture of spirituous liquors in the county of Butts, and for other purposes.

Referred to Committee on Temperance.
By Mr. Jordan of Pulaski—

A bill to fix the term of county solicitors of Pulaski county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McFarland of Franklin—

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

Referred to the Committee on County and County Matters.

By Mr. Tatum of Dade—

A bill to create the office of State Veterinarian, to define his duties and powers and for other purposes.

Referred to committee on Special Agriculture.

By Mr. Duncan of Houston—

A bill to repeal an act regulating the business of Insurance brokers in this State and for other purposes.

Referred to Committee on Corporations.

By Mr. Duncan of Houston—

A bill to amend an Act to regulate the business of Insurance in this State and for other purposes.

Referred to Committee on Appropriations.
By Mr. Stubbs of Laurens—

A bill to relieve O. W Linden, Ex-Tax-Collector of Laurens county and others as securities on said bond and for other purposes.

Referred to Committee on Corporations.

By Mr. Park of Troup—

A bill to repeal an act to submit certain questions to qualified voters of Troup county and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Stubbs of Laurens—

A bill providing that in cases of conviction in criminal cases in City and County Courts, Recorders' and Mayors' Courts, notice of intention to apply for a writ of certiorari shall operate as a supersedeas for fifteen days, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Reynolds of Richmond—

A bill to amend the Act incorporating the City of Augusta and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Henderson of Irwin—

A bill to change the time of holding the fall term of the Superior Court of Irwin county and for other purposes.

Referred to Committee on County and County matters.

By Mr. Hammett of Troup—

A bill to repeal Section 2763 of the Code of 1895 and for other purposes.

Referred to General Judiciary Committee.

Mr. Ellis of Bibb, asked unanimous consent to withdraw his motion to reconsider the action of the House in passing bill No. 47—the same being a bill to reduce the salaries of the Railroad Commissioners and for other purposes, which motion was pending as unfinished business in the House. In making said request, Mr. Ellis assigned as his reason therefor that he was satisfied that the House was in favor of the passage of the bill and he did not desire to antagonize so large a majority of the House.

Objection was made, and the request was not granted.

Mr. Blalock of Fayette, moved that the afternoon session be extended ten minutes for the purpose of taking up for consideration the motion to reconsider the bill to reduce the Railroad Commissioners' salaries, which motion prevailed.

Mr. Bush of Miller, moved that House Bill No. 153, the same being a bill to amend Sections Nos. 1778 and.
1781 of the Code of 1895, be made the special order for Thursday morning, which motion prevailed.

On motion of Mr. Holder of Jackson, House bill No. 265 was made the special order for Thursday.

On motion of Mr. Park of Troup, House bill No. 323 was withdrawn.

The hour of 3:30 having arrived, the House again resolved itself into the committee of the whole, and Mr. Knowles of Fulton, resumed the chair as Chairman of the committee, for the purpose of further considering bill No. 139, the same being the General Appropriation bill.

The hour of 5:30 having arrived, Mr. Blalock of Fayette, moved that the committee arise and report progress to the House and ask leave to sit again, which motion prevailed, and in conformity thereto the committee arose and the Chairman thereof made said report to the House.

Pending action of the House in taking up the motion for reconsideration of the action of the House on House bill No. 47, for which an extension of the session had been ordered, Mr. McLaughlin moved that the House adjourn, which motion prevailed.

Leave of absence was granted to Mr. Fain of White.

The Speaker then declared the House adjourned until 9 o'clock to-morrow morning.
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 Chaplain.

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

Adams, 
Adamson, 
Allen, 
Anderson, 
Arnold, 
Barron, 
Barwick, 
Bennett of Mitchell, 
Bennett of Pierce, 
Beauchamp, 
Bell of Forsyth, 
Bell of Spalding, 
Black of Whitfield, 
Blalock, 
Bowen, 
Bower, 
Brandon, 
Brown of Bryan, 
Brown of Carroll, 
Bryan, 
Bush, 
Bynum, 
Calvin, 
Carter, 
Castleberry, 
Chappell, 
Darnell, 
David, 
Denny, 
Dews, 
D'ckey, 
Duncan, 
Ellis, 
Emanuel, 
Erwin, 
Esterlin, 
Everett of Polk, 
Everett of Stewart, 
Farmer, 
Felker, 
Fender, 
Freeman, 
Franklin, 
Ford, 
Fort, 
Gay, 
George, 
Gresham, 
Greene, 
Griffin of Greene, 
Griffin of Twiggs, 
Griffith, 
Hall, 
Hammett, 
Hamby, 
Hardin of Liberty, 
Hardin of Wilkes, 
Hardwick, 
Harrison, 
Harris, 
Harrell, 
Harvard, 
Hathcock, 
Hendricks, 
Henderson of Irwin, 
Henderson of Wash't'n, 
Herring, 
Howard, 
Hopkins, 
Holder, 
Hosch, 
Hutchins, 
Jarnagin, 
Johnson of Appling, 
Johnson of Baker,
WEDNESDAY, DECEMBER 7, 1898.


Those absent were Messrs.—

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

Mr. Ellis, of Bibb, arose in his seat and introduced to the General Assembly the Hon. David F. Crossland, Representative of the county of Dougherty.

The following communication was received from his Excellency, the Governor:

December 6, 1898.
To the Honorable Speaker of the House of Representatives:
I have the honor to report that it has been certified to this department by the Hon. Secretary of State that, at an election held in the county of Dougherty, on the fifth day of December instant, the Hon. Daniel F. Crossland was elected a member of the House of Representatives of the present General Assembly, to fill the vacancy occasioned by the death of Hon. W T. Jones.

ALLEN D. CANDLER, Governor.

Mr. Crossland then came forward, and the oath of office was administered by Judge W A. Little of the Supreme Court.

Mr. Easterlin asked that five minutes of Friday’s session be allowed him immediately after the reading of the Journal, in which to take up House bill No. 156 for consideration, which request was granted.

On motion of Mr. Post, of Coweta, House bill No. 198 was made the special order for Friday morning.
On motion of Mr. Ellis, of Bibb, House bill No. 259 was made the special order for Friday, after the special order already set.

On motion of Mr. Calvin, of Richmond, House bill No. 182 was taken from the table and placed upon the calendar.

Mr. Slaton moved that House bill No. 26 be taken from the table and that it resume its place on the calendar, which motion prevailed.

On motion of Mr. Freeman House bill No. 237 was made the special order for Friday.

Mr. Willingham, of Monroe, moved that House bill No. 221 be made the special order for Tuesday next.

Mr. Willingham called for the ayes and nays, which call was sustained.

Pending the call of the ayes and nays Mr. Johnson of Bartow moved that all unanimous consents be tabled, together with the call of the ayes and nays.

Mr. Willingham of Monroe called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Anderson, Bell of Forsyth, Brandon,
Barron, Black of Dawson, Brown of Bryan,
Barwick, Black of Whitfield, Bryan,
Bennett of Pierce, Bowen, Bush,
Beauchamp, Bower, Bynum,
Those voting in the negative were Messrs.—

Bass, Esterlin, Harvard,
Bell of Spalding, Farmer, Hendricks,
Bla'ock, Felke-, Henderson of Irwin-
Brown of Carroll, Freeman, Hold-r,
Castleberry, Harrison, Jarnagin,
Cook, Harris, King,
Those not voting were Messrs.—

Adams, Adams, Allen, Arnold, Bennett of Mitchell, Bond, Copeland, David, Drawdy, Everett of Polk,
Fain, Ford, Hammett, Hammond, Hopkins, Lane of Bibb, Latimer, McMillan, Richardson, Mr. Speaker.
Rose, Sloan, Smith of Hall, Stubbs, Turner of Henry, Turner of Rockdale, Wade, Walker of Crawford,

Mr. McLaughlin of Meriwether moved to dispense with
a verification of the roll call, which motion prevailed.

On counting the vote the ayes were 102 and the nays 44.

The motion of Mr. Johnson of Bartow prevailed, and
the matter on the Clerk's desk was tabled.

By unanimous consent the following bill was read the
first time, to wit:

By Mr. David of Lincoln—

A bill to authorize the Ordinary of Lincoln County to
issue bonds, and for other purposes.
Referred to the Committee on County and County Matters.

The following resolution was read by unanimous consent, to wit:

By Mr. McLaughlin of Meriwether—

Resolved, That the Committee of the Whole House is directed to vote on every feature of the common school fund, including amendments not later than eleven o'clock a. m. to-day.

The resolution was adopted.

Mr. Duncan, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to take out of and exclude from the village of Summerville, in the county of Richmond in this State, the lands of Mrs. M. B. Weight, and for other purposes.

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

Also, a bill to be entitled an Act to amend an Act cre-
The next business in order being the General Appropriation Bill, which was made the special order for this morning, the House resolved itself into a committee of the whole for the purpose of further considering the same.

The Speaker designated as Chairman of the Committee of the Whole Mr. Knowles, of Fulton.

The hour of 12 m. having arrived, Mr. Freeman, of Coweta moved that the committee arise, report progress to the House and ask leave to sit again, which motion prevailed, and in conformity thereto the committee arose and the chairman thereof made said report to the House.

Mr. Tatum, chairman of the special committee appointed to frame suitable resolutions on the death of the Hon. W T. Jones, representative from Dougherty, submitted the following report:

Mr. Speaker:

The joint committee appointed to prepare suitable resolutions upon the death of Hon. W T. Jones, Representative of Dougherty county, submits the following memorial:
Whereas, in the death of Hon. W T. Jones of the county of Dougherty, the county has sustained the loss of one of its most valued citizens, and the General Assembly of Georgia one of its most active and progressive members, be it resolved:

1st. That in the untimely demise of Judge Jones, we, the members of the General Assembly, have met with an irreparable loss. As a man, a citizen, an officer, he had fully met and faithfully performed the duties devolving upon him. He was born in Dougherty county, Ga., where he lived all his life, was a lawyer of high standing, was Judge of the County Court of Dougherty for twenty years, was many times elected member of the City Council of Albany. All who knew him testify to his unblemished and high record. We mourn his death, and his services will be sadly missed in the body of which he was so conspicuous a member.

2d. That we tender to the bereaved family our deepest sympathy and express to them our sincere and earnest sorrow in the early death of this upright and zealous citizen and our faithful fellow-worker.

3d. That a copy of these resolutions be forwarded to his family, whose sudden affliction calls forth our tenderest compassion.

Respectfully submitted,

G. W M. TATUM, Chairman.
Mr. Hall of Bibb moved that the resolutions just read be adopted.

On the adoption of the resolution offered by Mr. Tatum, chairman of the special committee appointed to prepare suitable resolutions on the death of Mr. Jones, member of the House of Representatives from Dougherty, the ayes were 152, nays 0.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority, the following House bills, to wit:

A bill entitled an Act to amend the charter of the city of Valdosta, and for other purposes.

Also,

A bill entitled an Act to repeal an Act to create and organize a board of tax assessors and receivers for the city of Savannah, to define their powers, and for other purposes, approved December 10, 1895, and for other purposes.

The Senate has also passed, by the requisite Constitutional majority, the following House bill, to wit:

A bill entitled an Act to incorporate the town of Edgewood, in the county of DeKalb, to define the corporate limits thereof, and for other purposes.
The following House bill was read the second time and the report of the committee agreed to and bill lost, to wit:

A bill to regulate settlements by the Tax Collectors relating to railroad taxes.

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

A resolution appointing a Joint Committee to confer with the Governor relative to the entertainment of the President during his visit to the city of Atlanta.

The committee on the part of the Senate are Messrs. Hand, Mann and Clifton.

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

Mr. Speaker:

The Senate has concurred in the House amendment to the following Senate bill, to wit:

A bill to amend the charter of the city of Cedartown, in Polk county.

The next business in order was the consideration of House bills Nos. 127 and 128, which were made the special order for this hour.

By Mr. Brandon of Fulton—

A bill to amend section 1272 of Vol. 1 of the Code of
1895, relating to the pensioning of the widows of Confederate soldiers, and for other purposes.

Pending the discussion of the bill, Mr. Morris of Cobb moved that the session be extended until the same be disposed of, which motion was lost.

Mr. Ellis of Bibb then moved that the bill under discussion be made the special order for this afternoon, which motion prevailed.

The Speaker announced as the committee to arrange for the entertainment of the President, the following members: Messrs. Hardwick, Chairman; Brandon, Ousley, McMillan, Harrison.

Leaves of absence were granted the following members, to wit: Mr. Whiteley of Glascock, Mr. Brown of Bryan.

Mr. Holder of Jackson, asked leave of absence for himself and the following members of the Penitentiary Committee: Messrs. Rose, Hathcock, Ogletree.

On motion of Mr. Brandon of Fulton, the House adjourned until 3 o'clock this afternoon.

3 O'clock p.m.

The House met pursuant to adjournment at this hour, and was called to order by the Speaker.
Mr. Post of Coweta, moved to dispense with the roll call, which motion prevailed.

The reading of the Journal of the morning's proceedings was also dispensed with.

Mr. Slaton asked for leave of absence for fifteen minutes for the General Judiciary Committee, which request was granted.

The following resolution was read and adopted, to wit:

By Mr. Chappell of Muscogee—

Resolved, That debates in the House be limited to ten minutes for each speaker, except the twenty minutes allowed to chairmen of committees and signers of minority reports.

Resolved further, That in the further discussion of the general appropriation bill that the debates be limited to five minutes for each speaker.

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

By Mr. McDonough of Chatham—

A bill to repeal an Act to provide for and regulate the municipal elections in the city of Savannah, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 108, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. McDonough of Chatham—

A bill to provide for registration of voters to vote at the municipal elections in city of Savannah, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 118, nays 0.

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

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

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

A Senate bill to be entitled an Act to repeal an Act entitled an Act to create a Board of County Commissioners for the county of Fannin, and for other purposes.

Also, a bill to be entitled an Act to change the manner of selecting the County Commissioners of Brooks county, and for other purposes.
Also, a bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues for the counties of Spalding and Butts, and for other purposes.

Also, a bill to be entitled an Act to amend section 5462 of the Code of 1895, and for other purposes.

Also, a resolution for the relief of James R. Cravens, of Catoosa county.

Also, a bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues in and for the county of Butts, to define the number of commissioners, to fix their duties, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman Committee on County and County Matters.

The next business in order was the further consideration of House bills Nos. 127 and 128, which were made the special orders for this afternoon.

A resumption of the discussion of bill No. 127, the same being a bill to amend section 1272 of volume 1 of the Code, relating to the pensioning of the widows of Confederate soldiers, and for other purposes, was first taken up.

Mr. Hardwick of Washington, called for the previous question, which call was sustained.

Mr. Carter of Burke, asked to be excused from voting on the bills under discussion, which request was granted.
The report of the committee, which was favorable to the passage of the bill, as amended, was agreed to.

Mr. Harrison of Quitman called for the ayes and nays, which call was sustained.

On taking the ballot viva voce the vote was as follows:

Those voting aye were Messrs.—

Adams,  Felker,  Mayson,  
Allen,   Fort,     Maxwell,  
Arnold,  Gay,     Merritt,  
Barwick, George,  Moore,  
Bass,    Gresham,  Morris,  
Bennett of Mitchell, Greene,  McDonough,  
Bennett of Pierce, Hardwick,  McElreath,  
Black of Whitfield, Hathcock,  McGehee,  
Bowen,   Henderson of Irwin, McLennan,  
Bower,   Henderson of Wash't'nMcMillan,  
Brandon, Herring,  McRae,  
Brown of Bryan, Hill,     Newton,  
Brown of Carroll, Howard,  Ousley,  
Bryan,   Hopkins,  Overstreet,  
Bush,    Hutchins,  Pace,  
Bynum,   Jarnagin,  Park of Greene,  
Chappell, Johnson of Bartow, Park of Troup,  
Darnell, Johnson of Lee,  Post,  
Denny,   Jones of Burke,  Price,  
Dickey,  Jordan of Jasper,  Reynolds,  
Duncan,  Jordan of Pulaski,  Rogers,  
Ellis,   Knowles,  Rose,  
Emanuel, Lane of Bibb,  Singletary,  
Erwin,   Lane of Sumter,  Slaton,  
Everett of Polk, LaRoache,  Smith of Hancock,  
Everett of Stewart, Latimer,  Snell,  
Farmer,  

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Mr. Turner of Henry moved that a verification of the roll call be dispensed with, which motion prevailed.

On counting the vote the ayes were 94 and the nays 52.

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

Mr. Bell of Forsyth asked to be excused from voting on bills No. 127 and No. 128, as he was personally interested, which request was granted:

Mr. Bell of Spalding gave notice that at the proper time he would move a reconsideration of the action of the House in passing bill No. 127

Mr. Mitchell of Thomas moved that the House adjourn, which motion was lost.

Mr. Ellis of Bibb then called for the previous question, which call was sustained.

The next business in order was the special order, House bill no 128, the same being a bill to amend section 1250 volume 1 of the Code, which applies to the pensioning of Confederate soldiers, and for other purposes.

Mr. Brandon of Fulton moved that the session be extended until the bill just read be disposed of, which motion prevailed.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
Mr. Blalock of Fayette called for the ayes and nays, which call was sustained.

On taking the ballot viva voce the vote was as follows:

Those voting aye were Messrs.—

Adams, Gresham, McLaughlin, 
Allen, Greene, McLeenan, 
Arnold, Hardwick, McMillan, 
Barwick, Hathcock, McRae, 
Bass, Henderson of Irwin, Newton, 
Bennett of Mitchell, Henderson of Wash't'nOusley, 
Bennett of Pierce, Herring, Overstreet, 
Black of Whitfield, Howard, Pace, 
Bowen, Hopkins, Park of Troup, 
Bower, Hutchins, Price, 
Brandon, Jarnagin, Reynolds, 
Brown of Bryan, Johnson of Bartow, Rogers, 
Brown of Carroll, Johnson of Floyd, Rose, 
Bryan, Johnson of Lee, Singletery, 
Bynum, Jones of Burke, Slaton, 
Chappell, Jordan of Jasper, Smith of Hancock, 
Cook, Jordan of Pulaski, Snell, 
Denny, Knowles, Starr, 
Dickey, Lane of Bibb, Stubbs, 
Duncan, Lane of Early, Stone, 
Ellis, Lane of Sumter, Swift, 
Emanuel, Laing, Taylor, 
Erwin, LaRoche, Tisinger, 
Everett of Polk, Latimer, Tracy, 
Everett of Stewart, Mayson, Turner of Henry, 
Farmer, Maxwell, Upchurch, 
Felker, Merritt, Walker of Crawford, 
Fender, Morris, Whiteley, 
Franklin, McDonough, Williams, 
Fort, McElreath, Woodall, 
George, McGehee, Wooten.
Those voting nay were Messrs.—

Adamson, Hamby, Padgett,
Anderson, Hardin of Liberty, Park of Greene,
Barron, Hardin of Wilkes, Reid,
Beauchamp, Harrison, Rudicil,
Bell of Spalding, Harrell, Simpson,
Black of Dawson, Harvard, Spinks,
Blalock, Hendricks, Speer,
Bush, Holder, Sturgis,
Castleberry, Hosch, Stewart,
Darnell, Johnson of Appling, Tatum,
Dews, Johnson of Baker, Timmerman,
Esterlin, Lee, Wade,
Freeman, Martin, Walker of Union,
Gay, McCranie, Watkins,
Griffin of Greene, McDonald, Willingham,
Griffith, McFarland, Wood,
Hall, Ogletree, Yates.

Those not voting were Messrs.—

Bell of Forsyth, Hammond, Pate,
Bond, Harris, Post,
Calvin, Hill, Raw's of Effingham,
Carter, King, Rawls of Wilkinson,
Copeland, Longino, Richardson,
David, Mitchell, Sloan,
Drawdy, Moore, Smith of Hall,
Fain, Mullins, Turner of Rockdale,
Ford, McCants, Mr. Speaker.
Griffin of Twiggs,

Mr. Gresham of Burke moved that a verification of the roll call be dispensed with, which motion prevailed.

On counting the vote the ayes were 93, and the nays 52.
So the bill, having received the requisite constitutional majority, was passed.

Mr. Brandon of Fulton asked that the two bills just passed, 127 and 128, be immediately transmitted to the Senate, which request was granted.

On motion of Mr. Price of Oconee, the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia,

Thursday, December 8, 1898.

The House met pursuant to adjournment at 9 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 and the following members answered to their names: Messrs:—

Adams, Adamson, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bell of Spalding, Black of Dawson, Black of Whitfield, Blalock, Bond, Bowen, Bower, Brandon, Brown of Bryan, Brown of Carroll, Bryan, Bush, Bynum, Calvin, Carter, Castleberry, Chappell, Cook, Copeland, Crossland, David, Denny, Dews, Dickey, Duncan, Ellis, Emanuel, Erwin,
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Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Hall of Bibb, moved that this morning's session be extended five minutes for the purpose of taking up House bill No. 166 for a second reading, which motion prevailed.

Mr. McDonough of Chatham, moved that House bill No. 115 be taken up, read the third time and put upon its passage, which motion was lost.

The following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, That at to-night's session of this House, the order of business shall be as follows:

1st. Senate bills, and resolutions for first reading.

2d. Senate bills and resolutions favorably reported, second reading.
3d. House bills and resolutions favorably reported for second reading.
4th. Senate and House local bills, third reading.
5th. Introduction of new matter.

Mr. Freeman of Coweta moved that the rules of the House be suspended so that the report of the Ways and Means Committee, which was tabled yesterday could be taken up and read, which motion prevailed.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

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

By Mr. Anderson of Bartow—

A bill to be entitled an Act to amend section 3441 of the Code of 1895, which provides for notice and trial in receiving and making titles on bonds for title by administrators and executors, by striking out of said section after the word "executor," in the second line thereof the words "and heirs at law of the deceased, if to be found in this State, and if not residents, by publication in one of the gazettes of this State, for thirty days, shall be given of such application," and inserting in lieu thereof the words "and notice shall be given to the heirs at law of the deceased by publication in the gazette publishing the legal
advertisements of the county, once a week, for four weeks,”
and for other purposes.

Also, I am instructed to report the following bill back
to the House with the recommendation that the same, as
submitted, do pass, to wit:

By Mr. Slaton of Fulton—

A bill to be entitled an Act to amend section 909 of the
Code of 1895, and for other purposes.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Willingham, Chairman of the Committee on Tem­
perance, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to prohibit the manufacture
of spirituous liquors within the county of Butts, and for
other purposes.

Also, a bill to be entitled an Act to prohibit the manu­
facture of any spirituous, malt or intoxicating liquors within the limits of Newton county, and for other purposes.

Respectfully submitted.

B. S. WILLINGHAM,
Chairman of Committee on Temperance.

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following House bill which they instruct me to report back with the recommendation that the same do pass as amended, to wit:

A bill to require the registration of transfers of mortgages, loan deeds, or other written securities, for debt, and to fix the liability for taxation in the absence of the record of such transfers.

Also, the following House resolution, which they instruct me to report back with the recommendation that the same do pass as amended, to wit:

A resolution, authorizing and directing the Governor, as soon as practicable, after the passage of this Act, to appoint five members from the House and three from the Senate, who, together with the Governor, the Attorney-General and Comptroller-General, each of whom shall be
ex officio members of said board, constitute a State Board of Tax Commissioners.

Respectfully submitted.

R. W. FREEMAN, Chairman.

Mr. Pace, Chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker:

The Committee on Constitutional Amendments have had under consideration the following bills, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Park of Greene—

A bill to be entitled an Act to amend paragraph 3 of section 4, article 3 of the Constitution of this State, so as to provide that no session of the General Assembly shall continue longer than forty days, except in case of impeachment.

By Mr. King of Houston—

A bill to be entitled an Act to amend the Constitution of the State by adding to paragraph 1 of section 12 of article 7, the following words: "And, also, except for support of the common schools, for which purpose the General Assembly may increase the bonded debt not over five hundred thousand dollars annually, for ten years," so as
to authorize the issuing of school bonds, and for other purposes.

Also, I am instructed to report the following bill back to the House with the recommendation that as amended, it do pass, to wit:

A bill to be entitled an Act to amend paragraph 1 of section 1 of article 7 of the Constitution of this State, which relates to the power of taxation to be exercised by the General Assembly, by adding at the end of said paragraph, a proviso, limiting the power of the General Assembly to levy and assess a tax for any purposes, exceeding four-tenths of one per centum, except for specified purposes, and to provide for the submission of the same to the people for ratification, and for other purposes.

Respectfully submitted.

J. M. PACE, Chairman.

Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to relieve O. W. Linden ex-Tax-Collector of Laurens county, principal, and B. B. Linden, and others, as securities on said Linden's bond.
Also,

A bill to be entitled an Act to repeal an Act entitled an Act to provide for and regulate the business of insurance brokers in this State, and to authorize insurance to be procured by them beyond the limits of the State upon property within the State, and for other purposes.

Also, a bill to be entitled an Act to amend an Act to regulate the business of insurance in this State, and for other purposes, so as to reduce the amounts of bonds to be deposited with the treasurer from $25,000 to $5,000, and for other purposes.

Respectfully submitted.

JAMES P. DUNCAN,
Chairman Committee on Corporations.

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

Mr. Speaker:

The Senate has passed, by the requisite constitutional majority, the following House bill, to wit:

A bill to amend an Act to incorporate the town of Lumpkin in Stewart county.

The Senate has also passed the following House bill by the requisite constitutional majority, as amended, to wit:

A bill to amend an Act to create a Board of Commissioners for Glynn county.
The Senate has also passed by the requisite constitutional majority, the following Senate bill, to wit:

A bill to provide for more full and complete transfers and assignments of rent notes, mortgages, etc.

Mr. Willingham of Monroes, moved that the rules of the House be suspended for the purpose of taking from the table the motion made by himself on yesterday, that House bill No. 237 be made special order for Friday.

Motion was lost.

The next business in order was the special order bill No. 153, the same being a bill to amend sections 1778 and 1781 of the Code relating to the stock law in militia districts, and for other purposes, which was taken up, read a third time and put upon its passage.

Mr. Mitchell of Thomas, called for the previous question, which call was sustained.

Mr. Hardwick of Washington, called for the ayes and nays, which call was sustained.

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

Pending the call of the roll, and when Mr. McLaughlin's name was called, he arose in his seat and asked to be excused from voting on the bill, which request was granted.

Those voting aye were Messrs.—

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<th>Adamson</th>
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<th>Bell of Forsyth</th>
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<td>Arnold</td>
<td>Bennett of Mitchell</td>
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<td>Barron</td>
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<td>Barwick</td>
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Those voting nay were Messrs.—

Black of Dawson, 
Bryan, 
Crossland, 
Dickey, 
Duncan, 
Erwin, 
Farmer, 
Greene, 
Griffith, 
Hardwick, 
Henderson of Wash't'n 
Howard,
THURSDAY, DECEMBER 8, 1898.

Hopkins, King, Reid,
Hosch, Lane of Sumter, Rogers,
Hutchins, Mayson, Smith of Hancock,
Jarnagin, Merritt, Spinks,
Johnson of Appling, Moore, Speer,
Johnson of Floyd, Mullins, Sturgis,
Johnson of Lee, McGehee, Taylor,
Jones of Burke, Overstreet, Whiteley.

Those not voting were Messrs.—

Adams, Hammond, Rose,
Allen, Harris, Sloan,
Anderson, Harrell, Smith of Hall,
Brown of Bryan, Hathcock, Snell,
Copeland, Johnson of Bartow, Stubbs,
Drawdy, McLaughlin, Tisinger,
Fain, McMillan, Turner of Henry,
Freeman, Newton, Turner of Rockdale,
Franklin, Padgett, Upchurch,
George, Reynolds, Wade,
Hammett, Richardson, Mr. Speaker.

Mr. Stone of Walton, moved that a verification of the roll-call be dispensed with, which motion prevailed.

On passage of the bill the ayes were 105, nays 36.

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

On motion of Mr. Walker of Union, the bill just passed was ordered immediately transmitted to the Senate.

Mr. Mitchell of Thomas, asked that the session be ex-
tended five minutes so that bills Nos. 342 and 345 might be taken up for consideration, which motion prevailed.

House bill No. 265, the same being a bill to amend the charter of Harmony Grove, and for other purposes, having been made the special order for to-day, was taken up, read the third time and put upon its passage.

The report of the committee, which was favorable to the passage of the bill, by substitute, was agreed to.

On passage of the bill the ayes were 127 and the nays 0.

So the bill having received the requisite constitutional majority was passed by substitute.

Mr. Holder of Jackson, asked that the bill just passed be immediately transmitted to the Senate, which request was granted.

Mr. Tatum of Dade, moved that the rules of the House be extended for the purpose of submitting the following report, which motion prevailed.

Mr. Speaker:

Your committee, acting under joint resolution from the House and Senate, providing that a joint committee of three from the House and two from the Senate make a thorough investigation of the Geological Department of Georgia, and report back to the General Assembly, beg to submit the following report:

On November 25th, 1898, your committee first met and
entered upon the work of this investigation, and have been since that time, busily and earnestly engaged in the discharge of our duties growing out of said investigation.

In conducting our investigation, your committee proceeded directly upon the requirements laid down in the Act creating the Geological Department and found in the Code of Georgia of 1895, volume 1, sections 1712-1725, which Act we had constantly before us.

We have collected a great mass of evidence, and heard many persons talk at length on the subjects under investigation. We are unable, at this time, to digest this evidence and report the same in detail, for the reason that in our desire to make our investigation thorough and complete as directed and required in the joint resolution above named, we have too large a mass of such evidence on hand and the investigation has already occupied so much of our time that it will be impossible, as stated, to make a more detailed report at this time. We therefore respectfully ask leave to submit our general conclusions at this time instead of said detailed report, and

First. We find from our said investigation, that the Geological department is very necessary to the people of Georgia, and in our opinion, should be maintained.

Second. That it is the only way in which the great mineral resources of our State can be developed and advertised to the world.

Third. That directly through said Geological Department our marbles, gold, and other minerals have already
been advertised to the world, and that large contracts for
the purchase and use of said minerals have been made.

Fourth. That the investment in minerals seems to be
on the increase in Georgia.

Fifth. We therefore recommend that the usual appro­
priation be made to said Geological Department, as we
think if said department is abolished, or crippled, it will be
a serious blow to the mineral resources of Georgia, and a
long step backwards.

Your committee further respectfully report, that while
we have had Professor Yeates, the present Geologist before
us at each session of our committee, that the facts relating
to the administration of his office and the general discharge
of his official duties are not only very largely matters of
scientific and expert knowledge, but it will be absolutely
necessary to examine books, records, maps, surveys and
witnesses more fully than we have been able to do, not
being scientists ourselves. We need the testimony of such
in this branch of our investigation, and as to a proper con­
sideration of the other evidence referred to in this said
branch of our investigation, we need more time in order
to be thorough in our investigation and fair and just to
the head of the department. We therefore ask first, that
our powers be enlarged so that we may summon witnesses,
compel the production of all necessary books and papers.
Second, that we be given more time to conduct this branch
of our investigation with direction and authority to report
in detail to his Excellency, the Governor, our findings as
to the head of the department, who alone, under the Act, has the power to deal with him.

Very respectfully submitted.

G. W. M. TATUM,
Chairman of the Committee on part of the House.

The general appropriation bill having been made the special order for this hour, the House resolved itself into a committee of the whole for the purpose of considering the same.

The Speaker designated as chairman of the committee of the whole, Mr. Knowles of Fulton.

Mr. Hall of Bibb, moved that the committee rise, report progress to the House and ask leave to sit again, and in conformity thereto, the committee rose and the chairman made said report to the House.

Mr. Freeman of Coweta, moved the session be extended five additional minutes for the purpose of allowing him to introduce a resolution, which motion prevailed.

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

Mr. Speaker:

His Excellency, the Governor, has approved and signed the followings Acts, to wit:

46 h j
"An Act to compensate the members of the Board of Commissioners of Roads and Revenue of Burke county for their services."

Also,

"An Act to authorize the city council of Augusta to affix a penalty for failure to make tax returns and to provide for the enforcement of such penalty."

Also,

"An Act to repeal an Act to create and organize a Board of Water Commissioners for the city of Savannah."

Also,

"An Act to repeal an Act to prohibit in Chatham county the holding of more than one office by one person at any one time."

Also,

"An Act to repeal sections 2253, 2254, 2255, 2256, 2257, 2258, 2259 and 2260 of the Code of 1895."

Also,

"An Act to change the time of holding the Superior Court of Dodge county."

Also,

"An Act to prevent the baiting or killing of doves thus baited in this State."
"An Act to amend section 765 of the 3rd volume of the Code of 1895, referring to certioraries from the county courts."

"An Act to amend section 101 of the Code of the State of Georgia relating to the time and place of elections of Justices of the Peace."

"An Act to amend section 2250 of the Code of 1895."

"An Act to amend an Act entitled an Act to create a Board of Roads and Revenue for the county of Houston."

"An Act to amend the charter of the town of Logansville in Walton county."

"An Act to prohibit creditors from assigning and transferring or sending out of this State claims against a resident of this State for the purpose of having the same collected by proceedings in attachment or garnishment, and for other purposes."

"An Act to alter and amend sections 4 and 5 of an Act
to incorporate the city of Elberton in Elbert county and for other purposes."

Also,

"An Act to create a Board of Roads and Revenue for Twiggs county,"

Also,

"An act to amend section 698, volume 3 of the Code of 1895."

Also,

"An Act to authorize and empower the mayor and council of the town of Cochran, Georgia, to purchase, build, contract for and maintain a system of water-works."

Also,

"An Act to amend an Act to reincorporate the town of Thomasville as the city of Thomasville, and for other purposes."

Also,

"An Act to make it lawful that upon the death of employees of railroads, express, street railroads, steamboats or navigation companies, factories and machine shops, whatever wages that are not subject to garnishment that may be due such employees shall be paid to the widow of such employees without administration."

Also,

"An Act to amend an Act approved December 4th,
1890, entitled an Act to vest in the mayor of the city of Savannah the veto power touching certain ordinances of said city,"

Also,

"An Act to provide compensation for jurors in forcible entry and detainer cases, and for other purposes."

Mr. Chappell of Muscogee, moved that when the House adjourn it adjourn to reconvene at 3 o’clock p. m., which motion prevailed.

Mr. Hamby of Rabun, moved that House bill No. 299 be made the special order for Monday at 12 o’clock m., which motion prevailed.

On the motion of Mr. Hall that the session be extended five minutes, the following bill was taken up and read second time, to wit:

By Mr. Hall of Bibb—

A bill to provide for the assessment of the property of railroad companies for taxation in this State, and for other purposes.

Mr. Hall moved that the above bill be made the special order, to immediately follow the general appropriation bill and general tax bill, and to be the continuous special order until disposed of, which motion prevailed.

By Mr. Mitchell of Thomas—

A bill to repeal an Act to provide for a Board of Com-
missioners of Roads and Revenue for the counties of Cam­den, Thomas and Echols, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill, the ayes were 122, nays 0.

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

By Mr. Mitchell of Thomas—

A bill to provide for a Board of Commissioners of Roads and Revenue for the county of Thomas, and for other pur­poses.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 104, nays 0.

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

The following resolutions were read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, That any member giving notice of his intention to reconsider the action of the House for the previous day, said motion shall be in order immediately after the reading of the Journal, and shall take precedence of all other orders, whether special or general, and shall be disposed of on the day on which it is submitted.

Referred to Committee on Rules.
Resolved, That on to-morrow morning (Friday) next after any motion that may be made to reconsider this day's action of the House, the motions to reconsider, now pending, shall be taken up and disposed of.

Referred to Committee on Rules.

By Mr. Calvin of Richmond—

The hour of adjournment having arrived, the Speaker declared the House adjourned until 3 o'clock p. m. this afternoon.

3 O'clock p. m.

The House met pursuant to adjournment at this hour and was called to order by Mr. Blalock, Speaker pro tem.

The following resolution was read, to wit:

By Mr. Hall of Bibb—

A resolution, that immediately after committee of the whole convenes, a vote shall be taken upon the pending section of said bill, and all amendments thereto.

Resolved further, that at 5:30 o'clock p. m. the debate on said bill shall close, and that at that time a final vote shall have been taken upon said bill, and all amendments attached thereto.

Mr. Hall asked unanimous consent to withdraw said resolution, which request was granted.

The following resolution was read and adopted, to wit:
By Mr. McLaughlin of Meriwether—

Resolved, That in the committee of the whole in considering the general appropriation bill, debates shall be limited to thirty minutes on any one paragraph, and the time given to any one member be limited to three minutes.

Mr. Calvin of Richmond moved that House bill No. 217, the same being a bill to establish a State Board of Embalming, and for other purposes, be made the special order for Monday at 10 o'clock a.m., which motion prevailed.

An Act to repeal an Act to create the office of Commissioners of Public Works for the city of Savannah, and for other purposes.

An Act to appropriate the sum of seven hundred and fifty dollars, or so much thereof as may be necessary to pay pensions for 1898 to such invalid pensioners or their widows, who have been regularly enrolled as pensioners in the pension office for the year 1898, and who have failed to receive the same, and for other purposes.

An Act to amend the charter of Leesburg in the county of Lee, so as to empower the mayor and council to maintain a dispensary, and for other purposes.

Also, a resolution, to pay to Mrs. Charlotte Willoby, widow of J. W. Willoby, the pension due J. W. Willoby for the year 1898, and for other purposes.

A resolution to authorize the Governor to decorate the Capitol in honor of the President.
Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled and signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to repeal an Act entitled an Act to create and organize a Board of Police Commissioners for the city of Savannah, and for other purposes.

An Act to repeal an Act entitled an Act to create and organize a Board of Fire Commissioners for the city of Savannah, and for other purposes.

An Act to make it unlawful for any person to wilfully or wantonly fire off or discharge any loaded gun or pistol on Sunday, except in defense of person or property.

An Act to authorize the city council of Augusta to impose a penalty for failure to pay taxes, assessments, fines, license fees and any sums due for the use of water through the water pipes of said city within a fixed time.

Respectfully submitted.

J. Y WALKER,
Chairman Committee on Enrollment.

The House again resolved itself into a committee of the whole House for the purpose of further considering the
general appropriation bill, which was made the continuous special order for this afternoon's session.

Mr. Knowles of Fulton, again took the chair and called the committee of the whole House to order.

Mr. Chappell of Muscogee, moved that the committee of the whole House rise, report progress and ask leave to sit again this afternoon and continue the general appropriation bill until perfected, and in conformity thereto, the committee rose and the chairman thereof made said report to the House.

The House again resolved itself into a committee of the whole for the purpose of considering the general appropriation bill.

Mr. Knowles again took the chair and called the committee of the whole to order.

Mr. Chappell of Muscogee, moved that the Committee of the Whole rise, and report the bill back to the House with the recommendation that the same do pass as amended. In conformity thereto the committee rose, and the chairman thereof made said report to the House.

The hour of adjournment having arrived the Speaker pro tem. declared the House adjourned until 7:30 o'clock to-night.

7:30 O'clock p. m.

The House met pursuant to adjournment at this hour, and was called to order by the Speaker.
Mr. Gresham of Burke, moved to dispense with the roll-call, which motion prevailed.

On motion of Mr. Slaton of Fulton, the pages and elevator boy were excused from the night's session.

Mr. Calvin, acting Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration the following resolutions which they instruct me to report back to the House with the recommendation that same be adopted as amended:

A resolution that all motions to reconsider the action of the House, had on the day previous, shall be in order immediately after the confirmation of the Journal and shall have precedence over all orders except the general appropriation bill or the general tax act.

A resolution, that on to-morrow (Friday) morning motions to reconsider, now pending, shall be taken up next after any motion to reconsider this day's action of the House, provided, said motions take no precedence over the general appropriation bill or the general tax Act.

Respectfully submitted.

MARTIN V CALVIN,
Acting Chairman.

Mr. Lane of Sumter, asked unanimous consent to re-
consider the action of the House in reconsidering the action of the House on bill No. 147, which request was granted.

The motion to reconsider the action of the House was lost.

The following resolutions were read and adopted, as amended, to wit:

By Mr. Calvin of Richmond—

A resolution, that when notice is given by a member of this assembly of his intention to reconsider the action of the House had on the day previous, said motion shall be in order immediately after the reading of the Journal and shall have precedence of all other special orders.

The committee proposed to amend as follows: "Provided, that no motion to reconsider shall take precedence of the general appropriation bill or the general tax Act."

The resolution was adopted as amended.

By Mr. Calvin of Richmond—

Resolved, that on to-morrow (Friday) morning next after any motion may be made to reconsider this day’s action of the House, the motions to reconsider now pending shall be taken up and disposed of.

The committee proposed to amend by adding the following proviso, to wit:

"Provided, that no motion to reconsider shall take pre-
cedence of the general appropriation or the general tax Act.

Mr. Slaton of Fulton, moved that House bill No. 376, the same relating to the admission to the bar, be made the special order for to-morrow at 12 o'clock m., which motion prevailed.

Mr. Chappell of Muscogee, asked that House bill No. 332 be made the special order for Tuesday, which request was not granted.

The next business in order was the reading of Senate bills and resolutions a first time, to wit:

By Mr. Mann of the 44th District—

A bill to amend section 5551 of the Code of 1895, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. King of the 43rd District—

A bill to fix the number of committeemen to visit the various institutions of the State, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Brannen of the 17th District—

A bill to amend section 2835 of the Code of 1895, and for other purposes.

Referred to the General Judiciary Committee.
By Mr. Wingfield of the 28th District—

A bill to provide for more complete transfers and assignments of rent notes, etc., and for other purposes.

Referred to Committee on Manufacturing.

By Mr. Fouché of the 42nd District—

A bill to dispense with a motion for new trial, and filing brief of evidence, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Fouché of the 42nd District—

A bill to amend section 5541 of the Civil Code, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Brannen of the 17th District—

A bill to amend section 2867 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wight of the 10th District—

A bill to reduce the sheriff's bond of the county of Dougherty, and for other purposes.

Referred to Committee on County and County Matters.

The following Senate bills were read the second time, to wit:
By Mr. Johnson of the 41st District—

A bill to repeal an Act creating a Board of Commissioners of Roads and Revenue for the county of Fannin, and for other purposes.

By Mr. King of the 43rd District—

A bill to change the time of holding the Superior Courts in the Cherokee Circuit, and for other purposes.

By Mr. Steed of the 23rd District—

A bill to require sleeping-car companies to furnish separate apartments for white and colored passengers, and for other purposes.

By Mr. Steed of the 23rd District—

A bill to amend section 107 of volume 1 of the Code of 1895, and for other purposes.

By Mr. Wight of the 10th District—

A bill to amend an Act creating a Board of Police Commissioners for the city of Albany, and for other purposes.

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

By Mr. Holder of Jackson—

A bill to permit the State as owner, of the Northeastern railroad to be sued in certain cases, and for other purposes.

By Mr. Calvin of Richmond—

A bill to amend section 1916 of volume 2 of the Code of 1895, and for other purposes.
By Mr. Johnson of Lee—

A bill to establish a new charter for the town of Leesburg, and for other purposes.

By Mr. Moore of Carroll—

A bill to amend section 5462 of the Code of 1895, and for other purposes.

By Mr. Bell of Spalding—

A bill to create a Board of Commissioners of Roads and Revenue for the counties of Spalding, and Butts, and for other purposes.

By Mr. Price of Oconee—

A bill to amend section 1552, volume 1 of the Code of Georgia, and for other purposes.

By Mr. Stubbs of Laurens—

A bill to relieve O. W. Linden, ex-Tax-Collector of Laurens county, and for other purposes.

By Mr. Duncan of Houston—

A bill to repeal an Act to regulate the business of insurance brokers in this State, and for other purposes.

By Mr. Ogletree of Butts—

A bill to prohibit the manufacture of spirituous liquors in the county of Butts, and for other purposes.
By Mr. Ogletree of Butts—

A bill to amend an Act to incorporate the town of Jackson, and for other purposes.

By Mr. Rudicil of Chattooga—

A bill to amend an Act to incorporate the town of Lyerly, and for other purposes.

By Mr. Hardwick of Washington—

A bill to amend an Act incorporating the town of Tennenille, and for other purposes.

By Mr. Park of Greene—

A bill to require all persons doing a private banking business to have certain matter printed on their stationery, and for other purposes.

By Mr. Pace of Newton—

A bill to prohibit the manufacture of spirituous liquors except domestic wines in the county of Newton, and for other purposes.

By Mr. LaRoache of Chatham—

A bill to amend section 1700 of the Code of 1895, and for other purposes.

By Mr. Ogletree of Butts—

A bill to create a Board of Commissioners of Roads and Revenue for the county of Butts, and for other purposes.
By Mr. Duncan of Houston—

A bill to amend an Act to regulate the insurance business in this State, and for other purposes.

By Mr. Chappell of Muscogee—

A bill to amend paragraph 1, section 1, article 7 of the Constitution of the State, and for other purposes.

By Mr. Pace of Newton—

A bill to amend section 1205 of volume 2 of the Code, and for other purposes.

By Mr. Anderson of Bartow—

A bill to amend section 3441 of the Code of 1895, and for other purposes.

By Mr. Slaton of Fulton—

A bill to amend section 9999 of the Code of 1895, and for other purposes.

By Mr. Speer of Sumter—

A bill to amend section 2185 (719-a) of the Code of 1895, and for other purposes.

By Mr. Park of Troup—

A bill to repeal an Act to submit to the qualified voters of Troup county, the question whether or not spirituous liquors shall be sold, etc., in said county and for other purposes.
By Mr. Calvin of Richmond—

A bill to exclude certain lands from the village of Summerville, and for other purposes.

By Mr. Tracy of Dooly—

A bill to fix the time of holding certain courts in the Southwestern Judicial Circuit, and for other purposes.

By Mr. Wade of Brooks—

A bill to change the manner of selecting the County Commissioners of Brooks county, and for other purposes.

By Messrs. Henderson and Hardwick of Washington—

A bill to amend an Act to create a Board of Commissioners of Roads, public property, etc., and for other purposes.

By Mr. Knowles of Fulton—

A bill to require the registration of transferees of mortgages, deeds, etc., and for other purposes.

By Mr. Erwin of Clarke—

A bill to amend an Act to incorporate the Bank of the University, and for other purposes.

By Mr. Morris of Cobb—

A bill to amend the charter of Marietta, Ga., and for other purposes.
By Mr. McLaughlin of Meriwether—

A bill to amend an Act, providing for the admission to the bar, and for other purposes.

On motion of Mr. Slaton of Fulton, House bill No. 376 was made the special order for to-morrow at 12 m. o'clock.

Mr. Griffith of Haralson, moved that House bill No. 332 be made the special order for Tuesday next, which motion prevailed.

The following bills were ordered immediately transmitted to the Senate, to wit:

House bill No. 322, on motion of Mr. Jones of Burke.

House bill No. 326, on motion of Mr. Mitchell of Thomas.

House bill No. 317, on motion of Mr. Allen of Baldwin.

House bill No. 330, on motion of Mr. Griffeth of Haralson.

House bill No. 49, on motion of Mr. Bell of Spalding.

On motion of Mr. Harrison of Quitman, 300 copies of House bill No. 301 were ordered printed for the use of the House.

On motion of Mr. LaRoche House bill No. 85 was taken from the table and restored to its place on the calendar.

On motion of Mr. Park of Greene, Senate bill No. 43
was committed from Manufacturing Committee to Committee on General Judiciary.

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

By Mr. Wight of the 10th District—

A bill to amend an Act to provide for the city court of Albany, and for other purposes.

The report of the committee which was favorable to the passage of the bill by substitute, was agreed to.

On passage of the bill by substitute, the ayes were 100, nays 0.

So the bill having received the requisite constitutional majority was passed by substitute.

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

By Mr. Calvin of Richmond—

A bill to limit and regulate the payment of insolvent costs of the sheriff of Richmond county, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 99, nays 0.

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

A bill to repeal an Act to authorize the Commissioners of Roads and Revenues in Newton county to establish a dispensary, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 0.

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

By Mr. Walker of Union—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenue for Union county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. McCranie of Berrien—

A bill to establish a public school system for the city of Tifton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 109, nays 0.
So the bill having received the requisite constitutional majority, was passed.

By Mr. Calvin of Richmond—

A bill to limit and regulate the payment of insolvent costs of the clerk of the city court of Richmond county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. LaRoche of Chatham—

A bill to empower the treasurer of Chatham county to employ a clerk, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 111, nays 0.

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

By Messrs. George and Mayson of DeKalb—

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

The report of the committee, which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 96, nays 0.

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

By Mr. Reynolds of Richmond—

A bill to amend the charter of the city of Augusta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On the passage of the bill the ayes were 107, nays 0.

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

By Mr. Bennett of Mitchell—

A bill to control the sale of intoxicating liquors in the county of Mitchell, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 105, nays 0.

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

By Mr. Allen of Baldwin—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenue for the county of Baldwin, and for other purposes.
Thursday, December 8, 1898.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 105, nays 0.

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

By Mr. Griffith of Haralson—

A bill to repeal an Act to incorporate the town of Bremen, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. Wooten of Calhoun—

A bill to authorize the Judges of the Superior Court to fill vacancies in the office of Commissioners of Roads and Revenue, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

A bill to establish the city court of Swainsboro, Ga., and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 105, and the nays 0.

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

By Mr. Tatum of Dade—

A bill to create a Board of Commissioners of Roads and Revenue for the county of Dade, and to define its powers, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 0.

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

The following resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution for the appointment of a steering committee, and for other purposes.

The Senate amendment to House bill No. 133, the same being a bill to amend the charter of the city of Valdosta, and for other purposes, was concurred in.
The following bills were read the first time and appropriately referred, to wit:

By Mr. Jordan of Jasper—

A bill to amend and consolidate the laws governing the inspection and analysis of commercial fertilizers, and for other purposes.

Referred to General Agricultural Committee.

By Mr. LaRoche of Chatham—

A bill to release Willie Schwarz from the lunatic asylum and have him turned over to the sheriff of Chatham county, and for other purposes.

Referred to Committee on Special Judiciary.

By Mr. Bell of Spalding—

A bill to repeal an Act to amend an Act establishing a charter for the city of Griffin, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Hathcock of Douglas—

A bill to create a Board of Commissioners of Roads and Revenue for Douglas county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Walker of Crawford—

A bill to establish a public school system for Knoxville, Georgia, and for other purposes.

Referred to Committee on Education.
The following resolutions were read the first time, to wit:

By Mr. Griffin of Greene—

A bill to refund the sum of $100 to Chas. J. Dougherty, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Anderson of Bartow—

A resolution to have Roxy Ann Long taken from the asylum and delivered to the sheriff of Bryan county, Ga., and for other purposes.

Referred to the State Sanitarium Committee.

The following report was received from the State Sanitarium Committee, to wit:

Mr. Speaker:

Your Standing Committee on the Georgia State Sanitarium, after a careful investigation of the methods of its present operation and expenditures, and a thorough inspection of the buildings, machinery, live-stock, farms and garden, beg leave to report as follows:

The buildings, which are in every way ample for present usage, are all in good condition as to repair and sanitation. The grounds and yards carefully and neatly kept and the drainage good.

The manner in which the apartments for the inmates are kept and the neat and cleanly condition of the floors and walls of the hallways, and the interior parts of all the build-
dings show diligent efforts on the part of the present management to keep the buildings in the most perfect state of preservation and sanitation.

An inspection of the machinery showed the pumps and heating apparatus in first-class condition. Two of the engines are getting old, though doing good work at present, will have to be replaced with new ones in the near future. We also find two of the boilers, from long and constant use, show signs of failure and will shortly have to be replaced.

The ice plant, which the management has recently erected in connection with the institution, is in good condition. The machinery propelling the laundry and planing mill are all in fine condition.

We find the gas plant doing good work and supplying ample quantities of gas for the institution.

All of the above machinery show signs of having been well cared for, clean and neat, location fine, the buildings well-kept, and we take occasion to congratulate the management of the institution in securing the service of so competent an Engineer, Capt Dessau.

We find that the farm and gardens connected with this institution yield to it annually a great quantity of fresh vegetables, potatoes, fruits, cereals and hay which are gathered and used as needed, adding much to the necessities as well as the comforts of the inmates thereof, which perhaps could not be had so cheaply otherwise.

The dairy department is likewise a blessing to the institution, furnishing to it daily fresh, and of the finest quality, milk and butter as well as large quantities of beef, as the surplus cattle of the dairy farm are used. There are now
at the farm 120 milk cows, 23 calves and 24 heifers. This farm yields to the institution annually large quantities of pork, there being on hand now 242 pork hogs.

We find all other stock, farming tools and farming machinery suitable, modern and well cared for.

We examined into the finances through a sub-committee from your General Committee, and after a careful and painstaking examination of the various items which go to make up the total expenditures for this institution since an examination was had by a former Committee of the Georgia Legislature, comparing bills, vouchers and receipts, we are able to say that the system of bookkeeping is entirely satisfactory and the verification which was exhibited showed this work in this department faithfully and honestly performed.

We find that the medical department of the Georgia Sanitarium, consisting as it does of Dr. T. O. Powell, superintending, Dr. J. M. Whittaker, first assistant, and Dr. L. M. Jones, Dr. J. C. Patterson, Dr. W. A. O'Daniel, assistant physicians, and Dr. Mobley pathologist, are thoroughly competent for their work, courteous and obliging to patients and diligent in their attention to the unfortunate inmates who are by distribution assigned to their charge.

We were careful to ascertain the satisfaction given by the physicians there employed and are pleased to report that their labors have given entire satisfaction, both to the authorities and patients, and feel that their places would be hard to fill.

The Steward department of this institution was examined also by a sub-committee. The books and accounts and vouchers in this office, so far as time allowed for examina-
tion, were found to be correct, and all the business in said office seemed to be carried on in a systematic business way.

It is through this department that all clothing, bedding, furniture, food, fuel, and feed supplies required for the institution are purchased, and your committee have taken occasion to carefully examine the method in which these contracts are let, to whom and whether or not they had been so let as to not only comply with the law, but to secure to said institution the best business management.

In this investigation we have been confronted with certain facts which lead us irresistibly to conclude, that the best business conduct has not been exercised in behalf of said institution. We find from evidence submitted to your committee and admission by one of the trustees, to wit: A. Joseph of this institution, who receives his compensation as trustee from the State, has been the contractor with said institution for the purchase of almost every article used by said institution in the way of dry goods for the past two or three years. It is true that the goods furnished to said institution did not always go by direct purchase from said trustee, but did go through said trustee, either directly or indirectly, and from every purchase so made said trustee was using his relation to said institution for the purpose of gain and profit, having made large sums of money from said contracts, whether the articles were sold directly by him to said institution, or whether he submitted bids in the name of others and the purchases made nominally by other parties, or not. This trustee frankly admitted to your committee the truth of above statements, claiming that he had a perfect right to so do, notwithstanding we find the following
paragraph in the By-laws, Rules and Regulations, adopted by the trustees of the Georgia State Sanitarium, at Milledgeville, Ga., May, 1898, to be found on page 4, section 7:

"No trustee or any of the officers created by them shall be interested directly or indirectly in any contract or sale of any supplies to the institution."

This trustee claims that no loss has come to this institution by reason of his conduct, but your committee is forced, in justice to themselves and this institution to declare the conduct improper and not calculated to subserve the best interest of the institution on the part of the trustee; be it therefore

Resolved, That this committee, in view of the facts developed, recommend the appointment of a joint committee of three (3) from the House and two (2) from the Senate to make a thorough investigation of the management and report at the next session of the legislature.

We desire especially to commend the board of trustees for their effort in securing the extension of the Central railroad into the grounds and to the depot of the Sanitarium. This will be a great saving in the item of freight to the institution. The State is largely indebted to the trustees for this improvement.

Your committee, after having carefully examined every department of said institution, desire to state before concluding this report that they desire to commend in the highest terms the management generally and in detail of the present superintendent and to declare in his behalf of his eminent ability for the position he occupies.
We recommend that the following appropriations be made:

For support and maintenance of the institution for the year 1899 $280,000.00
For support and maintenance of the institution for the year 1900 $280,000.00

Respectfully submitted,

JNO. T. ALLEN,
Chairman of House Committee.

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

By Mr. Griffin of Greene—

A resolution for the relief of Geo. A. Hall and Joel F. Thornton as securities on the bond of Gene Williams.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution the ayes were 88, nays 0.

So the resolution having received the requisite constitutional majority was passed.

The following report was received from the sub-committee of the General Sanitarium Committee, to wit:

To the General Sanitarium Committee:

We the undersigned sub-committee, appointed by your body to investigate and report to your body as to whether
William Schwarz and Roxie Ann Long are now legally detained in the asylum, and if not, what disposition should be made or what legislation, if any, is necessary, in order to dispose of them.

1. We find that William Schwarz was sent up from Chatham county in July, 1895, having been indicted for murder, and on the call of the case against him, he filed his plea, alleging that at the time of the commission of the crime, he was insane and not of sound mind and memory, and that at the time of trial he was so afflicted.

2. We find that on motion of the Solicitor-General that that portion of said plea which set up that said William Schwarz was insane at the time of the commission of the crime, was stricken, leaving the plea standing, charging and alleging his insanity at the time of the trial.

3. That the jury found in favor of the plea, and in accordance therewith, the said William Schwarz was, by the order of the court confined in the lunatic asylum of this State.

4. That he is now and has been in said asylum from the time aforesaid, to wit, on or about the 27th of July, 1895.

5. That at the May term, 1897, the said Roxie Ann Long was indicted for murder, and on call of the case she, through her attorneys at law, filed her special plea, alleging that at the time of the trial she was not of sound mind and memory, and therefore, should not be put on trial for said charge. That the jury trying said case found in favor of said special plea, whereupon the presiding judge passed an order committing the said Roxie Ann Long to the Georgia State Sanitarium.
6. That said William Schwarz and Roxie Ann Long are now of sound mind and memory.

We therefore recommend that such legislation be passed as will authorize the superintendent to deliver him to the proper authorities of Chatham county, that he may be dealt with as the law directs. And that the said Roxie Ann Long be delivered to the proper authorities of Bryan, to be dealt with as the law directs.

Respectfully submitted.

K. S. ANDERSON

The hour of adjournment having arrived, the Speaker declared the House adjourned until 9 o’clock a. m. tomorrow.
Bell of Spalding, George, Knowles, 
Black of Dawson, Gresham, Lane of Bibb, 
Blalock, Greene, Lane of Early, 
Bond, Griffin of Greene, Lane of Sumter, 
Bowen, Griffin of Twiggs, Laing, 
Bower, Griffith, LaRoche, 
Brandon, Hall, Latimer, 
Brown of Carroll, Hammett, Lee, 
Bryan, Hammond, Longino, 
Bush, Hamby, Martin, 
Bynum, Hardin of Liberty, Mayson, 
Calvin, Hardin of Wilkes, Maxwell, 
Carter, Hardwick, Merritt, 
Chappell, Harrison, Mitchell, 
Cook, Harris, Moore, 
Copeland, Harrell, Morris, 
Crossland, Harvard, Mullens, 
Darnell, Hathcock, McCants, 
David, Hendricks, McCranie, 
Denny, Henderson of Irwin, McDonald, 
Dews, Henderson of Washt'n, McDonough, 
Dickey, Herring, McElreath, 
Duncan, Hill, McFarland, 
Ellis, Howard, McGehee, 
Emanuel, Hopkins, McLaughlin, 
Erwin, Holder, McLennan, 
Esterlin, Hosch, McMillan, 
Everett of Polk, Hutchins, McRae, 
Everett of Stewart, Jarnagin, Newton, 
Fain, Johnson of Appling, Ogletree, 
Farmer, Johnson of Baker, Ousley, 
Felker, Johnson of Bartow, Overstreet, 
Fender, Johnson of Floyd, Pace, 
Freeman, Johnson of Lee, Padgett, 
Franklin, Jones of Burke, Pate, 
Ford, Jordan of Jasper, Park of Greene, 
Fort, Jordan of Pulaski, Park of Troup. 
Gay, King, Post,
FRIDAY, DECEMBER 9, 1898. 757


Those absent were Messrs.—

Black of Whitfield, Brown of Bryan, Castleberry, Drawdy, Smith of Hall, Timmerman.

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

By unanimous consent the following reports of committees were submitted and read, to wit:

Mr. Walker, Chairman of Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor the following Act, to wit:
An Act to amend an Act to incorporate the town of Lumpkin, in the county of Stewart, and for other purposes.

Respectfully submitted,

J. Y WALKER, Chairman.

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

Mr. Speaker:

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

A bill to be entitled an Act to alter and amend an Act to establish the city court of Gwinnett in and for the county of Gwinnett, to define its jurisdiction and powers, and for other purposes.

A bill to be entitled an Act to prohibit the sale of wine within two miles of the town of Alpharetta, and for other purposes.

A bill to be entitled an Act to fix the terms of office of county solicitors of Pulaski county.

A bill to be entitled an Act to establish a city court of
Clarkesville, in Habersham county, to define its jurisdiction and powers, and for other purposes.

Respectfully submitted,

ROLAND ELLIS,
Chairman Special Judiciary Committee.

Mr. Denny, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following House bill, which they instruct me, as their chairman, 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 granting of permanent teachers' license to the graduates of Bowden College, in the county of Carroll, and for other purposes.

R. A. DENNY,
Chairman.

Mr. Moore, chairman of the committee on County and County matters submitted the following report:

Mr. Speaker:

The committee on County and County matters have had under consideration the following House bills which they instruct me to report back to the House with the recommendation that the same do pass, to wit:
A bill to be entitled an Act to change the time of holding the Superior court of Franklin county.

An Act to change the time of holding the fall session of the Superior Court of Irwin county, to provide a two weeks' term in the fall and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman Committee on County and County Matters.

Mr. McMillan of Chatham, gave notice that at the proper time he would move to reconsider the action of the House in passing House bill No. 269 at last night's session.

On motion of Mr. Morris of Cobb, the rules of the House were suspended for the purpose of extending the session of this morning three minutes in which to place a local bill No. 356 upon its passage.

The following resolutions were read and adopted:

By Mr. Speer of Sumter—

Resolved, That inasmuch as House bills Nos. 127 and 128 were sent to the Senate, notwithstanding the fact that notice of a motion to reconsider was formally made at the proper time and, on account of the special order being called up opportunely, it was not afforded the movant of said notice to press the motion to reconsider before the House, the Senate be respectfully requested to return said bills at once to the House.
By Mr. Calvin of Richmond—

Resolved that until otherwise ordered, the sessions of this House shall be as follows:

Meet at 9 a. m.,

Adjourn at 1 p. m.

Meet at 3 p. m.,

Adjourn at 6 p. m.

By Mr. Hardwick of Washington—

A resolution providing for a joint assembly to meet in the Hall of Representatives Wednesday, Dec. 14, 1898, at 1 o'clock p. m., for the purpose of receiving the President of the United States and members of his Cabinet, and the other members of his party.

The resolution was adopted, and on request of Mr. Hardwick, was ordered to be immediately transmitted to the Senate.

By Mr. Hardwick of Washington—

Resolved, That the privileges of the floor of the House be extended the Governor and General Assembly of the state of Alabama during their visit to Atlanta.

The resolution was adopted.

The Speaker announced that the next business in order
was the further consideration of the General Appropriation bill.

Mr. Slaton of Fulton, called for the previous question on the bill and amendments, which call was sustained.

On the adoption of the amendment offered by the committee to appropriate $800,000 for the Public School Fund, Mr. Hall of Bibb, called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Bryan, Harrison, Smith of Hancock
Esterlin, Johnson of Floyd, Swift
Hammett,  

Those not voting were Messrs.—

Arnold, Drawdy, Hathcock, Hill
Black of Whitfield, Emanuel, Johnson of Baker
Brown of Bryan, Everett of Stewart, Holder, Hosch
Bynum, Fain, Johnson of Lee
Calvin, Greene, Jones of Dougherty
Castleberry, Hammond,  
Denny, Harrell,
Mr. Sloan, of Hall, moved to dispense with a verification of the roll call, which motion prevailed.

On counting the vote the ayes were 128, nays 7

So, the amendment was adopted.

The report of the Committee of the Whole, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the 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.—

Adams, Adamson, Allen, Anderson, Barwick, Bass, Bennett of Pierce, Bell of Forsyth, Bell of Spalding, Blalock, Bond, Bowen, Bower, Brandon, Brown of Carroll, Bryan, Bush, Calvin, Carter, Chappell, Cook, Copeland, Darnell, David, Denny, Dews, Duncan, Ellis, Emanuel, Erwin, Everett of Polk, Farmer, Fender, Felker, Freeman, Franklin.
Friday, December 9, 1898.

Those voting in the negative were Messrs.—

Johnson of Floyd, Smith of Hancock.
Those not voting were Messrs.—

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Mr. Mitchell of Thomas moved to dispense with a verification of the roll call, which motion prevailed.

On counting the vote the ayes were 125, nays 2.

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

On motion of Mr. Chappell of Muscogee, the bill just passed was ordered immediately transmitted to the Senate.

The following report was received from the committee appointed to visit the school for the Blind at Macon, Ga.:
Mr. Speaker:

We, the committee appointed on the part of the House to visit the School for the Blind at Macon, beg to make the following report:

We have examined the disbursement of the fund appropriated by the State to the institution, and find that the board of trustees have made such expenditures only as were necessary and essential to the support and equipment of the institution.

The system of accounts is simple, and at the same time comprehensive.

In our opinion, the students are receiving proper instruction, care and attention.

We find that the sanitation of the buildings and grounds has received that care and attention that its importance demands.

With the exception of the roof on the main building, which needs some repairs, the buildings are in good condition and amply sufficient for the needs of the institution, and the grounds are well kept.

We recommend the appropriation of eighteen thousand dollars for support of the Blind Asylum each for the years 1899 and 1900.

Respectfully submitted.

J. C. BEAUCHAMP
Chairman House Committee.

Mr. Laing, chairman pro tem. of the Committee on Privileges of the Floor, submitted the following report:
Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolution, which they instruct me to report back to the House with the recommendation that the same be adopted:

A resolution: Resolved that the privileges of the floor be extended to W H. Barrett, Esq., of Augusta, during his stay in the city.

Respectfully submitted.

J A. LAING, Chairman Pro Tem.

The following privilege resolution was read and adopted, to wit:

By Mr. Reynolds of Richmond—

Resolved, That the privileges of the floor be extended to Mr. W H. Barrett of Augusta during his stay in the city.

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

Mr. Speaker:

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

A resolution requesting the return to the House bills Nos. 127 and 128.
The Senate has also passed the following House bills by the requisite constitutional majority, to wit:

A bill to amend an Act creating a Board of Commissioners for Monroe county.

The following message was received from His Excellency, the Governor, through his secretary, Mr. Hitch, to wit:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Act, to wit:

An Act to amend an Act to incorporate the town of Lumpkin, in Stewart county, and for other purposes.

The following message was received from the Senate through Mr. Northen, 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 amend the charter of Ocilla, in Irwin county.

Mr. Freeman of Coweta moved that the bill introduced by himself entitled "General Tax Bill," be taken from the table and put upon its passage, which motion prevailed.

The report of the committee which was favorable to the passage of the bill by substitute as amended was agreed to.
On passage of the bill the ayes were 138, nays 0.

So the bill having received the requisite constitutional majority was passed by substitute as amended.

On motion of Mr. Freeman of Coweta the bill just passed was ordered immediately transmitted to the Senate.

On motion of Mr. Knowles of Fulton the rules of the House were suspended for the purpose of taking up for a third reading the following bill, which was read the third time and put upon its passage, to wit:

By Mr. Johnson of Lee—

A bill to furnish a new charter for the town of Leesburg, in Lee county, and for other purposes.

The report of the committee which was favorable to the passage of the bill as amended was agreed to.

On the passage of the bill the ayes were 128 and the nays 0.

So the bill having received the requisite constitutional majority was passed as amended.

On motion of Mr. Knowles of Fulton the bill just passed was ordered immediately transmitted to the Senate.

The following resolution was read the first time, to wit:

By Mr. Knowles of Fulton—

A resolution declaring John Vickers from the county of
Coffee duly elected a member of the House of Representatives of the present General Assembly.

Referred to the Committee on Privileges and Elections.

The next business in order was the following bill, which was made the special order for to-day, to wit:

By Mr. Esterlin of Macon—

A bill to amend an Act to require the Commissioner of Agriculture to establish a department of Horticulture and Pomology, etc., for the protection of fruit growers, and for other purposes.

Mr. Mitchell of Thomas called for the previous question, which call was sustained.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 118 and the nays 2.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Esterlin of Macon the bill just passed was ordered to be immediately transmitted to the Senate.

Mr. Reynolds of Richmond asked that House bill No. 97 be taken from the table and placed upon the calendar, which request was granted.

The next business in order was the following bill which was made the special order for to-day, to wit:
By Mr. Lane of Early—

A bill to repeal an Act to establish, regulate and maintain a dispensary in the town of Blakely, Early county, Ga., and for other purposes.

Mr. Brandon of Fulton moved that the session be extended ten minutes for the purpose of considering the bill.

Mr. Moore of Carroll moved to amend the motion of Mr. Brandon by extending the session until the bill was disposed of, which motion prevailed.

Pending the discussion of Mr. Lane's bill Mr. Sloan of Hall moved that the House do adjourn, which motion prevailed.

Leaves of absence were granted the following members, to wit: Messrs. Woodall, of Talbot, Turner of Henry, McLennan of Montgomery, Adamson of Clayton, Henderson of Irwin, King of Houston, Taylor of Jefferson, Bowen of Wilcox, Rawls of Wilkinson, Griffin of Twiggs, Hill of Wilkes, McRae of Telfair.

On motion of Mr. Sloan of Hall, the House adjourned until 3 p. m.

3 O'clock p. m.

The House met pursuant to adjournment at this hour and was called to order by the Speaker.
On motion of Mr. Bell of Forsyth, the roll-call was dispensed with.

The following minority report was submitted by the undersigned members of the Special Juniciary Committee:

The undersigned members of the Special Judiciary Committee, which has had under consideration House bill No. 259 by Mr. Lane of Early, recommend that it do not pass, disagreeing to the report of the majority of the committee for the following reason:

Because the bill seeks to injure the moral relations of the community affected and to restore barrooms where now there are none.

Because the white people of Early county are in vast majority opposed to its passage.

W T. LANE, Sumter,
A. R. SMITH, Hall,
W C. BRYAN, Floyd,
W G. PARK, Troup.

The first business in order was the further consideration of House bill No. 259, the same being a bill to repeal an Act to create and maintain a Dispensary in the town of Blakely, Georgia.

The report of the committee which was favorable to the passage of the bill was agreed to.

Mr. Sloan of Hall called for the ayes and nays, which call was sustained.
On taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Bliss,
Barron, Gay,
Barwick, George,
Bennett of Pierce, Griffin of Twiggs, McElreath,
Beauchamp, Griffith, McLaughlin,
Blalock, Hall, McMillan,
Bond, Hammett, McRae,
Bower, Hammond, Ousley,
Bower, Hamby, Park of Greene,
Brandon, Hardin of Wilkes, Price,
Bush, Hardwick, Reid,
Calvin, Hathcock, Reynolds,
Carter, Henderson of Irwin, Richardson,
Chappell, Henderson of Wash't'nRose,
Cook, Howard, Rudicil,
Copeland, Jarnagin, Simpson,
Denny, Johnson of Appling, Slaton,
Dews, Johnson of Baker, Snell,
Ellis, Johnson of Floyd, Spinks,
Emanuel, Knowles, Stone,
Esterlin, Lane of Early, Swift,
Everett of Polk, Laing, Tatum,
Everett of Stewart, LaRoache, Tisinger,
Felker, Lee, Tracy,
Fender, Longino, Watkins,
Freeman, Maxwell, Yates.

Those voting in the negative were Messrs.—

Adams, Bell of Forsyth, Crossland,
Adamson, Bell of Spalding, Darnell,
Anderson, Black of Dawson, David,
Bass, Brown of Carroll, Farmer,
Bennett of Mitchell, Bryan, Griffin of Greene,
Those not voting were Messrs.—


On motion of Mr. Hardwick of Washington a verification of the roll call was dispensed with.

On passage of the bill the ayes were 78, nays 44.
So the bill not having received the requisite constitutional majority was lost.

Mr. Ellis of Bibb gave notice that at the proper time he would move a reconsideration of the action of the House in reference to the bill just lost.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to provide a new charter for the town of Clarkston.

Also, a bill to make it unlawful to manufacture any alcoholic or other intoxicating liquors in Talbot county.

Also, a bill to fix the salary of the Judge of the County Court of Marion county.

Also, a bill to authorize the City Council of Augusta to change the location of the dam across the Savannah river at the head of the Augusta canal.

Also, a bill to provide that the City Council of Augusta shall not be required to use its common seal in making by-laws and ordinances.

Also, a bill to amend the Act establishing a system of public schools for the town of Washington.
Friday, December 9, 1898.

Also, a bill to amend the charter of the town of Sharpsburg in Coweta county.

Also, a bill to repeal an Act providing for a Board of Commissioners of Roads and Revenue of Oconee county.

Also, a bill to authorize St. Luke's Methodist Episcopal church of Columbus to create a lien on Lot B to complete its church building.

Also, a bill to repeal the Act consolidating the offices of clerk of the superior court and treasurer of Columbia county.

Also, a bill to authorize the Mayor and Aldermen of the city of Newnan to establish and maintain a system of sewers and drains, etc.

Also, a bill to create a Board of Commissioners of Roads and Revenues for the county of Columbia.

Also, a bill to extend the laws applicable to charitable and benevolent institutions for the custody of children, incorporated under the Act approved December 18, 1894.

Also, a bill to fix the time for the election of all city officers now elected by council in Savannah, and the terms of said officers, etc.

Also, a bill to authorize the Mayor and Aldermen of the city of Savannah, to condemn property for drainage purposes.

Also, a bill to amend an Act to make permanent the
income of the University of Georgia, approved September 30th, 1881.

Also, a bill to provide for the keeping open the polls at precincts in incorporated towns or cities where there is more than one precinct.

The Senate has also passed the following House bill as amended, to wit:

A bill to authorize and provide for the issuance of circulating notes.

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

A resolution that the General Assembly convene in joint session December 14th, at 1 o'clock p. m., for the purpose of welcoming the President and his party.

The Senate has also concurred in the House substitute to the following Senate bill, to wit:

A bill to amend an Act to establish a city court at Albany.

The Senate has also passed the following Senate bills by the requisite constitutional majority, to wit:

A bill providing for the compensation of court stenographers.

Also, a bill to amend section 2636 of the Code of Georgia.

Mr. Morris of Cobb, asked that the session be extended
three minutes for the purpose of placing a local bill No. 356 upon its passage, which request was granted.

Mr. Tatum of Dade, asked that the session be extended ten additional minutes, for the purpose of taking up House bill No. 100 and putting the same upon its passage, which request was granted.

On motion of Mr. Hall of Bibb, the session was still further extended, for the purpose of taking up House bill 388 for a third reading.

Mr. Bass of Habersham, moved that the session be extended five additional minutes for the purpose of taking up House bills Nos. 347 and 366 for a second reading, which motion prevailed.

Mr. Freeman of Coweta, moved that the session be still further extended for the purpose of taking up House resolution No. 56 and House bill No. 327 and putting them upon their passage, which motion prevailed.

Mr. Hamby of Rabun, moved that the session be still further extended for the purpose of taking up House bill No. 49 and putting it upon its passage, which motion prevailed.

Mr. Johnson of Floyd, moved that the session be still further extended for the purpose of having read the report of the committee to visit the Georgia Normal and Industrial College at Milledgeville, the Normal School and the University at Athens, which motion prevailed.
Mr. Felker of Walton, asked to be allowed to introduce a local bill, which request was granted.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor, the following Acts, to wit:

An act to incorporate the town of Edgewood in DeKalb county, and for other purposes.

An Act to amend the charter of the city of Dawson, and for other purposes.

An act to provide for a change of venue in certain civil cases.

An act to authorize the City Council of Augusta, to enforce the collection of all taxes, assessments, fines, license fees and any sums due for the use of water through the water pipes of said city, and for other purposes.

An act to require the Judges of the Superior and City Courts of this State to decide all motions for new trials, injunctions, demurrers and other motions coming before them, and for other purposes.

Respectfully submitted,

J Y WALKER,
Chairman Committee on Enrollment.
The next business in order was House bill No. 198, which was made the special order for today, to wit:

By Mr. Post of Coweta—

A bill to authorize the Judges of the Superior Court to grant charters to corporations in vacations and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

The following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved that the order of business for tomorrow (Saturday) morning session shall be as follows:

1st. Senate resolutions and bills, first reading.

2nd. Senate resolutions and bills favorably reported, second reading.

3d. House bills with Senate amendments.

4th. House bills and resolutions favorably reported, second reading.

5th. Senate and House local bills, third reading.

Consent was granted Mr. McMillan of Chatham, to move a reconsideration of the action of the House had last night in passing local House Bill No. 269, which authorizes the treasurer of Chatham county to employ a clerk.

Mr. McMillan then moved a reconsideration of the bill, which motion prevailed. He then asked that the bill be put upon its passage, and stated that he did not wish the bill to pass.

On motion of Mr. LaRoche of Chatham, the bill was tabled.

The next special order was House Bill No. 237, to wit:

By Mr. Blalock of Fayette—

A bill to provide how notes, bills, accounts, mortgages, etc., shall be returned for taxation, and for other purposes.

Mr. Slaton of Fulton moved to table the bill, and on this motion Mr. Blalock called for the ayes and nays, which call was sustained.

On taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—
FRIDAY, DECEMBER 9, 1898.

Herring,
Jarnagin,
Johnson of Appling,
Johnson of Baker,
Johnson of Floyd,
Knowles,
LaRoche,
Latimer,
Longino,
Maxwell,
Merritt,
Moore,
Morris,
McDonough,
McElreath,
McMillan,
Newton,
Park of Greene,
Park of Troup,
Price,
Reid,
Rose,
Slaton,
Sloan,
Smith of Hall,
Smith of Hancock,
Snell,
Stewart,
Stone,
Walker of Union,
Wood.

Those voting in the negative were Messrs.—

Adams,
Farwick,
Bass,
Beauchamp,
Blklock,
Brown of Carroll,
Bryan,
Cook,
Copeland,
Ellis,
Erwin,
Everett of Polk,
Fender,
Freeman,
Fort,
Gay,
Griffith,
Hall,
Hathcock,
Hendricks,
Henderson of Washt'n
Hutchins,
Johnson of Bartow,
Lane of Early,
Laing,
Lee,
McFarland,
McGehee,
McLaughlin,
McLennan,
Padgett,
Pate,
Rudicil,
Speer,
Starr,
Sturgis,
Swift,
Tatum,
Tracy,
Walker of Craw'ord,
Yates.

Those not voting were Messrs.—

Adamson,
Bennett of Pierce,
Black of Whitfield,
Bond,
Bowie,
Br. ndon,
Brown of Bryan,
Bynum,
Calvin,
Carter,
Castleberry,
Chappell,
David,
Drawdy,
Duncan,
Esterlin,
Everett of Stewart,
Fain,
Farmer,
Franklin,
Ford,
Mr. Sloan of Hall moved to dispense with a verification of the roll call, which motion prevailed.

On the motion to table the bill just read the ayes were 52 and the nays 41.

The bill was therefore tabled.

On motion of Mr. Blalock the bill was taken from the table, and 300 copies ordered printed for the use of the House.

Mr. Blalock also moved that the bill be made the special order for Monday morning at 11 o'clock, which motion prevailed.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Morris of Cobb—

A bill to amend the charter of the city of Marietta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. Tatum of Dade—

A bill to amend an Act entitled an Act to amend an Act to give to commissioners of roads and revenues or county judge, as the case may be, of each county certain powers, and for other purposes.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On passage of the bill by substitute the ayes were 100, and the nays 0.

So the bill having received the requisite constitutional majority was passed by substitute.

On motion of Mr. Tatum, the above bill was ordered immediately transmitted to the Senate.
Mr. Hamby of Rabun moved that the session be extended an additional three minutes for the purpose of introducing a local bill, which request was not granted.

Leaves of absence were granted the following members, to wit:

Harrell of Dodge, Esterlin of Macon, Johnson of Bartow, Bush of Miller, Laing of Terrell.

On motion of Mr. Barron of Jones, the House adjourned until 9 o'clock a. m. to-morrow.

ATLANTA, GA.,
Saturday, December 10, 1898.

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. Bryan of Floyd.

On motion of Mr. Hardwick of Washington, the roll call was dispensed with.

Mr. Merritt of Hancock, reported that the journal of yesterday's proceedings had been examined and found correct.

Mr. Ellis of Bibb, gave notice of his intention to reconsider the action of the House in defeating the bill of Mr. Lane of Early, the same being a bill to repeal an Act to establish a dispensary in Blakely, Georgia.
Mr. Hall of Bibb asked that House bill No. 166 be made the special order for Monday morning, to immediately follow the Blalock bill, and to displace all other special orders, which request was not granted.

Mr. Knowles of Fulton, asked that a day be specified in which House bill No. 132 might be taken up for consideration. The request was not granted.

Mr. Speer of Sumter, moved to reconsider the action of the House in passing House bill No. 127.

Mr. Hardwick of Washington, called for the previous question, which call was sustained.

Mr. Hall of Bibb, called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Adams, Anderson, Barron, Beauchamp, Bell of Spalding, Black of Dawson, Blalock, Bond, Calvin, Carter, Cook, Copeland, David, Dews, Everett of Polk, Farmer, Freeman, Franklin, Ford, Fort, Gay, Griffin of Greene, Griffin of Twiggs, Griffith, Hall, Hammett, Hamby, Harden of Wilkes, Harrison, Harvard, Hendricks, Henderson of Wash't'n Hopkins, Johnson of Appling, Johnson of Bartow, Lane of Early, Lee, Longino, Martin, Mitchell, Moore, McCranie,
McDonald, Simpson, Wade,
McFarland, Spinks, Walker of Union,
McGehee, Speer, Watkins,
Pace, Sturgis, Williams,
Padgett, Stewart, Wood,
Rawls of Ellingham, Tatum, Wooten,
Richardson, Tracy, Yates.

Those voting nay were Messrs.—

Arnold, Hardin of Liberty, Ousley,
Barwick, Hardwick, Pate,
Bass, Harris, Park of Greene,
Bennett of Mitchell, Hathcock, Park of Troup,
Bennett of Pierce, Herring, Post,
Bower, Hutchins, Price,
Branden, Jarnagin, Reynolds,
Brown of Carroll, Johnson of Floyd, Rose,
Bryan, Jones of Burke, Slaton,
Chappell, Jordan of Jasper, Smith of Hall,
Crossland, Knowles, Smith of Hancock
Denny, Lane of Sumter, Snell,
Ellis, LaRoache, Stubbs,
Emanuel, Mayson, Stone,
Erwin, Maxwell, Swift,
Felker, Merritt, Tisinger,
Fender, McElrath, Upchurch,
Gresham, McLaughlin, Walker of Crawford,
Hammond, Newton, Willingham.

Those not voting were Messrs.—

Adamson, Brown of Bryan, Dickey,
Allen, Bush, Drawdy,
Bell of Forsyth, Bynum, Duncan,
Black of Whitfield, Castleberry, Esterlin,
Bowen, Darnell, Everett of Stewart,
Mr. Bell of Forsyth stated that being disqualified by the rules of the House he would not vote.

Mr. Speer of Sumter moved that a verification of the roll call be dispensed with, which motion prevailed.

On counting the vote it was found that the ayes were 64, nays 57

The motion to reconsider the action of the House in passing House bill No. 127 therefore prevailed.

Mr. Mitchell of Thomas moved to suspend the rules of the House for the purpose of tabling the bills just reconsidered. The motion was withdrawn.

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

Mr. Speaker:

The Senate has passed the following Senate bill by the requisite constitutional majority, to wit:
A bill to provide for a Board of Equalization of real and personal property subject to taxation in this State.

The Senate has also concurred in the House substitute to the following Senate bill as amended, to wit:

A bill to amend an Act establishing the city court of Albany.

Mr. McLaughlin of Meriwether, moved to suspend the rules of the House for the purpose of introducing a resolution, which motion prevailed.

By Mr. McLaughlin of Meriwether—

Resolved, That the Hon. John Vickers, duly elected a member of the House of Representatives from the county of Coffee, be allowed to take his seat as member of the House from said county of Coffee.

Mr. Slaton of Fulton, moved that the resolution just read be committed to the Committee on Privileges and Elections, which motion prevailed.

Mr. Watkins of Gilmer, moved to reconsider the action of the House in passing House bill No. 128.

Mr. Sloan of Hall, called for the previous question, which call was sustained.

Mr. Ellis of Bibb, called for the ayes and nays, which call was sustained.

On taking the ballot viva voce, the vote was as follows:
Those voting aye were Messrs.—

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Those voting nay were Messrs.—

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On motion of Mr. Blalock of Fayette, a verification of the roll call was dispensed with.

Mr. Emanuel of Glenn was absent when the vote on the reconsideration of bill No. 128 was taken, and Mr. Ellis of Bibb moved that he be allowed to vote.
On this question Mr. Blalock called for the ayes and nays, which call was sustained.

On taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Gresham, McGehee,  
Allen, Griffin of Greene, Newton,  
Arnold, Griffin of Twiggs, Ousley,  
Barron, Griffith, Overstreet,  
Barwick, Hall, Padgett,  
Bass, Hamby, Park of Greene,  
Bennett of Mitchell, Hardin of Liberty, Post,  
Beauchamp, Hardin of Wilkes, Rawls of Effingham,  
Bell of Spalding, Hardwick, Reynolds,  
Blalock, Harris, Richardson,  
Bond, Harvard, Rogers,  
Brandon, Hatcock, Rose,  
Brown of Carroll, Henderson of Wash't'n Rudicil,  
Calvin, Herring, Slaton,  
Carter, Hopkins, Smith of Hall,  
Chappell, Hutchins, Smith of Hancock,  
Cook, Jarnagin, Spinks,  
Copeland, Johnson of Appling, Starr,  
Crossland, Johnson of Bartow, Stubbs,  
David, Jones of Burke, Stewart,  
Dews, Jordan of Jasper, Stone,  
Ellis, Knowles, Swift,  
Erwin, Lane of Early, Tatum,  
Everett of Polk, Lane of Sumter, Tisinger,  
Farmer, Longino, Tracy,  
Felker, Martin, Upchurch,  
Fender, Mayson, Walker of Union  
Freeman, Mitchell, Watkins,  
Franklin, McCrannie, Wood,  
Ford, McElreath, Wooten,  
Fort, McFarland, Yates.
Those voting in the negative were Messrs.—

Adamson, Harrison, Wade.

Those not voting were Messrs.—

Anderson, Hendricks, McMillan,
Bennett of Pierce, Henderson of Irwin, McRae,
Bell of Forsyth, Hill, Ogletree,
Black of Dawson, Howard, Pace,
Black of Whitfield, Holder, Pate,
Bowen, Hosch, Park of Troup,
Bower, Johnson of Baker, Price,
Brown of Bryan, Johnson of Floyd, Rawls of Wilkinson,
Bryan, Johnson of Lee, Reid,
Bush, Jordan of Pulaski, Simpson,
Bynum, King, Singletary,
Castleberry, Lane of Bibb, Sloan,
Darnell, Laing, Snell,
Denny, LaRoche, Speer,
Dickey, Latimer, Sturgis,
Drawdy, Lee, Taylor,
Duncan, Maxwell, Timmerman,
Emanuel, Merritt, Turner of Henry,
Esterlin, Moore, Turner of Rockdale,
Everett of Stewart, Morris, Walker of Crawford,
Fain, Mullens, Whiteley,
George, McCants, Williams,
Greene, McDonald, Willingham,
Hammett, McDonough, Woodall,
Hammond, McLaughlin, Mr. Speaker.
Harrell, McLennan,

On motion of Mr. Mitchell of Thomas, the verification of the roll call was dispensed with.

On counting the vote, the ayes were 94, and the nays 3.
So the motion to allow Mr. Emanuel to vote on the reconsideration of bill No. 128 prevailed.

Mr. Ellis of Bibb moved to reconsider the action of the House in defeating the bill by Mr. Lane of Early, which is a bill to repeal an act to establish a dispensary in Blakely, Georgia, which motion prevailed.

On counting the vote upon the reconsideration of House bill No. 128, the ayes were 62, nays 57

The motion to reconsider therefore prevailed.

Mr. Knowles of Fulton, moved that the session be extended until the order of business fixed for to-day be disposed of, which motion prevailed.

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

Mr. Speaker:

The Senate has passed the following House bills by the requisite constitutional majority, to wit:

A bill to incorporate the town of Sylvester in Worth county.

Also, a bill to amend the charter of the town of Sparta.

Also, a bill to allow the City Council of Augusta to fix the limits of fines.

Also, a bill to amend the charter of Eastman in Dodge county.
Also, a bill to amend the charter of Waynesboro.

Also, a bill authorizing the city of Augusta to fix the number necessary to constitute a quorum.

Also, a bill to amend the charter of the city of Savannah.

Also, a bill to authorize the city council of Augusta to grant certain lands for depot purposes.

Also, a bill to repeal an Act to regulate elections in the city of Savannah.

The Senate has also passed by the requisite constitutional majority, by substitute, the following House bill, to wit:

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

The Senate has also passed the following House bill as amended, to wit:

A bill to provide for the registration of voters in the city of Savannah.

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

A Resolution: That a committee of five from the Senate and ten from the House be appointed to meet the General Assembly of Alabama on their arrival in the city for the jubilee.

The committee on the part of the Senate are Messrs. McGehee, Blalock, Terrell, Fouche and Martin.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following Senate bill by the requisite constitutional majority, to wit:

A bill to amend sections 1572, 1574, and 1576 of the Code regulating the sale of fertilizers.

Mr. Walker, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have had under examination the following Act, which they instruct me to report to the House as being properly enrolled, signed, and ready for transmission to the Governor.

An Act amending an Act approved August 27th, 1872, creating a board of commissioners of roads, public buildings, etc., for the county of Monroe and for other purposes.

Also a resolution instructing our Senators and requesting Representatives in Congress to use their best efforts in furtherance of the early completion of the Nicaraguan canal.

Respectfully submitted.

J. Y WALKER, Chairman.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:
Mr. Speaker:

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

By Mr. Duncan of Houston—

A bill to be entitled an Act to amend section 2334 of the Civil Code of 1895, fixing the venue of suits against railroad companies in this State.

Also, as amended

By Mr. Brandon of Fulton—

An Act for the protection of labels, trade-marks, etc., and providing penalties for imitating and counterfeiting the same, and for other purposes.

By Mr. Price of Oconee—

A joint resolution for relief of securities of J. W. Johnson of Oconee county.

Also, Senate Bill,

By Mr. Brannen of the 17th District—

A bill to be entitled an Act to amend section 72 of Volume I of the Code of 1895, in the 8th sub-section thereof, which refers to the duties of election superintendents, so as to change the time of returning the certificates.
and other papers of the election, from the precincts to the county site, for consolidation in State and county elections.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Moore, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to reduce the Sheriff's bond of the county of Dougherty, and for other purposes.

Also, a bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues for Dougherty county, and for other purposes.

Respectfully submitted.

J. M. MOORE,
Chairman Committee on County and County Matters.

Mr. Allen, Chairman of the State Sanitarium Committee, submitted the following report:
Mr. Speaker:

The State Sanitarium Committee having had under consideration House resolution No. 100, beg leave to report the same back to the House with the recommendation that the same do pass, and that the House give the matter immediate consideration.

Respectfully submitted,

JOHN T. ALLEN, Chairman

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

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

A resolution to refund to Charles J. Dougherty of Greene county, Georgia, the sum of one hundred dollars paid by him to the tax-collector of Greene county on January 1st, 1892, as a license from the State of Georgia as a retailer for the said year, on account of sickness and other causes.

Also, the following joint resolutions which they instruct me to report back with the recommendation that the same do pass, to wit:

A joint resolution to pay city of Atlanta $83,047.41 for
paving, curbing and sewer work in front of the property of the State.

A joint resolution for the relief of A. J. Davis, of the county of Bibb.

Respectfully submitted.

THOMAS J. CHAPPELL, Chairman.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following resolutions, which they instruct me to report to the House with the recommendation that they do pass, to wit:

A resolution to extend the privileges of the floor to the Hons. H. W J. Ham and Polk Miller during their stay in the city.

A resolution to extend the privileges of the floor to the Hons. J. W Haygood, James M. Dupree and M. Gilmore during their stay in the city.

Respectfully submitted.

B. B. BOWER,

Chairman Committee on Privileges of the Floor.

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

51 h j
Mr. Speaker:

His Excellency the Governor, has approved and signed the following Acts, to wit:

"An Act to appropriate the sum of $750,00 to pay pensions for 1898 to such invalid pensioners or their widows who have been regularly enrolled as pensioners for the year 1898, and who have failed to receive the same."

Also, "an Act to authorize the city council of Augusta to enforce the collection of all taxes, fines, etc., by execution."

Also, "an Act to provide for a change of venue in certain civil cases, and for other purposes."

Also, "an Act to amend the charter of the city of Dawson."

Also, "an Act to incorporate the town of Edgewood, in DeKalb county."

Also, "an Act to make it unlawful for any person to wilfully or wantonly fire off or discharge any loaded gun or pistol on Sunday, except in defence of person or property."

Also, "an Act abolishing the Board of Police Commissioners for the city of Savannah, and for other purposes."

Also, "an Act abolishing the Board of Fire Commissioners for the city of Savannah, and for other purposes."
Also, "an Act to authorize the city council of Augusta, to impose a penalty for failure to pay taxes, fines, etc., within a fixed time."

Also, "an Act to repeal an Act creating the office of Commissioner of Public Works for the city of Savannah, and for other purposes."

Also, "an Act to amend the charter of the town of Leesburg, in the county of Lee, and for other purposes."

Also, "an Act to require the Judges of the Superior and City Courts of this State to decide all motions for new trial, injunctions, etc., in counties with less than fifty thousand inhabitants, within ninety days, and to provide a suitable penalty for failure thereof, and for other purposes."

Also, a resolution to pay Mrs. Charlotte Willooby the pension due her husband, J. W. Willooby for the year 1898.

Also, a resolution to authorize the Governor to decorate the capitol in honor of the President.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

*Mr. Speaker:*

The Committee on Privileges of the Floor have had under consideration the following resolutions which they instruct me to report back to the House with the recommendation that same be adopted.

*Resolved, That the privileges of the floor of the House*
be extended the Hon. L. A. Jeffries of Rochester, N. Y., during his stay in the city.

Resolved, That the privileges of the floor of the House be extended to Rev. J. R. Reeves, of the county of Carroll, during his stay in the city.

Also,

Resolved, That the privileges of the floor be extended to Geo. W. Tildeman during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

Mr. McLaughlin of Meriwether moved to take from the table several reports and bills tabled several days ago, and that the bills resume their places upon the calendar. The motion prevailed.

Mr. Johnson of Bartow moved to take from the table the motion made by Mr. Willingham of Monroe, together with the aye and nay vote thereon, and that House bill No. —— be made the special order for Tuesday.

The motion prevailed.

Mr. Tatum of Dade asked for leave of absence, which leave was granted.

The following privilege resolutions were read and adopted, to wit:
By Mr. Bowen of Wilcox—

Resolved, That the privileges of the floor be extended to Mr. King, of Wilcox county, during his stay in the city.

By Mr. Esterlin of Macon—

Resolved, That the privileges of the floor be extended to the following gentlemen: Judge J. W Haygood, Col. Jas. M. Dupree and M. Gilmer during their stay in the city.

By Mr. Knowles of Fulton—

Resolved, That the privileges of the floor be extended to the Hon. L. A. Jeffries, of Rochester, N. Y., during his stay in the city.

By Mr. Price of Oconee—

Resolved, That the privileges of the floor be extended to the Hon. W B. Burnett, of Clarke county during his stay in the city.

By Mr. Holder of Jackson—

Resolved, That the privileges of the floor be extended to the Hons. H. W J. Ham and Polk Miller during their stay in the city.

By Mr. McMillan of Chatham—

Resolved, That the privileges of the floor be extended to George W Tiedman, Esq., during his stay in the city.
By Mr. Brown of Carroll—

Resolved, That the privileges of the floor be extended to Rev. J. R. Reeves, of Carroll county, during his stay in the city.

By Mr. Johnson of Floyd—

Resolved, That the privileges of the floor be extended to the Hon. Gordon B. Tatum of Floyd, during his stay in the city.

Mr. Knowles, chairman pro tem. of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following bills which they instruct me to report back to the House with the recommendation that they do pass.

By Mr. Blalock of Fayette—

A bill to appoint Commissioners to consent on behalf of the State to the erection of a new passenger station on the State's property in the city of Atlanta, and for other purposes.

By Mr. Blalock of Fayette—

A resolution providing for the correction of map number
The following bill was read the first time, to wit:

By Messrs. Stone and Felker of Walton—

A bill to amend the charter of the city of Monroe, and for other purposes.

On motion of Mr. Felker the bill was ordered engrossed.

Leaves of absence were granted the following members, to wit:


Mr. Gresham of Burke asked leave of absence for sub-committee No. 1 of Penitentiary Committee for a few days on public business, which leave was granted.

On motion of Mr. Park of Greene, the House adjourned until 3 o'clock this afternoon.
3 O'clock p. m.

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

On motion of Mr. Blalock the roll call was dispensed with.

Mr. Copeland, chairman of the Committee on banks, submitted the following report:

Mr. Speaker:

The Committee on Banks have had under consideration House bill No. 338, being an Act entitled an Act to amend section 1916 volume 2, Code of 1895, by striking from the third line thereof the word "collateral."

Also, House bill No. 346, being an Act entitled an Act to amend an Act to incorporate the Bank of the University at Athens, Georgia, approved February 14th, 1873, so as to provide that a person may be eligible to be a director of said company who owns "ten" shares of its stock, instead of "twenty" shares of stock or more, which they direct me to report back with the recommendation that the same do pass.

F W COPELAND, Chairman.

Mr. Bower, chairman of the Committee on Privileges of the Floor, submitted the following report:
Mr. Speaker:

The committee have had under consideration the following resolutions, which they recommend be adopted, to wit:

A resolution extending the privileges of the floor to Gordon B. Tatum of Floyd during his stay in the city.

Also, a resolution extending privileges of the floor to Hon. W. B. Burnett during his stay in the city.

Also, a resolution extending the privileges of the floor to Mr. King of Wilcox county during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

The following minority report was received from the undersigned members of the Committee on County and County Matters:

MINORITY REPORT.

In Re of the Wilcox County Court House Contest.

We, the undersigned members of the Committee on County and County Matters, respectfully submit the following minority report on House bill No. 332, providing for the removal of the Courthouse in Wilcox county from Abbeville to Rochelle.

From the evidence submitted on the hearing of the matter in committee, we find:

First.—That the total number of polls in the county of Wilcox, as shown by the tax digest of said county, were:
In the year 1896, polls 1,850
“ “ 1897, “ 1,876
“ “ 1898, “ 1,915

Second.—That the total number of voters registered for the courthouse election was 3,382
That the total number of votes cast was 3,451

Third.—That the total number of votes cast at the October election, 1898, which appears to have been hotly contested, the court-house question being the issue, was 1,644

Fourth.—That the following table correctly indicates the number of votes cast at the different voting precincts in said county at the courthouse election in November, 1897, and the October election, 1898, for Representative, to wit:

At Abbeville (county site), 1897

For removal ........................................... 10
Against removal ...................................... 1,254

Total .................................................. 1,264

At Rochelle.

For removal ........................................... 706
Against removal ...................................... 1

Total .................................................. 707
Saturday, December 10, 1898.

**At Wolf Pit.**

<table>
<thead>
<tr>
<th>For removal</th>
<th>Against removal</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>300</td>
<td>1</td>
<td>301</td>
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</table>

**At Gin House.**

<table>
<thead>
<tr>
<th>For removal</th>
<th>Against removal</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>201</td>
<td>0</td>
<td>201</td>
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</table>

**At Davis' Mill.**

<table>
<thead>
<tr>
<th>For removal</th>
<th>Against removal</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>213</td>
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<td>213</td>
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</table>

**Bowen's Mill.**

<table>
<thead>
<tr>
<th>For removal</th>
<th>Against removal</th>
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</thead>
<tbody>
<tr>
<td>207</td>
<td>24</td>
<td>231</td>
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**Seville.**

<table>
<thead>
<tr>
<th>For removal</th>
<th>Against removal</th>
<th>Total</th>
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<tbody>
<tr>
<td>101</td>
<td>0</td>
<td>101</td>
</tr>
</tbody>
</table>
Maple Branch.

For removal ........................................ 141
Against removal ..................................... 16

Total .................................................. 157

Shake Rag.

For removal ........................................ 123
Against removal ..................................... 0

Total .................................................. 123

Ryles Mill.

For removal ........................................ 50
Against removal ..................................... 24

Total .................................................. 74

Sibbie

For removal ........................................ 76
Against removal ..................................... 3

Total .................................................. 79

Total for removal .................................... 2,128
" against removal .................................... 1,323
" vote .................................................. 3,451

On the face of the returns Abbeville won, with 173 votes to spare.
### At Abbeville (county site).

<table>
<thead>
<tr>
<th></th>
<th>Wilcox</th>
<th>Bowen</th>
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<tbody>
<tr>
<td></td>
<td>604</td>
<td>12</td>
<td>616</td>
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### Rochelle.

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<th>Bowen</th>
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</thead>
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<tr>
<td></td>
<td>22</td>
<td>246</td>
<td>268</td>
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### Wolf Pit.

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<th>Wilcox</th>
<th>Bowen</th>
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<tbody>
<tr>
<td></td>
<td>7</td>
<td>119</td>
<td>126</td>
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### Gin House.

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<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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<tbody>
<tr>
<td></td>
<td>6</td>
<td>90</td>
<td>96</td>
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### Davis' Mill.

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<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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<tbody>
<tr>
<td></td>
<td>4</td>
<td>62</td>
<td>66</td>
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</table>
### Bowen's Mill

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<th>Bowen</th>
<th>Total</th>
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<tbody>
<tr>
<td></td>
<td>21</td>
<td>114</td>
<td>135</td>
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### Seville

<table>
<thead>
<tr>
<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>5</td>
<td>17</td>
<td>22</td>
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</tbody>
</table>

### Maple Branch

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<thead>
<tr>
<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>14</td>
<td>48</td>
<td>62</td>
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### Shake Rag

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<thead>
<tr>
<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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<tbody>
<tr>
<td></td>
<td>5</td>
<td>85</td>
<td>90</td>
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### Ryles' Mill

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<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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<tbody>
<tr>
<td></td>
<td>32</td>
<td>57</td>
<td>89</td>
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### Sibbie

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<th></th>
<th>Wilcox</th>
<th>Bowen</th>
<th>Total</th>
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<tbody>
<tr>
<td></td>
<td>13</td>
<td>61</td>
<td>74</td>
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</table>
A cursory comparison of these figures furnishes powerful proof of glaring frauds.

Fifth.—That there were 49 names marked as voting "against removal" at Abbeville, the county-site, and the same names "for removal" in the precincts where they were registered; that these 49 votes were stricken from each side on the hearing of the contest, the reason assigned for this being that both sides were guilty of gross frauds. The burden was on the contestant, Rochelle, to show which were illegal, and failing to show this these votes should not have been taken from the contestee, Abbeville.

Sixth.—That there was 26 votes recorded as voting "for removal" and allowed, which were illegal, for the reason that the voters casting them registered in the districts in which they resided at the time of registration, and having afterwards removed to other and different districts were, by the county registrars illegally transferred on the registration books to said last named districts, an overwhelming majority of the registrars being in favor of removal.

Seventh.—That the voting precincts at Seville, where the vote stood 101 for removal and none against removal, was not a legally established precinct at the time the courthouse election was held, and therefore said 101 votes should not have been counted for removal. The correction of these errors, or any two of them, would leave the removal party far short of the two-thirds constitutional majority requisite.

Eighth.—That said election was thoroughly rotten from Shake Rag to Maple Branch, from Wolf Pit to Abbeville. That in our opinion the most glaring frauds were perpe-
trated on both sides, force and fraud having dominated and prevailed wherever opportunity offered. No fair election has been held, and no legal expression of the people's wishes has been given, whereby we may intelligently be guided. Nearly twice as many votes were registered for the court-house election as there were polls in the county; and 69 more votes were cast at said election than there were registered voters. Illegal votes and unclean methods are not the means by which legislative sanction can or should be obtained. We therefore recommend that the contending factions be left where we found them, and that the bill do not pass.

J. W. OVERSTREET,
ALEX. S. ERWIN, JR.,
W. R. HENDRICKS,
J. M. WOOTEN,
W. F. HARRELL,
W. C. WADE,
N. D. BLACK,
T. W. FAIN,
J. M. MULLINS.

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

Mr. Speaker:

The Committee on Special Judiciary has had under consideration the following bills of the House, which they instruct me to report back to the House with the recommendation that the same do pass, to wit:
A bill to amend the Act incorporating the town of Jackson, in the county of Butts, and for other purposes.

Also, a bill to repeal an Act to submit to the qualified voters of Troup county the question whether or not spirituous liquors shall be sold in said county, and for other purposes.

Also, a bill to establish a new charter for the town of Leesburg in the county of Lee, and for other purposes.

The committee, after considering the following bill, recommend that the same do not pass, to wit:

A bill to amend an Act to authorize the city council of Augusta to collect by execution in a specified manner all sums due said city council for water-rents, etc., and for other purposes.

Respectfully submitted.

ROLAND ELLIS, Chairman.

Mr. McDonough, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following House bill, which they instruct me to report back to the House with the recommendation that the same do pass as amended.

A bill to be entitled an Act to require sleeping-car com-
panies to furnish separate compartments for white and col­
ored passengers and to extend police powers to conductors,
and for other purposes.

Respectfully submitted.

J. J. MCDONOUGH,
Chairman Railroad Committee.

Mr. Chappell, chairman of the Committee on Appropria­
tions, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under con­
sideration the following House resolution, which they in­
struct me to report back with the recommendation that
the same do pass, to wit:

A resolution to allow the Governor to draw his warrant
upon the Treasurer for eighty-seven dollars and fifty cents
to pay for chairs for committee rooms.

Also, the following joint resolutions, which they instruct
me to report back with the recommendation that the same
do pass, to wit:

A joint resolution providing for the payment of any
balance due the Hon. W T. Jones, deceased, on account
of his per diem and mileage for the full term of fifty days.
A joint resolution to pay the pension due O. F. Johnson of Oconee county to his widow, Mrs. Belle Johnson.

Respectfully submitted.

THOS. J. CHAPPELL, Chairman.

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

Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bill, which they instruct me to report back to the House with recommendation that same do pass.

A bill to be entitled an Act to change the time of holding superior courts in the Cherokee circuit.

Respectfully submitted.

JOHN M. SLATON, Chairman.

The following resolutions were read the first time, to wit:

By Mr. Cook of Heard—

A resolution to pay Wm. J. Alman the sum of $100 per annum since the passage of a certain Act in 1886, and for other purposes.

Referred to the Committee on Pensions.
By Mr. Brandon of Fulton—

A resolution to make an appropriation for the compensation of A. L. Waldo for services performed, and for other purposes.

Referred to Committee on Appropriations.

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

By Mr. Stubbs of Laurens—

A bill to amend section 982 of the Code of Georgia of 1895, and for other purposes.

Ordered engrossed.

By Mr. Allen of Baldwin—

A bill to establish a system for working the streets in Milledgeville, and for other purposes.

Referred to special Judiciary Committee.

By Mr. LaRoche of Chatham—

A bill to incorporate the town called Warsaw, and for other purposes.

Referred to the Special Judiciary Committee.

The following House bills with the Senate amendments were concurred in, to wit:
By Mr. McDonough of Chatham—

A bill to create a Board of Tax Assessors and Receivers for the city of Savannah, and for other purposes.

By Mr. Calvin of Richmond—

A bill to authorize and provide for the issuance to banks and banking associations, chartered by this State, circulating notes, and for other purposes.

By Mr. Emanuel of Glynn—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Glynn, and for other purposes.

By Mr. McDonough of Chatham—

A bill to provide for the registration of voters to vote at the municipal elections in the city of Savannah, and for other purposes.

By Mr. Henderson of Irwin—

A bill to amend the charter of Ocilla, and for other purposes.

The House concurred in the substitute to House bill No. 25, offered by the Senate.

By Mr. Slaton of Fulton—

A bill to amend the charter of Atlanta, and for other purposes.
The Senate amendment to the following bill was not concurred in:

By Mr. Slaton of Fulton—

A bill to amend the charter of the Home Loan and Banking Company of Atlanta, and for other purposes.

The Senate amendment to Senate bill No. 36 was taken up and concurred in, to wit:

By Mr. Wight of the 10th District—

A bill to amend an Act establishing the city court of Albany, and for other purposes.

The following joint resolutions were read the second time, to wit:

By Mr. Knowles of Fulton—

A joint resolution paying to the city of Atlanta the sum of $3,047 41-100 for paving, etc. on State property.

By Mr. Price of Oconee—

A joint resolution providing for relief of securities of J. W. Johnson of Oconee county.

By Mr. Ellis of Bibb—

A joint resolution providing for the relief of A. J. Davis of Bibb county.

By Mr. Price of Oconee—

A resolution to pay the pension due O. F. Johnson to his widow.
By Mr. Dews of Randolph—

A resolution to pay to the widow of W T. Jones, Representative from Dougherty county, his per diem for the full term of fifty days.

The following resolutions were read the second time to wit:

By Mr. Blalock of Fayette—

A resolution providing for the correction of map No. 6 of the official survey of the W & A Railroad.

By Mr. Griffin of Greene—

A resolution to refund to Chas. J. Dougherty the sum of $100, paid by him to the tax-collector of Greene county.

By Mr. Anderson of Bartow—

A resolution authorizing the superintendent of the State Asylum to deliver Roxie Ann Long to the sheriff of Bryan county, Georgia.

By Mr. Yates of Catoosa—

A resolution for the relief of Jas. R. Cravens of Catoosa county, and for other purposes.

By Mr. Speer of Sumter—

A resolution appropriating $87.50 to provide certain necessities for the various committee-rooms, and for other purposes.
by Mr. Harrison of Quitman—

A resolution authorizing the Commissioner of Agriculture to dispose of, by sale, certain articles not needed for the maintenance of said department, and for other purposes.

Mr. Jordan of Jasper, Chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

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

An Act to amend and consolidate the laws governing the inspection, analysis and sale of commercial fertilizers, chemicals and cotton-seed meal, in the State of Georgia, and for other purposes.

Respectfully submitted.

C. H. JORDAN, Chairman.

Mr. Slaton, 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 re-
port back to the House with the recommendation that the same do pass, to wit:

By Mr. McLaughlin of Meriwether——

A bill to be entitled an Act to amend an Act to regulate the payment of fees to attorneys and receivers, etc.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

On motion of Mr. LaRoche of Chatham, House bill No. 414 was recommitted from Committee on Special Judiciary to Committee on Corporations.

On motion of Mr. Slaton of Fulton, House bill No. 235 was recommitted to General Judiciary.

On motion of Mr. Hardwick of Washington, House bill No. 54 was withdrawn.

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

By Mr. Brown of Carroll——

A bill to provide for the granting of permanent teachers’ license to the graduates of Bowden College, and for other purposes.

By Mr. Simpson of Milton——

A bill to prohibit the sale of wine within two miles of the courthouse of Alpharetta, and for other purposes.
By Mr. Brandon of Fulton—

A bill for the protection of labels, trade-marks, etc., and for other purposes.

By Mr. Blalock of Fayette—

A bill to appoint commissions on behalf of the State, to consent to the erection of a new passenger depot on the State’s property in Atlanta, and for other purposes.

By Mr. Hutchins of Gwinnett—

A bill to alter and amend an Act to establish the city court of Gwinnett, and for other purposes.

By Mr. Bass of Habersham—

A bill to establish the city court of Clarksville, and for other purposes.

By Mr. McFarland of Franklin—

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

By Mr. McLaughlin of Meriwether—

A bill to amend an Act to regulate the payment of fees to attorneys and receivers, and for other purposes.

By Mr. Jordan of Jasper—

A bill to amend and consolidate the laws governing the inspection, analysis and sale of commercial fertilizers, etc., and for other purposes.
By Mr. Hathcock of Douglas—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Douglas, and for other purposes.

By Mr. Jordan of Pulaski—

A bill to fix the terms of office of county solicitors of Pulaski county, and for other purposes.

By Mr. Henderson of Irwin—

A bill to change the time of holding the fall session of the superior court of Irwin county, and for other purposes.

By Mr. Hall of Bibb—

A bill to amend sections 5315 and 5316 of the Code of 1895, and for other purposes.

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

By Mr. Johnson of the 41st District—

A bill to repeal an Act to create a Board of County Commissioners for the county of Fannin, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

by Mr. Wight of the 10th District—

A bill to amend an Act creating a Board of Police Commissioners for the city of Albany, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91 and nays 0.

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

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

By Mr. Ogletree of Butts—

A bill to amend an Act incorporating the town of Jackson in Butts county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91 and nays 0.

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

By Mr. Bell of Spalding—

A bill to create a Board of Commissioners of Roads and Revenues for the counties of Spalding and Butts, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 99 and the nays 0.

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

By Mr. Rudicil of Chattooga—

A bill to amend an Act to incorporate the town of Lyerly, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

By Mr. Pace of Newton—

A bill to prohibit the manufacture of any intoxicating liquors except domestic wines in the county of Newton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92 and the nays 0.

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

A bill to change the manner of selecting the County Commissioners in Brooks county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Ogletree of Butts—

A bill to prohibit the manufacture of spirituous liquors in the county of Butts, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.

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

By Mr. Park of Troup—

A bill to repeal an Act to submit to the qualified voters of Troup county the question whether or not spirituous liquors shall be sold, bartered, or given away to induce trade in Troup county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Mr. Hardwick of Washington—

A bill to amend an Act to provide a new charter for the town of Tennille, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 94 and the nays 0.

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

By Mr. Tracy of Dooly—

A bill to fix the time of holding certain courts in the Southwestern Judicial District, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

By Mr. Stubbs of Laurens—

A bill for the relief of O. W. Linder, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 93, nays 0.

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

By Mr. Ogletree of Butts—

A bill to create a Board of Commissioners of Roads and Revenues for Butts county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

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

By Messrs. Smith and Sloan of Hall—

A bill to amend an Act to establish the city court of Hall county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Bond of Madison—

A bill to establish, regulate and maintain a dispensary in Danielsville, Madison county, Georgia, and for other purposes.

Referred to Committee on Temperance.
By Mr. Hammond of Richmond—

A bill to provide for the appointment of a Board of Examiners for engineers, operating stationary engines or boilers for the county of Richmond, and for other purposes.

Referred to Labor and Labor Statistics.

By Mr. Jarnagin of Warren—

A bill to incorporate the town of Camak in Warren county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Harris of Thomas—

A bill to incorporate the town of Pavo in the county of Thomas, and for other purposes.

Referred to Committee on Corporations.

By Mr. Sloan of Hall—

A bill to incorporate the town of Oak Wood in the county of Hall, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Cook of Heard—

A bill to change the time of holding the Superior Courts in the counties of Heard and Carroll, and for other purposes.

Referred to Committee on Counties and County Matters.

The following joint resolution was read and adopted, to wit:

53 h 1
By Mr. Calvin of Richmond—

A joint resolution, relative to cooperation on the part of the State of Georgia with sister Southern States, with a view to marking in a becoming manner the graves of Confederate soldiers who died in the Northern military prisons and are buried near these prisons.

The following resolution was read, and on motion of the author, was laid on the table one day, to wit:

By Mr. Allen of Baldwin—

Resolved, by the House, the Senate concurring, That a joint committee of three from the House and two from the Senate, be appointed, whose duty it shall be to thoroughly investigate the Georgia Sanitarium in all its departments and make a report to the next session of the General Assembly.

The Speaker announced the following members as the Steering Committee of the House: Mr. Slaton, Mr. McLoughlin, Mr. Freeman, Mr. Chappell and Mr. Ellis.

Leave of absence was granted the following members, to wit: Messrs. Bell of Spalding, George of DeKalb and Rogers of Marion.

On motion of Mr. Hardwick of Washington, the House adjourned until 9 o’clock to-morrow morning.
Atlanta, Ga.,

Monday, December 12, 1898.

The House met pursuant to adjournment at 9 o’clock a.m. this day and was called to order by the Speaker, and opened with prayer by the Rev. Mr. Bryan of Floyd.

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

Jordan of Pulaski,  McRae,  Speer,
King,  Newton,  Starr,
Knowles,  Ogletree,  Stubbs,
Lane of Bibb,  Ousley,  Stewart,
Lane of Early,  Overstreet,  Stone,
Laing,  Pace,  Swift,
Latimer,  Padgett,  Tatum,
Lee,  Park of Greene,  Taylor,
Longino,  Post,  Tisinger,
Martin,  Price,  Timmerman,
Mayson,  Rawls of Effingham,  Tracy,
Merritt,  Rawls of Wilkinson,  Turner of Henry,
Mitchell,  Reynolds,  Turner of Rockdale,
Moore,  Richardson,  Upchurch,
Morris,  Rogers,  Wade,
Mullins,  Rose,  Walker of Union,
McCants,  Rudicil,  Watkins,
McCranie,  Simpson,  Whiteley,
McDonald,  Singletary,  Williams,
McElrath,  Slaton,  Willingham,
McFarland,  Sloan,  Wood,
McGehee,  Smith of Hall,  Woodall,
McLaughlin,  Smith of Hancock,  Wooten,
McLennan,  Snell,  Yates,
McMillan,  Spinks,  Mr. Speaker.

Those absent were Messrs.—

Bowen,  Hammond,  LaRoche,
Brown of Bryan,  Henderson of Irwin,  Maxwell,
Bynum,  Henderson of Wash’t’nMcDonough,
Carter,  Herring,  Pate,
Copeland,  Hopkins,  Park of Troup,
Drawdy,  Holder,  Reid,
Everett of Stewart,  Hosch,  Sturgis,
Hammett,  Lane of Sunter,  Walker of Crawford.

Mr. Bond, Chairman of the Committee on Journals, re-
ported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Knowles of Fulton, moved that the report of the Special Committee to examine into the state of the State Treasury be printed, which motion prevailed.

On motion of Mr. Willingham of Monroe, House bill No. 409 was recommitted to Special Judiciary Committee.

The following report of the Steering Committee was read and adopted:

Mr. Speaker:

The Steering Committee recommend the following order of business for to-day, for passage:

Resolution No. 49, bill No. 353, Senate resolution No. 25, bill No. 217, bill No. 237, bill No. 166, bill No. 376, bill No. 258, bill No. 299, bill No. 102, bill No. 233, bill No. 124, bill No. 207

Respectfully submitted,

J. M. SLATON, Chairman.

The following resolution was read the third time and put upon its passage:

By Mr. Chappell of Muscogee—

A resolution to provide for two extra assistant doorkeep-
The resolution involving an appropriation, the House resolved itself into a committee of the whole for the purpose of considering same.

The Speaker designated as Chairman of the Committee of the Whole, Mr. Hall of Bibb.

After considering said resolution the committee rose and the chairman thereof reported the resolution back to the House with the recommendation that the same do pass, by substitute.

The report of the Committee of the Whole was agreed to.

On passage of the resolution the ayes and nays were ordered.

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

Those voting in the affirmative were Messrs.—

Adams, Adamson, Allen, Anderson, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bower, Brandon, Brown of Bryan, Brown of Carroll, Bryan, Bush, Calvin, Chappell, Cook, Crossland, Denny, Emanuel, Erwin, Fain, Farmer, Felker, Fender, Freeman, Franklin, Ford, Fort, Griffin of Greene,
MONDAY, DECEMBER 12, 1898.

Griffin of Twiggs,      Laing, Rawls of Effingham,
Griffith,             Longino, Rawls of Wilkinson,
Hardin of Liberty,     Merritt, Rose,
Hardin of Wilkes,      Morris, Rudicil,
Hardwick,             Mullens, Slaton,
Harrison,             McCants, Smith of Hancock,
Harris,               McCranie, Speer,
Harrell,              McDonald, Stone,
Harvard,              McFarland, Tisinger,
Hendricks,            McGehee, Timmerman,
Herring,              McLaughlin, Tracy,
Howard,               McMillan, Turner of Rockdale,
Jarnagin,             McRae, Upchurch,
Johnson of Appling,    Ogletree, Walker of Union,
Jones of Burke,        Ousley, Willingham,
Jordan of Pulaski,     Overstreet, Wood,
King,                 Pace, Woodall,
Lane of Bibb,          Padgett, Wooten.
Lane of Sumter,        Post,

Those voting in the negative were Messrs.—

McLennan,            Tatum, Taylor.
Price,               

Those not voting were Messrs.—

Arnold,            Darnell, George,
Bell of Spalding,   David, Gresham,
Black of Dawson,    Dews, Greene,
Black of Whitfield, Dickey, Hall,
Bla'ock,           Drawdy, Hammett,
Bond,              Duncan, Hammond,
Bowen,             Ellis, Hamby,
Bynum,             Esterlin, Hathcock,
Carter,            Everett of Polk, Henderson of Irwin,
Castleberry,       Everett of Stewart, Henderson of Wash't'n
Copeland,          Gay, Hill,
Mr. Speaker.

Mr. Lane of Bibb, moved to dispense with a verification of the roll-call, which motion prevailed.

On counting the vote it was found that the ayes were 90 and the nays 4.

So the resolution having received the requisite constitutional majority, was passed by substitute.

On motion of Mr. Chappell of Muskogee, the resolution just passed was ordered immediately transmitted to the Senate.

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

By Mr. Stone of Walton—

A bill to provide for the support of the Prison Commission for the year 1899, and for other purposes.
This bill, involving an appropriation, the House resolved itself into a Committee of the Whole for the purpose of considering same.

The Speaker designated as chairman of the Committee of the Whole, Mr. Beauchamp of Pike.

After considering said bill, the Committee of the Whole House rose and the chairman thereof reported the bill back with the recommendation that it do pass, as amended.

The report of the Committee of the Whole was agreed to.

On passage of the 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.—

Adams, Adamson, Allen, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Black of Dawson, Black of Whitfield, Bower, Brandon, Brown of Carroll, Bryan, Calvin, Chappell, Cook, Crossland, Darnell, Denny, Dews, Duncan, Emanuel, Erwin, Esterlin, Fain, Farmer, Fender, Freeman, Franklin, Ford, Fort, Greene, Griffin of Twiggs, Griffith, Hall, Hardin of Liberty, Hardin of Wilkes, Hardwick, Harrison, Harris, Harrell, Harvard, Hendricks, Herring, Howard, Hopkins, Hutchins, Jarnagin,
Mr. Smith of Hancock voted in the negative.

Those not voting were Messrs.—

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Mr. Park of Greene, moved to dispense with a verification of the roll-call, which motion prevailed.

On counting the vote the ayes were 97, nays 1.

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

On motion of Mr. Tatum of Dade, the bill just passed was ordered immediately transmitted to the Senate.

On motion of Mr. Moore of Carroll, the action of the House in recommitting House bill No. 409 was reconsidered.

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

By Mr. McGehee of the 25th District—

A resolution appointing a committee of ten from the House and five from the Senate to welcome the General Assembly of Alabama to the city of Atlanta, and for other purposes.

The Speaker announced as the committee on part of the
House to welcome the General Assembly of Alabama, the following members: Messrs. Knowles, Johnson of Floyd, Hammett, Rose, Erwin, Pace, McDonough, Blalock, Lane of Sumter, and Mitchell.

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

By Mr. Calvin of Richmond—

A bill to provide for a State Board of Embalming, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 3.

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

Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they 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 repeal an Act entitled an Act to amend an Act establishing a charter for the city of Griffin, adopted February 15, 1876, and for other purposes.
The committee have also had under consideration the following resolution and Act, which they instruct me to report back with the recommendation that same do pass, by substitute, to wit:

A resolution and an Act for the relief of the estate and sureties on the bonds of John P Lamb, late treasurer of Glynn county.

The committee have also had under consideration the following bill, which they instruct me to report back with the recommendation that the author be allowed to withdraw the bill, to wit:

A bill to be entitled an Act to amend the charter of the town of Patterson in the county of Pierce, and for other purposes.

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

A bill to be entitled an Act to repeal an Act entitled an Act to amend an Act establishing a charter of the city of Griffin, adopted February 15, 1876, and for other purposes.

Also, a bill to be entitled an Act to incorporate the town of Pavo in the counties of Thomas and Brooks, and for other purposes.

The Committee have also had under consideration the following bill, which they instruct me to report back with the recommendation that same do pass as amended, to wit:
A bill to be entitled an Act to incorporate the town of Cumak in Warren county, in the State of Georgia, and for other purposes.

Respectfully submitted.

JAMES P. DUNCAN, Chairman.

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

By Mr. Freeman of Coweta—

A bill to amend section 98 of the Code of 1895, which fixes the terms of county officers, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, as amended, was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

By Mr. Freeman of Coweta—

A resolution authorizing the Governor to borrow money sufficient to supply casual deficiencies, and for other purposes.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution, the ayes were 95, nays 0.

So the resolution having received the requisite constitutional majority was passed.
A bill to pay off and retire bonds of the State as they mature, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 89, nays 0.

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

Mr. Hall moved to table House bill No. 237 until the return of the author, which motion prevailed.

Mr. Freeman of Coweta, moved that House bill No. 166 be recommitted to Committee on Ways and Means.

On this motion Mr. Hall called for the ayes and nays, which call was sustained.

On taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Adamson, Harrison, McDonald,
Anderson, Hathcock, McFarland,
Barron, Jarnagin, McLennan,
Bennett of Mitchell, Johnson of Appling, Ousley,
Brown of Carroll, Johnson of Baker, Overstreet,
Bryan, Johnson of Bartow, Price,
Calvin, Jordan of Jasper, Rudicil,
Cook, Lane of Bibb, Speer,
Crossland, Lane of Early, Stewart,
Dews, Laing, Swift,
Ellis, Longino, Tisinger,
Emanuel, Martin, Tracy,
Everett of Polk, Moore, Walker of Crawford,
Griffin of Twiggs, Morris, Williams,
Griffith, Mullens, Willingham,
Hall, McCants, Wooten,
Hardin of Liberty, McCranie,

Those not voting were Messrs.—

Adams, Bu-h, David,
Arnold, Bynum, Dickey,
Bell of Spalding, Carter, Drawdy,
Bl clock, Castleberry, Esterlin,
Bowen, Copeland, Everett of Stewart,
| Franklin,                 | Lane of Sumter,         | Simpson,        |
| Gay,                     | Latimer,                | Singletary,     |
| George,                  | Maxwell,                | Sloan,          |
| Gresham,                 | Mitchell,               | Spinks,         |
| Greene,                  | McDonough,              | Starr,          |
| Hammett,                 | McElreath,              | Sturgis,        |
| Hammond,                 | Newton,                 | Tatum,          |
| Hamby,                   | Padgett,                | Turner of Henry,|
| Hardin of Wilkes,        | Pate,                   | Upchurch,       |
| Henderson of Irwin,      | Park of Troup,         | Wade,           |
| Henderson of Wash't'nReid,|                        | Walker of Union,|
| Hill,                    | Reynolds,               | Whiteley,       |
| Holder,                  | Richardson,             | Yates,          |
| Hosch,                   | Rogers,                 | Mr. Speaker,    |
| Jones of Burke,          | Rose,                   |                 |

On motion of Mr. Freeman of Coweta, a verification of the roll-call was dispensed with.

On counting the vote it was found that the ayes were 65, nays 50.

The motion to recommit House bill No. 166 therefore prevailed.

Mr. Stone of Walton, moved that the session be extended one minute for the purpose of taking up House bill No. 413 for a second reading, which motion prevailed.

The following resolution was read and referred, to wit:

By Mr. Calvin of Richmond—

A resolution to limit debates of the House to five minutes, except to chairmen of committees.

Referred to Committee on Rules.
The following bills were put upon their passage, to wit:

By Mr. McLaughlin of Meriwether—

A bill providing for admission to the bar, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 111, nays 8.

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

Mr. Slaton asked that the bill just passed be immediately transmitted to the Senate, which request was granted.

By Messrs. Dews, Hill, King, McDonough and Rose—

A bill to discourage the breeding of dogs, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Blalock of Fayette, called for the previous question, which call was sustained.

Mr. Bell of Forsyth, moved that the action of the House in agreeing to the report of the committee, be reconsidered, which motion prevailed.

Mr. Blalock then called for the previous question of the bill and amendments, which call was sustained.
The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On passage of the 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.—

- Adams,
- Adamson,
- Allen,
- Anderson,
- Barron,
- Barwick,
- Bennett of Mitchell,
- Black of Whitfield,
- Bower,
- Brandon,
- Brown of Bryan,
- Brown of Carroll,
- Bryan,
- Calvin,
- Cook,
- David,
- Dews,
- Duncan,
- Ellis,
- Emanuel,
- Fender,
- Franklin,
- Gay,
- Gresham,
- Hammett,
- Hammond,
- Hamby,
- Hardin of Liberty,
- Harris,
- Harrell,
- Harvard,
- Hathcock,
- Hendricks,
- Herring,
- Hopkins,
- Johnson of Appling,
- Johnson of Lee,
- Jordan of Jasper,
- Jordan of Pulaski,
- King,
- Lane of Sumter,
- LaRoche,
- Lee,
- Merritt,
- McCranie,
- McDonald,
- McFarland,
- McLaughlin,
- McMillan,
- Ousley,
- Post,
- Price,
- Rawls of Effingham,
- Rose,
- Smith of Hall,
- Starr,
- Stubbs,
- Swift,
- Tisinger,
- Tracy,
- Upchurch,
- Wade,
- Willingham,
- Woodall,
- Wooten.

Those voting in the negative were Messrs.—

- Bennett of Pierce,
- Beauchamp,
- Bell of Forsyth,
- Black of Dawson,
- Blalock,
- Bush,
- Castleberry,
- Chappell,
- Darnell,
- Denny,
- Dickey,
- Erwin,
Everett of Polk, | Johnson of Bartow, | Padgett,
Fain, | Johnson of Floyd, | Pate,
Farmer, | Jones of Burke, | Park of Greene,
Felker, | Lane of Early, | Rawls of Wilkinson,
Freeman, | Laing, | Rudicil,
Ford, | Martin, | Smith of Hancock,
Fort, | Moore, | Stewart,
Greene, | Morris, | Stone,
Griffin of Twiggs, | Mullins, | Tatum,
Griffith, | McCants, | Taylor,
Hall, | McGehee, | Timmerman,
Hardin of Wilkes, | McLennan, | Turner of Rockdale,
Hardwick, | McRae, | Watkins,
Howard, | Ogletree, | Whiteley,
Jarnagin, | Overstreet, | Williams,
Johnson of Baker, | Pace, | Wood.

Those not voting were Messrs.—

Arnold, | Hill, | Reynolds,
Bass, | Holder, | Richardson,
Bell of Spalding, | Hosch, | Rogers,
Bond, | Hutchins, | Simpson,
Bowen, | Knowles, | Singletary,
Bynum, | Lane of Bibb, | Slaton,
Carter, | Latimer, | Sloan,
Copeland, | Longino, | Snell,
Crossland, | Mayson, | Spinks,
Drawdy, | Maxwell, | Speer,
Esterlin, | Mitchell, | Sturgis,
Everett of Stewart, | McDonough, | Turner of Henry,
George, | McElreath, | Walker of Crawford,
Griffin of Greene, | Newton, | Walker of Union,
Harrison, | Park of Troup, | Yates,
Henderson, of Irwin, Reid, | | Mr. Speaker.
Henderson of Wash't'n | | |
Mr. Stubbs of Laurens, moved to dispense with a verification of the roll-call, which motion prevailed.

On passage of the bill, the ayes were 65, nays 60.

So the bill not having received the requisite constitutional majority was lost.

Mr. Dews of Randolph, gave notice that at the proper time he would move to reconsider the action of the House in not passing bill No. 258.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

*Mr. Speaker:*

The Committee on Privileges of the Floor have had under consideration the following resolution, which they instruct me to report back to the House with the recommendation that same be adopted, to wit:

A resolution:

Resolved, That the privileges of the floor of the House be extended to Col. A. J. Singletary during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

The following privilege resolutions were read and adopted, to wit:
By Mr. Bennett of Mitchell—

Resolved, That the privileges of the floor be extended to Col. A. J. Singletary during his stay in the city.

By Mr. Bower of Decatur—

Resolved, That all privileges of the floor, either general or special, be and are, hereby abrogated on Wednesday, December 14th, for that day.

Mr. Calvin, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker

The Committee on Rules have had under consideration certain resolutions, which provide, first, for limiting speeches to five minutes each, excepting speeches in rule 68, requiring notice of motions to reconsider the action of the House on any measure to be given on the day on which such action is taken: and suspending, during the remainder of this session, rule 31, which relates to the privilege of explaining a vote; and have instructed me to report the same back with the recommendation that they do pass.

Respectfully submitted.

MARTIN V. CALVIN,
Acting Chairman Committee on Rules.

Mr. Blalock of Fayette, moved to take from the table House bill No. 237, which motion prevailed.
Mr. Hall of Bibb, gave notice, that at the proper time he would move to reconsider the action of the House in recommitting House bill No. 166.

The following resolutions were read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, That the speeches on the floor of the House be limited to five minutes.

By Mr. Bower of Decatur—

Resolved, That Mr. Hardin of Wilkes, be requested to write out his speech made on the “dog tax bill,” so that the same might be printed for the edification of the State at large.

By Mr. Chappell of Muscogee—

A resolution to provide for the bringing up of the unfinished business of the session.

On motion of Mr. Blalock, the following bill, which was displaced temporarily, was taken up for a third reading:

By Mr. Blalock of Fayette—

A bill to provide how notes, accounts, and all other debts shall be returned for taxation, and for other purposes.

Mr. Lang of Terrell, moved that the bill be tabled, together with amendments.

On the motion to table, Mr. Blalock called for the ayes and nays, which call was sustained.
On taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,           Felker,          Morris,            
Anderson,        Ford,           McCants,          
Barron,          Greene,         McElreath,        
Barwick,         Griffin of Greene, McLenan,        
Black of Dawson, Hammond,       McMillan,         
Black of Whitfield, Hardin of Wilkes, Ogletree, 
Bower,           Hendricks,      Ousley,           
Brandon,         Herring,        Rawls of Wilkinson, 
Bryan,           Hopkins,        Slaton,           
Castleberry,     Johnson of Baker, Smith of Hancock, 
Chappell,        Johnson of Floyd, Snell,            
Darnell,         Jones of Burke,  Stone,            
David,           Knowles,        Taylor,           
Denny,           Laing,          Tracy,            
Dews,            Martin,         Turner of Henry,   
Duncan,          Mayson,         Whiteley,         
Erwin,           Merritt,        Wooten.           

Those voting in the negative were Messrs.—

Adams,           Emanuel,       Harris,            
Adamson,         Everett of Polk, Harrell,         
Bass,            Fain,           Harvard,          
Bennett of Mitchell, Farmer,    Hathcock,         
Bennett of Pierce, Fender,       Howard,           
Beauchamp,       Freeman,        Johnson of Bartow, 
Bell of Forsyth, Franklin,       Jordan of Jasper, 
Bell of Spalding, Fort,          Jordan of Pulaski, 
Blalock,         Gay,            Lane of Bibb,      
Brown of Bryan,   Griffin of Twiggs, Lane of Early, 
Brown of Carroll, Griffith,       Lane of Sumter, 
Bush,            Hall,            Lee,              
Cook,            Hamby,           Moore,            
Ellis,           Hardwick,       Mullins,          


MONDAY, DECEMBER 12, 1898.

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Those not voting were Messrs.—

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<td>Henderson of Wash't'n Reid,</td>
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<td>Mr. Speaker.</td>
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Mr. Bell of Forsyth, moved to dispense with a verification of the roll-call, which motion prevailed.

On counting the vote the ayes were 51, nays 66.

So the motion to table said bill was lost.
The following bill was read the second time, to wit:

By Mr. Stone of Walton—

A bill to amend the charter of the city of Monroe in Walton county, and for other purposes.

Leaves of absence were granted the following members, to wit: Messrs. Jones of Burke, Hutchins of Gwinnett, McLaughlin of Meriwether, Newton of Morgan.

The hour of adjournment having arrived the Speaker declared the House adjourned until 3 o'clock p.m.

3 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

On motion of Mr. Jordan of Jasper, the reading of the Journal was dispensed with.

The following report of the Steering Committee was read and adopted, to wit:

The Steering Committee submitted the following report:

Mr. Speaker:

The Steering Committee recommend the following order of business for this afternoon's session:
1st. That bills set for action at the morning session be made a continuing order until disposed of, to wit: Bills Nos. 237, 299, 102, 233, 124 and 207.

2d. At 4:30 o'clock. Reading of report of Special Judiciary Committee. Reading of Senate bills for first time, and reading of Senate bills favorably reported the second time.

3d. The introduction of local bills.

4th. Reading local House bills favorably reported for second time.

5th. Passage of local bills.

Respectfully submitted.

J M. SLATON, Chairman.

The first business in order was a resumption of a discussion of the Blalock bill, the same being a bill to describe how bonds, notes and accounts, etc., shall be returned for taxation.

Mr. Tatum of Dade, called for the previous question, which call was sustained.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On passage of the 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.—

Adams, Griffin of Twiggs, Overstreet,  
Anderson, Griffith,  
Barwick, Hall,  
Bass, Hammet,  
Bennett of Mitchell, Hamby,  
Bennett of Pierce, Hardin of Liberty,  
Beauchamp, Harrison,  
Bell of Spalding, Harrell,  
Blalock, Harvard,  
Brown of Bryan, Hathcock,  
Brown of Carroll, Howard,  
Bryan, Johnson of Appling,  
Bush, Johnson of Bartow,  
Cook, King,  
Crossland, Lane of Early,  
David, Lee,  
Emanuel, Moore,  
Everett of Polk, Mullins,  
Fain, McCranie,  
Farmer, McDonald,  
Fender, McElreath,  
Freeman, McFarland,  
Franklin, McGhee,  
Fort, McLennan,  
Gay, Newton,  
Griffin of Greene,  

Those voting in the negative were Messrs.—

Allen, Brandon,  
Arnold, Castleberry,  
Barron, Darnell,  
Bell of Forsyth, Denny,  
Black of Dawson, Dews,  
Black of Whitfield, Duncan,  
Bond, Ellis,  
Erwin,  
Felker,  
Ford,  
Greene,  
Hardin of Wilkes,  
Harris,  
Hendricks,  

Stewart, Swift,  
Tatum, Tisinger,  
Timmerman,  
Turner of Henry,  
Wade,  
Walker of Crawford,  
Williams,  
Wood,  
Woodall.
Monday, December 12, 1898.


Those not voting were Messrs.—

Adamson, Bowen, Bower, Bynum, Calvin, Carter, Chappell, Copeland, Dickey, Drawdy, Esterlin, Everett of Stewart, George, Gresham, Hammond, Hardwick, Henderson of Irwin, Henderson of Wash't'n Reynolds, Hill, Holder, Hutchins, Jones of Burke, Jordan of Jasper, Lane of Sumter, Latimer, Longino, Merritt, Mitchell, McDonough, McLaughlin, McRae, McLauglin, McKae, Reynolds, Rogers, Simpson, Singletary, Stone, Stone, Upchurch, Walker of Union, Yates, Mr. Speaker.

On motion of Mr. Slaton of Fulton, a verification of the roll-call was dispensed with.

On passage of the bill the ayes were 76, nays 56.

So the bill not having received the requisite constitutional majority was lost.
The following message was received from his Excellency the Governor, through his Secretary, Mr. Hitch, to wit:

Mr. Speaker

His Excellency, the Governor, has approved and signed the following Act, to wit:

An Act amending an Act, creating a Board of Commissioners of Roads and Revenue for the county of Monroe, and for other purposes.

Also,

A resolution instructing our Senators, and requesting our Representatives in Congress to use their best efforts in furtherance of the early completion of the Nicaraguan canal.

The following bills were read the third time and put upon their passage.

By Mr. Hamby of Rabun—

A bill to give the County Boards of Education the power to determine the length of the public school term in their respective counties, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 115, nays 1.

So, the bill having received the requisite constitutional majority was passed.
On motion of Mr. Hamby, the bill just passed was ordered immediately transmitted to the Senate.

Mr. Blalock of Fayette, moved that the rules of the House be suspended for the purpose of reconsidering the action of the House on bill No. 237; the motion was lost.

The following bill for third reading was the next in order:

By Mr. Slaton of Fulton—

A bill authorizing Boards of Commissioners of Roads and Revenue to elect their own clerks, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 78 and the nays 18.

The bill not having received the requisite constitutional majority was lost.

Mr. Denny, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had before it House bill No. 181 which is a bill to be entitled an Act to establish a permanent commission in each county, city and town of this State, to study, compare and select modern textbooks and books of reference for use in the public schools of the State; to define its qualifications, powers and duties;
to provide that whenever there is in any city or town an independent local school system, and such local school system has a Board of Education of its own, and receives its pro rata of the public school fund directly from the State School Commissioner, and desires to have representation upon said commission, said local school system shall be represented on said commission by one member, to provide a penalty for violation of this Act, and for other purposes. And they direct me, as their chairman, to report said bill back to the House with the recommendation that it do pass as amended.

Respectfully submitted.

R. A. DENNY, Chairman.

By Mr. Brandon of Fulton—

A bill for the protection of bills, labels, trade-marks, etc., and for other purposes.

The report of the committee, which was favorable to the passage of the bill, as amended, was agreed to.

On passage of the bill the ayes were 88, nays 1.

So the bill having received the requisite constitutional majority was passed as amended.

By Mr. Slaton of Fulton—

A bill to amend section 5315 of the Code of Georgia, with reference to the taking of depositions, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 0.

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

By Mr. Hall of Bibb—

A bill to amend sections 5315 and 5316 of the Code of 1895, and for other purposes.

The report of the committee which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 97, nays 0.

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

The following Senate bill was read the third time and put upon its passage:

By Mr. King of the 43d District—

A bill to change the time of holding Superior Courts in the Cherokee Circuit.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 107, nays 1.

So the bill having received the requisite constitutional majority was passed.
Mr. Ellis, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

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

A bill to be entitled an Act to incorporate the town of Oak Wood in the county of Hall, and for other purposes.

Also,

A bill to repeal section 4 of an Act entitled an Act to incorporate a town to be called Warsaw, approved March 5, 1856, and for other purposes.

Also,

A bill to be entitled an Act to establish a system for working the streets in the city of Milledgeville, and for other purposes.

Also,

A bill to be entitled an Act to amend an Act entitled an Act to incorporate Augusta, and to improve the public roads in the neighborhood thereof approved January 31st, 1798, and for other purposes.

Also,

A bill to be entitled an Act to amend an Act establishing
the city court of Hall county, approved August 14, 1891, and for other purposes.

Respectfully submitted.

ROLAND ELLIS, Chairman.

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

By Mr. McLester of the 24th District—

A bill to provide for a Board of Equalization of real and personal property, subject to taxation in this State, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Brannen of the 17th District—

A bill to amend section 2636 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McGehee of the 25th District—

A bill to provide for the compensation of stenographic reporters for the Superior Courts of this State, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Little of the 18th District—

A bill to amend sections 1572, 1574 and 1576 of the Code of 1895, and for other purposes.

Referred to General Agriculture Committee.

Mr. Jordan of Jasper gave notice that on to-morrow he would move to reconsider the action of the House on House bill No. 102.

Mr. Bennett of Pierce, asked unanimous consent to withdraw House bill No 380, which request was granted.

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

By Mr. Brannen of the 17th District—

A bill to amend section 72 of volume 1 of the Code of 1895, and for other purposes.

By Mr. Wight of the 10th District—

A bill to reduce the bond of the sheriff of Dougherty county, and for other purposes.

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

By Mr. McDonald of Ware—

A bill to amend an Act creating the city court of Waycross, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. McDonald of Ware—

A bill to repeal an Act creating a Board of County Commissioners of Ware county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Ford of Worth—

A bill to establish the county court of Worth county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Fain of White—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenue for White county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Turner of Henry—

A bill to prohibit the manufacture of spirituous liquors within the limits of Henry county, and for other purposes.

Referred to Committee on Temperance.

By Mr. Emanuel of Glynn—

A bill to amend an Act to regulate public investment in the county of Glynn, and for other purposes.

Referred to Committee on Education.

The following bills were read the second time, to wit:
By Mr. Jarnagin of Warren—

A bill to incorporate the town of Camak, and for other purposes.

By Mr. Allen of Baldwin—

A bill to establish a system for working the streets in the city of Milledgeville, and for other purposes.

By Mr. Bell of Spalding—

A bill to repeal an Act to amend an Act establishing a charter for the city of Griffin, and for other purposes.

By Mr. Sloan of Hall—

A bill to incorporate the town of Oak Wood in Hall county, and for other purposes.

By Mr. Harris of Thomas—

A bill to incorporate the town of Pavo, and for other purposes.

By Mr. LaRoche of Chatham—

A bill to repeal section 4 of an Act to incorporate a town to be called Warsaw, and for other purposes.

By Mr. Bennett of Pierce—

A bill to amend the charter of Patterson in Pierce county, and for other purposes.

By Messrs. Smith and Sloan of Hall—

A bill to amend an Act to establish the city court of Hall county, and for other purposes.
By Mr. Brandon of Fulton—

A resolution for the compensation of A. L. Waldo, for services performed.

By Mr. Reynolds of Richmond—

A bill to amend the Act incorporating the city of Augusta, and for other purposes.

By Mr. Bell of Spalding—

A bill to repeal an Act to amend an Act establishing a charter for the city of Griffin, and for other purposes.

By Mr. Stubbs of Laurens—

A bill to amend section 982 of the Code of 1895, and for other purposes.

Mr. Blalock of Fayette, gave notice that at the proper time he would move a reconsideration of the action of the House, had upon House bill No. 237.

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

By Mr. Griffin of Greene—

A resolution to refund Chas. J McDonough the sum of one hundred dollars, and for other purposes.

The resolution involving an appropriation, the House resolved itself into a Committee of the Whole for the purpose of considering same.
The Speaker designated as chairman of the committee, Mr. Erwin of Clarke—

After considering said resolution, the committee rose and the chairman thereof reported the resolution back with the recommendation that the same do pass.

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

Those voting in the affirmative were Messrs.—

Those not voting were Messrs.—


Mr. Park of Greene, moved to dispense with the verification of the roll-call, which motion prevailed.

On counting the vote the ayes were 90, nays 0.
So the resolution having received the requisite constitutional majority was passed.

By Mr. Hathcock of Douglas—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Douglas, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill, the ayes were 100, nays 0.

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

By Mr. Simpson of Milton—

A bill to prohibit the sale of wine within two miles of the courthouse of Alpharetta, and for other purposes.

The report of the committee which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 102, nays 0.

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

By Mr. Calvin of Richmond—

A bill to exclude from the village of Summerville the lands of Mrs. M. B. Wright, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 100, nays 0.

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

By Mr. Hutchins of Gwinnett—

A bill to amend an Act to establish the city court of Gwinnett, and for other purposes.

The report of the committee which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 111, nays 0.

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

By Mr. Jordan of Pulaski—

A bill to fix the terms of office of county solicitors of Pulaski county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, and nays 0.

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

By Mr. Bass of Habersham—

A bill to establish a city court of Clarkesville, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill, the ayes were 101, nays 0.

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

By Mr. Erwin of Clarke—

A bill to amend an Act to incorporate the bank of the University at Athens, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 113, nays 0.

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

By Mr. Anderson of Bartow—

A resolution to authorize the superintendent of the State asylum to deliver Roxie Ann Long to the sheriff of Bryan county, and for other purposes.

The report of the committee which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution the ayes were 106, nays 0.

So the resolution having received the requisite constitutional majority was passed.

By Mr. Price of Oconee—

A resolution for the relief of securities of J. W. Johnson of Oconee county, and for other purposes.
The resolution, involving an appropriation, the House resolved itself into a Committee of the Whole for the purpose of considering the same.

The Speaker designated as Chairman of the Committee of the Whole, Mr. Post of Coweta.

On motion of Mr. Erwin of Clarke, the committee rose and the chairman thereof reported the resolution back with the recommendation that the same do pass.

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

Those voting in the affirmative were Messrs.—

| Allen,           | Hardin of Liberty, | Park of Greene, |
| Bass,            | Harden of Wilkes,  | Park of Troup, |
| Bennett of Mitchell, | Harris,           | Post,          |
| Bell of Spalding, | Harrell,           | Price,         |
| Calvin,          | Harvard,           | Rawls of Effingham, |
| Castleberry,     | Hopkins,           | Rawls of Wilkinson, |
| Chappell,        | Holder,            | Richardson,    |
| Duncan,          | Johnson of Appling, | Rudicil,      |
| Ellis,           | Johnson of Baker,  | Slaton,        |
| Emanuel,         | Johnson of Floyd,  | Smith of Hall, |
| Erwin,           | Jordan of Jasper,  | Smith of Hancock |
| Everett of Polk, | Lane of Bibb,      | Snell,         |
| Felker,          | Lane of Early,     | Speer,         |
| Freeman,         | Lane of Sumter,    | Starr,         |
| Ford,            | LaRoache,          | Stubbs,        |
| George,          | Martin,            | Sturgis,       |
| Gresham,         | McElreath,         | Stone,         |
| Greene,          | McFarland,         | Swift,         |
| Griffin of Greene, | McLaughlin,       | Tatum,         |
| Griffin of Twiggs, | McLennan,         | Timmerman,     |
| Hall,            | McMillan,          | Tracy,         |
| Hammett,         | Padgett,           | Turner of Henry, |
| Hamby,           | Pate,              | Walker of Crawford, |
Those voting in the negative were Messrs.—

Adams, Griffith, Overstreet,
Beauchamp, Hendricks, Simpson,
Black of Dawson, Jordan of Pulaski, Spinks,
Brown of Bryan, Lee, Taylor,
Brown of Carroll, Merritt, Walker of Union,
Cook, Moore, Wood,
Dews, McGhee, Woodall,
Farmer, Ogletree, Wooten.
Gay,

Those not voting were Messrs.—

Adamson, Esterlin, Latimer,
Anderson, Everett of Stewart, Longino,
Arnold, Fain, Mayson,
Barron, Fender, Maxwell,
Barwick, Franklin, Mitchell,
Bennett of Pierce, Fort, Morris,
Bell of Forsyth, Hammond, Mullens,
Black of Whitfield, Hardwick, McCants,
Blalock, Harrison, McCranie,
Bond, Hathcock, McDonald,
Bowen, Henderson of Irwin, McDonough,
Bower, Henderson of Wash't'n McRae,
Brandon, Herring, Newton,
Bryan, Hill, Ousley,
Bush, Howard, Pace,
Bynum, Hosch, Reid,
Carter, Hutchins, Reynolds,
Copeland, Jarnagin, Rogers,
Crossland, Johnson of Bartow, Rose,
Darnell, Johnson of Lee, Singletary,
David, Jones of Burke, Sloan,
Denny, King, Stewart,
Dickey, Knowles, Tisinger,
Drawdy, Laing, Turner of Rockdale,
On motion of Mr. Stone of Walton, a verification of the roll-call was dispensed with.

On counting the vote the ayes were 69, nays 29.

So the resolution not having received the requisite constitutional majority was lost.

Mr. Erwin of Clarke, gave notice of his intention to reconsider the action of the House in not passing the resolution just lost.

Leaves of absence were granted the following members: Messrs. Padgett of Echols and McCranie of Berrien.

The hour of adjournment having arrived, the Speaker pro tem. declared the House adjourned until 9 o'clock tomorrow morning.

Atlanta, Ga.,

Tuesday, December 13, 1898.

The House met pursuant to adjournment at 9 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 and the following members answered to their names: Messrs.—

<table>
<thead>
<tr>
<th>Adams</th>
<th>Emanuel</th>
<th>Herring</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adamson</td>
<td>Erwin</td>
<td>Hill</td>
</tr>
<tr>
<td>Arnold</td>
<td>Esterlin</td>
<td>Holder</td>
</tr>
<tr>
<td>Barron</td>
<td>Everett of Polk</td>
<td>Hosch</td>
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<tr>
<td>Barwick</td>
<td>Everett of Stewart</td>
<td>Jarnagin</td>
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<tr>
<td>Bass</td>
<td>Fain</td>
<td>Johnson of Appling</td>
</tr>
<tr>
<td>Bennett of Mitchell</td>
<td>Farmer</td>
<td>Johnson of Baker</td>
</tr>
<tr>
<td>Bennett of Pierce</td>
<td>Felker</td>
<td>Johnson of Bartow</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Fender</td>
<td>Johnson of Floyd</td>
</tr>
<tr>
<td>Bell of Forsyth</td>
<td>Freeman</td>
<td>Johnson of Lee</td>
</tr>
<tr>
<td>Bell of Spalding</td>
<td>Franklin</td>
<td>Jordan of Jasper</td>
</tr>
<tr>
<td>Black of Dawson</td>
<td>Ford</td>
<td>Jordan of Pulaski</td>
</tr>
<tr>
<td>Black of Whitfield</td>
<td>Fort</td>
<td>Knowles</td>
</tr>
<tr>
<td>Blalock</td>
<td>Gay</td>
<td>Lane of Bibb</td>
</tr>
<tr>
<td>Bond</td>
<td>George</td>
<td>Lane of Early</td>
</tr>
<tr>
<td>Bowen</td>
<td>Gresham</td>
<td>Lane of Sumter</td>
</tr>
<tr>
<td>Bower</td>
<td>Greene</td>
<td>Laing</td>
</tr>
<tr>
<td>Brandon</td>
<td>Griffin of Greene</td>
<td>Latimer</td>
</tr>
<tr>
<td>Brown of Bryan</td>
<td>Griffin of Twiggs</td>
<td>Lee</td>
</tr>
<tr>
<td>Brown of Carroll</td>
<td>Griffith</td>
<td>Longino</td>
</tr>
<tr>
<td>Bryan</td>
<td>Hall</td>
<td>Martin</td>
</tr>
<tr>
<td>Bush</td>
<td>Hammett</td>
<td>Mayson</td>
</tr>
<tr>
<td>Bynum</td>
<td>Hamby</td>
<td>Maxwell</td>
</tr>
<tr>
<td>Calvin</td>
<td>Hardin of Liberty</td>
<td>Merritt</td>
</tr>
<tr>
<td>Carter</td>
<td>Hardin of Wilkes</td>
<td>Mitchell</td>
</tr>
<tr>
<td>Chappell</td>
<td>Hardwick</td>
<td>Moore</td>
</tr>
<tr>
<td>Cook</td>
<td>Harrison</td>
<td>Morris</td>
</tr>
<tr>
<td>Crossland</td>
<td>Harris</td>
<td>Mullins</td>
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<tr>
<td>David</td>
<td>Harrell</td>
<td>McCants</td>
</tr>
<tr>
<td>Denny</td>
<td>Harvard</td>
<td>McCranie</td>
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<tr>
<td>Dews</td>
<td>Hathcock</td>
<td>McDonald</td>
</tr>
<tr>
<td>Dickey</td>
<td>Hendricks</td>
<td>McElreath</td>
</tr>
<tr>
<td>Duncan</td>
<td>Henderson of Irwin</td>
<td>McFarland</td>
</tr>
<tr>
<td>Ellis</td>
<td>Henderson of Wash't'n</td>
<td>McGeehee</td>
</tr>
</tbody>
</table>
**Tuesday, December 13, 1898.**

| McLaughlin, | Rogers, | Tisinger, |
| McLenann,  | Rose,   | Timmerman, |
| McRae,     | Rudici, | Tracy,    |
| Newton,    | Simpson,| Turner of Henry, |
| Ogletree,  | Singletary,| Turner of Rockdale, |
| Ousley,    | Slaton, | Upchurch, |
| Overstreet,| Sloan,  | Wade,     |
| Pace,      | Smith of Hall,| Walker of Crawford, |
| Pate,      | Smith of Hancock,| Walker of Union, |
| Park of Greene, | Spinks,| Whiteley, |
| Post,      | Starr,  | Williams, |
| Price,     | Stubbs, | Willingham, |
| Rawls of Effingham, | Sturgis,| Woodall, |
| Rawls of Wilkinson, | Stewart,| Wooten, |
| Reid,      | Stone,  | Yates,    |
| Reynolds,  | Swift,  | Mr. Speaker, |
| Richardson,| Taylor, |          |

Those absent were Messrs.—

| Allen,       | Hopkins,  | Padgett, |
| Anderson,    | Hutchins, | Park of Troup, |
| Castleberry, | Jones of Burke,| Snell, |
| Copeland,    | King,     | Speer,   |
| Darnell,     | LaRoche,  | Tatum,  |
| Drawdy,      | McDonough,| Watkins, |
| Hammond,     | McMillan, | Wood,   |
| Howard,      |          |          |

Mr. Bond of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

The Speaker assigned Mr. Crossland of Dougherty to the following standing committees:
General Judiciary, Ways and Means, Military Affairs, Pensions.

Mr. Jordan of Jasper, moved a reconsideration of the action of the House in regard to House bill No. 102, which is a bill to allow Commissioners of Roads and Revenue to elect their own clerk.

Mr. Slaton called for the previous question, which call sustained.

The motion to reconsider prevailed.

Mr. Hall of Bibb, moved to reconsider the action of the House in recommitting House bill No. 166.

Mr. Denny of Floyd, called for the previous question, which call was sustained.

Mr. Hall called for the ayes and nays, which call was sustained.

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

Those voting aye were Messrs.—

Adams, Adamson, Anderson, Barron, Barwick, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Black of Dawson, Blalock, Bowen, Brown of Bryan, Brown of Carroll, Calvin, Carter, Castleberry, Cook, Copeland, Dickey, Duncan, Ellis, Emanuel, Erwin, Everett of Stewart, Fain, Farmer, Felker,
Tuesday, December 13, 1898.

Fender, Longino, Rudicil,
Franklin, Martin, Simpson,
Fort, Moore, Snell,
Gay, Morris, Spinks,
Griffin of Twiggs, Mullens, Speer,
Griffith, McCants, Starr,
Hall, McDonald, Stewart,
Hammond, McFarland, Stone,
Hardin of Liberty, McGehee, Swift,
Harrison, McLennan, Tatum,
Harrell, Ogletree, Tisinger,
Hathcock, Ousley, Timmerman,
Henderson of Irwin, Pate, Tracy,*
Holder, Park of Greene, Wade,
Johnson of Baker, Price, Walker of Crawford,
Johnson of Bartow, Rawls of Effingham, Williams,
Jordan of Jasper, Rawls of Wilkinson, Willingham,
Lane of Early, Reynolds, Wood,
Laing, Rogers, Wooten.

Those voting nay were Messrs.—

Arnold, Hardin of Wilkes, Maxwell,
Bass, Hardwick, McDonough,
Bell of Forsyth, Harris, McLaughlin,
Black of Whitfield, Harvard, McRae,
Bond, Hendricks, Post,
Brandon, Henderson of Wash't’nSlaton,
Bryan, Herring, Smith of Hall,
Bynum, Howard, Smith of Hancock,
Denny, Hopkins, Taylor,
Dews, Hosch, Turner of Rockdale,
Everett of Polk, Jarnagin, Upchurch,
Freeman, Johnson of Appling, Whiteley,
Ford, Knowles, Woodall,
Griffin of Greene, LaRoche,
Those not voting were Messrs.—

| Allen,          | Hutchins,         | Overstreet,       |
| Bell of Spalding, | Johnson of Floyd, | Pace,             |
| Bower,          | Johnson of Lee,   | Padgett,          |
| Bush,           | Jones of Burke,   | Park of Troup,    |
| Chappell,       | Jordan of Pulaski,| Reid,             |
| Crossland,      | King,             | Richardson,       |
| Darnell,        | Lane of Bibb,     | Rose,             |
| David,          | Lane of Sumter,   | Singletary,       |
| Drawdy,         | Latimer,          | Sloan,            |
| Esterlin,       | Mayson,           | Stubbs,           |
| George,         | Merritt,          | Sturgis,          |
| Gresham,        | Mitchell,         | Turner of Henry,  |
| Greene,         | McCrannie,        | Walker of Union,  |
| Hammett,        | McElreath,        | Watkins,          |
| Hamby,          | McMillan,         | Yates,            |
| Hill,           | Newton,           | Mr. Speaker.      |

Mr. Hall of Bibb, moved to dispense with a verification of the roll-call, which motion prevailed.

On counting the vote it was found that the ayes were 85, nays 41.

The motion to reconsider the action of the House on House bill No. 166 therefore prevailed.

Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report:
Mr. Speaker:

The committee have had under consideration the following bill of the House which they report back with the recommendation that the same do pass, to wit:

A bill to repeal the existing charter of the town of Hillman in Taliaferro county, and for other purposes.

Respectfully submitted.

JAMES P. DUNCAN, Chairman.

Mr. Knowles, Chairman of the Committee upon the part of the House to examine the condition of the State Treasury, submitted the following report:

Mr. Speaker

The Joint Committee of the Senate and House, appointed to investigate the condition of the Treasury, and to acquaint their respective bodies with the result of such investigation, beg leave to submit herewith the following statements as comprising the information ascertained by reason of the examination made by Ralph H. Brown, an expert accountant, engaged under the authority of a Joint Resolution passed by both Houses, under date of November 29th, 1898, and working under the direction of the Joint Committee of Investigation.
It was first determined by your committee to ascertain the condition of the Treasury on the 30th day of November, and to estimate from that starting point the probable showing of resources and liabilities on the first of January, 1899. That examination resulted in the following statement of estimated results:

RESOURCES.

Cash on hand on 30th November, 1898—$374,283.75
Estimated tax receipts for December, 1898—1,121,032.36
Estimated taxes uncollected Jan. 1, 1899—1,495,688.67

Total $2,991,004.78

LIABILITIES.

Liabilities from 1st December, '98, to 1st January, '99—$1,811,317.20
Estimated balance on January 1st, 1899—1,179,687.58

Total $2,991,004.78

These aggregate results are given more in detail in the itemized statement given herewith.

There is in the statement ending January 1st, 1899, a legal liability for the item of public debt, $505,358.25, but against which there are outstanding obligations amounting to about $283,000, as follows: $100,000 sinking fund, $168,000 interest and $15,000 unpaid bonds and coupons; the consequent difference would increase the estimated balance of resources from $1,179,687.58 to
$1,402,045.83, so that if it should be deemed best a re-appropriation obtained would make possible a corresponding deduction in the item of public debt for 1899. By this action this excessive liability, the growth of many years, would be finally settled.

When the January, 1899, estimate was made your committee concluded that it would be well to have a similar detailed estimate of the probable results which would show on the 1st July, 1899, the 1st of October, 1899, and the 1st January, 1900. Such estimates are given later in the report, and we commend them to your careful consideration.

Accompanying this report will be filed certain memoranda and explanations from Mr. Brown, which will explain the method by which he arrived at his conclusions. He embodies in his report certain recommendations and suggestions which we cannot but approve. They are as follows:

CIVIL ESTABLISHMENT BOOK.

It should have a special column for cancellation stamp.

SPECIAL LOANS.

While doubtless necessary, they tend to impair the continuous audit of the Treasurer by the Comptroller-General.
BONDS AND COUPONS.

After payment and due record, they should be destroyed in the presence of designated witnesses.

STATE DEPOSITORIES.

A uniform blank should be furnished and filled out over signature, and this blank should be made to the Treasurer of the State of Georgia; an improvement in the Treasurer's office would be the keeping of a daily balance book, which invariably is kept in a modern bank.

Of course the results predicted at the expiration of the period given are mere estimates, but they are entitled to consideration, because being based on the new appropriation and tax bills and in comparison with several preceding years.

In conclusion we cannot too highly commend the zeal and efficiency of the expert engaged in this work, and hope the results of the investigation will merit and receive your approval.

Committee of Senate.

E. L. WIGHT, Cham'n, J. L. HAND,
S. T. BLALOCK, B. E. THRASHER,
WM. LITTLE.
Committee of House.

Clarence Knowles, Chm’n, J. M. Wooten,
R. V Everett, R. W Freeman,
O. N. Starr, A. Emanuel,
Paul Turner, J. T. Newton,
G. W M. Tatum, A. W. Lane.
### THE TREASURY

**Nov. 30. Cash in hand, record of Comptroller-General**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>$224,283.75</td>
</tr>
<tr>
<td>Add balance of special loan</td>
<td>150,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$374,283.75</td>
</tr>
</tbody>
</table>

**Dec. 1st to 31st. Estimated tax receipts:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General tax</td>
<td>$817,800.22</td>
</tr>
<tr>
<td>Railroad tax</td>
<td>184,294.80</td>
</tr>
<tr>
<td>Poll tax</td>
<td>78,088.93</td>
</tr>
<tr>
<td>Artist tax</td>
<td>500.00</td>
</tr>
<tr>
<td>Liquor tax</td>
<td>47.00</td>
</tr>
<tr>
<td>Oil fees</td>
<td>1,241.03</td>
</tr>
<tr>
<td>Office fees</td>
<td>237.13</td>
</tr>
<tr>
<td>Insolvent general tax</td>
<td>965.98</td>
</tr>
<tr>
<td>Insolvent poll tax</td>
<td>246.55</td>
</tr>
<tr>
<td>S. M. agents</td>
<td>1.25</td>
</tr>
<tr>
<td>Insurance fees</td>
<td>88.49</td>
</tr>
<tr>
<td>Insurance agents</td>
<td>365.00</td>
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<tr>
<td>Insurance tax</td>
<td>45.54</td>
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<tr>
<td>Show tax</td>
<td>11.25</td>
</tr>
<tr>
<td>Pistol tax</td>
<td>16.87</td>
</tr>
<tr>
<td>Peddlers’ tax</td>
<td>6.56</td>
</tr>
<tr>
<td>Rental W &amp; A. R.</td>
<td>35,001.00</td>
</tr>
<tr>
<td>Sale Georgia Reports</td>
<td>287.88</td>
</tr>
<tr>
<td>Fertilizer fees</td>
<td>524.99</td>
</tr>
<tr>
<td>Telegraph tax</td>
<td>1.75</td>
</tr>
<tr>
<td>Telephone tax</td>
<td>4.13</td>
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<tr>
<td>Express Company tax</td>
<td>24.65</td>
</tr>
<tr>
<td>Costs and fi. fas</td>
<td>75.00</td>
</tr>
<tr>
<td>Interest on fi. fas</td>
<td>112.63</td>
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<tr>
<td>Money refunded</td>
<td>120.20</td>
</tr>
<tr>
<td>Fees B. and L. Associations</td>
<td>2.50</td>
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<tr>
<td>Sleeping Car Companies’ tax</td>
<td>473.60</td>
</tr>
<tr>
<td>Interest from banks</td>
<td>124.67</td>
</tr>
<tr>
<td>Sale of Codes</td>
<td>52.63</td>
</tr>
<tr>
<td>Games tax</td>
<td>5.62</td>
</tr>
<tr>
<td>Hire convicts</td>
<td>1,045.84</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>1,121,032.36</td>
</tr>
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</table>

**Jan. 1, 1890—Estimated taxes uncollected:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>General Tax and Professions</td>
<td>$1,205,095.37</td>
</tr>
<tr>
<td>Railroad tax</td>
<td>80,299.39</td>
</tr>
<tr>
<td>Poll tax</td>
<td>209,798.91-1,495,688.67</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$2,991,004.78</td>
</tr>
</tbody>
</table>
State of Georgia.

**LIABILITIES.**

December 1, 1898, to January 1, 1899—Liabilities:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>School Fund</td>
<td>$853,316 96</td>
</tr>
<tr>
<td>Public Debt</td>
<td>505,358 25</td>
</tr>
<tr>
<td>Temporary Loan</td>
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<td>Legislative Pay Roll</td>
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<td>Lunatic Asylum</td>
<td>63,833 40</td>
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<td>Penitentiary and Prison Funds</td>
<td>48,667 93</td>
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<td>Civil Establishment—estimate</td>
<td>35,008 34</td>
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<td>Memorial Board Fund</td>
<td>14,347 54</td>
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<td>Military fund</td>
<td>14,009 18</td>
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<tr>
<td>Widows’ pensions, 1898</td>
<td>10,440 00</td>
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<tr>
<td>Printing fund</td>
<td>6,282 65</td>
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<td>Geological fund</td>
<td>6,909 21</td>
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<tr>
<td>Academy for blind</td>
<td>5,000 02</td>
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<td>Contingent fund</td>
<td>4,941 49</td>
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<tr>
<td>Insurance public buildings</td>
<td>2,948 35</td>
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<tr>
<td>Supreme Court Reports</td>
<td>2,518 50</td>
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<td>Widows’ Pensions—Awtry Act.</td>
<td>2,200 00</td>
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<td>School for colored</td>
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<td>Lunatic Asylum Trustees</td>
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<td>N. G. Agricultural College</td>
<td>1,500 00</td>
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<tr>
<td>Fertilizer Fund</td>
<td>1,395 23</td>
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<td>Repairs to Capitol</td>
<td>816 80</td>
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<td>Penitentiary and Prison—traveling expense</td>
<td>500 00</td>
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<td>Penitentiary Fund—R. R. Commission</td>
<td>252 43</td>
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<tr>
<td>Indigent soldiers’ pensions</td>
<td>40 00</td>
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<tr>
<td>Library Fund</td>
<td>31 80</td>
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<tr>
<td>Incidentals General Assembly</td>
<td>28 10</td>
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<tr>
<td>School for Deaf</td>
<td>25 82</td>
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Total Estimated Balance: $1,803,977 62

**APSED—**

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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Widows’ Pensions, 1897</td>
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<td>375 50</td>
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<td>Stationery, General Assembly</td>
<td>352 23</td>
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<td>Publishing new Code</td>
<td>69 45</td>
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<tr>
<td>Blount’s Form Book</td>
<td>1 25</td>
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<td>Brown Committee</td>
<td>1 15</td>
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Total Estimated Balance: $7,339 58

January 1st, 1899.

Estimated balance: $1,179,687 58

Total Estimated Balance: $2,991,004 78
January 1—Estimated balance brought down... $1,179,887

January 1st to July 1st—Estimated Tax Receipts:

<table>
<thead>
<tr>
<th>Tax Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Artists tax</td>
<td>$1,108.00</td>
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<tr>
<td>Liquor tax</td>
<td>$109,101.00</td>
</tr>
<tr>
<td>Oil fees</td>
<td>$6,804.00</td>
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<tr>
<td>Office fees</td>
<td>$1,812.00</td>
</tr>
<tr>
<td>Insolvent general tax</td>
<td>$4,388.00</td>
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<tr>
<td>Insolvent poll tax</td>
<td>$3,480.00</td>
</tr>
<tr>
<td>Sewing-machine agents</td>
<td>$820.00</td>
</tr>
<tr>
<td>Insurance fees</td>
<td>$11,377.00</td>
</tr>
<tr>
<td>Insurance agents</td>
<td>$5,600.00</td>
</tr>
<tr>
<td>Insurance tax</td>
<td>$31,580.00</td>
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<tr>
<td>Show tax</td>
<td>$5,597.00</td>
</tr>
<tr>
<td>Pistol tax</td>
<td>$5,051.00</td>
</tr>
<tr>
<td>Peddlers tax</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Rental W &amp; A. R. R.</td>
<td>$210,006.00</td>
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<tr>
<td>Sale of Ga. Reports</td>
<td>$2,000.00</td>
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<tr>
<td>Fertilizer fees</td>
<td>$17,417.00</td>
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<tr>
<td>Telegraph tax</td>
<td>$1,990.00</td>
</tr>
<tr>
<td>Telephone tax</td>
<td>$2,545.00</td>
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<tr>
<td>Express Co. tax</td>
<td>$1,926.00</td>
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<tr>
<td>Interest on fl. fls</td>
<td>$435.00</td>
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<td>Money refunded</td>
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<td>Interest from banks</td>
<td>$8,482.00</td>
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<tr>
<td>Sale of Codes</td>
<td>$1,800.00</td>
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<tr>
<td>Games tax</td>
<td>$304.00</td>
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<tr>
<td>Hire of convicts</td>
<td>$21,251.00</td>
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<tr>
<td>Billiard tax</td>
<td>$5,200.00</td>
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<tr>
<td>Auctioneer tax</td>
<td>$473.00</td>
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<tr>
<td>Pawnbrokers tax</td>
<td>$900.00</td>
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<tr>
<td>Specialists tax</td>
<td>$97.00</td>
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<tr>
<td>Commercial agencies tax</td>
<td>$450.00</td>
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<tr>
<td>Lightning rod agents</td>
<td>$45.00</td>
</tr>
<tr>
<td>Cold storage tax</td>
<td>$1,260.00</td>
</tr>
<tr>
<td>Dividend from stocks</td>
<td>$1,298.00</td>
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<tr>
<td>Rental Northeastern R. R</td>
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<td>Wild land tax</td>
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<tr>
<td>Sewing-machine companies tax</td>
<td>$1,200.00</td>
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<tr>
<td>Futures tax</td>
<td>$1,800.00</td>
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<td>Sale of Acts</td>
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<td>Tax on patents</td>
<td>$9.00</td>
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<td>Sale of W. &amp; A. R. R. property</td>
<td>$279.00</td>
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<td>Supreme Court costs.</td>
<td>$2,047.00</td>
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<td>Indian Spring reserve rental</td>
<td>$147.00</td>
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<tr>
<td>Brewing companies tax</td>
<td>$900.00</td>
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Total: $1,156,883.51


**State of Georgia.**

**LIABILITIES.**

TUESDAY, DECEMBER 13, 1898.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>School fund</td>
<td>$1,696.00</td>
</tr>
<tr>
<td>School fund</td>
<td>$424,000.00</td>
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<tr>
<td>Public debt</td>
<td>$239,514.00</td>
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<tr>
<td>Lunatic Asylum</td>
<td>$145,750.00</td>
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<tr>
<td>Penitentiary and prison funds</td>
<td>$3,816.00</td>
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<tr>
<td>Civil establishment</td>
<td>$103,191.00</td>
</tr>
<tr>
<td>Military fund</td>
<td>$1,325.00</td>
</tr>
<tr>
<td>Widows' pensions</td>
<td>$121,900.00</td>
</tr>
<tr>
<td>Printing fund</td>
<td>$7,155.00</td>
</tr>
<tr>
<td>Blind Academy</td>
<td>$9,540.00</td>
</tr>
<tr>
<td>Contingent fund</td>
<td>$5,300.00</td>
</tr>
<tr>
<td>Insurance public buildings</td>
<td>$8,480.00</td>
</tr>
<tr>
<td>Printing Supreme Court Reports</td>
<td>$3,180.00</td>
</tr>
<tr>
<td>Colored university</td>
<td>$4,240.00</td>
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<tr>
<td>Trustees of Lunatic Asylum</td>
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<tr>
<td>North Georgia Agricultural College</td>
<td>$3,180.00</td>
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<tr>
<td>North Georgia Agricultural College, insurance</td>
<td>$318.00</td>
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<tr>
<td>Fertilizer fund</td>
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<tr>
<td>Printing Fund Railroad Commission</td>
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<tr>
<td>Maimed soldiers—pensions</td>
<td>$102,025.00</td>
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<tr>
<td>Indigent soldiers—pensions</td>
<td>$128,140.00</td>
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<tr>
<td>Library fund</td>
<td>$1,590.00</td>
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<tr>
<td>Academy for Deaf</td>
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<tr>
<td>Georgia Normal School, Athens</td>
<td>$6,625.00</td>
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<tr>
<td>Land scrip fund</td>
<td>$3,346.51</td>
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<tr>
<td>Institute Technology</td>
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<tr>
<td>Georgia N. and I. College</td>
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<td>Georgia N. and I. College, extra</td>
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<tr>
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<tr>
<td>Contingent Fund Railroad Commission</td>
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<tr>
<td>Contingent Fund Supreme Court</td>
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<tr>
<td>Public building fund</td>
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<td>Binding Journals</td>
<td>$291.50</td>
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<tr>
<td>Trustees University of Georgia</td>
<td>$265.00</td>
</tr>
<tr>
<td>Solicitor's fees Supreme Court</td>
<td>$1,855.00</td>
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</table>

July 1, 1899. Estimated balance $278,050.61

$1,656,863.58
1899.

July 1st—Estimated balance brought down \$278,050 61

July 1st—to Oct. 1st—Estimated tax receipts:

- Artist tax: \$188 00
- Liquor tax: 9,639 00
- Oil fees: 1,817 00
- Office fees: 653 00
- Insolvent general tax: 3,180 00
- Insolvent poll tax: 497 00
- Sewing-machine agents: 40 00
- Insurance fees: 479 00
- Insurance agents: 180 00
- Insurance tax: 20,506 00
- Show tax: 1,809 00
- Pistol tax: 472 00
- Peddlers’ tax: 632 00
- Rental W. & A. R. R.: 105,008 00
- Sale of Georgia Reports: 817 00
- Fertilizer fees: 4,000 00
- Telegraph tax: 688 00
- Telephone tax: 1,379 00
- Costs and fi. fas: 6 00
- Interest on fi. fas: 3,983 00
- Money refunded: 240 00
- Fees B. L. Association: 990 00
- Interest from bank: 1,786 00
- Sale of Codes: 1,275 00
- Games tax: 45 00
- Hire of convicts: 4,358 00
- Billiard tax: 743 00
- Auctioneers’ tax: 67 50
- Pawnbrokers’ tax: 90 00
- Specialists’ tax: 36 00
- Lightning-rod agent’s tax: 270 00
- Cold-storage tax: 180 00
- Dividend from stocks: 511 00
- Futures’ tax: 2,700 00
- Sale of acts: 79 00
- Loan agents’ tax: 54 00
- Brewing Company tax: 368 00
- Tax clock-peddlers: 45 00
- Oyster Land lease: 35 00
- Net earning N. E. R. R.: 15,445 00
- Rent of public building: 26 00—\$186,923 04

Oct. 1—Estimated balance overdrawn \$650,375 15
## State of Georgia.

### Liabilities.

1899

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 1st to October 1st—Liabilities:</td>
<td></td>
</tr>
<tr>
<td>School fund</td>
<td>$800 00</td>
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<tr>
<td>School fund</td>
<td>$200,000 00</td>
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<tr>
<td>Public debt</td>
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<tr>
<td>Lunatic asylum</td>
<td>$68,750 00</td>
</tr>
<tr>
<td>Penitentiary and prison fund</td>
<td>$1,800 00</td>
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<tr>
<td>Civil establishment</td>
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<tr>
<td>Military fund</td>
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<tr>
<td>Widow's pensions</td>
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<tr>
<td>Printing fund</td>
<td>$3,375 00</td>
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<tr>
<td>Academy for blind</td>
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<tr>
<td>Contingent fund</td>
<td>$2,500 00</td>
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<tr>
<td>Insurance fund</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Printing Supreme Court Reports</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Colored University</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Trustees of Lunatic Asylum</td>
<td>$625 00</td>
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<tr>
<td>North Georgia Agricultural College</td>
<td>$1,500 00</td>
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<td>North Georgia Agricultural College—Insurance</td>
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<td>Fertilizer fund</td>
<td>$800 00</td>
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<td>Printing fund—R. R. Commission</td>
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<td>Maimed soldiers’ pensions</td>
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<tr>
<td>Indigent soldiers’ pensions</td>
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<tr>
<td>Library fund</td>
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<tr>
<td>Academy for Deaf</td>
<td>$6,250 00</td>
</tr>
<tr>
<td>Georgia Normal School, Athens</td>
<td>$3,125 00</td>
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<tr>
<td>Land Script fund</td>
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<td>Georgia Normal and Industrial College</td>
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<tr>
<td>Georgia Normal and Industrial College, extra.</td>
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<td>Department of Agriculture</td>
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<td>Contingent fund R. R. Commission</td>
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<td>Contingent fund Supreme Court</td>
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<td>Public building fund</td>
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<td>Trustees of University of Georgia</td>
<td>$125 00</td>
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<tr>
<td>Solicitor fees Supreme Court</td>
<td>$875 00</td>
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Total: $650,375 15
1899.

Oct. 1 to Jan. 1, 1900—Estimated tax receipts:

<table>
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<th>Tax Type</th>
<th>Estimated Receipts</th>
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<td>Poll tax</td>
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<td>Artists’ tax</td>
<td>162.00</td>
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<tr>
<td>Liquor tax</td>
<td>3,451.00</td>
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<tr>
<td>Oil fees</td>
<td>4,861.00</td>
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<tr>
<td>Office fees</td>
<td>582.00</td>
</tr>
<tr>
<td>Insolvent general tax</td>
<td>8,015.00</td>
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<tr>
<td>Insolvent poll tax</td>
<td>473.00</td>
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<tr>
<td>Sewing-machine agents</td>
<td>20.00</td>
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<td>Insurance fees</td>
<td>404.00</td>
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<td>Insurance agents</td>
<td>670.00</td>
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<td>Insurance tax</td>
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<tr>
<td>Show tax</td>
<td>131.00</td>
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<tr>
<td>Pistol tax</td>
<td>652.00</td>
</tr>
<tr>
<td>Peddlers’ tax</td>
<td>225.00</td>
</tr>
<tr>
<td>Rental W &amp; A. R. R</td>
<td>105,003.00</td>
</tr>
<tr>
<td>Sale of Georgia Reports</td>
<td>1,008.00</td>
</tr>
<tr>
<td>Fertilizer fees</td>
<td>1,066.00</td>
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<tr>
<td>Telegraph tax</td>
<td>852.00</td>
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<tr>
<td>Telephone tax</td>
<td>1,355.00</td>
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<tr>
<td>Express Company tax</td>
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<tr>
<td>Costs and ji. fas</td>
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<tr>
<td>Money refunded</td>
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<td>Fees B. L. Association</td>
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<td>Sleeping car companies</td>
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<td>Interest from banks</td>
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<td>Sale of Codes</td>
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<td>Games tax</td>
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<tr>
<td>Hire of convicts</td>
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<tr>
<td>Billiard tax</td>
<td>225.00</td>
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<tr>
<td>Auctioneers’ tax</td>
<td>22.00</td>
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<tr>
<td>Pawnbrokers’ tax</td>
<td>90.00</td>
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<tr>
<td>Specialists’ tax</td>
<td>18.00</td>
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<tr>
<td>Lightning rod agents</td>
<td>135.00</td>
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<tr>
<td>Dividend from stocks</td>
<td>786.00</td>
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<tr>
<td>Wild land tax</td>
<td>18.00</td>
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<tr>
<td>Sale of Acts</td>
<td>36.00</td>
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<td>Sale of W &amp; A. R. R. property</td>
<td>248.00</td>
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<tr>
<td>Interest from lessees</td>
<td>343.00—1,373,575.00</td>
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January 1, 1900—Estimated taxes uncollected:

<table>
<thead>
<tr>
<th>Tax Type</th>
<th>Estimated Receipts</th>
</tr>
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<tbody>
<tr>
<td>General tax at 5.36 mills less collection</td>
<td>951,338.00</td>
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<tr>
<td>Railroad tax</td>
<td>11,442.00</td>
</tr>
<tr>
<td>Poll tax</td>
<td>126,942.00—1,089,722.00</td>
</tr>
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</table>

$2,463,207.00
**Liabilities.**

1899.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oct. 1st—Estimated balance overdrawn brought down</td>
<td>$186,923.04</td>
</tr>
<tr>
<td>Oct. 1st to Jan. 1st, 1900—Liabilities:</td>
<td></td>
</tr>
<tr>
<td>School fund</td>
<td>$704.00</td>
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<tr>
<td>School fund</td>
<td>176,000.00</td>
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<tr>
<td>Public debt</td>
<td>99,396.00</td>
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<tr>
<td>Lunatic Asylum</td>
<td>60,500.00</td>
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<tr>
<td>Penitentiary and prison fund</td>
<td>1,584.00</td>
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<tr>
<td>Civil establishment</td>
<td>42,834.00</td>
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<tr>
<td>Military fund</td>
<td>550.00</td>
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<tr>
<td>Widows’ pensions</td>
<td>50,600.00</td>
</tr>
<tr>
<td>Printing fund</td>
<td>2,970.00</td>
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<tr>
<td>Academy for Blind</td>
<td>8,960.00</td>
</tr>
<tr>
<td>Contingent fund</td>
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<td>North Georgia Agricultural College—Insurance</td>
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<td>Land scrip fund</td>
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<td>Institute of Technology</td>
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<td>Georgia N. &amp; I. College, extra</td>
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<td>Contingent fund, R. R. Commissioners</td>
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<td>Contingent fund, Supreme Court</td>
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<td>Public Building fund</td>
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<td>Trustees University of Georgia</td>
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<tr>
<td>Solicitor fees Supreme Court</td>
<td>770.00</td>
</tr>
</tbody>
</table>

Jan. 1st, 1900—Estimated balance: $1,704,061.44

$2,463,297.00
Mr. Blalock of Fayette, moved to reconsider the action of the House had on yesterday in defeating House bill No. 237.

Mr. Ellis of Bibb, called for the previous question, which call was sustained.

Mr. Blalock called for the ayes and nays, which call was sustained.

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

<table>
<thead>
<tr>
<th>Ayes</th>
<th>Nays</th>
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<tbody>
<tr>
<td>Adams,</td>
<td>Fender,</td>
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<td>Adamson,</td>
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<td>Barwick,</td>
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<td>Griffin of Twiggs,</td>
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<td>Blalock,</td>
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<td>Bryan,</td>
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<td>Bynum,</td>
<td>Hardin of Liberty,</td>
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<td>Carter,</td>
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<td>Dickey,</td>
<td>Henderson of Irwin,</td>
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<td>Ellis,</td>
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<td>Jordan of Jasper,</td>
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<td>Lane of Early,</td>
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<td>Park of Greene,</td>
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<td>Post,</td>
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<td></td>
<td>Price,</td>
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<td>Raw's of Effingham..</td>
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Tuesday, December 13, 1898.

Rawls of Wilkinson, Stone, Walker of Crawford,
Rudicil, Swift, Willingham,
Snell, Tatum, Wood,
Starr, Timmerman, Woodall.
Sturgis, Wade,

Those voting nay were Messrs.—

Arnold, Hill, Richardson,
Barron, Hosch, Rogers,
Bell of Forsyth, Jarnagin, Rose,
Black of Dawson, Knowles, Simpson,
Black of Whitfield, Lane of Bibb, Singletary,
Bower, Laing, Slaton,
Brandon, Martin, Smith of Hancock,
Chappell, Mayson, Spinks,
Darnell, Merritt, Speer,
Dews, Mitchell, Taylor,
Duncan, Morris, Tracy,
Erwin, McCants, Turner of Rockdale,
Ford, McDonough, Upchurch,
Greene, McMillan, Whiteley,
Harris, Ogletree, Wooten,
Hendricks, Ousley, Reid,
Herring, Reid,

Those not voting were Messrs.—

Allen, Drawdy, Jones of Burke,
Anderson, Esterlin, Jordan of Pulaski,
Bass, Felker, King,
Bond, Fort, LaRoache,
Bowen, George, Maxwell,
Brown of Bryan, Hammett, McCranie,
Bush, Hammond, Newton,
Calvin, Hardin of Wilkes, Overstreet,
David, Hutchins, Padgett,
Denny, Johnson of Floyd, Park of Troup,
Reynolds, Stewart, Watkins,
Sloan, Tisinger, Williams,
Smith of Hall, Turner of Henry, Yates,
Stubbs, Walker of Union, Mr. Speaker.

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

On counting the vote it was found that the ayes were 83, nays 49.

So the motion to reconsider therefore prevailed.

Mr. Erwin of Clarke, moved to reconsider the action of the House in not passing House resolution No. 78, the same being a resolution for the relief of securities of J W Johnson of Oconee county

Mr. Price of Oconee, called for the previous question, which call was sustained.

The motion to reconsider prevailed.

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

By Mr. Whiteley of Glascock—

A bill to amend section 1642 of volume 1 of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill, the ayes were 92, nays 2.
So the bill, having received the requisite constitutional majority was passed.

By Mr. Willingham of Monroe—

A bill to regulate and control the expenditure of county funds, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 1.

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

On motion of Mr. Willingham of Monroe, the bill just passed was ordered immediately transmitted to the Senate.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bill, to wit:

A bill to amend the charter of Harmony Grove.

Also,

A bill to repeal an Act to provide for the payment of insolvent costs to certain officers in Hancock county.

Also,

A bill to provide for a Board of Commissioners for Thomas county.
Also,

A bill to repeal an Act providing for a Board of Commissioners for Camden county.

Also,

A bill to appoint a commission looking to the erection of a new union depot on the State's property in the city of Atlanta.

The Senate has also passed the following House bill as amended, to wit:

A bill to establish a system of public schools in Clarkston in DeKalb county.

The Senate insists on its amendment to the following House bill, to wit:

A bill to amend the charter of the Home Loan and Banking Company of Atlanta.

The Senate has also passed the following Senate bills by the requisite constitutional majority, to wit:

A bill to provide who may redeem property sold at tax sales.

Also,

A bill to amend the charter of Newton in Baker county.

By Mr. McLaughlin of Meriwether—

A bill to amend an Act to regulate the payment of fees to attorneys and receivers, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 88, nays 1.

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

On motion of Mr. McLaughlin, the bill was ordered immediately transmitted to the Senate.

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

Mr. Speaker:

The Senate has passed the following Senate bills by the requisite constitutional majority, to wit:

A bill to create a charter for the city of Blakely, to change the name from the town of Blakely.

Also,

A bill to amend an Act providing for the condemnation of private property for public uses.

Also,

A bill making it unlawful for any person to manufacture fermented intoxicants, and fixing punishment for same.

Also,

A bill to amend section 5401 of the Code relative to fees of sheriffs.
The Senate has also adopted the following resolutions, in which the concurrence of the House is asked, to wit:

A resolution directing the superintendent of the lunatic asylum to return William Schwarz to the authorities of Chatham county.

Also,

A resolution providing for the correction of map No. 6 of the official survey of the W & A. R. R.

Also,

A resolution providing for a commission to determine the boundary line between Georgia, Tennessee and North Carolina.

By Mr. Knowles of Fulton—

A bill to appropriate $10,000 for the maintenance of a textile department of the school of Technology, and for other purposes.

This bill involving an appropriation, the House resolved itself into a Committee of the Whole for the purpose of considering the same.

The Speaker designated as Chairman of the Committee of the Whole, Mr. Moore of Carroll.

Mr. Little of Muscogee, moved that the committee rise and report the bill back to the House with the recommendation that it do pass by substitute.
The committee rose and the chairman thereof made said report to the House.

The report of the Committee of the Whole House was agreed to.

On passage of the 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.—

Those voting in the negative were Messrs.—

- Bennett of Pierce
- Blalock
- Brown of Bryan
- Bryan
- Bush
- Cook
- Dickey
- Farmer
- Fender
- Ford
- Fort
- Gay
- Griffin of Twiggs
- Hammett
- Harrell
- Henderson of Irwin
- Hill
- Hosch
- Johnson of Bartow
- Martin
- McDonald
- McFarland
- McGehee
- McLennan
- Rogers
- Rudicil
- Singletary
- Sloan
- Smith of Hancock
- Sturgis
- Stewart
- Swift
- Taylor
- Timmerman
- Walker of Union
- Williams
- Willingham
- Wood
- Woodall

Those not voting were Messrs.—

- Adams
- Bell of Spalding
- Black of Dawson
- Bond
- Brown of Carroll
- Drawdy
- Gresham
- Hamby
- Harrison
- Hathcock
- Holder
- Jones of Burke
- King
- Lane of Sumter
- McCranie
- Mc Rae
- Newton
- Ogletree
- Padgett
- Pate
- Park of Troup
- Post
- Spinks
- Stubbs
- Tatum
- Tracy
- Whiteley
- Yates
- Mr. Speaker
Mr. Lane of Bibb moved to dispense with a verification of the roll-call, which motion prevailed.

On passage of the bill the ayes were 106, nays 39.

So the bill having received the requisite constitutional majority was passed by substitute.

On motion of Mr. Knowles, the bill just passed was ordered immediately transmitted to the Senate.

Mr. Walker, Chairman of the Enrollment Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to authorize the mayor and aldermen of the city of Savannah to condemn property for drainage purposes, etc.

An Act to fix the hours of keeping open the polls at precincts situated in incorporated cities, etc.

An Act to amend an Act approved September 14th, 1894, establishing a system of public schools for the town of Washington, etc.

An Act to amend the charter of the town of Sharpsburg in Coweta county.

An Act to repeal an Act entitled an Act to provide for
the creation of a Board of Commissioners of Roads and Revenue for the county of Oconee.

An Act to authorize the St. Luke Methodist Episcopal church South, of the city of Columbus, Georgia, to create a lien by mortgage, deed or otherwise, for purpose of borrowing money to complete the church building.

Respectfully submitted.

J. Y WALKER, Chairman.

On motion of Mr. Slaton of Fulton, the following bill was taken from the table and put upon its passage, to wit:

By Mr. Lane of Early—

A bill to repeal an Act to regulate and maintain a dispensary in Blakely, Early county, Georgia, and for other purposes.

Mr. Slaton of Fulton, called for the previous question, which call was sustained.

On passage of the 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.—

Barron, Bond, Carter,
Barwick, Brandon, Chappell,
Beauchamp, Brown of Bryan, Copeland,
Black of Whitfield, Bush, Crossland,
Blalock, Calvin, Denny,
TUESDAY, DECEMBER 13, 1898.

Dews, Henderson of Wash'n, Reid,
Ellis, Henderson of Appling,
Emanuel, Jordan of Jasper,
Esterlin,Jordan of Pulaski,
Everett of Stewart,谁知,
Felker, Johnson of Appling,
Fender, Johnson of Baker,
Freeman, Johnson of Floyd,
Franklin, Jordan of Jasper,
Ford, Jordan of Pulaski,
Gay,Knowles,
Greene, Lane of Early,
Griffith,Laing,
Hall, Lee,
Hammond, Longino,
Hamby, Maxwell,
Hardin of Wilkes, Morris,
Hardwick, Mullins,
Harris, McCants,
Harrell, McMillan,
Harvard, Ousley,
Henderson of Irwin, Park of Greene,

Those voting in the negative were Messrs.—

Adams, Darnell, Hendricks,
Anderson, David, Hutchins,
Bass, Duncan, Johnson of Bartow,
Bennett of Mitchell, Erwin, Lane of Bibb,
Bennett of Pierce, Everett of Polk, Latimer,
Bell of Forsyth, Fain, Mayson,
Bell of Spalding, Farmer, Merritt,
Black of Dawson, Fort, Moore,
Bowen, George, McDonald,
Bryan, Griffin of Greene, McFarland,
Bynum, Griffin of Twiggs, McGehee,
Castleberry, Hammett, McLennan,
Cook, Hardin of Liberty, Pace,
The bill not having received the requisite constitutional majority was lost.

By Mr. Holder of Jackson—

A bill to allow the State, as owner of the Northeastern railroad, to be sued in certain cases, and for other purposes

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 106, nays 0.
So the bill having received the requisite constitutional majority was agreed to.

By Mr. Moore of Carroll—

A bill to amend section 5462 of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 93, nays 1.

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

Mr. Moore of Carroll asked that the two bills just passed be immediately transmitted to the Senate, which request was granted.

By Mr. Slaton of Fulton—

A bill to amend section 431 of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 112, nays 0.

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

On motion of Mr. Slaton of Fulton, the bill just passed was ordered immediately transmitted to the Senate.

On motion of Mr. Johnson of Baker, the morning’s sess-
sion of this House was extended five minutes for the pur­
pose of putting House bill No. 94 upon its passage.

On motion of Mr. Sloan of Hall, House bill No. 422
was withdrawn.

By Mr. Johnson of Bartow—

A bill to amend section 815 of volume 3 of the Code
of 1895, and for other purposes.

The report of the committee, which was favorable to the
passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 0.

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

The following notice was read for the information of
the House, to wit:

By Mr. Hardwick of Washington—

A notice to the members that each member will be en­
titled to two admission tickets to the Capitol to-morrow,
and that same can be secured from the clerk.

Leave of absence was granted Mr. Hendricks of Tattnall,
from this evening's session.

The hour of adjournment having arrived the Speaker
declared the House adjourned until 3 o'clock this after­
noon.
3 O’clock p. m.

The House met pursuant to adjournment at this hour and was called to order by the Speaker pro tem.

The roll-call and reading of the Journal was dispensed with.

The first business in order was the reading of reports of the following committees:

By Mr. Stone of Walton—

A resolution for the relief of A. M. Hill of Walton county, and for other purposes.

Also,

The following bill which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Hall of Bibb—

A bill to be entitled an Act to require all street railway companies operating street railroads in the State of Georgia to enclose the front part of the platform of all street cars operated by them with glass or other material, so as to protect the motormen on said cars from the cold, and to provide penalties for failure to comply with the requirements of this Act.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.
By Mr. Bennett of Mitchell—

As substituted,

A bill to be entitled an Act to change the time of holding the Superior Courts of Worth, Calhoun, Baker and Mitchell counties, and for other purposes.

Also, as substituted,

By Mr. Lane of Bibb—

A bill to be entitled an Act to provide for the record of judgments and decrees and notices of suits, transferring or affecting the titles to real estate, and providing that lis pendens will not be notice in certain cases, and for other purposes.

Also,

By Mr. Lane of Bibb—

A bill to be entitled an Act to amend section 4517 of the Civil Code of Georgia, 1895, so as to authorize the court to which an attachment had been returned by the levying officers to hear evidence and pass upon the sufficiency of the bond.

Also, as amended,

By Mr. Brannen of the 17th—

A bill to be entitled an Act to amend section 2636 of the Code of Georgia, which provides a penalty for using the name of a person in a partnership, who is not a member thereof.
Also, the following Senate bill which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Underwood of the 32d District—

A bill to be entitled an Act to allow constables to levy and collect superior, city and county court fi. fas. when the same can be levied on personal property, and the principal sum does not exceed one hundred dollars.

Also,

The following House bills, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

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

By Mr. Dickerson of the 5th—

A bill to reduce and regulate the fees of notaries public and other officers in this State, whose duty it is to protest notes and give notice to endorsers, sureties, or makers of commercial papers.
Also,

By Mr. Wight of the 10th—

A bill to be entitled an Act to amend section 1107 of volume 3 of the Code of Georgia, providing for the payment of sheriffs fees, and for other purposes.

Mr. Freeman, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following Senate bill, which they instruct me to report back with the recommendation that the same be read the second time and recommitted to the Committee on Ways and Means, to wit:

A bill to provide for a Board of Equalization of real and personal property subject to taxation in this State, and for other purposes.

Respectfully submitted.

R. W FREEMAN, Chairman.

The following report of the Joint Committee, appointed to investigate the controversy between Dr. Geo. F. Payne and the Commissioner of Agriculture, was read and adopted, to wit:
Mr. Speaker:

The Joint Committee appointed under resolution No. 52, to investigate the controversy between Dr. Payne, ex-State Chemist, and Hon. O. B. Stevens, the Commissioner of Agriculture, with reference to possession of chemicals and apparatus in the State laboratory, and the expenditure of appropriations made by the State Chemist since 1891 to the present time, beg leave to submit the following report, to wit:

We find the law under which the office of State Chemist was created to be in the Acts of 1877, folio 38, as follows:

Section III. Be it further enacted, That it shall be the duty of the Commissioner of Agriculture to appoint an experienced and competent chemist to analyze all fertilizers or chemicals for manufacturing the same, offered for sale or distribution in this State, and make such other analyses as may be required by the Commissioner of Agriculture. The said chemist shall take and subscribe, before some officer duly authorized to administer the same, an oath faithfully and impartially to perform all the duties which may be required of him under the provision of this Act; which oath shall be filed in the office of the Commissioner of Agriculture. His salary shall not exceed the sum of three thousand dollars per annum, which shall be full compensation for all duties which may be required of him under this Act, in-
cluding the rent of laboratory and of apparatus, and cost of chemicals.

In pursuance of this law, Dr. G. F. Payne was duly appointed State Chemist on November 10th, 1890, and immediately went into the discharge of his duties.

On December 20th, 1890, a special appropriation of $498.00 was made to defray the cost of putting in plumbing, flooring, shelving and furniture in the office of the State Chemist in the State Capitol. (See Acts 1890-91, page 532.)

On September 16th, 1891, an Act was approved appropriating $3,471.76 for the purpose of reimbursing Dr. Geo. F. Payne, State Chemist, for moneys expended by him in supplying materials, apparatus, and employing assistants. The expenditure of above money represents a portion of the property in controversy according to evidence adduced before the committee. Since which appropriation, there has been made, in addition to his salary and that of his two assistant chemists, an appropriation of $1,000.00 per annum for replenishing chemicals and apparatus, amounting to $6,000.00, all of which has been drawn from the treasury by Dr. Payne with the exception of $43.55, which was left unexpended in the treasury on October 26th, 1898, the date of his retirement from office, and these chemicals and apparatus, under the terms of the law creating the office of State Chemist, he was required to furnish to the State at his own cost.

From this, it appears that Dr. Payne during his administration has had appropriated to him by the legislature, and has drawn and expended from the State Treasury for
furnishing chemicals and apparatus, the sum of $7,716.21; and from the evidence of competent witnesses, the annual amount necessary to expend for chemicals during his administration should not exceed $500.00 per annum, which would leave for purchase of permanent apparatus, $3,716.21.

From an inventory of all the chemicals, apparatus and furniture taken by the present Commissioner of Agriculture, when he took charge of the laboratory, we find the same valued at $2,127.55, which would leave chemicals and apparatus unaccounted for amounting to $1,588.66.

Your committee has been unable to secure invoices covering all the apparatus and chemicals purchased by Dr. Bayne for the laboratory during his administration, many of these invoices being missing from the books and papers turned over by Dr. Bayne to the Commissioner of Agriculture, which makes the records incomplete; but from the few vouchers now accessible to us, we find invoices for apparatus as having been paid for by the State appropriation and included in Dr. Bayne's reports to the Governor, amounting to $634.73, which apparatus, according to sworn testimony, is not now, nor has it ever been in the State's laboratory. We present a list of these items in Exhibit "A," as follows:

**EXHIBIT "A."**

October 11, 1892, Box mineral specimens, freight and drayage.

October 11, 1892, Box mineral specimens, freight and drayage.  
  $ 33.97

September 15, 1893, Microscopic instruments.  
  80.28

September 23, 1893, Microscopic instruments.  
  96.20
October 25, 1893, Microscopic instruments... 14 50
November 13, 1893, Microscopic instruments... 1 36
December 5, 1893, Microscopic instruments... 3 96
April 24, 1895, Fountain pen. 2 75
May 11, 1895, to February 24, 1897, Chemical books... 109 50
October 1, 1896, Rent of typewriter 40 00
February 1, 1897, Rent of typewriter 5 00
March 1, 1897, Rent of typewriter 5 00
November 17, 1897, Platinum... 18 01
January 12, 1898, Platinum... 69 64
January 12, 1898, Platinum... 48 00
January 25, 1898, Platinum... 3 04
February 17, 1898, Atlanta City Directory 5 00
April 21, 1898, Platinum... 50 24
April 21, 1898, Platinum... 25 28
May 13, 1898, Platinum... 6 00
September 29, 1898, Fielder & Mower, repairs to typewriter... 7 00

$624 73

It was established before us by sworn testimony that about five one-horse dray loads of chemicals and apparatus were removed from the basement of the Capitol by Dr. Payne just previous to the taking of the inventory as above referred to. These goods were removed at night after the officials of the Agricultural and Chemical departments had gone home, and without the use of lights in the storage-room. A portion of these goods were delivered at the resi-
dence of Dr. Payne in Atlanta, and the balance was carried to the Atlanta Medical College.

We approve the course taken by the Commissioner of Agriculture in retaining possession of all the chemicals, apparatus, etc., found in the laboratory, believing as we do, from the above facts, and the law in the case, that the State has a good title to the property. It is a source of great regret to this committee, that we were unable to secure the presence and cooperation of Dr. Payne in the investigation of this matter. He was assured by the committee that they desired and intended to make a full and impartial investigation, and in order to do this, he was earnestly requested by members of the committee to attend their meetings and give them the benefit of such information as he possessed, and to present fully his side of the contention. Your committee offered to subpoena all witnesses that Dr. Payne desired, and invited his attorney to be present to assist him in presenting and conducting his side of the contention. Dr. Payne declined to come before the committee or to have anything to do with the investigation. Hence, the committee were powerless to get such facts and information as Dr. Payne alone possessed, and were compelled to proceed with the investigation without his help or cooperation. We regret exceedingly that, for reasons that must have been satisfactory to himself, Dr. Payne saw fit to withhold from us such facts and information as would have been helpful, and which we believed were in his possession.

In view of the facts that he has applied to the courts for the adjudication of this matter, we recommend that the-
Attorney-General be supplied with a copy of this report and this evidence for use by him in behalf of the State.

Respectfully submitted.

J. L. HAND,
J. H. McGEHEE,

For the Senate.

C. H. JORDAN, Chairman,
R. W. EVERETT,
WM. HARRISON,

On part of the House.

Mr. Swift of Elbert, moved that the pages and elevator boy be excused from this afternoon's session, which motion prevailed.

Mr. Johnson of Bartow, moved that House bill No. 104, which was passed at the morning session, be immediately transmitted to the Senate, which request was granted.

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

By Mr. Johnson of Bartow—

A bill to amend an Act to require all claimants of lands sold under transferred wild land tax fascs. to bring suit within thirty-six months, and for other purposes.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On passage of the bill the ayes were 88, nays 2.
So the bill having received the requisite constitutional majority was passed by substitute.

Mr. Johnson of Bartow asked that the bill be immediately transmitted to the Senate, which request was granted.

By Messrs. Smith and Sloan of Hall—

A bill to amend an Act establishing the city court of Hall county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 3.

So the bill having received the requisite constitutional majority was passed as amended.

Mr. Smith of Hall, asked that the bill be immediately transmitted to the Senate, which request was granted.

Mr. Moore, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following House bill, which they instruct me to report back with the recommendation that the same do pass, to wit:

A bill to change the time of holding the Superior Courts
in the counties of Heard and Carroll, and for other purposes.

Respectfully submitted.

J M. MOORE, Chairman.

Mr. Willingham, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration House bill number 391, which they instruct me to report back to the House and say that the same has not been acted upon, to wit:

A bill to be entitled an Act to amend the charter of the town of Sparks in the county of Berrien, so as to authorize the mayor and council to issue bonds to the amount of $500.00, and for other purposes.

Respectfully submitted.

B. S. WILLINGHAM,
Chairman Committee on Temperance.

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

By Mr. Slaton of Fulton—

A bill to provide for a uniform system of tax receipts in this State, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 113, nays 0.

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

On motion of Mr. Freeman the bill just passed was ordered immediately transmitted to the Senate.

The following resolution was read and adopted, to wit:

By Mr. Ellis of Bibb—

A resolution to appoint five members from the House and three from the Senate, who together, with the Governor and Comptroller-General, each of whom shall be ex officio members of said Board to constitute a Board of Tax Commissioners.

By Mr. Chappell of Muscogee—

A bill to provide for the incorporation of trust companies, to define their rights and powers, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 98, nays 6.

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

A bill to protect manufacturers and producers of Georgia, and for other purposes.

On motion of Mr. Bryan of Floyd, the bill, together with amendments, was tabled.

Mr. LaRoche of Chatham, moved to suspend the rules of the House for the purpose of introducing a resolution, which motion was lost.

The following Senate bills were read the second time:

By Mr. Little of the 18th District—

A bill to be entitled an Act to amend sections 1572, 1574, and 1576 of the Code of 1895, and for other purposes.

Recommitted to General Agriculture Committee.

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

By Mr. West of the 6th District—

A bill to appoint commissioners to consent in behalf of the State to the erection of a new union passenger depot on the State’s property, and for other purposes.

Referred to Committee on Railroads.

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

By Mr. Rawls of Wilkinson—

A bill to require railway companies operating railroads
in Wilkinson county to fence in their tracks, construct gates, etc., and for other purposes.

Referred to Committee on Appropriations.

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

By Mr. Emanuel of Glynn—

A resolution and bill for the relief and sureties on the bond of John P. Lamb, late treasurer of Glynn county.

By Mr. Cook of Heard—

A bill to change the time of holding the Superior Court of Heard and Carroll counties, and for other purposes.

By Mr. Lane of Bibb—

A bill to provide for the record of judgments and decrees, and notices of suits transferring or affecting the titles to real estate, and for other purposes.

By Mr. Lane of Bibb—

A bill to amend section 4517 of the Civil Code of 1895, and for other purposes.

By Mr. Reid of Taliaferro—

A bill to repeal the existing charter for the city of Hillman, and for other purposes.

By Mr. Bennett of Mitchell—

A bill to change the time of holding the Superior Courts of Worth county, and for other purposes.
By Mr. Adams of Putnam—

A bill to establish a permanent commission in each county, city and town of this State, to select books of reference to be used in the public schools.

By Mr. Stone of Walton—

A resolution for the relief of A. M. Hill of Walton county, and for other purposes.

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

By Mr. Bond of Madison—

A bill to regulate and maintain a dispensary in the town of Comer, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 89, nays 0.

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

By Mr. Reynolds of Richmond—

A bill to amend an Act incorporating the city of Augusta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 98, nays 0.
So the bill, having received the requisite constitutional majority, was passed.

By Messrs. Stone and Felker of Walton—

A bill to amend the charter of the city of Monroe, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 96, nays 0.

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

On motion of Mr. Stone the bill was ordered immediately transmitted to the Senate.

By Mr. LaRoche of Chatham—

A bill to repeal section 4 of an Act to incorporate the town of Warsaw, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Jarnagin of Warren—

A bill to incorporate the town of Camak, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

By Mr. Bell of Spalding—

A bill to repeal an Act to amend an Act establishing the charter of the city of Griffin, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Bell of Spalding—

A bill to repeal an Act to amend an Act establishing a charter for Griffin, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 93, nays 0.

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

By Mr. Allen of Baldwin—

A bill to establish a system of working the streets in Milledgeville, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

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

By Mr. Harris of Thomas—

A bill to incorporate the town of Pavo in Thomas county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

The House concurred in the Senate amendment to House bill No. 302, to wit—

By Messrs. Mayson and George of DeKalb—

A bill to provide for a system of public schools for the town of Clarkston, and for other purposes.

The following Senate bills were read the first time, to wit:

By Mr. Dickerson of the 5th District—

A bill to amend an Act to provide for the condemnation of private property for public uses, and for other purposes.

Referred to Committee on Corporations.
By Mr. Humphries of the 7th District—

A bill to make it unlawful for any person or persons to make and manufacture intoxicating liquors, and for other purposes.

Referred to Committee on Temperance.

By Mr. Odom of the 9th District—

A bill to create the city of Blakely in lieu of the town of Blakely, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Odom of the 9th District—

A bill to amend the Act incorporating the town of Newton, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Humphries of the 7th District—

A bill to amend section 5401 of volume 2 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Fouché of the 42d District—

A bill to provide who may redeem property sold at tax sale, and for other purposes.

Referred to General Judiciary Committee.

The following Senate resolutions were read the first time, to wit:
By Mr. Underwood of the 32d District—

A resolution authorizing the superintendent to deliver William Schwarz to the proper authorities of Chatham county.

Referred to Committee on State Sanitarium.

By Mr. West of the 6th District—

A resolution providing for the correction of map No. 6 of the official survey of the W & A. Railroad, and for other purposes.

Referred to Committee on Railroads.

By Mr. West of the 6th District—

A resolution authorizing the Governor to appoint a commission to declare the true northern boundary of the State.

Referred to General Judiciary Committee.

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

By Mr. Underwood of the 32d District—

A bill to allow constables to collect superior, city and county court fi. fas. where the same can be levied on personal property, and for other purposes.

By Mr. Wight of the 10th District—

A bill to amend section 1107 of volume 3 of the Code, and for other purposes.
By Mr. Dickerson of the 5th District—

A bill to reduce and regulate the fees of notaries public and other officers in this State, and for other purposes.

By Mr. McLester of the 24th District—

A bill to provide for a Board of Equalization of real and personal property, subject to taxation in this State, and for other purposes.

Leave of absence was granted the following member, to wit: Mr. Post of Coweta.

Leave of absence was also granted the Committee on Railroads.

The hour of adjournment having arrived, the Speaker pro tem. declared the House adjourned until 9 o'clock tomorrow morning.

Atlanta, Ga.,

Wednesday, December 14, 1898.

The House met pursuant to adjournment at 9 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, and the following members answered to their names:

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Those absent were Messrs.—

Barwick, Esterlin, Snell,
Brown of Bryan, Farmer, Taylor,
Dickey, Felker, Turner of Rockdale.
Drawdy, Hammond,

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

The introduction of resolutions was the first business in order.

The following resolutions were read and adopted, to wit:
By Mr. Calvin of Richmond—

A joint resolution, extending thanks to B. M. Fowler for rendering valuable services to the State at the Omaha Exposition.

By Mr. Calvin of Richmond—

A joint resolution, authorizing W. H. Harrison of Fulton county to publish the Acts of this Assembly, and also the public Acts of 1896 and 1897, and for other purposes.

On motion of Mr. Reynolds of Richmond, the following bill was taken from the table and put upon its passage, to wit:

By Mr. Reynolds of Richmond—

A bill to amend an Act to create a Board of Police Commissioners for the city of Augusta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Hammond of Richmond, moved to reconsider the action of the House in agreeing to the report of the committee, for the purpose of offering an amendment, which motion was lost.

Mr. Dews of Randolph, called for the previous question, which call was sustained.

Mr. Reynolds of Richmond, called for the ayes and nays, which call was sustained, and on taking the ballot viva voce, the vote was as follows:
Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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On motion of Mr. Mitchell of Thomas, a verification of the roll-call was dispensed with.

On counting the vote, it was found that the ayes were 42, nays 65.

So the bill, not having received the requisite constitutional majority, was lost.
The following reports of committees were read by unanimous consent:

Mr. McDonough, Chairman of Committees on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads have had under consideration the following bill, which they instruct me to report back with the recommendation that it do pass:

By Mr. West of the 6th District—

A bill to provide for appointment of commissioners to consent on behalf of the State to the erection of a new union passenger station on the State’s property in the city of Atlanta, and for other purposes.

Respectfully submitted.

JNO. J. McDONOUGH, Chairman.

Mr. Allen, Chairman of the State Sanitarium Committee, submitted the following report:

Mr. Speaker:

The State Sanitarium Committee having had under consideration the joint resolution No. 23, authorizing superintendent of the Georgia State Sanitarium to deliver William Schwarz to the proper authorities of Chatham county, etc., beg leave to report that said resolution do pass.

JNO. T. ALLEN, Chairman.
Mr. Slaton, Chairman of the Conference Committee, on the part of the House, submitted the following report:

Mr. Speaker:

The Conference Committee, appointed under previous resolution, instruct me to report as follows:

The Committee on Conference, on the part of the House to confer with the Senate committee on House bill 125, recommend the Senate substitute be concurred in with the following amendment, by inserting before the repealing clause the following words: "Be it further enacted, That the criminal court of Atlanta be established in the city of Atlanta."

They further agree that the Senate substitute to House bill 126 be concurred in.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Slaton, Chairman of the Conference Committee on the part of the House, submitted the following report:

Mr. Speaker:

The Conference Committee, appointed under previous resolution, instruct me to report as follows:

The Committee on Conference on the part of the House to confer with the Senate committee on House bill 126, recommend that the House recede from its position in re-
fusing to concur in the Senate substitute, and recommend the adoption of the Senate substitute.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Slaton of Fulton, moved that the House recede from its refusal to concur in the Senate substitute to House bills Nos. 125 and 126, which motion prevailed.

The amendment to the substitute offered by Mr. Slaton was adopted.

On motion of Mr. Slaton, House bills Nos. 125 and 126 were ordered immediately transmitted to the Senate.

By Mr. Calvin of Richmond—

A bill to amend section 1916, volume 2 of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 99, nays 0.

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

By Mr. Calvin of Richmond—

A bill to carry into effect paragraph 1 of section 4 of article 8 of the constitution of the State of Georgia, and for other purposes.
On motion of Mr. Brown of Bryan, the bill just read was tabled.

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

*Mr. Speaker:*

The Senate has passed by the requisite constitutional majority the following resolution of the Senate, to wit:

A resolution to more fully investigate the State Sanitarium, and for other purposes.

The Senate has also passed by the requisite constitutional majority the following bills of the Senate, to wit:

A bill to amend paragraph 7 of section 107 of the Code of 1895.

Also,

A bill to provide a more humane execution of persons convicted of capital offense in this State.

By Mr. LaRoche of Chatham—

A bill to amend section 1700 of the Code of 1895, relating to oyster-beds, and for other purposes.

On passage of the bill the ayes were 104, nays 0.

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

On motion of Mr. LaRoche, the bill just passed was ordered immediately transmitted to the Senate.
By Mr. Yates of Catoosa—

A resolution for the relief of James R. Cravens of Catoosa county, and for other purposes.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution, the ayes were 99, nays 1.

So the resolution having received the requisite constitutional majority was passed.

Mr. Tatum of Dade, asked that the resolution just passed be immediately transmitted to the Senate, which request was granted.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment instruct me to report the following Acts as examined, signed and ready for delivery to the Governor:

An Act to extend the operation of the laws of Georgia, applicable to charitable and benevolent institutions for the custody of children, incorporated under the Act approved on the 18th day of December, 1894.

An Act to authorize the city council of Augusta to grant and convey so much of the south side of Walker street as may be necessary to construct a passenger depot.

An Act to authorize the city council of Augusta to fix
within prescribed limits all fines and punishments for violation of any rules, by-laws and ordinances.

An Act to authorize and provide for the preparation and issuance to the banks and banking associations chartered by this State, of circulating notes.

An Act to amend an Act to create a Board of Commissioners of Roads and Revenues in the county of Glynn, so as to provide for the election of such commissioners by the people.

An Act to repeal an Act consolidating the office of clerk and treasurer of Columbia county.

An Act to authorize the city council of Augusta to change in whole, or in part, the location of the dam now extending across the Savannah river at the head of the Augusta canal.

Respectfully submitted.

J Y WALKER,
Chairman of Committee on Enrollment.

Mr. Slaton asked that House resolution No. 75 be made the special order for 3 o'clock p. m., which motion prevailed.

The hour of 1 o'clock p. m. having arrived, the Senate appeared upon the floor of the House and the joint session convened for the purpose of receiving the President of the United States and his party, and other distinguished citizens.
The joint assembly was called to order by the President of the Senate.

On motion of Mr. Slaton of Fulton, a committee of three was appointed to ascertain what time the President would arrive.

The committee appointed were Senator Little and Representatives Slaton and Turner.

The committee retired and returning shortly thereafter, through its chairman, Senator Little, reported that the President of the United States and his party, and other distinguished citizens, were now approaching the State Capitol, and a salute of twenty-one guns would be fired to announce his arrival.

Soon thereafter the President of the United States, Hon. William McKinley, the Presidential party, and the distinguished citizens, together, with his Excellency, the Governor of Georgia, Hon. Allen D. Candler, accompanied by his staff and State House officials, appeared upon the floor of the House and were escorted to seats at the Speaker's stand.

His Excellency, the President of the United States, Hon. William McKinley, was then presented to the members of the General Assembly, by the Hon. W. A. Dodson, President of the Senate.

The President thereupon addressed the General Assembly.

Addresses were also made by Generals Joseph Wheeler,
Young and Lawton, after which, upon motion of Mr. Bell of Forsyth, the joint assembly was dissolved for the purpose of allowing the President to receive the members of the General Assembly.

After receiving the members of the General Assembly, the President, his party, and the other distinguished gentlemen, together with the Governor, his staff and State House officials, retired from the Hall.

Leave of absence was granted Mr. Bush of Miller.

The Senate having retired, the House was called to order by the Speaker, and upon motion, adjourned until 3 o'clock this afternoon.

3 O'clock p. m.

The House reconvened at this hour and was called to order by the Speaker pro tem.

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

On motion of Mr. Slaton, the reading of the Journal was dispensed with.

The following Senate bills were read the first time and appropriately referred, to wit:
By Mr. Dickerson of the 5th District—

A bill to amend paragraph 7 of section 107 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Morrison of the 34th District—

A bill to provide for a more humane execution of persons convicted for offences of a capital nature in the State of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brannen of the 17th District—

A bill to amend section 1 of an Act relating to corporations doing a life insurance business in the State of Georgia, and for other purposes.

Referred to Special Judiciary Committee.

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

By Mr. Underwood of the 32d District—

A bill to authorize the superintendent of the State asylum to deliver William Schwarz to the proper authorities of Chatham county, and for other purposes.

By Mr. West of the 6th District—

A bill to appoint a commission to consent on part of the State to the erection of a new passenger depot on the State's property in the city of Atlanta, and for other purposes.
By Mr. Dickerson of the 5th District—

A bill to amend an Act to provide for the condemnation of private property for public uses, and for other purposes.

On motion of Mr. McCranie of Berrien, House bill No. 391 was withdrawn.

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

By Mr. Reid of Taliaferro—

A bill to repeal the existing charter of the town of Hillman, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 99, nays 0.

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

On motion of Mr. Denny of Floyd, House resolution No. 75 was tabled.

On motion of Mr. Hall of Bibb, House resolution No. 110 was tabled.

Mr. Bell of Forsyth, moved that the House adjourn.

On this motion, Mr. Slaton called for the ayes and nays, which call was sustained.

On taking the ballot viva voce, the vote was as follows:
Those voting in the affirmative were Messrs.—

Allen, Hamby, McCants,
Barron, Hardin of Liberty, McElreath,
Bell of Forsyth, Hardin of Wilkes, McGehee,
Bryan, Hardwick, Ousley,
Bush, Harrell, Padgett,
Carter, Harvard, Pate,
Copeland, Hendricks, Post,
Everett of Stewart, Henderson of Wash’t’nPrice,
Fender, Johnson of Appling, Simpson,
Freeman, Johnson of Bartow, Spinks,
Fort, Lane of Bibb, Speer,
Gay, Martin, Tracy,
George, Mayson, Watkins,
Griffin of Twiggs, Moore, Yates.

Those voting in the negative were Messrs.—

Adams, Duncan, Merritt,
Anderson, Ellis, McDonough,
Bass, Erwin, McFarland,
Bennett of Mitchell, Fain, McMillan,
Bennett of Pierce, Ford, Park of Greene,
Beauchamp, Gresham, Rawls of Wilkinson,
Bell of Spalding, Hall, Richardson,
Black of Dawson, Henderson of Irwin, Rogers,
Black of Whitfield, Herring, Rudicil,
Blalock, Howard, Slaton,
Bond, Hopkins, Smith of Hall,
Brandon, Johnson of Baker, Smith of Hancock
Brown of Carroll, Johnson of Floyd, Starr,
Calvin, Jordan of Pulaski, Stubbs,
Castleberry, King, Sturgis,
Chappell, Lane of Sumter, Stewart,
Cook, Laing, Stone,
Denny, Lee, Swift,
Dews, Longino, Tatum,
Timmerman, Walker of Crawford, Those not voting were Messrs.—
Adamson, Harrison, McRae, Arnold, Harris, Newton, Barwick, Hathcock, Ogletree, Bowen, Hill, Overstreet, Bower, Holder, Pace, Brown of Bryan, Hosch, Park of Troup, Bynum, Hutchins, Rawls of Effingham, Crossland, Jarnagin, Reid, Darnell, Johnson of Lee, Reynolds, David, Jones of Burke, Rose, Dickey, Jordan of Jasper, Singletary, Drawdy, Knowles, Sloan, Emanuel, Lane of Early, Snell, Esterlin, LaRoache, Taylor, Everett of Polk, Latimer, Turner of Henry, Farmer, Maxwell, Turner of Rockdale, Felker, Mitchell, Upchurch, Franklin, Morris, Wade, Greene, Mullins, Williams, Griffin of Greene, McCranie, Willingham, Griffith, McDonald, Woodall, Hammett, McLaughlin, Mr. Speaker, Hammond, McLennan,

On motion of Mr. Ellis, a verification of the roll-call was dispensed with.

On the motion to adjourn the ayes were 42, nays 64, so the motion to adjourn was lost.

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:
Mr. Speaker:

The Committee on Appropriations have had under consideration the following resolution, which I am directed to report back with the recommendation that it do pass, to wit:

A resolution to appropriate a sum for the compensation of A. L. Waldo for services performed.

Respectfully submitted.

THOS. J. CHAPPELL, Chairman.

Leave of absence was granted Mr. Bush of Miller from the afternoon session.

By unanimous consent, the following resolutions were read the third time and put upon their passage, to wit:

By Mr. Stone of Walton—

A resolution for the relief of A. M. Hill of Walton county, and for other purposes.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution the ayes were 89, nays 0.

So the resolution having received the requisite constitutional majority was passed.

By Mr. Dews of Randolph—

A joint resolution, providing for the payment of per
diem and mileage for the full term of fifty days to the widow of W. T. Jones, deceased, member from Dougherty.

This resolution involving an appropriation, the House resolved itself into a committee of the whole for the purpose of considering the same.

The Speaker designated Mr. Watkins of Gilmer as Chairman of the committee.

On motion of Mr. Slaton, the committee rose, and through their Chairman, reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee of the Whole was agreed to.

On passage of the 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.—

Adams, Bond, Dickey,
Adamson, Brandon, Duncan,
Allen, Brown of Bryan, Ellis,
Anderson, Brown of Carroll, Erwin,
Barron, Bryan, Everett of Polk,
Bass, Bynum, Fain,
Bennett of Mitchell, Calvin, Fender,
Bennett of Pierce, Carter, Ford,
Beauchamp, Castleberry, Fort,
Bell of Forsyth, Chappell, Gay,
Bell of Spalding, Cook, Gresham,
Black of Dawson, Copeland, Griffin of Twiggs,
Black of Whitfield, Denny, Griffith,
Blalock, Dews, Hall.
Hardin of Liberty,     Laing,          Sloan,     
Hardin of Wilkes,     LaRoche,       Smith of Hall,   
Hardwick,             Lee,            Snell,       
Harris,               Longino,        Spinks,      
Harrell,              Martin,         Speer,       
Harvard,              Mayson,         Starr,       
Hendricks,            Merritt,        Sturgis,     
Henderson of Irwin,   McCants,        Stewart,     
Henderson of Washt'n, McDonough,  Stone,       
Herring,              McElreath,      Tisinger,     
Hill,                 McFarland,     Timmerman,   
Howard,               McGehee,        Tracy,       
Hopkins,              McMllan,        Turner of Henry,  
Hutchins,             Ogletree,       Wade,       
Jarnagin,             Ousley,         Walker of Crawford,  
Johnson of Appling,   Pate,           Walker of Union,  
Johnson of Baker,     Park of Greene,  Watkins,     
Johnson of Bartow,    Post,           Whiteley,     
Johnson of Floyd,     Rawls of Wilkinson, Wood,     
Jordan of Jasper,     Rudicil,        Woodall,     
Jordan of Pulaski,    Simpson,       Wooten,     
Lane of Bibb,         Slaton,         Yates,       
Lane of Sumter,       

Mr. Smith of Hancock voted in the negative.

Those not voting were Messrs.—

Arnold,             Esterlin,        Hammond,     
Barwick,            Everett of Stewart, Hamby,     
Bowen,              Farmer,          Hamby,       
Bower,              Felker,          Harrison,    
Bush,               Freeman,         Hathcock,    
Crossland,          Franklin,        Holder,      
Darnell,            George,          Hosch,       
David,              Greene,          Johnson of Lee,  
Drawdy,             Griffin of Greene, Jones of Burke,  
Emanuel,            Hammett,         King,        

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

On passage of the bill the ayes were 109, nays 1.

The resolution having received the requisite constitutional majority was passed.

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

By Mr. Bennett of Mitchell—

A bill to change the time of holding the Superior Courts of Worth, Dougherty, Mitchell, Baker, Decatur and Calhoun, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, by substitute, was agreed to.

On passage of the bill, the ayes were 100, nays 0.

So the bill having received the requisite constitutional majority was passed by substitute.
Mr. Ellis of Bibb, moved that the rules of the House be suspended for the purpose of taking up House bill No. 82, which motion prevailed.

Mr. Johnson of Bartow, moved that the rules of the House be suspended for the purpose of taking up House bill No. 246.

By Mr. Cook of Heard—

A bill to amend section 1 of Acts of 1897, page 108, in reference to the payment of school teachers, and for other purposes.

Mr. Bell of Forsyth, called for the previous question on the bill and amendments, which call was sustained.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

Mr. Cook of Heard called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Adams,  Bell of Forsyth,  Bryan,
Adamson,  Bell of Spalding,  Carter,
Allen,    Black of Dawson,  Castleberry,
Anderson, Black of Whitfield,  Cook,
Barron,   Blalock,        Copeland,
Bass,     Bond,          David,
Bennett of Mitchell,  Brandon,  Denny,
Bennett of Pierce,   Brown of Bryan,  Dews,
Beauchamp,  Brown of Carroll,  Dickey,
WEDNESDAY, DECEMBER 14, 1898.

Duncan, Hutchins, Richardson,
Erwin, Jarnagin, Rogers,
Everett of Polk, Johnson of Appling, Radicil,
Fain, Johnson of Baker, Simpson,
Fender, Johnson of Bartow, Slaton,
Freeman, Jordan of Jasper, Sloan,
Ford, Jordan of Pulaski, Smith of Hall,
Fort, Lane of Bibb, Smith of Hancock,
Gay, Lane of Sumter, Snell,
George, Laing, Speer,
Gresham, Lee, Starr,
Griffin of Twiggs, Longino, Sturgis,
Griffith, Martin, Stewart,
Hall, Mayson, Swift,
Hammett, Merritt, Tatum,
Hamby, McDonald, Tisinger,
Hardin of Liberty, McDonough, Timmerman,
Hardin of Wilkes, McElreath, Tracy,
Hardwick, McFarland, Turner of Henry,
Harris, McGehee, Wade,
Harrell, McMillan, Walker of Crawford,
Harvard, Ogletree, Walker of Union,
Hendricks, Ousley, Watkins,
Henderson of Irwin, Pate, Whiteley,
Herring, Park of Greene, Wood,
Hill, Post, Wooten,
Howard, Rawls of Wilkinson, Yates,
Hopkins, Reynolds, 

Those voting in the negative were Messrs.—

Calvin, Johnson of Floyd, Stone,
Chappell, Spinks, Woodall,
Ellis,

Those not voting were Messrs.—

Arnold, Bowen, Bush,
Barwick, Bower, Bynum,
Mr. Gresham of Burke, moved to dispense with a verification of the roll-call, which motion prevailed.

On passage of the bill the ayes were 110, nays 6.

So the bill having received the requisite constitutional majority was passed by substitute.

On motion of Mr. Sloan of Hall, the bill just passed was ordered immediately transmitted to the Senate.

The following resolution was read the third time, to wit:

By Mr. Brandon of Fulton—

A resolution to compensate A. L. Waldo for services rendered to the State, and for other purposes.

This resolution involving an appropriation, the House-
resolved itself into a Committee of the Whole for the purpose of considering the same.

The Speaker designated as Chairman of the Committee of the Whole House, Mr. Dews of Randolph.

Mr. McDonough moved that the committee rise and report the bill back to the House with the recommendation that the same do pass. In conformity thereto, the Chairman rose and made said report to the House.

Mr. Lane of Bibb, called for the previous question on the resolution and amendments, which call was sustained.

The report of the committee, which was favorable to the passage of the resolution as amended, was agreed to.

On passage of the 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, Chappell, Griffith,
Anderson, Cook, Hall,
Bass, David, Hammett,
Bennett of Mitchell, Dews, Hammond,
Bell of Forsyth, Duncan, Hamby,
Bell of Spalding, Ellis, Hardin of Wilkes,
Black of Whitfield, Erwin, Hill,
Blalock, Everett of Polk, Hopkins,
Brandon, Fain, Hutchins,
Brown of Carroll, Fender, Jarnagin,
Bryan, Freeman, Johnson of Appling,
Calvin, George, Johnson of Floyd,
Carter, Gresham, Lane of Bibb,
Castleberry, Griffin of Greene, Laing,
Those voting in the negative were Messrs.—

Adams,
Adamsen,
Barron,
Bennett of Pierce,
Beauchamp,
Black of Dawson,
Brown of Bryan,
Copeland,
Dickey,
Ford,
Gay,
Griffin of Twiggs,
Hardin of Liberty,
Hardwick,

Harrell,
Harvard,
Hendricks,
Henderson of Irwin,
Henderson of Washington,
Herring,
Howard,
Johnson of Baker,
Johnson of Bartow,
Jordan of Jasper,
Jordan of Pulaski,
Lane of Sumter,
Martin,
McFarland,
McGehee,

Padgett,
Pate,
Park of Greene,
Rawls of Wilkinson,
Rogers,
Sloane,
Snell,
Sturgis,
Stewart,
Tisinger,
Timmerman;
Whiteley,
Wood,
Yates.

Those not voting were Messrs.—

Arnold,
Barwick,
Bond,
Bowen,
Bower,
Bush,
Bynum,

Crossland,
Darnell,
Denny,
Drawdy,
Emanuel,
Esterlin,
Everett of Stewart,

Farmer,
Felker,
Franklin,
Greene,
Harrison,
Harris,
Hathcock,
Mr. Bass of Habersham, moved to dispense with a verification of the roll-call, which motion prevailed.

On counting the vote the ayes were 72, nays 45.

The resolution not having received the requisite constitutional majority was lost.

Mr. Brandon gave notice that at the proper time he would move to reconsider the action of the House in defeating House resolution No. 110.

Leave of absence was granted Mr. Everett of Stewart, and Mr. Freeman of Coweta.

On motion of Mr. Stubbs of Laurens, the House adjourned until 9 o'clock to-morrow morning.

Mr. Duncan, Chairman of the Committee on Corporations, submitted the following report:

*Mr. Speaker:*

The Committee on Corporations have had under cons-
consideration Senate bill No. 73, which I am instructed to report back with the recommendation that the same do pass as amended, to wit:

A bill to amend an Act to provide for the condemnation of private property for public purposes.

Respectfully submitted.

J P DUNCAN, Chairman.

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

Mr. Speaker:

I am instructed by his Excellency, the Governor, to deliver to the House of Representatives a communication in writing.

State of Georgia,
Executive Office,
Atlanta, December 14, 1898.

To the Senate and House of Representatives:—

I have the honor to transmit herewith a communication from the Honorable John H. Martin, representing Mrs. Una Clements and Judge James B. Clements of Irwin county, tendering to the State as a donation, two acres of land, the site on which President Jefferson Davis and his escort were captured in 1865.
As will be seen, no compensation is asked for the land, and no conditions attached to the donation, except that the land shall forever be held and owned by the State of Georgia, and not be permitted to pass into the hands of private parties, and that proper legislation be enacted to protect it against relic hunters and trespassers.

This communication is transmitted to your honorable bodies with the recommendation that the donation be accepted by the State, and its management turned over to the Daughters of the Confederacy to be cared for and ornamented by them in such a way as they may deem most appropriate, without cost to the State.

A. D. CANDLER.

Hawkinsville, Ga., November 29, 1898.

Governor Allen D. Candler, Atlanta, Ga:

Dear Sir,—I am instructed by Mrs. Una Clements, widow of, and Judge James B. Clements, son of Hon. R. W Clements, deceased, late of Irwin county, Georgia, to tender as a donation to the State of Georgia, two acres of land, covering the spot where President Jefferson Davis and his escort were camped at the time of his capture.

Mrs. Clements and Judge Clements, in making this offer, are carrying out the wish of Mr. R. W Clements, often expressed to them and myself, and which death prevented him doing.

No conditions are attached to the gift except that the land must be forever held and owned by the State of Geor-
gia, and not be permitted to pass into the hands of private parties, and that appropriate legislation be enacted to protect it against relic hunters and trespassers of all kind.

The two acres are a part of lot of land number 51 in the 2d land district of Irwin county, Georgia, and are on the public road leading from Abbeville to Irwinville, and are to be laid off in such manner that the spot where the tent of President Davis was pitched shall be the centre, as near as practicable.

This land, if accepted by the State should be nicely enclosed and a suitable monument erected thereon, and to this end on behalf of the donors, I suggest that either the United Daughters of the Confederacy or the United Sons of Confederate Veterans be authorized and empowered to take in charge its improvement and decoration.

Around this spot cluster associations so well depicted in a letter written to me on January 2d, 1887, in speaking of the place, that I feel constrained to quote the following portion as a suitable inscription to be placed on a monument, should one be erected: “Though connected with a sad misadventure which has been the theme of many scandalous falsehoods, I cannot remember as other than a crowning misfortune without shame.”

Kindly submit this matter to the General Assembly of Georgia with such suggestions as you deem best in the premises.

Yours truly,

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

By Mr. Jordan of Jasper—

A bill to amend and consolidate the laws governing the inspection, analysis and sale of commercial fertilizers, etc., and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 89, nays 0.

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

By Mr. Slaton of Fulton—

A bill authorizing the Commissioners of Roads and Revenues to elect their own clerks, and for other purposes.

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

Mr. Tatum of Dade, called for the previous question on the bill and amendments, which call was sustained.

Mr. Sloan of Hall, called for the ayes and nays, which call was sustained.

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

Those voting aye were Messrs.—

Anderson, Bennett of Pierce, Brandon,
Barron, Bell of Spalding, Chappell,
Copeland,  Hopkins,  McLaughlin,
Denny,  Holder,  McMillan,
Dews,  Hosch,  Ousley,
Duncan,  Jarnagin,  Park of Greene,
Ellis,  Johnson of Bartow,  Price,
Emanuel,  Jordan of Jasper,  Reid,
Erwin,  Jordan of Pulaski,  Reynolds,
Everett of Polk,  King,  Richardson,
Farmer,  Lane of Early,  Slaton,
Fender,  LaRoache,  Smith of Hall,
Freeman,  Lee,  Spinks,
George,  Longino,  Starr,
Griffin of Greene,  Martin,  Taylor,
Griffith,  Mayson,  Tisinger,
Hardin of Liberty,  Morris,  Timmerman,
Hardin of Wilkes,  Mullins,  Turner of Henry,
Harris,  McCranie,  Williams,
Herring,  McDonough,  Woodall,
Hill,  McElreath

Those voting nay were Messrs —

Adams,  Dickey,  Johnson of Appling,
Adamson,  Everett of Stewart,  Jones of Burke,
Allen,  Fain,  Lane of Sumter,
Bennett of Mitchell,  Felker,  Laing,
Beauchamp,  Ford,  Merritt,
Bell of Forsyth,  Greene,  Mitchell,
Black of Dawson,  Griffin of Twiggs,  McFarland,
Brown of Bryan,  Hammett,  McGehee,
Brown of Carroll,  Hammond,  McLennan,
Bynum,  Harrison,  Ogletree,
Calvin,  Harrell,  Padgett,
Carter,  Harvard,  Pate,
Castleberry,  Henderson of Irwin,  Rawls of Wilkinson,
Cook,  Henderson of Wash't'n,  Rogers,
Crossland,  Howard,  Rudicil,
Darnell,  Hutchins,  Simpson,
Mr. Hall of Bibb, asked to be excused from voting, on account of being disqualified, which request was granted.

On motion of Mr. Mitchell of Thomas, a verification of the roll-call was dispensed with.

On counting the vote it was found that the ayes were 63, nays 64.

The bill not having received the requisite constitutional majority was lost.
The following message was received from the Senate, through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Senate has passed by the requisite constitutional majority, as amended, the following House bills, to wit:

A bill to amend section 1 of an Act to prescribe three grades of complete fertilizers.

Also,

A bill to fix the boundary line between the States of Georgia and South Carolina.

The Senate has also passed the following Senate bill by the requisite constitutional majority, to wit:

A bill to regulate the corporations doing business as life insurance, on the assessment plan, in this State, to print on their policies "the assessment plan."

The following House bills failing to receive the requisite constitutional majority were lost in the Senate, to wit:

A bill to amend the charter of the town of Washington.

Also,

A bill to amend section 2185 of the Code of Georgia.

The Senate has also concurred in the House amendments to the following Senate bill, to wit:

A bill to amend an Act to establish the city court of Albany.
By Mr. Allen of Baldwin—

A bill to authorize the graduates of the normal depart­ment of the Normal Industrial College at Milledgeville to teach in the public schools of this State without further ex­amination, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

Mr. Slaton called for the previous question, which call, was sustained.

Mr. Johnson of Bartow, called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

Adams, Allen, Anderson, Barron, Bass, Bennett of Mitchell, Bennett of Pierce, Beauchamp, Bell of Forsyth, Bell of Spalding, Black of Whitfield, Bond, Bower, Brandon, Brown of Bryan, Brown of Carroll, Bush, Bynum, Calvin, Carter, Chappell, Cook, Copeland, Denny, Dews, Emanuel, Erwin, Everett of Polk, Fain, Felker, Freeman, Gresham, Greene, Griffin of Greene, Griffin of Twiggs, Griffith, Hall, Hammond, Hamby, Hardin of Liberty, Hardin of Wilkes, Hardwick, Harrison, Harris, Henderson of Irwin, Henderson of Wash't'n, Herring, Hill, Howard,
Hopkins,  Merritt,  Rudicil,  
Hutchins,  Mitchell,  Singletary,  
Jarnagin,  Moore,  Slaton,  
Johnson of Appling,  Morris,  Spinks,  
Johnson of Baker,  McDonough,  Speer,  
Johnson of Floyd,  McGehee,  Starr,  
Johnson of Lee,  McLennan,  Stubbs,  
Jordan of Jasper,  McRae,  Sturgis,  
King,  Pace,  Stone,  
Lane of Bibb,  Park of Greene,  Tatum,  
Lane of Early,  Price,  Watkins,  
Lane of Sumter,  Rawls of Effingham,  Williams,  
Laing,  Rawls of Wilkinson,  Wood,  
LaRoche,  Reid,  Woodall,  
Longino,  Reynolds,  Wooten,  
Mayson,  Rogers,  

Those voting in the negative were Messrs.—

Bryan,  Hosch,  Smith of Hancock,  
Castleberry,  Johnson of Bartow,  Stewart,  
Dickey,  Jordan of Pulaski,  Taylor,  
Everett of Stewart,  Lee,  Tisinger,  
Farmer,  McFarland,  Timmerman,  
Fender,  Ogletree,  Tracy,  
Ford,  Simpson,  Walker of Crawford,  
Fort,  Sloan,  Yates,  
Hammett,  

Those not voting were Messrs.—

Adamson,  Darnell,  Harrell,  
Arnold,  David,  Harvard,  
Barwick,  Drawdy,  Hathcock,  
Black of Dawson,  Esterlin,  Hendricks,  
Blalock,  Franklin,  Holder,  
Bowen,  Gay,  Jones of Burke,  
Crossland,  George,  Knowles,  
Mr. Slaton of Fulton, moved to dispense with a verification of the roll-call, which motion prevailed.

On passage of the bill the ayes were 98, nays 25.

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

On motion of Mr. Hardwick of Washington, the bill just passed was ordered immediately transmitted to the Senate.

The following resolutions were read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, that the Chairman of committees only be allowed ten minutes to conclude debates for the remainder of this session.

By Mr. Calvin of Richmond—

Resolved, that this afternoon's session begin at 3 o'clock p. m. and adjourn at 7 p. m.
By Mr. Henderson of Irwin—

A bill to change the time of holding the fall session of the Superior Court in Irwin county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 89, nays 0.

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

By Mr. Stubbs of Laurens—

A bill to amend section 982 of the Code of Georgia of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.

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

By Mr. Simpson of Milton—

A bill to amend section 3244 of the Code of 1895, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.
So the bill having received the requisite constitutional majority was passed.

By Mr. Duncan of Houston—

A bill to amend section 2334 of the Civil Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.

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

On motion of Mr. Duncan, the bill just passed was ordered immediately transmitted to the Senate.

By Mr. Beauchamp of Pike—

A bill to authorize the Trustees of the State University to operate summer sessions for the benefit of the white teachers of this State, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.

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

On motion of Mr. Beauchamp, the bill was ordered immediately transmitted to the Senate.
The hour of adjournment having arrived, the Speaker announced the House adjourned until nine o'clock to-morrow morning.

Atlanta, Ga.,

Thursday, December 15, 1898.

The House met pursuant to adjournment at 9 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 and the following members answered to their names: Messrs.—

THURSDAY, DECEMBER 15, 1898.


Those absent were Messrs.—

Dickey, Drawdy, Esterlin, Everett of Stewart, Felker, Greene, Hammond, Hathcock, Johnson of Floyd.
Mr. Bond of Madison, Chairman of the Committee on Journals, reported that the Journal of yesterday’s proceedings had been examined and found correct.

The Journal was then read and confirmed.

The following joint resolution was read and unanimously adopted, to wit:

"By Mr. Calvin of Richmond—

Resolved, by the House of Representatives, the Senate concurring, that, as the chosen representatives of the people of Georgia, we desire to express our high appreciation of the chaste, eloquent and statesmanlike address delivered in the presence of this General Assembly in the hall of the House of Representatives on yesterday, by his Excellency, William McKinley, President of the United States.

Resolved further, That President McKinley, by his ready recognition of Southern ability and Southern worth in military appointments, made at the outbreak and during the recent American-Spanish war, won a warm place in the hearts of all our people and endeared himself to the country at large.

Resolved further, That we desire especially, to commend and applaud the generous and soldierly suggestion made by his Excellency that "every soldier’s grave made during our unfortunate civil war is a tribute to American
valor. And, while when those graves were made we differed widely about the future of this Government, these differences were long ago settled by the arbitrament of arms. And the time has now come in the evolution of sentiment and feeling under the providence of God, when in the spirit of fraternity we should share with you in the care of the graves of the Confederate soldiers. The cordial feeling now happily existing between the North and South prompts this gracious act, and if it needed further justification it is found in the gallant loyalty to the Union and the flag so conspicuously shown in the year just passed by the sons and grandsons of these heroic dead."

These be words that might fitly be written with letters of gold in pictures of silver. They do credit to the heart and head of the distinguished citizen who uttered them—a man who has proved himself to be the Chief Executive of the entire Union, capable on great occasions of rising high above party and sectional lines.

Resolved further, That the Secretary of the Senate and the Clerk of the House of Representatives be instructed, immediately after the adoption of these resolutions, to have a copy of the same enrolled and duly attested, and that they deliver the same to his Excellency, the President, in person before he leaves the Capital of the State.

On motion of Mr. Calvin, the resolution was ordered immediately transmitted to the Senate.

Mr. Blalock of Fayette, moved to reconsider the action.
of the House, had upon yesterday, in refusing to pass House-resolution No. 110, which motion prevailed.

Mr. Laing, Chairman pro tem. of the Committee on the Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration a resolution by Mr. Sturgis of McDuffie, inviting Mr. Ira E. Farmer, Hon. J. H. Boyd, Jr., also, Hon. J. J Haynes and John McLucas, and other gentlemen therein named to seats on the floor during their stay in the city, and have instructed me as their Chairman to report the same back to the House with a recommendation that the resolution be adopted.

Respectfully submitted.

J. A. LAING, Chairman pro tem.

The following privilege resolutions were read and adopted, to wit:

By Mr. Blalock of Fayette—

Resolved, that the privileges of the floor be extended to Hon. John J Haynes and Hon. John McLucas during their stay in the city

By Mr. Sturgis of McDuffie—

Resolved, that the privileges of the floor be extended to the Hon. Ira E. Farmer, E. D. McCord, J. H. Boyd, Jr.,
J. F. Shields of McDuffie county, during their stay in the city.

Mr. Johnson, Chairman of the Committee on part of the House to visit the Georgia Normal and Industrial College at Milledgeville, the Normal School, and the University at Athens, submitted the following report:

Mr. Speaker:

Your committee, appointed by direction of a joint resolution of the House and Senate to visit the Georgia Normal and Industrial College at Milledgeville, the Normal School and the University at Athens, have the honor to submit the following report:

We find attending the Georgia, Normal and Industrial College at Milledgeville, 418 students. In the Model School, 64; in the regular collegiate department, 354. These 418 students are distributed among the various classes, as follows: Senior, 25; Junior, 45; Sophomore, 89; Freshman, 57; Sub-Freshman, 58; Preparatory, 59; irregular, 22; model school department, 64. Students taking normal course, 104; students taking industrial course, 158. The industrial students are distributed among the various branches, as follows:

Dressmaking, 104.
Stenography and Typewriting, 31.
Bookkeeping, 21.

These young girls come from one hundred different counties in the State.

The total number of teachers engaged, including the teachers of Music and Art, are 27.
Of the 354 regular college students, 320 are boarding pupils; 245 of them board in the College Dormitories, and the rest—about 75—for want of room, are compelled to board in private families.

We especially approve of this dormitory system, for many reason. First, it brings all alike, under the same systematic management and immediate protection of the president of the college.

It affords the very lowest amount of expense for the student, a consideration of the greatest moment at this time, when every effort must be employed to cheapen the facilities of education under the ever-increasing demand for knowledge at the public expense.

To meet this demand, we recommend that a charge of one dollar per month be made for each student occupying a place in a room in this college, and all other State institutions of like character. This sum can be set aside for the building of other dormitories, when needed, and making repairs and improvements to such public buildings as may be required.

This sum would be in the nature of a donation from each student attending such school, in appreciation for the great benefits received, and insure like benefits to those who may come after them.

We find the monthly expenditures of each student, for living expenses, reduced to between seven and eight dollars per month, which indeed is small enough, it would seem, compared with many other institutions.

We find these dormitories kept scrupulously clean and in sanitary condition. The young girls look healthy and
seem to be earnest in their application to work. It has not been our pleasure to see girls more graceful or easier in their carriage than in this school, the fact of which we attribute largely to the most excellent and systematic training they receive in the school of physical culture. The importance of this training not only redounds to the benefit of the individual, but to the future manhood and womanhood of Georgia.

We particularly emphasize the encouragement of as many as may be possible to follow the industrial, rather than the normal course, to the end that they may be more useful to themselves and the State. The prospect of one in the Normal School may at first seem brightest, but in the end will not prove so. Places for Normal graduates will become fewer while there is no crowding of excellency in the industrial pursuits.

Disclaiming any desire to be fulsome, or motive to flatter, we believe the president of this school was born for the place; and a visit to this institution will demonstrate more fully than anything we might say, his absolute fitness.

The faculty of this school, as near as we can judge from our brief inspection, seem fully capable.

THE UNIVERSITY

At Athens we were shown through the different departments of the University.

We were gratified to note the improvement in the general appearance of the buildings on the campus.

The last Legislature made an appropriation for the erection of a much-needed building for officers, recitation
rooms and laboratory, and its completion has relieved, to a
great extent, the congestion which existed previously.
We found the morals of the students good, and the attend­
ance encouraging, when depressed business conditions are
considered.

The Faculty have started a cooperative boarding-house,
which enables a student to obtain board at about $8.00 per
month, under conditions which are neat and desirable.
Additional dormitories are greatly needed.

The Trustees have purchased an eligible farm near the
city limits, where the student desiring light upon scientific
agriculture will have every opportunity afforded him of
studying and experimenting along this line. And just
here, perhaps a word of explanation may not be amiss. It
is not generally understood that the Act of Congress do­
nating lands from which the fund for the Agricultural
College is derived, distinctly stipulates that this fund shall
only be used for the dissemination of scientific knowledge;
another rigid condition is that the funds shall not be in­
vested at an interest of less than 5½ per cent. Therefore,
any effort in the Legislature, or elsewhere, to divert this
money from its proper channel, or to invest it at 3½ per
cent. or any lower per cent. than required by Congress,
can but prove futile. Its status is fixed by law, and if we
would enjoy its benefits, we must comply with its condi­
tions.

Another misapprehension is, that the University is a
heavy yearly expense to the State; whereas, the truth is,
that the University does not receive one dollar of annual in­
come from the State, but it is supported by certain specific
bequests, and from the land-script fund from the United States Government.

Georgia makes no appropriation to the University, except for the erection of buildings, when absolutely needed.

The land-script fund referred to was realized from the sale of $240,000 acres of land donated by the United States Government, and amounts to $232,000. Of this amount, all except $90,000 is invested in Georgia State bonds at 7 per cent.

From this source, and the "Milledge," "Terrell," "Brown," and other legacies, the annual income of the University is about $44,000.

That the University has a farm where scientific experiments may be illustrated is due rather to the careful business management of the trustees than to the liberality of the State.

This farm does not belong to the State, but to the University, nor does the State appropriate one cent toward its maintenance.

We make these statements to correct some wrong impressions which have gone abroad, and in justice to an institution which is doing a grand work for the youth of our State, and of which every Georgian should feel justly proud. Here, too, more room is needed, but the stringency of the times prevents an application for help.
THE STATE NORMAL SCHOOL.

Here we found the students in their recitation rooms, undergoing their examinations before the close of the present session. Between five and six hundred students have matriculated during the year just passed. The buildings are in good condition, but not large enough to accommodate the number of young men and young women, who are fitting themselves for teachers. The dormitories are comfortable and the mess hall neat and well conducted.

The board, while ample and wholesome, has been reduced to a minimum. The student obtains fuel, food, lights and washing for the very small sum of $7.00 per month, an amount so small, in comparison with the benefits received, as to be almost incredible.

The instruction is of a high order, and offers unsurpassed opportunities for teachers wishing to thoroughly prepare themselves for their profession.

Altogether, our trip was both encouraging and instructive. Every opportunity and facility was extended us to investigate every item of income and disbursement, as well as every line upon which education is being conducted.

We feel that as a people, we have reason for gratitude, in that our institutions of learning are contributing so much to the general advance of knowledge.

In conclusion, we beg leave to say, that, while present general conditions are unsatisfactory, and the clouds over the future are dark and lowering, the minds of our young men and women are being developed along lines, which, if properly directed, will enable them to lift those clouds
and finally bring our common country into the broad sunlight of renewed prosperity

All of which is respectfully submitted.

J. LINDSAY JOHNSON,
Chairman House Committee.

D. C. FENDER,
J. C. JARNAINGIN,
J. H. LONGINO,
WILL A. BLACK,
JAS. T. McGEHEE,
E. B. GRESHAM,
F. W. COPELAND.

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

Mr. Speaker:

The Senate has passed the following House bills by the requisite constitutional majority, to wit:

A bill to establish the city court of Swainsboro in Emanuel county

Also,

A bill to repeal an Act to incorporate the town of Bremen in Haralson county, and to provide a new charter for same.

Also,

A bill to amend the charter of the city of Marietta in Cobb county.
Also,

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

Also,

A bill to regulate the sale of spirituous liquors through the medium of dispensaries.

Also,

A bill to abolish the city court of DeKalb county.

Also,

A bill to relieve O. W. Linden, ex-tax-collector of Laurens county.

Also,

A bill to amend the charter of the town of Lyerly in Chattooga county.

Also,

A bill to fix the time of holding the Superior Courts in the Southwestern Circuit.

Also,

A bill to change the manner of selecting the Commissioners of Brooks county.

Also,

A bill to require the Commissioner of Agriculture to establish a department of Horticulture and Pomology.
The Senate has also concurred in the following House resolution, to wit:

A resolution for the relief of George A. Hall and Joel F. Thornton as sureties on the bond of Gene Williams.

Mr. Freeman, Chairman of the Ways and Means Committee, submitted the following report:

Mr. Speaker:

The Ways and Means Committee have had under consideration Senate bill No. 1, by Mr. McLester of the 24th District, and instruct me as their chairman, to report the same back to the House with the recommendation that it do pass as amended, to wit:

Senate bill No. 1, a bill to be entitled an Act to provide for a Board of Equalization, etc.

Respectfully submitted.

R. W. FREEMAN, Chairman.

The following resolution was read and adopted, to wit:

By Mr. Fort of Worth—

Whercas, the Hon. G. I. Barwick of the county of Emanuel, is now critically ill at his apartments in the city, Resolved, therefore, That the House deeply sympathize with its stricken colleague and his family, and be it further Resolved, That the Clerk be directed to deliver a copy of this resolution to the wife of the Hon. G. I. Barwick.
The following Senate resolution was read the first time, to wit:

By Mr. Underwood of the 32d District—

A resolution to more fully investigate the Georgia State Sanitarium, and for other purposes.

Referred to State Sanitarium Committee.

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

By Mr. McLester of the 24th District—

A bill to provide for a Board of Equalization of real and personal property subject to taxation, and for other purposes.

On motion of Mr. Freeman of Coweta, the bill just read was tabled.

By Mr. Underwood of the 32d District—

A bill to amend section 341 of the Code of 1895, relating to carrying concealed weapons, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Dickerson of the 5th District—

A bill to reduce and regulate the fees of notaries public, and other officers in this State, and for other purposes.

Mr. Copeland of Walker, called for the previous question on the bill and amendments, which call was sustained.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 111, nays 14.

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

By Mr. Underwood of the 32d District—

A bill to allow the constables to levy and collect superior court and city and county court fi. fias, where the same can be levied on personal property, and for other purposes.

Mr. Tatum of Dade, called for the previous question on the bill, which call was sustained.

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

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

By Mr. Underwood of the 32d District—

A resolution to authorize the superintendent of the Georgia State Sanitarium to deliver William Schwarz to the proper authorities of Chatham county.
The report of the committee, which was favorable to the passage of the resolution was agreed to.

On passage of the resolution the ayes were 88, nays 1.

The resolution having received the requisite constitutional majority was passed.

By Mr. Brannen of the 17th District—

A bill to amend section 72 of volume 1 of the Code of 1895, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 85, nays 5.

The bill not having received the requisite constitutional majority was lost.

Mr. Slaton of Fulton, gave notice of his intention to move to reconsider the action of the House in not passing the above bill.

By Mr. Brannen of the 17th District—

A bill to amend section 2636 of the Code of Georgia, which provides a penalty for using the name of a person in a partnership who is not a member thereof, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 88, nays 0.
On passage of the 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.—

| Adams      | Freeman       | Latimer       |
| Allen      | Ford          | Lee           |
| Anderson   | Fort          | Longino       |
| Barron     | Greene        | Mayson        |
| Bass       | Griffin of Greene | Maxwell    |
| Bennett of Mitchell | Hall, | Merritt       |
| Bennett of Pierce | Hammett, | Mitchell      |
| Beauchamp  | Hammond       | Moore         |
| Bell of Forsyth | Hardwick, | More          |
| Black of Dawson | Harrison, | Morris        |
| Black of Whitfield | Harrell, | Mullens       |
| Blalock    | Harvard       | McDonough     |
| Bond       | Hathcock      | McElreath     |
| Bowen      | Hendricks     | McFarland     |
| Brandon    | Henderson of Irwin, | Henderson of Wash't'nMcLennan, |
| Brown of Carroll | Henderson of Wash't'nMcLennan, | |
| Bryan      | Herring       | McMillan      |
| Bynum      | Hill          | Newton        |
| Calvin     | Holder        | Ousley        |
| Carter     | Hosch         | Pace          |
| Castleberry | Hutchins, | Pate          |
| Chappell   | Johnson of Baker, | Park of Greene, |
| Cook       | Johnson of Bartow, | Post, |
| Copeland   | Johnson of Lee, | Price, |
| Crossland  | Jones of Burke, | Rawls of Wilkinson, |
| Darnell    | Jordan of Jasper, | Reid, |
| David      | Jordan of Pulaski, | Reynolds, |
| Dews       | Knowles       | Rogers        |
| Ewin       | Lane of Bibb, | Rose          |
| Fain       | Lane of Ear'y, | Rudicil       |
| Farmer     | Laiug         | Simpson       |
| Fender     | LaRoche       | Singletary    |
Those not voting were Messrs.—

Adamson, Gresham, Overstreet,
Arnold, Griffin of Twiggs, Padgett,
Barwick, Griffith, Park of Troup,
Bell of Spalding, Hamby, Raw's of Effingham,
Bower, Hardin of Liberty, Richardson,
Brown of Bryan, Hardin of Wilkes, Sloan,
Bush, Harr's, Smith of Hancock,
Denny, Howard, Snell,
Dickey, Hopkins, Starr,
Drawdy, Jarnagin, Stone,
Duncan, Johnson of Appling, Tisinger,
Ellis, Johnson of Floyd, Timmerman,
Emanuel, King, Tracy,
Esterlin, Lane of Sumter, Turner of Rockdale,
Everett of Polk, McCants, Wade,
Everett of Stewart, McCranie, Walker of Crawford,
Felker, McDonald, Walker of Union,
Franklin, McLaughlin, Willingham,
Gay, McRae, Mr. Speaker,
George, Ogletree,

On motion of Mr. Lane of Bibb, the verification of the roll-call was dispensed with.

On counting the vote the ayes were 115, nays 0.

So the resolution having received the requisite constitutional majority was passed.
On motion of Mr. Price of Oconee, the resolution just passed was ordered immediately transmitted to the Senate.

Mr. Freeman of Coweta, moved that 200 copies of Senate bill No. 1 be printed for the use of the House, which motion prevailed.

On motion of Mr. Slaton of Fulton, resolution No. 29 was ordered immediately transmitted to the Senate.

Leaves of absence were granted the following members: Messrs. Howard of Chattahoochee, Hardin of Liberty, Johnson of Appling, McCranie of Berrien and McDonald of Ware.

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

Atlanta, Ga.,
Friday, December 16, 1898.

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 and the following members answered to their names: Messrs.—

Adams, Adams, Anderson, Arnold, Barron, Barwick, Bass, Bennett of Mitchell, Bennett of Pierce, Beanchamp, Bell of Forsyth,
Bell of Spalding,  Fort,  *  Knowles,
Black of Dawson,   Georg',  Lane of Bibb,
Black of Whitfield,  Gresham,  Lane of Early,
Blalock,           Greene,  Lane of Sumter,
Bond,              Griffin of Greene,  LaRoache,
Bowen,             Griffin of Twiggs,  Latimer,
Bower,             Griffith,  Lee,
Brandon,          Hall,  Longino,
Brown of Bryan,    Hammett,  Martin,
Brown of Carroll,  Hamby,  Mayson,
Bryan,            Hardin of Liberty,  Maxwell,
Bush,             Harden of Wilkes,  Merritt,
Bynum,            Hardwick,  Mitchell,
Calvin,            Harrison,  Moore,
Carter,           Harris,  Morris,
Castleberry,     Harvard,  Mullens,
Chappell,         Harrell,  McCants,
Cook,             Hathcock,  McDonough,
Copeland,        Hendricks,  Henderson of Irwin,  McElreath,
Crossland,       Henderson of Wash't'n  McFarland,
Darnell,         Herring,  McGehee,
David,           Hill,  McLaughlin,
Denny,           Howard,  McLennan,
Dews,            Hopkins,  McMillan,
Dickey,          Holder,  McRae,
Duncan,         Hosch,  Newton,
Ellis,           Hutchins,  Ogletree,
Emanuel,       Jarnagin,  Ousley,
Erwin,           Johnson of Appling,  Overstreet,
Everett of Polk,  Johnson of Baker,  Pace,
Everett of Stewart,  Johnson of Bartow,  Padgett,
Fain,            Johnson of Floyd,  Pate,
Farmer,          Johnson of Lee,  Park of Greene,
Felker,          Jones of Burke,  Park of Troup,
Fender,          Jordan of Jasper,  Post,
Freeman,        Jordan of Pulaski,  Price,
Franklin,       King,  Rawls of Effingham
FRIDAY, DECEMBER 16, 1898.


Those absent were Messrs.—

Drawdy, McCranie, Walker of Crawford, Esterlin, McDonald, Woodall, Gay, Simpson, Wooten, Hammond, Tisinger.

Mr. Chappell, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following bill of the Senate, which they instruct me to report back with the recommendation that the same do pass, to wit:

A bill to fix the number of committeemen to visit the various institutions of the State, and fix the compensation of the same.

Respectfully submitted,

THOS. J. CHAPPELL, Chairman.
Mr. Bond, chairman of the Committee on Journals, reported that the Journal of yesterday has been examined and found correct.

The Journal was read and confirmed.

The following resolution was read and adopted, to wit:

By Mr. Price of Oconee—

A joint resolution extending the regrets of the General Assembly of Georgia to the General Assembly of Alabama for the unfortunate misunderstanding concerning their reception in Atlanta; and

Resolved further, That a copy of this resolution shall be forwarded to the presiding officers of the two Houses at Montgomery, Alabama.

Mr. Laing, Chairman pro tem. of the Committee on Privileges of the Floor, submitted the following report, to wit:

Mr. Speaker:

The Committee on Privileges of the Floor have had under consideration the following privilege resolutions which they instruct me to report back to the House with the recommendation that the same do pass, to wit:

A resolution extending the privileges of the floor to Col. S. H. Hawkins of Americus, during his stay in the city.

A resolution extending the privileges of the floor to Mr. P. H. Chandler of the county of Carroll during his stay in the city.
Also,

A resolution extending the privileges of the floor to Judge C. W. Smith and Hon. J. H. Heery of Reidsville, Ga., during their stay in the city.

Also,

A resolution extending the privileges of the floor to Mr. C. M. Deal of Early county during his stay in the city.

Respectfully submitted.

J. A. LAING, Chairman pro tem.

The following privilege resolutions were read and adopted, to wit:

By Mr. Lane of Early—

Resolved, that the privileges of the floor be extended to Mr. C. M. Deal during his stay in the city.

By Mr. Hendricks of Tattnall—

Resolved, that the privileges of the floor be extended to Judge C. W. Smith and Hon. J. H. Heery of Reidsville, Ga., during their stay in the city.

By Mr. Lane of Sumter—

Resolved, that the privileges of the floor be extended to Col. S. H. Hawkins of Americus during his stay in the city.

By Mr. Brown of Carroll—

Resolved, that the privileges of the floor be extended.
to Mr. P. H. Chandler of the county of Carroll during his stay in the city.

Mr. Slaton moved to reconsider the action of the House in defeating House bill No. 26, which motion prevailed.

The following resolution was read and adopted, to wit:

By Mr. Speer of Sumter—

A resolution to require the keeper of public buildings to have the carpets of the House and various committee-rooms dusted and cleaned and put down by the first day of next session of the General Assembly.

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

By Mr. King of the 43d District—

A bill to fix the number of committeemen to visit the various institutions of the State, and fix the compensation of the same.

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

Mr. Speaker:

The Senate concurs in House amendment to the Senate substitute to the following House bill, to wit:

A bill to provide for the election of the judge and solicitor of the city criminal court of Atlanta by the people, amending the Act of September 6th, 1891, establishing the city criminal court of Atlanta.
Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

"An Act to authorize the St. Luke Methodist Episcopal Church, South, of the city of Columbus, to create a lien by mortgage, deed or otherwise, for the purpose of borrowing money to complete the church building."

Also,

"An Act to authorize the mayor and aldermen of the city of Savannah to condemn property for drainage purposes within the corporate or jurisdictional limits of said city."

Also,

"An Act abolishing the Board of Commissioners of Roads and Revenues for the county of Oconee, and for other purposes."

Also,

"An Act to amend the charter of the town of Sharpsburg in Coweta county."

Also,

"An Act to provide and fix the hours of keeping open
the polls at precincts situated in incorporated towns or cities when there is more than one precinct."

Also,

"An Act to amend an Act establishing a system of public schools for the town of Washington, and for other purposes."

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

Mr. Speaker

The Senate has passed the following House bills by the requisite constitutional majority, to wit:

A bill to fix the term of office of county solicitor of Pulaski county.

Also,

A bill to amend an Act providing for admission to the bar.

Also,

A bill to amend the charter of the bank of the University at Athens.

Also,

A bill to amend an Act creating a Board of Commissioners of Washington county.
Also,

A bill to establish a new charter for the town of Leesburg.

Also,

A bill for the protection of labels, trade-marks, etc.

Also,

A bill to amend an Act which fixes the terms of office of county officers, requiring tax-collectors to complete the collection of taxes for the year for which they have been elected.

Also,

A bill to amend section 5315 of the Code of 1895.

Also,

A bill to amend sections 5315 and 5316 of the Code of 1895.

A bill to authorize the city of Washington to issue bonds for the purpose of establishing a system of water works.

Also,

A bill to authorize the Judges of the Superior Court to fill vacancies in the office of County Commissioners.

Also,

A bill to amend the charter of the town of Jackson.
Also,

A bill to amend the charter of Tennille in Washington county.

Also,

A bill to prohibit the manufacture of liquors in Newton county.

Also,

A bill to create a Board of Commissioners for Dade county.

Also,

A bill to repeal an Act to authorize the Commissioners of Newton county to establish a dispensary.

Also,

A bill to limit the payment of insolvent cost of the Clerk of the Superior Court of Richmond county.

Also,

A bill to regulate the payment of insolvent cost of the sheriff of Richmond county.

Also,

A bill to pay off and retire the bonds of the State.

The following House bills, failing to receive the requisite-constitutional majority, were lost in the Senate, to wit:
A bill to repeal a part of an Act to provide for the payment of insolvent cost in the Northern Judicial Circuit.

Also,

A bill to repeal an Act to provide for the payment of certain insolvent cost in criminal cases in the Northern Circuit.

Also,

A bill to authorize the Judges of the Superior Court to grant charters to corporations.

The Senate has also concurred in the following resolutions of the House, to wit:

A resolution to appoint a committee looking to a revision of the tax laws.

The committee on the part of the Senate are Messrs. Wight, Fouché, Blalock.

Also,

A resolution to direct the superintendent of the lunatic asylum to deliver Roxie Ann Long to the authorities of Bryan county.

Also,

A resolution to refund to Charles J Dougherty of Greene county, the sum of one hundred dollars, paid by him to the tax-collector as a retailer for the year 1892.
Also,

A resolution to provide for the unfinished business of the session.

Also,

A resolution to authorize the Governor to borrow money to supply casual deficiencies.

The following resolution, failing to receive the requisite constitutional majority, was lost in the Senate, to wit:

A resolution to provide for the payment of Mrs. Anna E. Branch certain moneys growing out of the sales of wild land.

The Senate has also passed the following Senate bill by the requisite constitutional majority, to wit:

A bill to amend the charter of the Capital City Bank.

The following House bills were passed by the requisite constitutional majority as amended, to wit:

A bill to amend section 105 of the Code, relative to the time of holding elections for constables in this State.

Also,

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

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

By Mr. McLester of the 24th District—

A bill to provide for a Board of Equalization of real and
personal property subject to taxation in this State, and for other purposes.

Mr. Slaton moved to commit the bill to the Committee on Tax Commission, provided by the Ellis resolution.

On this motion Mr. Hardwick called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

On counting the vote the ayes were 49, nays 81.

So the motion to commit was lost.

Mr. Johnson of Bartow, called for the previous question on the amendments, which call was sustained.

Mr. McLaughlin of Meriwether, moved to table the bill and pending amendments, which motion prevailed.

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

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

“An Act to authorize the city council of Augusta to change in whole or in part, the location of the dam now extending across the Savannah river at the head of the Augusta canal.”

Also,

“An Act to extend the operation of the laws of Georgia applicable to charitable and benevolent institutions for the custody of children, incorporated under the Act approved December 18th, 1894.”

Also,

“An Act to authorize the city council of Augusta to grant and convey so much of the south side of Walker
street, between Jackson and Campbell, as may be necessary to construct a passenger depot.”

Also,

“An Act to authorize and provide for the preparation and issuance to the banks and banking associations chartered by this State of circulating notes, to fully protect the same, and for other purposes.”

Also,

“An Act to authorize the city council of Augusta exclusively to fix within prescribed limits all fines and punishments for violation of any rules, by-laws and ordinances established by said city council.”

Also,

“An Act to amend an Act creating a Board of Commissioners of Roads and Revenues in the county of Glynn, so as to provide for the election of such commissioners by the people.”

Also,

“An Act to repeal an Act consolidating the office of clerk and treasurer of Columbia county.”

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

Mr. Speaker:

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

A bill to create the city of Blakely instead of the town of Blakely, to provide a charter for said city, and for other purposes.

Also,

A bill to amend an Act incorporating the town of Newton in Baker county, and for other purposes.

Also,

A bill to amend section 1 of an Act requiring corporations doing life insurance business in this State upon the assessment plan to print on their policies “This contract is issued upon the assessment plan, etc.,” and for other purposes.

The Committee also instruct me to report back the following bill of the House with the recommendation that it do pass, to wit:

A bill to create a Board of Commissioners of Roads and Revenues in the county of White, and for other purposes.

Respectfully submitted.

ROLAND ELLIS, Chairman.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:
Mr. Speaker:

The General Judiciary Committee have had under consideration the following Senate bills which I am instructed to report back to the House with the recommendation that the same be read a second time and recommitted to the General Judiciary Committee, to wit:

By Mr. Mann of the 44th District—

A bill to be entitled an Act to amend section 3950 of the Code of 1895.

Also,

By Mr. Underwood of the 32d District—

A bill to be entitled an Act to allow county officers in this State until the first day of January next after election in which to file their several bonds as now required by law, and for other purposes.

Also,

By Mr. West of the 6th District—

A resolution authorizing the Governor to appoint a commission to consider, determine and declare the true northern boundary of this State, and for other purposes.

Also,

By Mr. Mann of the 44th District—

A bill to be entitled an Act to amend section 5551 of the Code of 1895.
Also,

By Mr. Brannen of the 17th District—

A bill to be entitled an Act to amend section 2835 of the Code of 1895.

Also,

By Mr. Brannen of the 17th District—

A bill to be entitled an Act to amend section 2867 of the Code of 1895.

Also,

By Mr. Fouche of the 42d District—

A bill to be entitled an Act to amend section 5541 of the Civil Code of 1895.

Also,

By Mr. Fouche of the 42d District—

A bill to be entitled an Act to dispense with motion for new trial and filing brief of evidence, and to authorize a direct bill of exceptions in certain cases.

Also,

By Mr. Steed of the 23d District—

A bill to be entitled an Act to amend section 107 of volume 1 of the Code of 1895.
Also,

By Mr. Morrison of the 34th District—

A bill to be entitled an Act to provide for the more humane execution of persons convicted of capital offenses in Georgia, and sentenced to suffer the penalty of death.

Also,

By Mr. Humphreys of 7th District—

A bill to be entitled an Act to amend section 5401 of volume 2 of the Code of 1895.

Also,

By Mr. Dickerson of 5th District—

A bill to be entitled an Act to amend paragraph 7 of section 107 of the Code of 1895.

Also,

By Mr. Fouché of the 42d District—

A bill to be entitled an Act to provide who may redeem property sold at tax sale.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

Mr. Allen, Chairman of the Committee on State Sanitarium, submitted the following report:
Mr. Speaker:

The Committee on State Sanitarium have had under consideration the following resolution which they instruct me to report back to the House with the recommendation that it be adopted:

A resolution to more fully investigate the State Sanitarium, and for other purposes.

Respectfully submitted.

JOHN T. ALLEN,
Chairman Committee on State Sanitarium.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor, the following Act, to wit:

An Act to amend the Act establishing the criminal court of Atlanta.

Respectfully submitted.

J Y WALKER,
Chairman Enrollment Committee.

Mr. Walker, Chairman Committee on Enrollment, submitted the following report:
Mr. Speaker:

The Committee on Enrollment report as duly enrolled and ready for delivery to the Governor the following Acts, to wit:

An Act to alter and amend the 20th section of an Act, approved December 15, 1871, to incorporate the town of Eastman in the county of Dodge, and for other purposes.

Also,

An Act to repeal an Act to create and organize a Board of Tax-Assessors and Receivers in the city of Savannah, and for other purposes.

Also,

An Act to amend the charter of Ocilla in Irwin county, and for other purposes.

Also,

An Act to create a Board of Commissioners of Roads and Revenues for the county of Columbia.

Also,

An Act to fix the time for the election of all city officers now elected by the council of the mayor and aldermen of the city of Savannah, and for other purposes.
FRIDAY, DECEMBER 16, 1898.

Also,

An Act to amend the charter of the city of Valdosta, and for other purposes.

Respectfully submitted.

J Y. WALKER,
Chairman Enrolling Committee.

The following bill was taken up and put upon its passage, to wit:

By Mr. Brannen of the 17th District—

A bill to amend section 72 of volume 1 of the Code of 1895, which refers to the duties of election superintendents, and for other purposes.

Mr. Slaton called for the ayes and nays, which call was sustained.

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

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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On motion of Mr. Mitchell of Thomas, the verification of the roll-call was dispensed with.

On passage of the bill the ayes were 53, nays 66.

So the bill not having received the requisite constitutional majority was lost.

Mr. Post gave notice of his intention to reconsider the action of the House in tabling Senate Bill No. 1.

Mr. McDonald of Ware, asked consent to withdraw House bills Nos. 424 and 425, which request was granted.

Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The Committee on Privileges of the Floor recommend the adoption of the following resolution, to wit:
A resolution extending the privileges of the floor to Col. C. J. Graham of Carroll county during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

Mr. Bower, Chairman of Committee on Privileges of the Floor, submitted the following report:

Mr. Speaker:

The committee have had under consideration the following resolutions which I am instructed to report back with the recommendation that same be adopted, to wit:

A resolution extending privileges of the floor to Col. Robert Rood during his stay in the city.

Also,

A resolution extending the privileges of the floor to Hon. W. A. Cox of county of Gilmer during his stay in the city.

Also,

A resolution extending the privileges of the floor to Mr. F. A. Lipscomb of Clarke county during his stay in the city.

Also,

A resolution extending the privileges of the floor to J. F. Horban during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.
Mr. Bower, Chairman of the Committee on Privileges of the Floor, submitted the following report:

*Mr. Speaker:*

The Committee on Privileges of the Floor have had under consideration the following resolution which I am instructed to report back with the recommendation that the same be adopted, to wit:

A resolution extending the privileges of the floor to J H. Skelton, Esq., of Hartwell, during his stay in the city.

Respectfully submitted.

B. B. BOWER, Chairman.

By Mr. Brown of Carroll—

Resolved, that the privileges of the floor be extended to Col. C. J. Graham of Carroll county during his stay in the city.

By Mr. Everett of Stewart—

Resolved, that the privileges of the floor be extended to Col. Robert Roed during his stay in the city.

By Mr. Watkins of Gilmer—

Resolved, that the privileges of the floor be extended to the Hon. W. A. Cox of Gilmer county during his stay in the city.
By Mr. Erwin of Clarke—

Resolved, that the privileges of the floor be extended to
Mr. F. A. Lipscomb of Clarke county during his stay in the

city.

By Mr. Denny of Floyd—

Resolved, that the privileges of the floor be extended to
J. F. Harbour of Floyd county during his stay in the city.

By Mr. Richardson of Hart—

Resolved, that the privileges of the floor be extended
to James H. Skelton, Esq., of Hartwell, Ga., during his
stay in the city.

The following bills were read the first time and appro­
priately referred, to wit:

By Mr. McDonald of Ware—

A bill to amend an Act creating the city court of Way­
cross, and for other purposes.

Referred to Committee on County and County Matters.

By Mr. McDonald of Ware—

A bill to repeal an Act creating a Board of County Com­
missioners of Roads and Revenues of Ware county, and for
other purposes.

Referred to Committee on Counties and County Matters.
FRIDAY, DECEMBER 16, 1898.

By Mr. Jordan of Pulaski—

A bill to authorize the County Board of Education to purchase property known as the New Ebenezer College, and for other purposes.

Referred to General Judiciary Committee.

The following resolution was read, to wit:

By Mr. Richardson of Hart—

Resolved, that the tax-collectors refrain from issuing tax executions for this year's taxes for the space of twenty days.

Referred to Committee on Counties and County Matters.

The following Senate bills were read the second time:

By Mr. Mann of the 44th District—

A bill to amend section 3950 of the Civil Code of 1895, and for other purposes.

By Mr. Underwood of the 32d District—

A bill to allow county officers of this State until January 1st, 1899, after the election in which to file their bonds, and for other purposes.

By Mr. Brannen of the 17th District—

A bill to amend section 1 of an Act requiring corporations, doing a life insurance business in this State upon the assessment plan to put certain information on their policies, and for other purposes.
By Mr. Underwood of the 32d District—

A resolution to more fully investigate the State Sanitarium, and for other purposes.

Leave of absence was granted Mr. Franklin of Bulloch for the remainder of the session.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 3 o'clock p. m.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Black of Whitfield, the roll-call and reading of the Journal were dispensed with.

Mr. Mitchell of Thomas, moved that the pages and elevator boy be excused from the afternoon session, which motion prevailed.

The following bill was read by unanimous consent, and appropriately referred, to wit:

By Mr. George of DeKalb—

A bill to increase the power and jurisdiction of Justices of the Peace, and for other purposes.

Referred to General Judiciary Committee.

The following Senate bills and resolutions were read the second time, to wit:
By Mr. West of the 6th District—

A resolution authorizing the Governor to appoint a commission to declare the true northern boundary of the State, and for other purposes.

By Mr. Brannen of the 17th District—

A bill to amend section 2835 of the Code of 1895, and for other purposes.

By Mr. Brannen of the 17th District—

A bill to amend section 2867 of the Code of 1895, and for other purposes.

By Mr. Mann of the 44th District—

A bill to amend section 5551 of the Code of 1895, and for other purposes.

By Mr. McGehee of the 25th District—

A bill to provide for the compensation of stenographic reporters for the superior courts of this State, and for other purposes.

By Mr. Fouche of the 42d District—

A bill to dispense with a motion for new trial and filing brief of evidence, and to authorize a direct bill of exceptions in certain cases, and for other purposes.

By Mr. Fouche of the 42d District—

A bill to amend section 5541 of the Civil Code, and for other purposes.
By Mr. Humphreys of the 7th District—

A bill to amend section 5401 of volume 2 of the Code of 1895, and for other purposes.

By Mr. Morrison of the 34th District—

A bill to provide for the more humane execution of persons convicted of capital offenses, and for other purposes.

By Mr. Steed of the 23d District—

A bill to amend section 107 of volume 1 of the Code of 1895, and for other purposes.

By Mr. Dickinson of the 5th District—

A bill to amend paragraph 7 of section 107 of the Code of 1895, and for other purposes.

By Mr. Fouche of the 42d District—

A bill to provide who may redeem property sold at tax sale, and for other purposes.

On motion of Mr. Lane of Early, Senate bill No. 76 was tabled.

By Mr. Odum of the 9th District—

A bill to amend an Act to incorporate the town of Newton in Baker county, Ga., and for other purposes.

Mr. Hall of Bibb, moved that Senate bill No. 1 be taken from the table and put upon its passage

On this motion, Mr. Post called for the ayes and nays but withdrew the same.
Mr. Hall of Bibb, renewed the call for the ayes and nays.

No quorum having voted on this motion, the Speaker ordered the roll to be called, and the following members answered to their names: Messrs.—

**JOURNAL OF THE HOUSE.**

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On counting the members present it was found that 127 answered to their names.

The call for the ayes and nays was sustained.

On taking the ballot viva voce, the vote was as follows:
Those voting aye were Messrs.—

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Those voting nay were Messrs.—

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<td>Duncan</td>
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Mr. Mitchell of Thomas moved to dispense with the verification of the roll-call, which motion prevailed.

On counting the vote the ayes were 47, nays 37.

So the motion to take Senate bill No. 1 from the table was lost.
On motion of Mr. Jordan of Jasper, Senate bill No. 71 was made the special order for to-morrow morning.

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

By Mr. Nesbitt of the 35th District—

A bill to amend the charter of the Capital City Bank, and for other purposes.

Referred to Committee on Corporations.

By unanimous consent, the following bill was taken up and put upon its passage, to wit:

By Mr. Johnson of Floyd—

A bill to amend section 1301 of the Code of 1895, and for other purposes.

On motion of Mr. Denny of Floyd, the bill was laid on the table.

Leave of absence was granted Mr. McFarland of Franklin, and Mr. Lee of Pulaski for the balance of the session.

On motion of Mr. Price of Oconee, the House adjourned until 9 o'clock to-morrow morning.
The House met pursuant to adjournment at 9 o'clock a. m. this day and was called to order by the Speaker and opened with prayer by the Chaplain.

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

Mr. Bond, Chairman of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Slaton, Chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

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

By Mr. Wingfield of the 28th District—

A bill to provide for the more full and complete transfer and assignment of rent notes, mortgage notes, and other evidence of indebtedness, secured either by contract, liens, or out of which springs a lien by operation of law, and for other purposes.
Also,

By Mr. Brannen of the 17th District—

A bill to be entitled an Act to amend section 2835 of the Code of 1895.

Also,

By Mr. Brannen of the 17th District—

A bill to be entitled an Act to amend section 2867 of the Code of 1895.

Also,

By Mr. Mann of the 44th District—

A bill to be entitled an Act to amend section 3950 of the Civil Code of 1895.

Also,

By Mr. West of the 6th District—

A resolution authorizing the Governor to appoint a commission to consider, determine and declare the true northern boundary of this State, and for other purposes.

Also,

By Mr. Underwood of the 32d District—

A bill to be entitled an Act to allow county officers until the first day of January next, after the election, in which to file their several bonds, as now required by law, and for other purposes.
Also,

By Mr. Dickerson of the 5th District—

A bill to be entitled an Act to amend paragraph 7 of section 107 of the Code of 1895.

Also,

By Mr. Humphreys of the 7th District—

A bill to be entitled an Act to amend section 5401 of volume 2 of the Code of 1895.

Also,

By Mr. Steed of the 23d District—

A bill to be entitled an Act to amend section 107 of volume 1 of the Code of 1895.

Also,

By Mr. Fouche of the 42d District—

A bill to be entitled an Act to provide who may redeem property sold at tax sale.

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

By Mr. Mann of the 44th District—

A bill to be entitled an Act to amend section 5551 of the Code of Georgia.
Also,

By Mr. Morrison of the 34th District—

A bill to be entitled an Act to provide for the more humane execution of persons convicted of capital offenses in Georgia, and sentenced to suffer the penalty of death.

Also,

By Mr. George of DeKalb—

A bill to be entitled an Act to increase the power and jurisdiction of Justices of the Peace, by giving them authority to try all misdemeanor cases without the aid of a jury, unless the same is demanded by prisoner; to prescribe the manner of disposing of fines arising from said trials, and for other purposes.

Also,

By Mr. Jordan of Pulaski—

A bill to be entitled an Act to authorize the County Board of Education of Pulaski county to purchase for public school purposes the buildings and grounds in the town of Cochran known as the New Ebenezer College, and for other purposes.

Also, the following bills which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

By Mr. Fouche of the 42d District—

A bill to be entitled an Act to amend section 5541 of the Code.
Also,

By Mr. Fouche of the 42d District—

A bill to be entitled an Act to dispense with motion for new trial and filing brief of evidence, and to authorize direct bill of exceptions in certain cases.

Respectfully submitted.

JOHN M. SLATON,
Chairman General Judiciary Committee.

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

Mr. Speaker:

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

A resolution extending regrets for the unfortunate misunderstanding which prevented the committee from receiving the Alabama Legislature.

By unanimous consent, the following resolution was read, and on motion of Mr. McLaughlin, the rules of the House were suspended for the purpose of putting the same upon its passage, to wit:

By Mr. McLaughlin of Meriwether—

Resolved, that the Committee on Privilege and Elections be required to make an investigation and find out who is
legally entitled to represent the county of Coffee, and that
said committee make its report to the next session of the
General Assembly.

Mr. Mitchell of Thomas, called for the previous question
on the bill and amendment, which call was sustained.

Mr. Price of Oconee, called for the ayes and nays, which
call was sustained.

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

Those voting in the affirmative were Messrs.—

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<th>Barron</th>
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Those voting in the negative were Messrs.—

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Greene, [Jones of Burke,]  
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Griffith, [Longino,]  
Hammett, [Mayson,]  
Hamby, [Merritt,]  
Hardin of Wilkes, [Mitchell,]  
Harris, [Moore,]  
Harrell, [McCants,]  
Harvard, [McDonough,]  
Hathcock, [McElreath,]  
Hendricks, [McLennan,]  
Henderson of Irwin, [Newton,]  
Henderson of Wash’n,Ogletree, [Walker of Crawford,]  
Herring, [Ousley,]  
Howard, [Pace,]  
Holder, [Pate,]  
Hutchins, [Post,]  
Johnson of Appling, [Price,]  
Johnson of Baker, [Rawls of Effingham,]  
Johnson of Bartow, [Rawls of Wilkinson,]  
Johnson of Lee, [Yates.]  

Those not voting were Messrs.—

Allen, [Duncan,]  
Arnold, [Ellis,]  
Barwick, [Esterlin,]  
Bass, [Fain,]  
Bialock, [Franklin,]  
Bower, [George,]  
Brandon, [Gresham,]  
Calvin, [Hammond,]  
Chappell, [Hardin of Liberty,]  
Crossland, [Hardwick,]  
Darnell, [Harrison,]  
David, [Hill,]  
Denny, [Hopkins,]  
Drawdy, [Hosch,]  

Richardson,  
Rogers,  
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Singleton,  
Sloan,  
Smith of Hancock,  
Snell,  
Sturgis,  
Swift,  
Taylor,  
Timmerman,  
Turner of Rockdale,  
Walker of Union,  
Walker of Crawford,  
Watkins,  
Whiteley,  
Willingham,  
Wood,  
Woodall,  
Yates.
On motion of Mr. Lane of Bibb, a verification of the roll-call was dispensed with.

On counting the vote it was found that the ayes were 41, nays 79.

The resolution was lost.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority as amended the following House bill, to wit:

A bill to make appropriations for the ordinary expenses of the State government.

Also, the following resolution of the House, as amended, to wit:

A resolution to provide for the payment of two extra doorkeepers for the House.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled,
signed, and ready for delivery to the Governor, the following Acts, to wit:

An Act to amend an Act, approved December 18th, 1897, providing for admission to the bar, etc., and for other purposes.

Also,

An Act to amend section 4 of the Act incorporating the city of Waynesboro, Georgia, approved December 15th, 1893, and for other purposes.

Also,

An Act to repeal an Act to provide for a Board of Commissioners of Roads and Revenues for the counties of Camden, Thomas and Echols, so far as same relates to the county of Thomas, and for other purposes.

Also,

An Act to establish the city court of Swainsboro in Emanuel county, to define its jurisdiction, powers, etc., and for other purposes.

Also,

An Act to amend the charter of the town of Harmony Grove in the county of Jackson, and for other purposes.

Also,

An Act to amend the charter of the city of Augusta.

Respectfully submitted.

J. Y. WALKER,
Chairman Enrolling Committee.
The following joint resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

Resolved, that the bills not finally disposed of shall constitute unfinished business, to be acted upon at the next session of the General Assembly.

By unanimous consent, the following bill was read the first time, to wit:

By Mr. Watkins of Gilmer—

A bill to reduce the salaries of State officials, and for other purposes.

Referred to Committee on Appropriations.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bill, to wit:

A bill to establish a dispensary in the town of Comer.

The Senate has also passed the following House bill by the requisite constitutional majority, as amended, to wit:

A bill to give County Boards of Education of the several counties full power to regulate the public school terms.
The following House bills, failing to receive the requisite constitutional majority, were lost in the Senate, to wit:

A bill to amend section 815 of volume 3 of the Code, relative to triennial revisions of jury lists.

Also,

A bill to amend section 431 of the Code of 1895, relative to municipal corporations to control the sale of spirituous liquors.

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

A resolution appointing a committee to investigate the Geological department.

The Senate amendments to the following resolution were concurred in, to wit:

By Mr. Chappell of Muscogee—

A resolution to provide for the payment of two extra assistant doorkeepers for the House of Representatives for the session of 1898, and for other purposes.

To amend amendment by adding "The elevator boy shall be paid three dollars per diem for this session."

To amend amendment by adding at the end of the caption, so as to make it conform to the Senate amendment, the following: "and to provide for indexing the Journals of Senate and House."
To amend by adding the following at the end of the resolution, "and the sum of $150.00 be appropriated to pay for the indexing of the Journals of the Senate and House of Representatives for the year 1898, the same to be drawn by L. G. Brannen and O. L. Gresham, the Journal Clerks of the Senate and House."

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

By Mr. Hamby of Rabun—

A bill to give County Boards of Education of the several counties of the State full power to regulate the public school terms, and for other purposes.

By Mr. Emanuel of Glynn—

A bill to amend the charter of the city of Brunswick, and for other purposes.

By Mr. Johnson of Bartow—

A bill to amend section 1 of an Act to prescribe three complete grades of commercial fertilizers, for the branding of same upon each package, and for other purposes.

By Mr. Bryan of Floyd—

A bill to amend section 105 of the Code of Georgia, and for other purposes.

By Mr. Calvin of Richmond—

A bill to fix the boundary line between Georgia and South Carolina, and for other purposes.
The following resolution was read and adopted, to wit:

By Mr. Park of Greene—

A resolution appointing a Committee of Conference to settle the differences between the Senate and House on the General Appropriation bill.

The Speaker appointed as Committee of Conference upon part of the House upon House bill No. 135 the following: Mr. Brandon of Fulton, Mr. Hall of Bibb and Mr. Duncan of Houston.

By Mr. Easterlin of Macon—

A resolution to have a Committee of Conference appointed upon part of the House to confer upon House bill No. 156.

The resolution was adopted.

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

By Mr. Underwood of the 32d District—

A bill to allow county officers until the first day of January next, after the election, in which to file their several bonds, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 100, nays 0.
So the bill having received the requisite constitutional majority was passed.

By Mr. Mann of the 44th District—

A bill to amend section 3950 of the Civil Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 98, nays 0.

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

On motion of Mr. Jordan of Jasper, Senate bill No. 71 was recommitted to Committee on General Agriculture.

By Mr. Underwood of the 32d District—

A resolution to more fully investigate the State Sanitarium, and for other purposes.

The report of the committee which was favorable to the passage of the resolution was agreed to.

On passage of the resolution the ayes were 102, nays 4.

So the resolution having received the requisite constitutional majority was passed.

By Mr. West of the 6th District—

A resolution authorizing the Governor to appoint a com-
mission to investigate and declare the true northern boundary of the State, and for other purposes.

The report of the committee which was favorable to the passage of the resolution was agreed to.

On passage of the resolution the ayes were 89, nays 0.

So the resolution having received the requisite constitutional majority was passed.

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

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

"An Act to create a Board of Commissioners of Roads and Revenues in the county of Columbia."

Also,

"An Act to amend an Act establishing the Criminal Court of Atlanta by providing for the election of the Judge and Solicitor thereof by the people of Fulton county."

Also,

"An Act to amend the charter of the city of Waynesboro."

Also,

"An Act to amend the charter of Ocilla in Irwin county."
Also,

"An Act to fix the time for the election of all city officers now elected by the mayor and aldermen of the city of Savannah, to provide for the terms of such officers, and for other purposes."

Also,

"An Act to amend the charter of the city of Valdosta."

Also,

"An Act to alter and amend the 20th section of An Act approved December 15th, 1871, entitled an Act to incorporate the town of Eastman in the county of Dodge, and to repeal said Act so far as the same relates to the property of non-residents."

Also,

"An Act to repeal an Act creating and organizing a Board of Tax-Assessors and Receivers for the city of Savannah."

Also,

"An Act to establish the city court of Swainsboro in the county of Emanuel."

By Mr. King of the 43d District—

A bill to fix the number of commiteemen to visit State institutions, and for other purposes.

The following amendment was read and adopted, to wit:
By Mr. Brown of Carroll—

To amend by adding between the words “actual” and “money,” in the sixth line of section 2, the following words, “and necessary.”

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 94, nays 0.

So the bill having received the requisite constitutional majority was passed as amended.

By Mr. Brannen of the 17th District—

A bill to amend section 2835 of the Code of 1895, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 99, nays 8.

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

The following resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

Resolved, that the session be extended to 1:30 o’clock p. m.

By Mr. Fouche of the 42nd District—

A bill to amend section 5541 of the Civil Code of 1895, and for other purposes.
The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

By Mr. Brannen of the 17th District—

A bill to amend section 2867 of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Steed of the 23d District—

A bill to amend section 107 of volume 1 of the Code, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

By Mr. Fouche of the 42d District—

A bill to dispense with a motion for new trial, and filing
brief of the evidence, and to authorize a direct bill of exceptions in certain cases.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 95, nays 0.

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

by Mr. Fouche of the 42d District—

A bill to provide who may redeem property sold at tax sale, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 94, nays 0.

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

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

Mr. Speaker:

The Senate insists upon its amendments to the following House bill, to wit:

A bill 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.
Amend section 3, line 8, by striking out the word “six” and inserting the word “twenty-five.”

Also,

Amend section 4, line 115, by striking out the word “twelve” and insert the words “twenty thousand.”

Also,

Amend section 4 by inserting “fifteen hundred dollars for salary of Entomologist, and one thousand dollars for his expenses, said sums to be paid out of the fees arising from inspections of oils,” in line 27.

Amend section 6 by adding the following paragraph:

“For Geological Survey, eight thousand dollars, as provided by Act of 1889.”

The Senate recedes from its amendment to House bill as follows:

Amend section 1 by striking out the words “for salary of special attorney for W & A. R. R. two thousand dollars.”

Amend section 6, line 28, by striking the word “ten” and inserting the word “five.”

By Mr. Humphreys of the 7th District—

A bill to amend section 5401 of the Code, volume 2, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.
On passage of the bill the ayes were 90, nays 0.

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

By Mr. Dickinson of the 5th District—

A bill to amend paragraph 7 of section 107 of the Code of 1895, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.

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

The absence of Mr. Gresham, Mr. Rodgers and Mr. Walker of Crawford yesterday was due to a visit to the Bartow Mining Camp.

The next bill taken up for a third reading was No. 74.

Pending the passage of the bill the House adjourned until 3 o'clock p. m., on motion of Mr. Slaton of Fulton.

3 O'clock p. m.

The House reconvened at this hour and was called to order by the Speaker.

The roll-call and reading of the Journal were dispensed with.
The following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

Resolved, that the Clerk of the House, and Secretary of the Senate be directed to publish and mail to each member of the General Assembly, a statement of the unfinished business of the present session.

The Speaker announced the following Conference Committees on part of the House on House bill No. 139, to wit:

On amendment pertaining to increase of committeemen's expenses: King of Houston, Price of Oconee, Laing of Terrell.

On Rock College: Ellis of Bibb, Jordan of Jasper, Howard of Chattahoochee.

On Entomologist: Stubbs of Laurens, Johnson of Floyd, Copeland of Walker.

On Contingent Fund: Ousley of Lowndes, Smith of Hall, and Rudicil of Chattooga.

On Geological Department: Bell of Forsyth, Knowles of Fulton, and Everett of Stewart.

Committee on part of the House to attend the Commencement Exercises of the North Georgia Agricultural College: Freeman of Coweta, Willingham of Monroe, Bush of Miller.

The following resolutions were read and adopted, to wit:
By Mr. Calvin of Richmond—

A resolution to have a session to-night, to begin at 7:30 o'clock p. m.

By Mr. Copeland of Walker—

A resolution urging the Governor to retain Mr. W A. Wimbish in position of attorney of W & A. railroad.

On motion of Mr. Copeland, the resolution was ordered immediately transmitted to the Governor.

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

Mr. Speaker:

The President appoints, on the part of the Senate, the following Conference Committee, to confer with the House Committee, on the following House bill, to wit:

A bill to amend the charter of the Home Loan and Banking Company.

The Senate Committee are as follows: Messrs. Steed, Brannen and West.

Mr. Stone, Chairman of the Committee on Penitentiary, submitted the following report:

Mr. Speaker:

The Committee on Penitentiary, whose duty it is to visit, inspect and report the condition of the various convict camps in the State, beg leave to submit the following general report:
The committee was divided up into sub-committees of four each, for three reasons, to wit: First, to secure more effectual service; second, to have as few members absent from their duties in the House at any one time as possible, and third, to materially reduce the expenses of the State for this purpose. The reports of these small sub-committees together with the reduction of more than one-half of the expenses heretofore incurred by reason of the duties placed upon this committee, in visiting these camps, fully sustains the wisdom of the committee in adopting the above plan. The necessarily limited time allowed these sub-committees does not give them sufficient time to make as thorough inspection into the condition of these camps and the convicts and prison department of the State, as might be necessary or desired. But from the best information that could be obtained in these short visits, with only time enough to make a casual inspection, we find that the Penitentiary department of the State generally is in most excellent condition.

The sanitary condition of the various camps is good. The buildings are kept clean, and well limed; the bedding appears to be sufficient, the buildings are well heated and ventilated, and the convicts well clothed and bountifully fed. No complaint of cruel treatment has been made, but to the contrary, the convicts appeared to be happy, and as well satisfied as people deprived of liberty and confined in prison life could well be. The health of the convicts, generally, has been unusually good during the present year. The death rate has been very small—less, perhaps, in proportion to the number of inmates, than any of our best regul-
lated cities, or even in the most healthy, rural localities throughout the entire State. This appears to be conclusive evidence that the convicts are humanely treated, and the law regulating this department fully complied with. In fact, it appears from the best information obtainable that the laws governing the prison department of this State are strictly enforced and fully complied with. Were it not for the chronic and incurable diseases which afflict a few of the convicts, such as consumption, Bright's disease, dropsy, secondary syphilis, etc., the health of the convicts would be almost perfect, and the death rate practically nothing.

In some instances these sub-committees have seen proper, after a casual examination, to recommend the pardon of a few of the convicts. These reports and recommendations of the sub-committees have been filed with the prison commissioners of the prison department of the State.

The new prison system of the State has not yet gone into effect, and will not until the first day of April, 1899; so we make no report of the effect of this change in the old lease system at the present session of the General Assembly.

Respectfully submitted,

ALONZO C. STONE,
Chairman Committee on Penitentiary.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

The Committee on Enrollment report as duly enrolled,
signed, and ready for delivery to the Governor, the following Acts, to wit:

An Act to fix the terms of office of county solicitors of Pulaski county.

Also,


Also,

An Act to repeal an Act to provide for and regulate municipal elections in the city of Savannah, and for other purposes.

Also,

An Act to amend the Act establishing the city court of Atlanta, and for other purposes.

Also,

An Act to amend the charter of the city of Marietta, and for other purposes.

Also,

An Act to amend an Act to incorporate the town of Lyerly in Chattooga county, and for other purposes.

Also,

An Act to fix the salary of the judge of the county court of Marion county, and for other purposes.
Also,

An Act to amend an Act to give Commissioners of Roads and Revenues or County Judges, the power to lay out or discontinue public roads, and for other purposes.

Respectfully submitted.

J Y WALKER, Chairman.

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

By Mr. Brannen of the 17th District—

A bill to amend section 1 of an Act requiring corporations doing a life insurance business in this State to print certain information on their policies, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On the passage of the bill Mr. Calvin called for the ayes and nays, which call was sustained.

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

Those voting aye were Messrs.—

Adamson,
Anderson,
Barron,
Bennett of Pierce,
Beauchamp,
Bralock,
Brown of Carroll,
Bush,
Calvin,
Castleberry,
Dews,
Erwin,
Esterlin,
Everett of Polk,
Freeman,
Ford,
Gay,
George,
Those voting nay were Messrs.—

Bass, Bass
Bennett of Mitchell, Bennett of Mitchell
Bell of Forsyth, Bell of Forsyth
Bell of Spalding, Bell of Spalding
Black of Whitfield, Black of Whitfield
Bower, Bower
Bryan, Bryan
Carter, Carter
Chappell, Chappell
Copeland, Copeland
Denny, Denny
Ellis, Ellis
Felker, Felker
Hardwick, Hardwick
Harris, Harris
Herring, Herring
Knowles, Knowles
Laing, Laing
Maxwell, Maxwell
Mitchell, Mitchell
Morris, Morris
McDonough, McDonough
McLaughlin, McLaughlin
McRae, McRae
Overstreet, Overstreet
Richardson, Richardson
Slaton, Slaton
Sloan, Sloan
Smith of Hall, Smith of Hall
Snell, Snell
Stone, Stone
Swift, Swift
Tatum, Tatum
Tisinger, Tisinger
Turner of Henry, Turner of Henry
Wade, Wade
Walker of Union, Walker of Union
Watkins, Watkins
Wood, Wood
Yates, Yates
Those not voting were Messrs.—

Adams, Fender, McDonald,
Allen, Franklin, McElreath,
Arnold, Fort, McFarland,
Barwick, Gresham, McMillan,
Black of Dawson, Hammett, Ousley,
Bond, Hardin of Liberty, Pace,
Bowen, Harrison, Padgett,
Brandon, Harrell, Pate,
Brown of Bryan, Harvard, Park of Troup,
Bynum, Hathcock, Reynolds,
Cook, Hill, Rogers,
Crossland, Hopkins, Rose,
Darnell, Hosch, Simpson,
David, Jarnagin, Speer,
Dickey, Johnson of Appling, Turner of Rockdale,
Drawdy, Johnson of Floyd, Upchurch,
Duncan, Jones of Burke, Walker of Crawford,
Emanuel, Latimer, Whiteley,
Everett of Stewart, Merritt, Williams,
Fain, Mullins, Willingham,
Farmer, McCants, Mr. Speaker.

Mr. Sloan of Hall, moved to dispense with the verification of the roll-call, which motion prevailed.

On counting the vote the ayes were 71, nays 40.

The bill having failed to receive the requisite constitutional majority was lost.

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

Mr. Speaker:

The Senate has appointed on the part of the Senate on Committee of Conference on House bill 139, to wit:
Geological Department: Messrs. Underwood, Bunn and Wingfield.

Rock College: Thrasher, Hand and Odom.

Entomologist: Nesbitt, Little and Hodge.

Increase in pay of Committees: Perkins, Wood and Passmore.

By Mr. Odom of the 9th District—

A bill to amend an Act to incorporate the town of Newton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 102, nays 0.

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

By Mr. Wingfield of the 28th District—

A resolution providing for the appointment of a committee of two from the Senate and three from the House to investigate the head of the Geological Department.

Mr. Felker of Walton, moved to table the resolution.

On this motion the ayes and nays were ordered.

On taking the ballot viva voce, the vote was as follows:
Those voting in the affirmative were Messrs.—

Adams, Gay, Pate,
Adamson, George, Post,
Allen, Griffin of Greene, Price,
Barron, Griffin of Twiggs, Rawls of Effingham,
Bass, Griffith, Rawls of Wilkinson,
Bennett of Mitchell, Hammond, Reid,
Bennett of Pierce, Hamby, Reynolds,
Black of Dawson, Hardin of Wilkes, Rudicil,
Brown of Carroll, Hendricks, Smith of Hancock,
Bryan, Henderson of Wash't'nStarr,
Castleberry, Howard, Sturgis,
Chappell, Hopkins, Stewart,
Copeland, Hutchins, Swift,
Duncan, Jordan of Pulaski, Tatum,
Erwin, King, Taylor,
Esterlin, Laing, Timmerman,
Everett of Polk, Mitchell, Tracy,
Farmer, Moore, Willingham,
Felker, McCranie, Wood,
Fender, McLaughlin, Woodall,
Freeman, McRae, Wooten,
Ford, Ogletree, Yates,
Fort, Overstreet,

Those voting in the negative were Messrs.—

Anderson, Ellis, Mayson,
Beauchamp, Emanuel, Morris,
Bell of Forsyth, Everett of Stewart, McDonough,
Bell of Spalding, Gresham, Newton,
Black of Whitfield, Hall, Pace,
Bower, Johnson of Bartow, Park of Greene,
Brandon, Knowles, Slaton,
Bush, Lane of Early, Tisinger,
Carter, Latimer, Turner of Henry.
Those not voting were Messrs.—


On motion of Mr. Mitchell the verification of the roll-call was dispensed with.

On counting the vote the ayes were 68, nays 28.

The motion to table therefore prevailed.

The following report was received from the Senate through Mr. Northen, 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 levy and collect a tax for the support of the State government and the public institutions, for educational purposes, to pay the interest on the public debt, to pay maimed Confederate soldiers, and widows of Confederate soldiers, and for other purposes.

The Senate has also passed by the requisite constitutional majority, the following House bill, to wit:

A bill to provide for the maintenance and support of the Prison Commission for the year 1899.

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

A resolution authorizing the Governor to purchase a State flag for the Third Georgia Regiment.

Mr. Walker, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment instruct me to say that the following resolution has been examined, found correct, is signed and ready for delivery to the Governor:

A resolution recommending the appointment of W. A. Wimbish, the present incumbent, as special attorney for the Western and Atlantic railroad, on the part of the State, and for other purposes.

Respectfully submitted.

J. Y. WALKER, Chairman.
The Conference Committee on part of the House on bill No. 135 submitted the following report:

Mr. Speaker:

The undersigned Conference Committee on the part of the House on House bill No. 135 beg leave to report to the House, that they have conferred with the Committee on the part of the Senate, and the Senate Committee agree to recede from the amendment made by the Senate.

BRANDON of Fulton,
DUNCAN of Houston,
HALL of Bibb,
Committee on part of the House.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bills, to wit:

A bill to incorporate the town of Camak.

Also,

A bill to amend an Act providing for a Board of Commissioners for Spalding and Butts county.

Also,

A bill to establish the city court of Clarkesville.
Also,

A bill to establish a system of public schools for Tifton.

Also,

A bill to amend an Act to create a Board of Commissioners for Baldwin county.

Also,

A bill to amend an Act establishing the city court of Gwinnett county.

Also,

A bill to prohibit the manufacture of spirituous liquors in Butts county.

Also,

A bill to prohibit the sale of wine within two miles of the courthouse in Milton county.

Also,

A bill to repeal an Act creating a charter of Griffin.

Also,

A bill to create a Board of Commissioners for Butts county.

Also,

A bill to take out of the village of Summerville in Richmond county
The Senate has also receded from its amendment to the following House bill, to wit:

A bill to amend the charter of the Home Loan and Banking Company.

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

Mr. Speaker:

The Senate has passed the following House bills by the requisite constitutional majority, to wit:

A bill to amend an Act establishing the city court of Hall county

Also,

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

Also,

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

Also,

A bill to amend the charter of Griffin.

Mr. Stubbs, Chairman of the Conference Committee, submitted the following report:

Mr. Speaker:

The Conference Committee, appointed from the House to confer with a like committee from the Senate, on amendment to House bill No. 139, in providing that salary and
fees for State Entomologist be appropriated from funds arising from inspection of oils, after conferring with the Committee from the Senate, beg leave to recommend that the House recede from its action in refusing to concur in Senate amendment.

L. Q. STUBBS,
JOHNSON,
F. W. COPELAND.

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

Mr. Speaker:

The Senate has passed the following House bills by the requisite constitutional majority, to wit:

A bill to establish a system of working the roads in the city of Milledgeville

Also,

A bill to amend the charter of the town of Warsaw.

Also,

A bill to incorporate the town of Pavo.

The Senate has also concurred in the House amendments to the following Senate bills, to wit:

A bill to amend section 2636 of the Code, providing a penalty for using the name of a person in a partnership who is not a member thereof.
Also,

A bill fixing the number of committeemen to visit the various institutions of this State, and their compensation for same.

The Senate has also concurred in the House amendment to the Senate amendment to the following House resolution, to wit:

A resolution to provide for the appointment of two extra doorkeepers for the House, and for other purposes.

Mr. Slaton moved to call the roll of the House for the purpose of ascertaining whether or not a quorum be present, which motion prevailed.

On call of the roll the following members answered to their names:

Those present were Messrs.—

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Those absent were Messrs.—

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<td>Brown of Bryan</td>
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<td>Bynum</td>
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<td>Crossland</td>
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On counting those members present it was found that 123 members were present.

The hour of adjournment having arrived the Speaker announced the House adjourned until 7:30 o'clock tonight.

7:30 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Stone of Walton, the pages and elevator boy were excused for the remainder of the session.

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

Mr. Hall of Bibb, asked to withdraw his motion to reconsider the action of the House in concurring in section 6 of the General Tax act, which request was granted.

The following resolutions were read and unanimously adopted, to wit:

Mullens, Pate, Tracy,
McCants, Park of Troup, Upchurch,
McElreath, Rogers, Walker of Crawford,
McFarland, Rose, Watkins,
McLennan, Simpson, Whiteley,
McMillan, Snell, Williams,
Ousley, Speer, Willingham,
Padgett, Tatum, Mr. Speaker.
By Mr. Speer of Sumter—

A resolution extending thanks to the Hon. Jno. D. Little for his impartial rulings and uniform courtesy to the members and officers of the House.

By Mr. Hardin of Wilkes—

A resolution extending thanks to the Hon. John D. Little, Speaker, and Hon. A. O. Blalock, Speaker pro tem, for their able, honorable and impartial bearing during this session.

By Mr. Hamby of Rabun—

A resolution extending thanks to the Hon. John T. Boifinullet, Clerk of the House, and his assistants, for their efficient clerical work during this session.

By Mr. Price of Oconee—

A resolution extending thanks to Mrs. W C Glenn, postmistress of the House of Representatives, for the efficient discharge of her duties as postmistress, and her uniform courtesy during this session.

Mr. Moore of Carroll, offered the following substitute:

Resolved, that the thanks of the House be extended to Mrs. Glenn and Miss Smith for their courtesy and efficient discharge of their duties as postmistresses during the session.

By Mr. Johnson of Telfair—

A resolution extending thanks to the Hon. J. H. Willi-
ford, doorkeeper of the House, and his worthy assistants, for their courtesy and faithful discharge of their duties during this session.

By Mr. Park of Greene—

Resolved, that the thanks of the House are hereby extended to messenger Durham and doorkeeper Williford for the faithful and efficient discharge of their duties.

By Mr. Bass of Habersham—

Resolved by the House, the Senate concurring, that sincere thanks be extended to Reeves McGee for the faithful discharge of his duty as elevator boy.

Upon motion, the thanks of the House were extended to the pages for the careful and faithful discharge of their duties.

By Mr. Hathcock of Douglas—

A resolution extending thanks to the Rev. Mr. Wright, Chaplain of the House, for his faithful, earnest and efficient services rendered during the session.

By Mr. Copeland of Walker—

A resolution extending thanks to Messrs. Clements and Musgraves, gallery doorkeepers, for their punctual and attentive services.

Mr. Ellis, Chairman of the committee appointed on the part of the House to confer with the Senate committee
upon the appropriations for the Rock College, begs leave
to submit the following report:

Mr. Speaker:

Your Committee of Conference, appointed to confer
with the Senate Committee in reference to the appropriation
for Rock College, instruct me to report that a confer­
ence has taken place, and that said committee has been
unable to agree.

Respectfully submitted.

ROLAND ELLIS, Chairman.

The Committee of Conference appointed to confer upon
the appropriation for Rock College having failed to agree,
the Speaker discharged said committee, and appointed in
its stead, the following Committee of Conference, to confer
upon the same question: Messrs. McGehee of Harris, John­
son of Bartow and Everett of Polk.

Mr. King, Chairman of the Conference Committee, sub­
mitted the following report:

Mr. Speaker:

The Conference Committee, appointed from the House
to confer with a like committee from the Senate on the ex­
pense of committee men, report that after conferring with
the committee from the Senate they failed to agree on com­
mitee expenses.

W W PRICE,
J. A. LAING,
W S. KING.
The Conference Committee on expense of committee-men having failed to agree, the Speaker discharged the original committee and appointed in its stead Messrs Parks of Greene, McLaughlin and Stone.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bills, to wit:

A bill to provide for the payment of teachers in public schools monthly.

Also,

A bill to provide for the incorporation of trust companies, to define their rights and powers.

Also,

A bill to authorize the State University to operate summer sessions.

Also,

A bill to amend section 1642 of volume 1 of the Code.

Also,

A bill to authorize the graduates of the normal department of Georgia Normal and Industrial College at Milledgeville, to teach public schools without further examination.
Also,

A bill to amend an Act to require all claimants of land sold under transferred wild land tax fi. fas.

Also,

A bill to regulate and control county funds for the purchase of goods for county purposes.

Also,

A bill to change the time of holding the fall session of Irwin Superior Court.

Also,

A bill to permit the State as owner of the Northeastern railroad, to be sued in certain cases.

Also,

A bill to amend section 1916, volume 2 of the Code.

Also,

A bill to make an appropriation to the trustees of the University for the support of the textile department.

Also,

A bill to change the time of holding the Superior Court of Calhoun, Mitchell, Worth, Baker, Decatur and Miller counties.

Also,

A bill to regulate the fees of attorneys and receivers, etc.
Also,

A bill to amend section 2334 of the Civil Code, fixing the venue of suits against railroads.

Also,

A bill to amend section 1700 of the Code of 1898.

Also,

A bill to amend section 982 of the Code.

The Senate has also passed the following House bills as amended, to wit:

A bill to amend the laws governing the inspection and sale of commercial fertilizers, etc.

Also,

A bill to amend section 5462 of the Code.

The following bill, failing to receive the requisite constitutional majority, was lost in the Senate, to wit:

A bill to establish a State Board of Examiners.

The Senate has also concurred in the following House resolutions, to wit:

A resolution providing for the payment of any balance due the Hon. W. T. Jones on account of his per diem.

Also,

A resolution to pay the pension due O. F. Johnson of Oconee county.
Also,
A resolution for the relief of A. M. Hill of Walton county.

Also,
A resolution for the relief of James R. Cravens of Catoosa county.

Also,
A resolution authorizing W. H. Harrison to publish the public laws of 1896, 1897 and of the present session.

Also,
A resolution providing that all bills not finally disposed of shall be considered as unfinished business.

Also,
A resolution to require the Clerk of the House and Secretary of the Senate to mail each member a statement of the unfinished business.

Also,
A resolution to appoint a committee to visit educational institutions belonging to the State.

Also,
A resolution regarding the marking of the graves of Southern soldiers who died in Northern prisons.
Also,

A resolution tendering the thanks of the people of Georgia to Mr. Byard M. Fowler in recognition of his services rendered the State in the matter of the exhibit at the Omaha Exposition.

The Speaker announced the following committees, to visit:

Committee to visit Georgia Normal and Industrial College during the commencement exercises of 1899:

Mr. Adams Chairman, Messrs. Longino, Bennett of Mitchell, Brown of Carroll, Easterlin, Gresham, Hamby, Griffin of Twiggs, Jordan of Pulaski, and Farmer.

Committee to visit the University at Athens during commencement exercises of 1899:

Mr. Calvin, Chairman, Messrs. Jordan of Jasper, Richardson, Felker, McRae, Bower, Overstreet, Hutchins, Bond, and Lane of Sumter.

Committee to visit Technological School at commencement of 1899:

Mr. Knowles, Chairman; Messrs. Newton, Rogers, Barron, Copeland, McGehee, Mitchell, Rudicil, Anderson, and Ousley.

On motion of Mr. Slaton of Fulton, the House took a recess for thirty minutes.

The House was again called to order by the Speaker.
and a discussion of the amendments to the General Tax Act was resumed.

The following report was received from the Conference Committee, appointed to investigate the expenses of committeemen:

Mr. Speaker:

The Joint Conference Committee of the Senate and House, in reference to the expenses of the members of the Legislature in visiting the State institutions and the different prison farms and camps, agree on the following, to wit:

The total expenses of each member shall not exceed five cents per mile for his actual and necessary expenses for each mile traveled by the nearest practical route, going and returning, and the maximum amount shall not exceed twenty dollars, regardless of the number of miles traveled.

R. G. DICKERSON,
Chairman Senate Committee on Conference.

J. B. PARK, JR.,
Chairman House Committee.

Read and adopted December 17

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

Mr. Speaker:

The Senate recedes from its amendments to the general tax Act, as follows:
No. 9. Amendment proposed to section 11 by striking out the proviso at the end of the section.

No. 15. Amendment to section 16, proposing an additional question to tax-payers.

The Senate insists on its amendments No. 16, No. 17 and No. 18, adding certain additional questions to the tax-payers.

The Senate also insists on its amendment No. 10, adding a proviso to section 2 of the bill; and also insists on its amendment No. 11 to paragraph 14 of section 2 of said bill.

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

Mr. Speaker:

The following House bill failing to receive the requisite constitutional majority was lost in the Senate, to wit:

A bill to amend section 3244 of the Code, and for other purposes.

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

Mr. Speaker:

The Conference Committee, appointed on the part of the Senate to confer with a similar committee on the part of the House, on the appropriation for Rock College, are Messrs. Wight, West and Brannen.
The following message was received from the Senate, through Mr. Northen, the Secretary thereof:

Mr. Speaker:

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

A resolution extending thanks to Mr. Aaron French of Pittsburg, for his munificent gift of $6,600 to the textile department of the School of Technology.

We, the committee on the part of the House to consider the appropriation to Rock College, have met and conferred with the committee on the part of the Senate, and have been unable to agree, and the committee beg leave to be discharged, as we do not think any agreement can be arrived at by your committee.

J. Y. McGEHEE, Chairman.

The committee was discharged, and the following new committee appointed in its stead: Messrs. Jordan of Jasper, Swift of Elbert, and Slaton.

Mr. Johnson of Floyd, moved that House bill No. 131 be taken from the table and that it resume its place upon the calendar, which motion prevailed.

Mr. Freeman of Coweta, moved that the House insist upon its refusal to concur in Senate amendments No. 16, No. 17, and No. 18, which motion prevailed.

The Committee of Conference appointed under Mr.
Freeman's motion were: Messrs. Brandon, Johnson of Bartow, and Longino.

Committee of Conference appointed on amendment to banking clause were: Messrs. Chappell, Freeman, and Park of Greene.

Committee of Conference appointed on the circus tax amendment were: Messrs McLaughlin, Hall, and Lane of Sumter.

The following resolution was taken from the table and concurred in by substitute, to wit:

By Mr. Wingfield of the 28th District—

A resolution for the appointment of a committee of two from the Senate and three from the House to investigate the head of the Geological Department.

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

By Mr. Bunn of the 38th District—

Resolved, that the Governor be requested to furnish the Third Georgia Infantry, U. S. V., with a flag, not to cost more than one hundred dollars.

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

Mr. Speaker:

The Senate has adopted the report of the Conference Committee on the amendment of the Senate to the appro-
Appropriation bill making appropriation for the salary of the Entomologist, and for his expenses, have agreed, and recommend that the House recede from its disagreement to the Senate amendment, and concur in the same.

The Senate has also adopted the report of the joint committee upon fixing the compensation of the different committees of this State, visiting the various State institutions.

The House concurred in the Senate amendment to the following bill, to wit:

By Mr. Jordan of Jasper—

A bill to amend an Act governing the inspection, analysis and sale of commercial fertilizers, and for other purposes.

The committee appointed to confer upon the amendment to bill No. 149, appropriating $8,000 for the support of the Geological Department, submitted the following report, which was read and adopted, to wit:

Mr. Speaker:

We, your joint Conference Committee from the Senate and House, have had under consideration the Senate amendment to House bill No. 149, known as the General Appropriation bill, which amendment provided for the appropriation of $8,000 for the support of the Geological Department of the State, as provided by the Act of 1889.

We are pleased to submit the following report as embodying the result of our conference:
We recommend that the said Senate amendment, carrying the appropriation of $8,000 for the Geological Department be adopted and passed, adding, however, to the paragraph which constitutes said amendment, carrying the said appropriation, the following words: "Provided, that the Governor shall have the power to discontinue the operations of the said department, and save the expense of the same, if, after an investigation by a joint committee, to be appointed by the House and Senate, or a committee, to be appointed by the Governor himself, if the Senate and House should fail to appoint such a committee, and upon the consideration of such committee’s report to him the Governor shall deem it best to suspend the operations of the Department; provided, further, that no part of said appropriation herein made shall be expended until after said investigation has been made."

Respectfully submitted.

J W H. UNDERWOOD, Chairman.
S. T. WINGFIELD,
W C. BUNN,
Committee on part of the Senate.

H. P BELL,
Chairman of House Committee,
CLARENCE KNOWLES,
One of the Committee on part of the House.

The committee appointed to confer upon the circus tax amendment, submitted the following report, which was read and adopted, to wit:
Mr. Speaker:

The committee on the part of the House to confer with the committee from the Senate, in regard to taxes imposed on circuses, beg leave to report that the Conference Committee agree and recommend that the Senate concur in the House amendment to the Senate amendment.

McLAUGHLIN, Chairman.

Mr. Ellis of Bibb, moved that the House take a short recess, which motion prevailed.

The House was again called to order by the Speaker.

The Committee on Conference, appointed to confer upon the Rock College appropriation, submitted the following report, which was read and concurred in, to wit:

Mr. Speaker:

The Conference Committee on behalf of the House, to confer with the committee appointed from the Senate, to consider the appropriation to the Rock College, have agreed to make the appropriation $16,000 for each of the years 1899 and 1900.

Respectfully submitted.

JORDAN of Jasper, Chairman.

SLATON of Fulton,

SWIFT of Elbert.

The report was read and agreed to.
The following message was received from the Senate, through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Conference Committee to consider the appropriation to the Rock College has agreed to make the appropriation of $16,000 for each of the years 1899 and 1900. Agreed to in the Senate.

The Senate has also concurred in the following substitute of the House to Senate resolution, as follows:

A resolution providing for the appointment of a committee to investigate the Geological Department.

The following Conference Committee report was read and adopted, to wit:

The Conference Committee on the part of the House, appointed to meet the Conference Committee from the Senate, to consider the Senate’s refusal to recede from its position as to amendments 16, 17, and 18, to the general tax Act, beg to report that the Senate Conference Committee recedes from amendment 18 and insists on amendments 16 and 17, and this committee recommends that the House recede from its position in refusing to agree to amendments 16 and 17.

This December 17th, 1898.

MORRIS BRANDON, Chairman.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The President has appointed the following committee on the part of the Senate on House resolution, to wit:

A resolution appointing a committee to visit the different State institutions.

The committee on the part of the Senate to visit the University of Georgia, are: Messrs Nesbitt, Thrasher, Heard, Hodge, Little, Mann, Steed, McGohee, Redding and Terrell.

The committee on the part of the Senate to visit Georgia Normal and Industrial College are: Messrs. Steed, Rawlings, Odom, West, Wilcox, Moye, Daniel, Dowling, Sutton, and Grovenstein.

The committee on the part of the Senate to visit the Technological School are: Messrs. Wight, Mann, Clifton, Gross, Bunn, Hand, Wood, Green, Webb and Thompson.

The committee on the part of the Senate to investigate the Georgia Sanitarium are: Messrs. Rawlings and Underwood.

To investigate the Geological Department: Messrs. Wingfield and Perkins.

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

The Senate has adopted the report of the Committee on Conference on the House bill No. 149, known as the General Tax Act, and has concurred in the amendment of the House to paragraph 14 of section 2 in relation to circuses, and has receded from its insistence on amendment No. 18.

Mr. Chappell, Chairman, submitted the following Conference Committee report:

Mr. Speaker:

Your Committee of Conference upon the proviso offered by the Senate to section 12 of the General Tax Act, respectfully report that we have conferred with the Senate committee, and have been unable to agree.

We recommend that your Committee of Conference be discharged and another appointed.

Respectfully submitted.

THOS. J. CHAPPELL, Chairman.

The action of the House was reconsidered and the Senate amendment agreed to.

Mr. Richardson, Chairman pro tem. of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as duly enrolled, signed and ready for delivery to the Governor, the following Acts, to wit:
An Act to establish the city court of Clarkesville in Habersham county, and for other purposes.

Also,

An Act to abolish the city court of DeKalb county

Also,

An Act to change the time of holding the Superior Courts of Dougherty, Mitchell, Worth, Baker, Decatur, Calhoun and Miller counties, and for other purposes.

Also,

An Act to authorize the city council of Augusta to fix the number of its members necessary to constitute a quorum.

Also,

An Act to authorize the mayor and council of Washington, Georgia, to issue bonds for the purpose of building water-works, etc., and for other purposes.

Also,

An Act to amend section 1642 of volume 1 of the Code, which relates to exemptions to certain Confederate and other soldiers, and for other purposes.

Also,

An Act to establish a new charter for the town of Leesburg in the county of Lee, and for other purposes.
Also,

An Act to change the manner of selecting the County Commissioners of Brooks county, and for other purposes.

Also,

An Act to amend the charter of the city of Atlanta.

Also,

An Act to provide for the payment of teachers in public schools monthly.

Also,

An Act to authorize the mayor and aldermen of the city of Newnan in the county of Coweta to establish a system of sewers, etc.

Also,

An Act to authorize the Judges of the Superior Courts to fill vacancies in the office of Commissioners of Roads and Revenues in certain instances, and for other purposes.

Also,

An Act to provide that the city council of Augusta shall not be required to use its common seal in certain cases.

Also,

An Act to repeal an Act authorizing the Commissioners of Roads and Revenues of Newton county.
Also,

An Act to amend an Act requiring the Commissioner of Agriculture to establish a Department of Pomology, etc., and for other purposes.

Also,

An Act to amend an Act to incorporate the Bank of the University at Athens.

Also,

An Act to amend the charter of the Home Loan and Banking Company of Atlanta.

Also,

An Act to prohibit the manufacture of any spirituous, malt or intoxicating liquors, except domestic wines, within the limits of the county of Newton, and for other purposes.

Also,

An Act to regulate the sale of spirituous liquors through dispensaries in the several towns in Mitchell county.

Also,

An Act to repeal an Act providing for the payment of the insolvent costs of the justices of the peace and constables in Hancock county.

Also,

An Act to provide a Board of Commissioners of Roads and Revenues for the county of Thomas.
Also,

An Act 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 levy and collection of a tax, and for other purposes.

Also,

An Act to limit and regulate the payment of insolvent costs of the Sheriff of Richmond county, for services in the city court of said county out of the Treasury of Richmond, and for other purposes.

Also,

An Act to amend the charter of the city of Monroe in the county of Walton, and for other purposes.

Also,

An Act to amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Washington, and for other purposes.

Also,

An Act to repeal the proviso at the end of section 2 of an Act to extend and define the corporate limits of Savannah.

Also,

An Act to provide for the registration of voters in municipal elections in the city of Savannah.

Also,

An Act to amend section 5315 of the Code of 1895.
Also,

An Act to amend sections 3315 and 3316 of Code of 1895.

Also,

An Act to fix the time of holding certain courts in the Southwestern Circuit, and for other purposes.

Also,

An Act to amend section 98 of the Code of 1895. (vol 1.)

Also,

An Act to amend section 2334 of the Civil Code of 1895.

Also,

An Act to make it unlawful to manufacture any spirituous liquors in the county of Talbot.

Also,

An Act to amend an Act to alter and amend Acts granting corporate authority to the town of Sparta, etc., approved December 9, 1893, and for other purposes.

Also,

An Act to authorize the graduates of the normal department of the Georgia Normal and Industrial College at Milledgeville, to teach in the public schools of this State without further examination.
Also,

An Act to limit the payment of insolvent costs of the Clerk of the City Court of Richmond county, and for other purposes.

Also,

An Act to incorporate the town of Sylvester in the county of Worth, and for other purposes.

Also,

An Act to provide for a system of public schools for the town of Clarkston, and for other purposes.

Also,

An Act to repeal an Act to incorporate the town of Bremen in Haralson county, and to provide a new charter for said town.

Also,

An Act to amend an Act to make permanent the income of the University of Georgia, and for other purposes.

Also,

An Act to provide a new charter for the town of Clarkston in said State, and county of DeKalb, and for other purposes.

Also,

An Act for the protection of trade-marks, etc, and for other purposes.
Also,

An Act to amend an Act providing a new charter for the town of Tennille, and for other purposes.

Also,

A resolution to refund to Charles J. Dougherty of Greene county certain money paid for a retailer’s license.

Also,

A resolution to pay pension due O. F. Johnson to his widow, Mrs. Belle Johnson.

Also,

A resolution for relief of J. R. Cravens of Catoosa county.

Also,

A resolution to authorize the Governor to borrow money to supply casual deficiencies.

Also,


Also,

A resolution to direct superintendent of lunatic asylum to deliver Ann Long to authorities of Bryan county.
Also,


Also,

An Act to create a Board of Commissioners of Roads and Revenues for the county of Butts.

Also,

An Act to amend an Act to regulate the payment of fees to attorneys, etc., and for other purposes.

Also,

An Act incorporating the town of Pavo, in the counties of Brooks and Thomas.

Also,

An Act to levy and collect a tax for support of State government, etc.

Also,

An Act to provide for incorporation of trust companies, and for other purposes.

Also,

An Act to make appropriations for the ordinary expenses of the State government, and for other purposes.

Also,

An Act to establish a system of public schools in city of Tifton.
Also,

An Act to amend the Act incorporating the town of Jackson in the county of Butts.

Also,

An Act to give County Boards of Education power to regulate the school terms of public schools.

Also,

An Act to amend and consolidate the laws governing the inspection and sale of fertilizers.

Also,

An Act to permit the State, as owner of the Northeastern railroad, to be sued in certain cases.

Also,

An Act to amend the city court of Gwinnett county.

Also,

An Act to require claimants in certain cases to file suit within 36 months.

Also,

An Act to exclude from village of Summerville the lands of Mrs. M. B. Wright.

Also,

An Act to amend the charter of the city of Griffin.
Also,

An Act to prohibit the sale of wine within two miles of the courthouse in town of Alpharetta.

Also,

An Act to prohibit the manufacture of spirituous liquors in Butts county.

Also,

An Act to authorize the trustees of University of Georgia to operate summer sessions.

Also,

An Act to repeal the Act amending the charter of the city of Griffin.

Also,

A resolution providing for the payment of balance due Hon. W. T. Jones to his widow.

Also,

A resolution for relief of A. M. Hill of Walton county.

Also,

A resolution providing for the payment of two extra doorkeepers of the House, etc.

Also,

A bill to amend an Act establishing a charter for the city of Griffin, and for other purposes.
Also,

An Act to create a Board of Commissioners for the county of Dade.

Also,

An Act for the maintenance of the Prison Commission.

Also,

An Act to amend section 105 of the Code of Georgia.

Also,

An Act to establish the boundary of Augusta.

Also,

An Act to make appropriation for textile department of the Technological School.

Also,

An Act to regulate the expenditure of county funds in certain cases.

Also,

An Act to amend section 1916 of volume 2 of the Code of Georgia.

Also,

An Act to amend an Act to incorporate the city of Augusta.
Also,

An Act to amend section 1 of an Act prescribing three grades of complete commercial fertilizers.

Also,

An Act to change the time of holding the fall session of the Superior Court of Irwin county.

Also,

An Act to amend section 982 of the Code.

Also,

An Act to amend section 1700 of the Code.

Also,

An Act to amend an Act creating a Board of Commissioners for counties of Spalding and Butts.

Also,

An Act to amend an Act creating a Board of Commissioners for the county of Baldwin.

Also,

An Act to establish a system for working the streets in the city of Milledgeville.

Also,

An Act to incorporate the town of Camak.
Also,

An Act to establish a dispensary in the town of Comer.

Also,

An Act to amend the charter for the city of Brunswick.

Also,

An Act to repeal section 4 of an Act establishing a charter for the town of Warsaw.

Respectfully submitted,

M. M. RICHARDSON,
Chairman pro tem. Enrollment Committee.

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

Mr. Speaker

The Senate has finished the business of the session and is ready to adjourn.

The following resolutions were read and adopted, to wit:

By Mr. Ellis of Bibb—

Extending the congratulations of the House to the Fulton delegation and thanking them for their kindness and hospitality

By Mr. Slaton of Fulton—

Resolved, that the Clerk be directed to notify the Senate
that the House has finished its labors and is now ready to adjourn sine die.

The Speaker announced the following committees, to wit:

Committee on part of the House on Joint Committee to revise the tax laws of the State:

Messrs. Little ex officio, Ellis of Bibb, Freeman of Coweta, Blalock of Fayette, Johnson of Bartow and Hardwick of Washington.

Committee on part of the House to constitute a part of the Atlanta depot commission:

Messrs. Brandon and Bower.

Committee to investigate the Geological department of State:

Messrs. Hamby, Adams and Tatum.

Committee to investigate the Georgia State Sanitarium:

Messrs. Copeland, Chairman, Park of Greene, and Newton.

On motion of Mr. Price of Oconee, the House then adjourned sine die.
INDEX

to

HOUSE JOURNAL

for

1898.
INDEX.

PART I.

HOUSE BILLS.

ADULTERATION—

A Bill—To prohibit the adulteration of lard, sugar, syrup, etc. 274

ADVERTISEMENTS—

A Bill—To protect labels, trademarks, and other forms of advertisements 320 826 864

AGRICULTURE—

A Bill—To issue a certain portion of the appropriation of $10,000 now made in furtherance of the purpose for which department of agriculture was created 89

AGRICULTURE—Department of—

A Bill—To amend an act to require the commissioner of agriculture to establish the department of horticulture and pomology 256 497 771
To authorize the appointment of supervisor of oils 307
To create a bureau of labor and labor statistics 631
Authorizing commissioner of, to sell certain articles in his department 372 824

APPROPRIATIONS—

A Bill—To appropriate $750 to pay pensions of 1898 174 352 393
To appropriate $15,000 to improve school for Deaf 175 204 254
INDEX.

APPROPRIATIONS—Continued.

To appropriate $7,000 to improve school for Deaf ... 175 204 254
To appropriate $11,000 to improve school for Deaf ... 175 204 254
To appropriate money for maintenance of textile department ... 233 613 904
To make appropriations sufficient to pay ordinary expenses of the executive, legislative, and judicial departments ... 234 253 675 685 893 721 730 768
To appropriate direct tax refunded to the State to counties of Bibb, Clarke and Chatham ... 283
To pay certain moneys to Mrs. Anna E. Branch ... 275 502 536
To pay pension due J. W. Willoby to his widow, 370 421 509
To purchase chemicals of Dr. Geo. F. Payne ... 397 440
To pay pension due O. F. Johnson to his widow, 645 822 994
To refund $100 to Chas. J. Dougherty ... 748 823 878
To pay Wm. J. Almand certain moneys ... 819
For the compensation of A. L. Waldo ... 820 871 951

AUGUSTA—

A Bill—Authorizing the city council of Augusta to impose penalty for failure to pay taxes and any sums due for use of water ... 188 383 420 467
Authorizing the city council to impose penalty for failure to make tax returns ... 188 416 467
Authorizing the city council to enforce collections of taxes ... 188 383 468
To authorize the city council of, to change dam across Savannah river ... 281 418 635
To fix boundary line along river front at Augusta (see Boundary Line).
To amend an act to collect water rents by execution ... 282
To alter Walker street ... 317 498 637
To fix number of members necessary to constitute quorum ... 317 497 637
Not to require the use of common seal in making by-laws ... 390 500 641
To fix fines for violation of by-laws ... 391 500 643
To amend an act to create a board of police commissioners ... 612 637
INDEX.

APPEAL—

A Bill—To require notice to be given in all cases of appeal ........................................ 98

ATTORNEY-GENERAL—

A Bill—To prohibit the attorney-general from receiving fees other than his salary .............. 280

BANKS AND LOAN AND TRUST COMPANIES—

A Bill—To issue circulating notes to State banks ..................................................... 82 270 286 344 821
To relieve building and loan associations doing business in county where chartered .......... 186
To repeal an act providing for examination of private banks ...................................... 232 418 478
To amend charter of Home Loan & Banking Co., 233 271 287 307 312 323 821
To require persons doing private banking business to have "not incorporated" printed on their stationery ................................................................. 464 737
To amend an act to incorporate the Bank of the University ...................................... 505 739 876
To provide uniform method for granting charters to banks ........................................ 626

BONDS—State, County and Municipal—

A Bill—To authorize the Governor and treasurer of this State to issue bonds to pay off bonds past due, issued by Chas. J. Jenkins .......................................................... 88
To pay off past due bonds known as "Convention Bonds" ........................................ 88
To authorize the issue of new bonds, to pay off bonds issued by Chas. J. McDonald .......... 89
To pay off bonds as they may mature by levying a tax (see Tax and Tax Officers) .... 89
To authorize the mayor and council of Washington to issue bonds ............................. 387 500 639

BOUNDARY LINES—State and County—

A Bill—To fix the boundary line between Georgia and South Carolina at Augusta, Ga. ..... 281 418 635 4045
To establish boundary line between Twiggs and Wilkinson ........................................ 322
### CIRCUITS—

**A Bill**—To change the name of the Coweta circuit.

To create a new judicial circuit to be composed of Coweta, Fayette and Meriwether counties, to be known as Coweta circuit. 346

To fix the time of holding courts in Cherokee circuit. 347

To fix time of holding courts in the Southwestern Judicial circuit. 665 739 831

To appoint a committee to consider the reorganization of. 85

### CHURCHES—

**A Bill**—Giving certain privileges to St. Lukes Episcopal church at Columbus 348 501 638

### CODE—Amendments of—

**A Bill**—To amend section 101 of the Code. 82 302 324

To amend section 105 of the Code. 82 302 325 1045

To amend section 2185(719a) of the Code. 97 738

To amend section 2417, volume II, of the Code. 97 271 286

To amend section 1292, volume I, of the Code. 97

To amend section 629, volume III, of the Code. 98

To amend section 431 of the Code. 99 611 911

To amend section 4193 of the Civil Code of 1895. 158

To amend section 65, of volume III, of the Code of 1895. 160 611

To amend section 35 of the Code, which requires the registration of voters. 160

To amend section 698, of volume III, of the Code. 161 303 325

To amend section 2185 of the Code. 161 495 546 562 600

To amend section 5404, of volume II, of the Code. 173

To amend section 4147, of the Code. 174

To amend section 5043, volume II, of the Code. 176

To amend section 2323 of the Code. 176

To amend section 1378, of volume I, of the Code. 177 495

To amend section 398, of volume III, of the Code. 177 303 327

To amend section 765, of volume III, of the Code. 184 303 328
INDEX. 1113

CODE—Continued.

To amend section 341, of volume III, of the Code. 185 508
To amend section 1486 of the Code. 186
To amend section 2250 of the Code. 186 352 355
To repeal sections 2253 to 2260 of the Code. 186 352 396
To amend section 81, of volume III, of the Code. 198
To amend section 815, of volume III, of the Code. 226 496 912
To amend section 859, of volume III, of the Code 226
To amend section 850, of volume III, of the Code 227
To amend section 2322, of volume II, of the Code 230
To amend section 120, of the Code. 230 613
To amend section 5815 of the Code 231 864
To amend section 1282 of the Code, volume I, 231 505 614 696
To amend section 1250 of volume I, of the Code 232 595
To amend section 1301 of the Code of 1895. 232 496 1033
To amend section 857 of the Code of 1895. 233
To amend section 974, of volume III, of the Code 234
To amend section 2795, volume II, of the Code 234
To amend section 3135, volume II, of the Code. 235 271
To amend sections 1778 and 1781 of the Code. 255 496
To amend section 427, of volume III, of the Code 257
To amend section 1642, of volume I, of the Code 258 350
To amend section 3761 of the Code.. 272
To amend section 813, of volume III, of the Code. 273
To amend section 1549, of volume I, of the Code. 273 388
To amend section 286, of volume I, of the Code. 273
To amend section 888, of volume III, of the Code 280
To amend section 974, of volume III, of the Code. 282
To amend section 873, of volume I, of the Code. 305
To amend section 2334 of the Code (Civil). 306 420 614
To amend sections 5315 and 5316 of the Code. 306 612
To amend sections 5315 and 5316 of the Code. 827 865
To amend subsection 11, of section 4082, of volume II, of the Code. 306 419
To amend section 2334 of the Civil Code.. 307 973
To amend section 2578, of volume II, of the Code 316
To amend section 2573, of volume II, of the Code 317
To amend section 1292 of the Code. 318
To amend section 1254 of the Code... 318 498
To amend section 2743 of the Code... 318
To amend section 909 of the Code... 319 738
To repeal section 1010 and amend subsection 2, of
section 1011... 319
To amend section 974 of the Code... 319
To amend section 93 of the Penal Code... 320
To amend section 1005 of the Penal Code... 322
To amend section 413 of the Code... 322
To amend section 3441 of the Code... 346 738
To amend section 4235, volume II, of the Code... 347
To amend section 3244 of the Code... 347 614 972
To repeal chapter 2, articles 1 to 12 inclusive, of
volume I, of the Code... 348
To amend section 2219 of the Code... 348 614
To amend section 1366, of volume I, of the Code... 367
To amend section 1354, of volume I, of the Code... 387
To amend section 70(1286) of the Code... 388
To repeal section 397, of volume III, of the Code... 388
To amend section 1552, of volume I, of the Code... 389 736
To amend section 508, of volume III, of the Code... 389 617
To amend section 3705, of volume II, of the Code... 388
To amend section 8772, of volume II, of the Code... 389
To amend section 3766, of volume II, of the Code... 389
To amend section 98, of volume I, of the Code... 390 501 846
To amend section 1250, of the Code... 391 499 703
To repeal section 2763(3974 a), of the Code... 452
To amend section 3 of the Code... 454
To amend section 826, of the Civil Code... 465 616
To amend section 3826, of the Civil Code... 465
To amend section 574, of volume I, of the Code... 472
To amend section 309, of the Code of 1895... 474
To amend section 3950, of the Civil Code... 490
To amend section 5269(3), of the Civil Code... 533
To amend section 1916, volume II, of the Code... 594 635 942
To amend section 4517 of Civil Code... 504 927
To amend section 5462 of the Code... 626 736 911
To amend section 1700 of the Code... 632 737 943
To repeal section 2763 of the Code... 684
To amend section 1272, of volume I, of the Code
(see Pensions)... 738
To amend section 1205 of the Code... 738
To amend section 982, of the Code... 820 871 972
To amend section — of the Code... 738
INDEX.

COMMISSIONERS—Roads and Revenues—

A Bill—To amend an act to create a board of commissioners of roads and revenues for Houston county 161 302 325
To create a board of commissioners of roads and revenues for the counties of Spalding and Butts 162 738 826
To create board of commissioners of roads and revenues for Twiggs county ... 174 302 327
To amend an act giving commissioners of roads and revenues certain powers 197 992
Giving power to elect their own clerks 198 496 883 882 965
To create board of commissioners of roads and revenues for Columbia county 256 497 635
To amend an act creating commissioners of roads and revenues for Glynn county 280 303 346 413 821
To compensate commissioners of roads and revenues of Burke county 306 419 468
To repeal an act creating board of commissioners of roads and revenues for Oconee county 384 501 638
To amend an act creating board of commissioners of roads and revenues for Baldwin county 472 618 744 744
To repeal an act to create board of commissioners for Union county ... 502 615 742
To authorize judges of the superior court to fill vacancies in commissioners of roads and revenues (see Judges).
To abolish the commissioners of roads and revenues for Clayton county 504
To create a board of commissioners of roads and revenues for Thomas county ... 505 617 726
To repeal an act providing for board of commissioners of roads and revenues for Camden, Thomas and Echols counties 505 619 725
To authorize commissioners of Newton county to establish a dispensary (see Dispensary).
To amend an act creating a board of commissioners for Monroe county 522 618
To create a board of commissioners for Dade county ... 561 619 746
To amend an act giving commissioners of roads and revenues, or county judges certain powers 563 739 783
INDEX.

COMMISSIONERS—Continued.

To amend an act to create a board of commissioners for roads, public property etc. ............................................. 629 653 680
To create board of commissioners of roads and revenues for Butts county .............................................................. 631 737 832
To create board of commissioners of roads and revenues for Douglas county ............................................................ 747 827 874
To repeal an act to create a board of commissioners for Ware county ................................................................. 869 1024
To amend an act to create a board of commissioners for White county ................................................................. 869

COMMISSIONERS—Railroad—

A Bill—To reduce the salary of the railroad commission ............................................. 161 648

COMMUNICATIONS—

From the Georgia Bar Association ............................................. 92
From Woman's Christian Temperance Union of Georgia ............................................. 489

CONSTITUTION—Amendments of—

A Bill—To amend paragraph 2 of article 7 of the constitution ............................................. 134 494 535
To amend paragraph 4, section 2 of article 7 of the constitution ............................................. 183
To amend paragraph 1, section 1 of article 7 of the constitution ............................................. 258 738
To carry into effect paragraph 1 of section 4 of article 8 of the constitution ............................................. 281 614 942
To amend paragraph 3 of section 4 of article 3 of the constitution ............................................. 305
To amend paragraph 1 of section 1 of article 7 of the constitution ............................................. 388
To amend paragraph 1 of section 12 of article 7 of the constitution ............................................. 474

CONSTABLES—

A Bill—To pay constables for conducting prisoners to jail ............................................. 258
## INDEX

### CONSTITUTIONAL CONVENTIONS—

A Bill—For the holding of .. 197 271 276

### COMMITTEES—

- To conduct speaker-elect to the chair 7
- To escort clerk to clerk's desk 9
- To notify Governor of organization of General Assembly 16
- To select chaplain .. 17 18
- To report rules for government of House 17
- To ascertain who is entitled to represent the county of Macon 21
- To assist in counting the votes of the general election 23
- On rules .. 24
- To investigate what judicial officers are to be elected by the General Assembly 28
- To make arrangements for the inaugural 28
- To confer with pension commissioner 90 177
- To be styled the committee on expenditure 165
- To invite Fleming G. DuBignon to address General Assembly 171
- To investigate ballot reform system 192
- On general agriculture 204
- On special agriculture 205
- On amendments of constitution 206
- On appropriations .. 206
- On ways and means .. 207
- On auditing .. 208
- On banks .. 208
- On Blind Asylum .. 209
- On corporations .. 209
- On counties and county matters .. 210
- On education .. 210
- On enrollment .. 211
- On excuse of members .. 211
- On Georgia School for Deaf .. 212
- On Georgia State Sanitarium .. 212
- On halls and committee rooms .. 213
- On hygiene and sanitation .. 213
- On immigration .. 214
- On internal improvements .. 214
- On journals .. 214
## COMMITTEES—Continued.

<table>
<thead>
<tr>
<th>Committee</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>On general judiciary</td>
<td>215</td>
</tr>
<tr>
<td>On special judiciary</td>
<td>216</td>
</tr>
<tr>
<td>On labor and labor statistics</td>
<td>216</td>
</tr>
<tr>
<td>On manufacturing</td>
<td>218</td>
</tr>
<tr>
<td>On military affairs</td>
<td>217</td>
</tr>
<tr>
<td>On mines and mining</td>
<td>217</td>
</tr>
<tr>
<td>On penitentiary</td>
<td>218</td>
</tr>
<tr>
<td>On pensions</td>
<td>219</td>
</tr>
<tr>
<td>On privileges and elections</td>
<td>219</td>
</tr>
<tr>
<td>On privileges of the floor</td>
<td>220</td>
</tr>
<tr>
<td>On public library</td>
<td>220</td>
</tr>
<tr>
<td>On public printing</td>
<td>220</td>
</tr>
<tr>
<td>On public property</td>
<td>220</td>
</tr>
<tr>
<td>On railroads</td>
<td>221</td>
</tr>
<tr>
<td>On roads and bridges</td>
<td>221</td>
</tr>
<tr>
<td>On rules</td>
<td>222</td>
</tr>
<tr>
<td>On temperance</td>
<td>222</td>
</tr>
<tr>
<td>On state of republic</td>
<td>223</td>
</tr>
<tr>
<td>On wild lands</td>
<td>223</td>
</tr>
<tr>
<td>To prepare suitable resolutions on the death of Hon. W T. Jones</td>
<td>244</td>
</tr>
<tr>
<td>On invalid pensions</td>
<td>308</td>
</tr>
<tr>
<td>To consider report of special attorney W &amp; A. Railroad</td>
<td>309</td>
</tr>
<tr>
<td>To investigate geological department</td>
<td>309</td>
</tr>
<tr>
<td>To visit educational institutions</td>
<td>392</td>
</tr>
<tr>
<td>On reorganization of judicial circuits</td>
<td>392</td>
</tr>
<tr>
<td>To investigate issue between Dr. Payne and agricultural commissioner</td>
<td>463</td>
</tr>
<tr>
<td>To investigate treasury department</td>
<td>463</td>
</tr>
<tr>
<td>Appointed by the Governor to investigate the graves of Confederate soldiers at the North</td>
<td>479</td>
</tr>
<tr>
<td>To investigate the Northeastern Railroad</td>
<td>646</td>
</tr>
<tr>
<td>To arrange for entertainment of the President</td>
<td>697</td>
</tr>
<tr>
<td>Steering committee</td>
<td>834</td>
</tr>
<tr>
<td>To welcome General Assembly of Alabama</td>
<td>844</td>
</tr>
<tr>
<td>To ascertain at what time the President would arrive</td>
<td>946</td>
</tr>
<tr>
<td>Of conference on general appropriation bill.</td>
<td>1046</td>
</tr>
<tr>
<td>Of conference on House Bill No. 139</td>
<td>1055</td>
</tr>
<tr>
<td>On Rock College</td>
<td>1055</td>
</tr>
<tr>
<td>On entomologist</td>
<td>1055</td>
</tr>
<tr>
<td>On contingent fund</td>
<td>1055</td>
</tr>
</tbody>
</table>
INDEX

COMMITTEES—Continued.

On geological department. 1055
To attend closing exercises at North Georgia Agricultural College. 1055
To visit Georgia Normal and Industrial College. 1081
To visit University 1081
To visit Technological School. 1081
On part of the House to revise tax laws 1105
On part of the House to constitute Atlanta depot commission. 1105
To investigate geological department. 1105
To investigate Georgia State Sanitarium 1105

COMMITTEES OF CONFERENCE—

On Bills Nos. 125 and 126 of House 552
On banking clause 1085
On circus tax amendment 1085

CORPORATIONS—Municipal—

A Bill—To amend the charter of Fitzgerald 89 271 285 349
To amend an act incorporating the city of Elberton 82 253 269
To amend an act incorporating the town of Thomasville .97 351 370
To amend the charter of the city of Dawson .97 417 508
To amend the charter of the city of Atlanta 99 350
871 821
To amend the charter of the city of Macon .100 415 466
To incorporate Edgewood, in Dekalb county 159 494 545
To establish the city court of Dawson (see Courts).
To amend the charter of Valdosta .233 420 487
To amend the charter of Loganville .296 271 286
To amend the charter of Leesburg .255 398 469
To provide new charter for Clarkston .279 497 634
Authorizing judges of superior courts to grant charters to corporations during vacations 283
To amend charter of Washington, Ga. 283 636
To authorize courts of municipal corporations to punish offenders 320
To amend charter of Sharpsburg .346 498 638
To repeal section 2 of an act to define corporate limits of Savannah 321 350 414
## Index. 

### Corporations—Continued.

- To amend charter of Harmony Grove, Ga. 368 613 718
- To extend corporate limits of Harmony Grove. 369
- To incorporate Sylvester, in Worth county. 385 500 639
- To amend the charter of Ocilla. 388 500 640 821
- To amend an act granting corporate authority to Sparta. 390 501 642
- To amend the charter of Brunswick. 390 499 642 1045
- To amend section 4 of an act incorporating Waynesboro. 451 499 642
- To abolish the city court of Dekalb county (see Courts).
- To amend an act to incorporate town of Eastman. 454 498 643
- To establish new charter for town of Leesburg. 454 736 770
- To repeal an act to incorporate the town of Bremen. 464 615 745
- To amend an act incorporating the town of Lyerly. 473 737 829
- To repeal an act to amend an act to establish charter for Griffin. 517 871 930
- To amend an act to incorporate the town of Lumpkin. 522 586 644
- To amend charter of Augusta. 535 615 744 928
- To amend the charter of Marietta. 626 739 785
- To repeal the existing charter of the town of Hillman. 627 927 949
- To amend an act to incorporate Jackson, Ga. 627 737 828
- To amend an act to provide new charter for the town of Tennille. 629 680 737 831
- To amend an act to incorporate the town of Racoon. 630
- To amend the charter of Patterson, Ga. 830 870
- To amend the charter of Sparks, in Berrien county. 866
- To amend the charter of the town of Camilla. 675
- To amend an act to incorporate Augusta. 683 871
- To repeal an act to amend an act to amend charter of Griffin. 747 870 930
- To amend the charter of the city of Monroe. 807 858 929
- To incorporate the town of Warsaw. 820 870 929
- To incorporate the town of Camak. 833 870 929
- To incorporate the town of Pavo. 833 870 931
- To incorporate the town of Oakwood. 838 870
CORPORATIONS AND TRUST COMPANIES—

A Bill—Requiring all corporations to pay wages due an employee upon his death to his widow (see Employees).

To provide for the incorporation of trust companies. 281 418 925

Authorizing judges of superior courts to grant charters during vacation to corporations (see Judges).

To require sleeping-car companies to furnish separate compartments for white and colored passengers. 490

To prohibit the operation of railroads unless first becoming incorporated (see Railroads).

COTTON SEED HULLS AND MEAL—

A Bill—to regulate the sale of cotton seed hulls and meal. 81 270 285 505

COSTS AND FEES—

A Bill—to pay officers in criminal cases, properly approved costs and fee bills, out of the funds of the county treasury. 99

To provide for payment of certain costs accrued in the conviction of felonies. 274

To pay representatives advertising fees for local bills. 282

To require all persons bringing suit in justice courts to deposit sufficient amount to pay costs. 368

To repeal so much of an act as provides for the payment of certain costs in Northern Circuit. 388 499 640

To repeal an act to amend an act to pay certain insolvent criminal costs in Northern judicial circuit. 389 499 641

To repeal an act to pay insolvent costs of constables, notaries public and justices of the peace in Hancock county. 389 499

To reduce the fees of notaries public and other officers. 489

To limit insolvent costs of sheriff of Richmond county. 503 617 741

To limit the payment of costs of clerk of the court of Richmond county. 504 617 743
COSTS AND FEES—Continued.

To amend an act to regulate the payment of fees to attorneys 630 826 902
To provide for the payment of insolvent costs of justices of the peace, etc., of McDuffie county 631

COUNTY AND COUNTY MATTERS—

A Bill—Authorizing the city council of Augusta to impose a penalty for failure to pay taxes, and any sums due for use of water... 188 383 420 467
To authorize the city council of Augusta to impose a penalty for failure to make tax returns, 188 416 467
To authorize the city council of Augusta to enforce collection of taxes. 188 383 468
To repeal an act creating a board of fire commissioners for Savannah 227 417 475
To repeal an act creating a board of tax assessors for Savannah 228 417 477 821
To repeal an act creating a board of police commissioners for Savannah 228 416 477
To repeal an act prohibiting any one person from holding more than one office at a time in Chatham county 228 304 417 476
To repeal an act creating a board of water commissioners for Savannah 228 417 476
To repeal an act creating an office of commissioner of public works for Savannah 228 417 477
To repeal an act creating a park and tree commission for Savannah 229 417
To fix time of election of all city officers for Savannah 229 420 509 545
To authorize the mayor of Newnan to establish a system of drains 229 416 508
To authorize the mayor of Cochran to establish a system of water-works 235 420 466
To repeal an act creating a board of county commissioners for Ware county 236
To amend an act vesting veto power in the mayor of Savannah 256 350 411
To empower the mayor and council of Savannah to condemn property 256 350 412
To repeal an act consolidating the office of clerk and treasurer of Columbia county 257 419 509 546
COUNTY AND COUNTY MATTERS—Continued.

To authorize the city council of Augusta to change dam across Savannah river ... 281 418 635
To fix boundary line along river front at Augusta (see Boundary Line).
To amend an act to authorize the city council of Augusta to collect by execution all water rents 282
To authorize the city council of Augusta to alter Walker street 317 498 637
To authorize the city council of Augusta to fix number of members necessary to constitute a quorum ... 317 497 637
To employ inspectors of roads and bridges in counties having a population of more than 75,000 inhabitants ... 320
To repeal section 2 of an act to define corporate limits of Savannah ... 321 350
To establish the boundary line between Twiggs and Wilkinson counties ... 322
To regulate the expenditure of county funds ... 347 498 901
To authorize the treasurer of Chatham county to employ a clerk ... 389 615 743 782
To authorize the mayor and council of Washington, Ga., to issue bonds ... 387 500 639
That city council of Augusta be not required to use seal in making by-laws ... 390 500 641
Authorizing the city council of Augusta to fix fines as punishment for violation of by-laws ... 391 500 643
To prevent the manufacture of whisky in Talbot county (see Liquor and Liquor Laws).
To provide for election of judge and bailiff of Houston county ... 454
To amend an act providing for a board of examiners of stationary engineers for Fulton county ... 464 615 666
To regulate the sale of liquor in Mitchell county by establishing a dispensary (see Dispensaries).
To repeal an act to establish a dispensary in Blakely, Ga. (see Dispensaries).
To change county site of Wilcox county ... 503 616
To fix salary of judge of county court of Marion county (see Judges).
To limit insolvent costs of sheriff of Richmond county (see Costs and Fees).
COUNTY AND COUNTY MATTERS—Continued.

To create a board of police and fire commissioners for Athens. 504
To amend an act to create a board of police commissioners for Augusta. 612 937
To prohibit the manufacture of spirituous liquors in Newton county (see Liquor, etc.)
To change manner of selecting county commissioners of Brooks county. . .628 739 830
To except Fannin county from operation law requiring registration of voters. . .630
To prohibit the sale of wine within two miles of Alpharetta (see Liquor).
To prohibit the manufacture of intoxicants in Spalding county.
To fix term of county solicitor of Pulaski county. 682 827 875

To provide for board of examiners of stationary engineers for Richmond county 833
To prohibit the manufacture of liquor in Henry county (see Liquor and Liquor Laws).
To amend an act to regulate public investment in Glynn county 869
To authorize board of education of Pulaski county to purchase certain property . . 1025

CONSTABLES—

A Bill—To authorize constables to levy and collect fi. fas. issued from superior courts. 174
To authorize the payment of certain insolvent costs to (see Costs).

COURTS—County and City and Police and Justice—

A Bill—To confer jurisdiction upon the recorders' courts and the police courts of cities in Georgia whose charters so authorize . . .99 645
To amend the Code, section 4193, touching the jurisdiction of county courts in civil cases (see Amendments to Code).
To establish the city court of Dawson. . .162 351 371
To repeal an act to create a county court in each county in this State—so far as applies to Terrell county . . .162 353 393
INDEX.

COURTS—Continued.

To amend an act to establish a city court for Ware county ... 163
To amend an act to establish the city court of Atlanta... 231 253 269
To amend an act to establish the criminal court of Atlanta... 231 253 270 458 517
To amend an act creating the city court of Waycross... 236 253
To amend an act to establish the city court of Floyd county... 282 497 636
To require all persons bringing suit in justice court to deposit sufficient amount to pay costs (see Costs and Fees.)
To abolish city court of Dekalb county 452 616 743
To establish the city court of Swainsboro 470 618 746
To amend an act to establish city court of Gwinnett... 517 826 875
To authorize courts of municipal corporations to punish offenders of municipality... 614
To establish city court of Clarkesville... 628 826 875
To amend an act to establish city court of Hall county 832 870 923
To amend an act to create the city court of Waycross... 868
To establish city court of Worth county 896 1024

COURTS—Superior and Supreme—

A Bill—To require all judges of superior and city courts to decide all motions for new trials within thirty days after same is argued (see Judges).
To provide for the rotation and interchanging of circuits by the judges of the superior courts of this State... 163
To change time of holding superior courts of Worth, Calhoun, Baker and Mitchell counties 184 927 955
To change time of holding superior court of Dodge county 186 303 328
To try certain criminal cases in superior court... 227
To transfer Taylor county from Chattahoochee circuit and fix the time of holding superior court 236
To change time of holding superior court of Bibb county... 306 496
INDEX.

COURTS—Continued.

To change time of holding superior court of Franklin county 682 826
To change time of holding superior court of Irwin county 684 827 972
To change time of holding superior courts in Heard and Carroll counties 883 927

CRIMINAL LAWS—

A Bill—Providing that notice of intention to apply for writ of certiorari shall operate as superseded for fifteen days 683
To try certain criminal cases in superior courts 227
To make criminal pleadings amendable 319

DISPENSARIES—

A Bill—To repeal an act to establish a dispensary in Blakely, Ga 367 500 645 772 718 791 908
To regulate the sale of liquor through dispensaries in Mitchell county 474 618 744
To repeal an act authorizing the commissioners of Newton county to establish dispensary 505 616 742
To maintain a dispensary in the town of Comer 535 617 928
To establish dispensary in Madison county 832

DOGS—

A Bill—To tax dogs 254
To tax dogs to discourage their breeding 366 498 850

EDUCATIONAL—

A Bill—To determine who shall be eligible to serve as school officer 235
To authorize trustees of University to operate summer session (see Schools) 257
To create a commission for recommendation of course of English in the common schools 257
To establish permanent commission in every county to examine text-books 275 928
EDUCATIONAL—Continued.

To give county boards of education full power to regulate school term. ... 400 617 862 1045
To prescribe a course of physiology and hygiene in common schools. ... ... ... 631

ELECTIONS AND ELECTION LAWS—

<table>
<thead>
<tr>
<th>Election</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Election of speaker</td>
<td>5 7</td>
</tr>
<tr>
<td>Election of clerk</td>
<td>7 9</td>
</tr>
<tr>
<td>Election of speaker pro tem</td>
<td>9 11</td>
</tr>
<tr>
<td>Election of messenger</td>
<td>11 13</td>
</tr>
<tr>
<td>Election of doorkeeper</td>
<td>13 15</td>
</tr>
<tr>
<td>Votes of elections declared</td>
<td>26 27 28</td>
</tr>
<tr>
<td>Governor's election</td>
<td>26</td>
</tr>
<tr>
<td>Secretary of state</td>
<td>26</td>
</tr>
<tr>
<td>Comptroller-general</td>
<td>26 27</td>
</tr>
<tr>
<td>Treasurer</td>
<td>27</td>
</tr>
<tr>
<td>Attorney-general</td>
<td>27</td>
</tr>
<tr>
<td>Commissioner of agriculture</td>
<td>27</td>
</tr>
<tr>
<td>State school commissioner</td>
<td>27 28</td>
</tr>
<tr>
<td>Prison commissioner</td>
<td>28</td>
</tr>
</tbody>
</table>

Election—Of Chas. G. Janes of the Tallapoosa circuit, judge .... 101
Of W. T. Roberts solicitor-general for the Tallapoosa circuit .... 105
Of A. H. Hansell for judge of the Southern circuit .... 108
Of R. B. Russell for judge of the Western circuit .... 111
Of W. M. Henry for judge of the Rome circuit .... 114
Of H. C. Sheffield for judge of the Pataula circuit .... 117
Of J. C. Hart for judge of the Ocmulgee circuit 119 120
Of Jno. B. Estes for judge of the Northeastern circuit .... 122
Of W. A. Charters for solicitor-general of the Northeastern circuit .... 125
Of B. D. Evans for judge of the Middle circuit .... 128
Of E. L. Brinson for judge of the Augusta circuit .... 135
Of Wm. H. Felton, jr., for judge of the Macon circuit .... 138
Of Jos. W. Bennett for judge of the Brunswick circuit .... 141
Of E. J. Reagan for judge of the Flint circuit for unexpired term .... 144
ELECTIONS AND ELECTION LAWS—Continued.

Of E. J. Reagan for judge of the Flint circuit for full term 147
Of P. E. Seabrook for judge of the Atlantic circuit 149 150
Of Livingston Kenan for solicitor-general of the Atlantic circuit 152
A Bill—To provide for and fix the hours of keeping open polls at precincts 99 411 457
To repeal an act to provide for the registration of voters in this State 160
To amend section 35 of the Code which requires the registration of voters 160
To provide for the registration of voters in this State (see Voters).
To prohibit the betting on elections 227 352 410 455
To designate the hours that polls shall open; who shall preside 257 411 419 512
To repeal an act regulating municipal elections for Savannah 473 615 688

EXEMPTIONS—

A Bill—To amend the constitution so as to exempt places of religious worship from taxation 134

EXPLANATIONS—

Mr. Knowles explains his remarks 459

EMPLOYEES—

A Bill—Requiring corporations, upon the death of an employee, to pay wages due him to his widow 161 351 371

FEES—(See Costs and Fees).

FELONY—(See Criminal Laws).

FENCES—

A Bill—To prescribe how partition fences shall be erected 400
INDEX. 1129

FERTILIZERS—

A Bill—To amend section 1 of an act prescribing three
grades of commercial fertilizers. .227 352 401
To provide for taxation of commercial fertilizers. 321
To amend the laws governing the inspection of
commercial fertilizers . 747 826 965 1088

FISH AND GAME—

A Bill—To prohibit any person from hunting or fishing
on the lands of another in counties having a pop­
ulation of 40,000 inhabitants.. . . . 98 271 287 302
To repeal an act preventing the hunting and catch­
ing of opossums in this State between March 1st
and October 1st. . . . . . . . . . . . . . . . . . . 159
To prohibit the trapping, poisoning or catching
of fish with nets. . . . . . . . . . . . . . . . . . . . . . 183
To prohibit non-residents from hunting or fishing
in Liberty county . . . . . . . . . . . . . . . . . . 184 309
To prevent the baiting of doves. . . . . . . . 176 302 326 465
To regulate the catching of fish in the streams of
Floyd county . . . . . . . . . . . . . . . . . . . . . 233 303 329
To protect fish in streams of Lee county. . . . . . 255
To make it unlawful to hunt or fish upon lands of
another without permission. .275 350 412 518 667
To protect certain game in this State . . . . . . . 318

GARNISHMENTS—

A Bill—To prohibit creditors from sending claims, ac­
counts or debts out of this State for collection,
by garnishment or otherwise .162 351 372 374 376 385

HUNTING, FISHING, ETC.—(See Fish and Game).

INSURANCE COMPANIES AND LAWS—

A Bill—To regulate business of insurance brokers 682 736
To amend an act to regulate the business of insur­
ance companies . . . . . . . 682 738
INVITATIONS—

From the Oratorical Association of the State University ........................................ 25
Inviting Fleming G. DuBignon to address General Assembly on ballot reform ................ 171
To participate in Peace Jubilee ................................................................. 260
To attend services at Jackson Hill Baptist Church ............................................. 260

JOINT SESSIONS—

To open returns of State elections .............................................................. 17 22 26
To inaugurate the Governor-elect ..................................................................... 93

JUDGES—

A Bill—Authorizing judges of superior courts to grant charters to corporations during vacation . 283 418 781
To require judges of superior courts to decide all motions for new trials, etc .............. 133 415 509 542
To fix salary of judge of county court of Marion county ................................... 503 546 644
To authorize judges of superior courts to fill vacancies in office of commissioners of roads and revenues ................................................................. 503 619 745

JUDGMENTS—

A Bill—Providing for the record of judgments and decrees, etc ...................... 505 927

JURORS—

A Bill—To prescribe kind of boxes to be used to contain name of jurors ............... 284
To provide compensation for jurors in certain cases ........................................ 274 304 342

JUSTICES OF THE PEACE—

A Bill—To increase their power and jurisdiction .............................................. 1020
### INDEX

**JUSTICE COURTS**—(see Courts).

**LANDS**—Titles to and record of—

A Bill—To cede certain lands in Meriwether county to U. S. Government. 82 84 89 100
To amend an act giving thirty-six months in which to bring suit for lands sold under wild land tax. 187 618 922

**LABORERS AND CROPPERS**—

A Bill—To provide for the removal of laborers and croppers. 185 612

**LIQUOR AND LIQUOR LAWS**—

A Bill—To abolish the sale of liquor in Georgia. 255 398
To prevent the sale of liquor in Marion county. 272 398
To make it unlawful to give away intoxicating drinks. 318 398 565
To prohibit the manufacture of liquor in Talbot county. 388 418 604
To regulate the sale of liquor in Mitchell county (see Dispensaries).
To prohibit the manufacture of liquor in Newton county. 627 737 829
To prohibit sale of wine in two miles of Alpharetta. 630 825 874
To prohibit the manufacture of liquor in Butts county. 681 736 830
To prohibit the manufacture of liquor in Henry county. 839

**LUNATIC ASYLUM**—

A Bill—To prescribe how lunatics may be admitted and discharged. 629
To release Wm. Schwarz from. 747

**MANUFACTURING AND MANUFACTURERS**—

A Bill—To protect manufacturers and producers. 451 616 926
INDEX.

MANUFACTORIES—

A Bill—To require guana factories to return for taxation all assets in each county where they do business... 373

MEDICAL—

A Bill—To regulate the sale of patent medicines... 159
To prohibit the sale of morphine in this State. 187 398

MESSAGES—Executive—

29 30 288 289 478 488 523 606 688 721 769 802 862 962 1008 1011 1048.

MESSAGES—Senate—


MISCELLANEOUS BILLS—

A Bill—To make one-half of every Saturday during the months of May, June, July and August a legal holiday... 98
To provide and fix the hours of keeping open the polls at precincts (see Election Laws).
To make it unlawful to wantonly discharge a gun on Sunday... 133 416 507
To repeal an act to provide for the admission to the bar... 159 850
To provide for a change of venue in certain civil cases... 159 495 545
To repeal an act to provide for the registration of voters... 160
INDEX.

MISCELLANEOUS BILLS—Continued.

To make it unlawful to discharge a gun on public highway... 1.63 329 334
To extend the laws of Georgia applicable to charitable and benevolent institutions for the custody of children 1.75 303 326
To prevent the baiting of doves (see Fish and Game) 1.84
To prevent sacrifice of property sold at legal sales, 1.85
To repeal section 3 of an act providing for the appointment of auditors 1.85
To provide for the removal of laborers and croppers 1.85 612
To make horse-racing unlawful on the highways of this State 1.86 351 396
Authorizing graduates of the G. N. I. College to teach without further examination (see Teachers) 2.27
To try certain criminal cases in superior court 2.27
To prevent prisoners from making statement in their behalf unless under oath 2.28
To require landowners to prevent obstructions from blocking streams 2.55
To provide for sale of an interest in real estate (see Sale) 2.348
To amend an act to establish board of pharmaceutical examiners 2.274 497
To establish a State board of embalming 3.17 498 728 844
To make criminal pleadings amendable 3.19
To make certain requirements of a wife claiming equity in property of husband 3.321
To pay owners of articles stolen in all cases of larceny 3.348
To amend an act to provide for admission to the bar 3.367 740 629
To suppress mob violence 3.368
To prescribe how partition fences shall be erected 4.00
To prohibit the use of obscene language in presence of females 4.54
To modify rule of negligence in actions by servants, etc. 4.63
To permit the State to be sued in certain cases 4.64 735 910
To prohibit any State official from accepting favors from corporations 2.283 615
To provide for establishment of office of public matron 6.27
Providing that no person shall be guardian of an insane person in certain cases 6.31
MISCELLANEOUS BILLS—Continued.

To appoint commission to consent to erection of new depot .... 665 826
To require notice to be given of levy in cases of attachment .... 665
To exclude the lands of Mrs. M. B. Wright from village of Summerfield ..... 681 739 874
To establish a system for working the streets in Milledgeville ..... 820 870 930

MORTGAGES—

A Bill—To require registration of transfers of mortgages ..... 626 739

MUNICIPAL CORPORATIONS—(see Corporations).

MORPHINE—

A Bill—To prohibit the sale in this State. ..... 187 398

ORDINARIES—

A Bill—To authorize ordinaries to purchase books needed in office ..... 184 304 373
To authorize the ordinary of Lincoln county to issue bonds. ..... 691

ORGANIZATION OF HOUSE—

House called to order by clerk of last session.... 3
Qualification of members. ..... 3
Election of speaker ..... 5
Election of clerk. ..... 7
Election of speaker pro tem. ..... 9
Election of messenger. ..... 11
Election of doorkeeper. ..... 13

PENITENTIARY—

A Bill—Requiring officials of State institutions to purchase supplies from, etc. ..... 387
INDEX.

PENSIONS—

A Bill—To authorize payment of pensions semi-annually .. 391
To prevent certain persons from drawing pensions 452 618
To amend section 1272, vol. I, of Code, relating to pensions of widows 700 757
To amend section 1250 of the Code, relating to pensions of Confederate soldiers. 391 499 703
To appropriate $750 to pay pensions for 1898. 174 352 393
To pay pension due J. W. Willoby to his widow 370 421 509

PETITIONS—

From grand jury of Haralson county 517

POLICE COMMISSIONERS—

A Bill—To amend an act to create a board of police commissioners for Augusta 188 612 637
To repeal an act to create a board of police commissioners for Savannah 228 416 467

PRACTICE—

A Bill—To regulate the practice in superior and city courts 273

PRISON COMMISSIONER—

A Bill—Providing for support of prison commissioner for 1899 536 586 840

PUBLIC PRINTING—

Governor’s message—300 copies ordered printed 79
To print 300 copies of House bill 149 264
To print 300 copies of bill to issue circulating notes to banks 287
To print 300 copies each of reports of comptroller-general and State treasurer 289
To print 300 copies of resolution providing for board of tax commissioners 400
To print 300 copies of House bill No. 306 465
To print 300 copies of report of committee on graves of Confederate soldiers 488
PUBLIC PRINTING—Continued.

To print 300 copies of bill to amend section 2, paragraph 2, article 7, of the constitution. 535
To print 300 copies of report of committee to investigate report of W. A. Wimbish. 664
To print 300 copies of bills 127 and 128. 667
To print 300 copies of House bill No. 301. 740
To print 300 copies of House bill No. 237 784
To print report of committee to investigate State treasury 837
To print 200 copies of Senate bill No. 1 997

RAILROADS AND STREET RAILWAYS—

A Bill—To prohibit any persons from operating a railroad in this State unless first becoming incorporated. 187 495 531 583 589
To provide for assessment of railroad companies for taxation 258 725
To prohibit any railroad, express or telegraph company bestowing favors upon State officials. 283
To require railroads to carry bicycles free of charge. 627
To require street railways to provide a screen for protection to motormen 629
To require railroads in Wilkinson county to fence in their tracks 927

REGISTRATION—

A Bill—To provide for the registration of voters (see Voters).

REWARDS—

A Bill—To authorize the Governor to keep standing offer of $25.00 reward for the apprehension of any person buying or selling votes 98

RELIEF—A Bill for—

Of Joel F. Thornton and Geo. A. Hall as securities on bond of Jene Williams 171 259 646 753
Of Martin H. Dooly as security on bond of E. A. Richards & Co. 390
Of Geo. W. Harrison 626
INDEX.

RELIEF—Continued.

Of O. W. Linden and others. ... 683 736 831
Of A. J. Davis. ... 373 822
Of J. W. Johnson of Oconee county. 609 822 876 900
Of Jas. R. Cravens. ... 632 823 944
Of A. M. Hill ... 632 928 952
Of John P. Lamb... ... 666 927

REPORTS OF COMMITTEES—

Of committee to select chaplain of House 21
Of committee to examine returns for election of member of the House from Macon county 24
Of committee on inaugural ceremonies. 84
Of committee to ascertain what judicial officers are to be elected by the present General Assembly ...... 90 96
Of committee to confer with the pension commis-
soner ... 177
Of committee to invite F. G. DuBignon to address General Assembly ... 189
Of committee on rules .... ... 201 275 731 854
Of committee on enrollment .244 358 379 503 607 622 729
757 780 797 907 944 1042 1058 1066 1091
Of committee on appropriations. .248 356 439 448 554 592
608 800 818 952 999
Of minority on county and county matters ... 809
Of committee on county and county matters .249 298 313
357 435 449 542 580 581 599 619 699 759 799 923
Of general judiciary committee. .250 265 296 386 380 404
443 444 514 559 578 633 676 709 798 819 824 913
1014 1034
Of committee on hall and rooms ... 251
Of committee on banks ... ... 264 357 808
Of committee on privileges of the floor .265 284 300 316
330 381 439 499 512 539 580 609 649 738 801 803
808 853 978 1000 1021 1022 1023
Of committee on general agriculture ... 266 295 335 432 474
543 654 824 893
Of committee on ways and means.267 300 407 402 506 578
587 607 711 918 987
Of committee on corporations ... 267 334 382 405 461 579
621 692 713 844 885 961
Of special judiciary committee ... 268 312 314 359 362 436
407 552 679 758 816 896 1012
REPORTS OF COMMITTEES—Continued.

Of minority of special judiciary committee .... 773
Of committee on education 313 356 438 450 573 594 759 863
Of committee on pensions ....... 315 380 447 620
Of minority of general judiciary committee .339 460 534
540 559 679

Of minority of general agricultural committee 340
Of committee on privileges and elections .... 359 433
Of committee on state of republic .... 406
Of committee on temperance .... 407 434 575 598 710 924
Of committee on public library .... 415 513
Of committee on constitutional amendments .... 442 712
Of committee on railroads .... 462 557 806 817 940
Of committee to investigate graves of Confederate
soldiers at the North .... 479 485
Of special agriculture committee .... 502 578
Of committee on hygiene and sanitation .... 557
Of minority on privileges and elections .... 565
Of committee on State penitentiary .... 583 1066

Of committee to visit some State using "Australian ballot" .... 595
Of committee to investigate the report of W A.
Wimbish .... 654 656

Of committee to visit School for Deaf .... 673
Of committee to frame resolutions on death of
Hon. W T. Jones .... 693
Of committee to investigate geological department .... 718 1086

Of committee on Georgia State Sanitarium 748 753 799
940 1017

Of committee to visit School for the Blind at
Macon .... 767
Of steering committee .... 837 858
Of committee to examine State treasury 885
Of committee to investigate controversy between
Dr. Geo. Payne and the commissioner of agriculture .... 916

Of conference committees .... 941 1069 1089 1091

Of committee to visit State institutions .... 979
Of committee on Rock College .... 1076 1084
Of committee of conference on expense of committeemen .... 1077 1082
To confer upon the circus tax amendment .... 1088
To confer upon the Rock College appropriation .... 1088
INDEX.

REPORTS—State officials—

Of State treasurer .......................... 289
Of comptroller-general .......................... 289

REPORTS—Supreme Court—

A Bill—To authorize the republication of Georgia Reports. .................. 373 501
To fix all Georgia Reports at the price of $2.00 per volume .............. 274 617

SALES—

A Bill—To regulate the sale of stock of merchandise and to prevent fraudulent conveyancing of same, .......... 83
To provide for the levy and sale of all interest or equity of redemption of real estate. ............. 183 257 613
To prohibit the sale of morphine in this State (see Medicines). ........ 184
To prevent sacrifice of property sold at legal sale. .................. 509

SLEEPING-CAR COMPANIES—(See Corporations).

SAVANNAH—

A Bill—To repeal an act to create a board of fire commissioners for .......... 227 417 475
To repeal an act to create a board of tax assessors for ................. 228 417 477 821
To repeal an act to create a board of police commissioners for ...... 228 416 467
To repeal an act to create a board of water commissioners for .......... 228 417 476
To repeal an act to create the office of commissioner of public works for .......... 228 417 477
To repeal an act to create a park and tree commission for .......... 229 417 509 545
To fix the time of election of all city officers for .......... 229 420
To amend an act vesting veto power in the mayor of .................. 256 350 412
To empower the mayor and council of to condemn property .......... 256 350 412
To repeal section 2 of an act to define corporate limits of .................. 321 350
SCHOOLS AND SCHOOL LAWS—

A Bill—To establish a public school system for city of Tifton. 89 611 742
To establish a system of public schools in Edge-wood, Dekalb county. 159
To authorize trustees of State University to operate summer sessions. 235 496 973
To repeal an act to make permanent the income of the State University 256 304 331 341 411 426 441
To amend an act to establish a public school system in Washington, Ga. 282 418 636
To regulate the public school term of this State, 322
To provide for a system of public schools in Clark-ston. 451 500 643 931
To repeal an act to establish public school system in Hogansville. 474
To establish public school system for Knoxville, Georgia. 747

SHEEP—

A Bill—To protect the sheep industry 318

SLANDER—

A Bill—To define slander and prescribe a penalty. 229 352 410

SOLDIERS' HOME—

A Bill—To provide for the purchase of. 391

SOLICITORS-GENERAL—

A Bill—To fix the compensation of solicitors-general in this State. 160

STATUTE OF LIMITATIONS—

A Bill—To provide statute of limitations on suits arising outside State. 320

STATE OFFICIALS—

A Bill—To reduce salaries of 1043
INDEX.

STATE VETERINARIAN—

A Bill—To create the office of. .. 682

STATE LIBRARIAN—

A Bill—To furnish copy of Code to each member of General Assembly for use during session. 18

STATE SCHOOL COMMISSIONER—

Report of—under resolution requesting certain information. .. .. .. .. .. .. .. .. 363

STATE TREASURER—

A Bill—To amend an act authorizing the treasurer to draw his warrant for certain moneys to be used in paying teachers.. 185 495
To fix salaries of State treasurer, secretary state, and comptroller-general. .. 280

STATE UNIVERSITY—

A Bill—To authorize the trustees to operate summer sessions. .. 235 469 973
To repeal an act to make permanent the income of .. 256 304 331 341 411 428 441

TAX AND TAX OFFICERS—

A Bill—To regulate settlements to be made by the tax collectors of this State of railroad taxes received by them.. 158
To require tax receivers of this State to keep in their offices a numerical index of all lots of land in their respective counties. .. 173
To prescribe the powers of tax collectors of this State... 174
To provide a uniform system of tax receipts in this State.. 175 259 612 924
To prescribe how notes, bills, etc., shall be returned for taxation. 230 614 782
INDEX.

TAX AND TAX OFFICERS—Continued.

To provide for assessment of property subject to taxation 230 612
To levy a tax for support of State government and institutions 236 272 589 652 769
To require tax receivers to return tax digest to county commissioner 273
To require the payment of a tax on dogs by their owners 281
Prescribing how lands shall be returned for taxation 321
Prescribing how notes, accounts, etc., shall be returned for taxation 321 855 859
Prescribing how bonds of all corporations shall be returned for taxation 322
To provide for listing of real and personal property; to create board of tax commissioners; to create county board of assessors 453 465
To pay off bonds as they mature by levying and collecting a tax 473 618 847
To regulate settlements to be made by tax collectors of this State 494 544
To provide for a board of equalization of real and personal property subject to taxation in this State 867

TEACHERS—

A Bill—To grant permanent license to graduates of Bowden college 455 825
To allow graduates of Georgia Normal and Industrial College to teach without further examination 226 612 969
To amend an act relative to payment of school-teachers 956

TELEPHONE AND TELEGRAPH COMPANIES—

A Bill—Requiring the return of all property for State, county and municipal taxation 374
TRUST COMPANIES—(See Corporations).

VOTERS—

A Bill—To prescribe qualifications for voters. 348
To provide for registration of voters. 162 370
To repeal an act to submit certain questions to
voters of Troup county 473 683 738 830
To provide for registration of voters (municipal)
in Savannah 536 616 699 821

WAREHOUSES AND WAREHOUSEMEN—

A Bill—Authorizing warehousemen to give bond and
issue receipts. 307
INDEX.

PART II.

HOUSE RESOLUTIONS.

A Resolution—Providing for a joint session to open returns of State elections. 16
For appointment of committee to select chaplain ... 17 18
For appointment of pages ... 17
Directing clerk to notify Senate of organization of House ... 17
For appointment of committee on rules. 17
Authorizing appointment of two assistant doorkeepers ... 17
Directing State librarian to furnish copy of Code to members of General Assembly 18
That members withdraw from the hall to draw seats in the House ... 18
That certain members be permitted to select their seats ... 18 22
To appoint a committee to ascertain who is legally entitled to represent the county of Macon ... 21
Regulating daily sessions of the House. 22
Providing for the appointment of a committee to make arrangements for the inaugural ceremonies ... 25
Inviting reporters of daily papers to seats in the House ... 79
Providing for appointment of committee to consider the reorganization of judicial circuits ... 85
Referring different parts of the Governor's message to appropriate committees ... 88
INDEX.

A Resolution—Appointing a committee to confer with pension commissioner to ascertain number of legal pensions on file in his office. 90
Providing for a joint session for the purpose of electing judges and solicitors-general ... ... ... ... ... 100
Providing for two sessions of the House after November 7th 135
Providing for the appointment of a committee to use the best means of placing taxable property on the digests ... 135
Extending an invitation to Hon. Daniel C. Gilman and Hon. Wm. L. Wilson to address the House and Senate... 155
To take a recess for three days so that members might go home to vote in the congressional election ... ... ... ... ... ... 164 168 172
Requesting the Governor to furnish the General Assembly with a full statement of the financial condition of the State. 165 172
To appoint a committee on expenditures. 165
Providing for the purchase of a portrait of Gov. Jno. Milledge ... ... ... ... ... 165
Thanking Hon. W J. Northen, and associates, for services rendered the State at Trans-Mississipi Exposition... ... ... 171 244
Inviting Fleming G. DuBignon to address the General Assembly on ballot reform. 171
For relief of Geo. A. Hall and Joel F Thornton as securities on bond of Jene Williams ... ... ... 171 259 646 753
To ascertain the condition of State treasury on November 1, 1898. ... ... ... ... 183
To pay city of Atlanta for paving, etc., on State property ... ... ... ... ... 192 822
To dust carpet on floor of House... 193
To refer all privilege resolutions to that committee ... ... ... ... ... ... 196
Appointing a committee to draft resolutions on death of Hon. W T. Jones, representative of Dougherty... ... ... 201
To refer all bills heretofore referred to finance committee to committee on appropriations ... ... 204
INDEX.

A Resolution—Concerning the election of United States Senator, etc. 259
Setting forth eminent fitness of J. H. Blount, Jr 260 349
To appoint committee on “Invalid Pensions” 263 276
To submit all privilege resolutions without being read 264
To print 300 copies of House bill No. 149. 264
To pay certain moneys to Mrs. Anna E. Branch 275 502 531
Requesting certain information from State school commissioner 279
Inviting Geo. T. Barnes to address General Assembly on Nicaraguan Canal 289
Appointing committee to visit University and Normal School 290 349
Appointing committee to investigate geological department 290 304 353
Requesting certain information of State school commissioner 301
To pay pension due J. W. Willoby to his widow 370 421 509
To authorize the commissioner of agriculture to sell certain articles in his department 372 824
For the relief of A. J. Davis 373 822
Concerning the Nicaraguan canal 392 470
To allow no member pay while on leave of absence 392
To appropriate $2,000 to purchase chemicals, etc., of Dr. Payne 397 440
To provide for the payment of two extra doorkeepers 399 611 838 1044
Providing for a board of tax commissioners 399 423 925
To appoint a committee to investigate controversy between Dr. Payne and State chemist 414
To have 2:30 copies of calendar printed daily 460
To authorize Governor to draw warrant for $87.50 to pay for chairs 466 823
To authorize Governor to borrow money sufficient to supply casual deficiencies 489 611 846
Regulating the day’s session 493
INDEX.

A Resolution—Requesting certain information from the Governor 515
Appointing a committee to investigate the report of N. E. Railroad 516
To appoint porter for post-office department 517 531 555
Providing for expert accountant. 521
Giving certain privileges to committee appointed under Resolution No. 52 552
Regulating the sessions of the House. 565
Limiting debates of the House to ten minutes 567
Allowing twenty minutes to Messrs. Peeples and Stewart in which to present claims 568
Resolved, That V A. Stewart be elected to seat as member 568
Resolved, That A. J. Brown be elected to seat as member. 571
Resolved, That J. W Overstreet be elected to seat as member 571
Regulating daily sessions of House. 571
Extending thanks to men who enlisted during war 571
Providing for night session on December 5th 588
To pay per diem and mileage due W T. Jones, deceased 588 823 953
Providing for two sessions daily after Monday, December 5 605
For the relief of J. W Johnson, of Oconee county 609 822 876 900
Authorizing the Governor to decorate the capitol in honor of President. 621
For the relief of James R. Cravins. 632 823 944
For the relief of A. M. Hill, of Walton county 632 928 952
Providing for the refunding of certain tax money 632
To pay pension due O. F Johnson to his widow 645 822 994
To appoint a commission to declare true northern boundary 664
To correct map 6 of official survey of W & A. Railroad 665 823
A Resolution—For relief of John P. Lamb. 666 927
Regulating the day’s session 674
Limiting debates on general appropriation bill to ten minutes 674
Appointing a committee to assist in the entertainment of the President 678
Limiting debates to ten minutes, except to chairmen of committees. 698
Relating to motions to reconsider 726
For the appointment of a steering committee 746
To refund the sum of $100 to Charles J. Dougherty 748 823 871
To release Roxy Ann Long from asylum 748 823 876
That Senate be requested to return House bills Nos. 127 and 128 760
Regulating daily sessions. 760
Providing for a joint session December 14 to receive President. 761
Declaring John Vicars elected member of the House from Coffee county 770
Seating John Vickers as member of the House 790
To pay Wm. J. Alman $100 per annum since passage of an act in 1886 819
To compensate A. L. Waldo for services performed 820 871 958
Relative to the graves of Confederate soldiers in the North. 834
To appoint committee to investigate Georgia State Sanitarium. 834
To provide for the bringing up of unfinished business 855
Thanking B. M. Fowler for services rendered State 937
Authorizing W. H. Harrison to publish acts of 1896-97-98 937
Relative to the address of the President, Wm. McKinley 976
Sympathizing with Hon. G. I. Barwick in his illness. 987
Relative to the reception of the Alabama legislature 1000
To clean carpets of committee rooms 1002
INDEX.

A Resolution—that tax collectors do not issue executions for twenty days.
To find out who is entitled to represent county of Coffee.
That bill not disposed of shall constitute unfinished business for next session.
Appointing a committee of conference on general appropriation bill.
Appointing a committee of conference on House bill No. 156.
To mail a list of unfinished business to each member of the House.
Urging the Governor to retain W. A. Wimbish.
Extending thanks to Hons. Jno. D. Little and A. O. Blalock.
Extending thanks to Hon. J. T. Boifeuillet.
Extending thanks to Mrs. W. C. Glenn and Miss Smith.
Extending thanks to Hon. J. H. Williford and assistants.
Extending thanks to messenger Durham.
Extending thanks to Reeves McGee.
Extending thanks to pages of the House.
Extending thanks to Rev. Mr. Wright, chaplain.
Notifying the Senate that the House is ready to adjourn sine die.

HOUSE RESOLUTIONS—Privileges—

A Resolution—Extending privileges of the floor to Chas. R. Crisp of Americus.
Extending privileges of the floor to Col. W. H. Luttrell.
Extending privileges of the floor to Hon. Paul E. Seaborn.
Extending privileges of the floor to Hon. J. A. Dodgen.
Extending privileges of the floor to Hon. E. B. Smith.
Extending privileges of the floor to Hons. R. A. Nesbit and A. E. Barnes.
Extending privileges of the floor to Judge G. H. Price.
INDEX.

A Resolution—Extending privileges of the floor to Hons.
   L. D. Shannon and W. Y. Griffin of Twiggs 172
   Extending privileges of the floor to Hon.
   Wm. Willingham of Oglethorpe. 173
   Extending privileges of the floor to Hon.
   Aaron French of Pittsburg, Pa. 173
   Extending privileges of the floor to Judge
   A. H. Hansell 173
   Extending privileges of the floor to J. N.
   Scarborough 181
   Extending privileges of the floor to Hon.
   Gordon Lee 181
   Extending privileges of the floor to F. M.
   Allagood 182
   Extending privileges of the floor to J. M.
   Smith and H. McWhorter ... 182
   Extending privileges of the floor to Hon.
   Robert Dougherty 182
   Extending privileges of the floor to J. H.
   Barron and P. P. Kingsberry. 182
   Extending privileges of the floor to Judge
   J. W. Haygood 182
   Extending privileges of the floor to James
   M. Dupree 182
   Extending privileges of the floor to Thos.
   M. Battle 196
   Extending privileges of the floor to R. B.
   Russell 196
   Extending privileges of the floor to W. A.
   Cox ... 247
   Extending privileges of the floor to J. P.
   Perry 247
   Extending privileges of the floor to J. D.
   Watkins ... 247
   Extending privileges of the floor to T. J.
   Lyons 263
   Extending privileges of the floor to J. T.
   Holder 263
   Extending privileges of the floor to W. J.
   Peeples 263
   Extending privileges of the floor to J. D.
   Watkins 272
   Extending privileges of the floor to H. C.
   Wall and T. C. Leak 288
INDEX.

A Resolution—Extending privileges of the floor to Col. J. H. Estell. 288
Extending the privileges of the floor to Hon. W. J. Peeples 289
Extending privileges of the floor to Jas. A. Campbell, Frank C. Anderson, H. Donnelly, Robert Haight and others. 308
Extending privileges of the floor to Geo. T. Barnes 330
Extending privileges of the floor to R. C. McAllester 330
Extending privileges of the floor to B. A. Clayton 384
Extending privileges of the floor to C. M. Harris 384
Extending privileges of the floor to J. W. Callahan 384
Extending privileges of the floor to Arthur G. Powell 384
Extending privileges of the floor to J. M. Griggs 384
Extending privileges of the floor to Charles L. Bartlett, M. C. 440
Extending privileges of the floor to ex-members of the legislature 441
Extending privileges of the floor to Hon. W. Russell 472
Extending privileges of the floor to Dr. E. E. Dixon 472
Extending privileges of the floor to W. A. Jordan and others 472
Extending privileges of the floor to W. O. Connor 516
Extending privileges of the floor to C. H. Caldwell and J. P. Williams 516
Extending privileges of the floor to A. L. Hawes 541
Extending privileges of the floor to D. B. Nicholson 541
Extending privileges of the floor to F. E. Twitty, J. E. Dubignon and J. F. Colson 561
Extending privileges of the floor to G. Forester 561
Extending privileges of the floor to Mr. O’Neal, of Dooly 561
INDEX.

A Resolution—Extending privileges of the floor to C. E. Dowman .......... 609
Extending privileges of the floor to J. A. Butt .......... ....... 650
Extending privileges of the floor to Governor and General Assembly of Alabama 761
Extending privileges of the floor to W. H. Barrett .......... 768
## INDEX.

### PART III.

### SENATE BILLS.

<table>
<thead>
<tr>
<th>Bill Description</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Bill—To amend section 341 of the Code</td>
<td>291</td>
</tr>
<tr>
<td>To regulate the fees of notaries public, and other officers.</td>
<td>489</td>
</tr>
<tr>
<td>To amend section 3950 of the civil Code</td>
<td>490</td>
</tr>
<tr>
<td>To require sleeping-car companies to furnish separate compartments</td>
<td>490</td>
</tr>
<tr>
<td>County officers—filing of bond, etc</td>
<td>490</td>
</tr>
<tr>
<td>Allowing constables to levy and collect certain fi. fas.</td>
<td>490</td>
</tr>
<tr>
<td>To amend section 72 of vol. I of the Code</td>
<td>491</td>
</tr>
<tr>
<td>To amend act to establish city court of Albany</td>
<td>491</td>
</tr>
<tr>
<td>To amend all acts incorporating the town of Cedartown</td>
<td>521</td>
</tr>
<tr>
<td>To repeal an act creating a board of commissioners for Fannin county</td>
<td>610</td>
</tr>
<tr>
<td>To amend an act to create a board of police commissioners for Albany, Ga</td>
<td>610</td>
</tr>
<tr>
<td>To change time of holding court in Cherokee circuit</td>
<td>610</td>
</tr>
<tr>
<td>To amend section 1107, vol. III, of the Code</td>
<td>610</td>
</tr>
<tr>
<td>To amend section 5551 of the Code</td>
<td>733</td>
</tr>
<tr>
<td>To fix number of committeemen to visit State institutions</td>
<td>733</td>
</tr>
<tr>
<td>To amend section 2885 of the Code</td>
<td>733</td>
</tr>
<tr>
<td>To provide for transfer of rent notes</td>
<td>734</td>
</tr>
<tr>
<td>To dispense with motion for new trial, etc.</td>
<td>734</td>
</tr>
</tbody>
</table>

73 h j
A Bill—To amend section 5541 of civil Code. . . 734 1027 1050
To reduce bond of sheriff of Dougherty county 734 888.
991
To amend section 107 of vol. I of the Code. 735 1028
1051
—To provide for a board of equalization of real and personal property . . . 867 934 988 1008
To amend section 2636 of the Code. 867 990
To provide compensation for reporters of superior court . . . 867 1027
To amend sections 1572, 1574 and 1576 of the Code . . . 888 926
To appoint a commission to consent to erection of new depot, etc. . . . 926 948 992
To amend an act to provide for condemnation of private property . . . 931 949 992
—To make it unlawful to manufacture intoxicating drinks. 932
To create city of Blakely in lieu of town of Blakely 932
To amend an act to incorporate the town of Newton 932 1028 1063
To amend section 5401 of vol. II of the Code . . . 932 1028
1063
To provide who may redeem property sold at tax sale. 932 1028 1052
To amend paragraph 7 of section 107 of the Code . . . 948 1028 1054
To provide for the more humane execution of criminals 948 1028
To amend an act relating to life insurance companies 948 1025 1060
To amend section 2887 of the Code. 1027 1051
To amend the charter of the Capital City Bank 1033
INDEX.

PART IV

SENATE RESOLUTIONS.

Providing for a committee to notify the Governor of the organization of the General Assembly ... 15 18
Appointing a committee to visit some State having the "ballot reform" system. ....... 171 190
Appointing a committee to investigate the State treasury ... 399 408 409
Appointing a committee to welcome the General Assembly of Alabama ... ... 843
To deliver William Schwarz to proper authorities ... 933 948 989
Providing for correction of map No. 6 of W & A. R. R., 933
To appoint a commission to declare northern boundary of the State. ... 933 1027 1047
To more fully investigate the Georgia State Sanatorium ... 988 1026 1047
To provide for a committee to investigate the geological department ... ... 1063 1085
Requesting the Governor to furnish flag to the Third Georgia Infantry, U S. V ... ... 1085
So the bill having received the requisite constitutional majority was passed.

By Mr. Wight of the 10th District—

A bill to amend section 1107 of volume 3 of the Code of Georgia, providing for the payment of sheriff's fees, and for other purposes.

The report of the committee which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 93, nays 4.

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

By Mr. Wight of the 10th District—

A bill to reduce the sheriff's bond of the county of Dougherty, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 107, nays 0.

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

The following message was received from the Senate through Mr. Northen, 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 amend an Act to give County Commissioners and county Judges power to lay out and discontinue public roads, and to work the same.

By Mr. West of the 6th District—

A bill to appoint commission on part of the State to consent to the erection of a new union passenger depot on State's property, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 102, nays 0.

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

By Mr. Dickerson of the 5th District—

A bill to amend an Act providing for the condemnation of private property for public uses, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 96, nays 6.

The bill having received the requisite constitutional majority was passed.

The Senate amendments to the following House bill were concurred in, to wit:

By Mr. Tatum of Dade—

A bill to amend an Act to give Commissioners of Roads
and Revenues or County Judges power to lay out and discontinue the public roads, and have the same worked, and for other purposes.

On motion of Mr. Rawls of Wilkinson, House bill No. 480 was recommitted from Committee on Appropriations to Committee on Corporations.

On motion of Mr. Freeman of Coweta, Senate bill No. 1 was taken from the table and made the special order for to-morrow (Friday) morning immediately after the reading of the Journal.

On motion of Mr. Price of Oconee, House resolution No. 75 was tabled.

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

Mr. Speaker:

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

A resolution expressing appreciation of President McKinley's address before the General Assembly of Georgia, December 14th, 1898.

Mr. Jordan of Jasper, Chairman of Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The committee have had under consideration the following Senate bill which they instruct me to report back to
the House with the recommendation that the same do pass.

By Mr. Little of the 18th District—

A bill to be entitled an Act to amend sections 1572, 1574 and 1576 of the Code of Georgia of 1895, regulating the sale of fertilizers in this State, and for other purposes.

Respectfully submitted.

C. H. JORDAN, Chairman.

The following House bills and resolutions, read on previous day were taken up and put upon their passage, to wit:

By Mr. Price of Oconee—

A resolution to pay the pension due O. F. Johnson of Oconee county to his widow.

An appropriation being involved in the resolution, the House resolved itself into a Committee of the Whole for the purpose of considering same, and the Speaker designated as Chairman of the Committee of the Whole, Mr. Bryan of Floyd.

On motion of Mr. Blalock of Fayette, the committee rose and the chairman thereof reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee of the Whole was agreed to.