JOURNAL

OF

House of Representatives

OF THE

STATE OF GEORGIA

AT THE

REGULAR SESSION

OF THE

GENERAL ASSEMBLY

At Atlanta, Wednesday, October 23, 1901.
JOURNAL.

ATLANTA, GA.,
Wednesday, October 23, 1901.

In pursuance of the provisions of the Constitution of the State of Georgia, the members of the House of Representatives convened in the State Capitol, at 10 o’clock a.m. this day, was called to order by the Speaker, Hon. John D. Little, of Muscogee county, and opened with prayer by Rev. R. H. Harris, of the county of Thomas.

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

Adams,
Allen,
Anderson of Bartow,
Anderson of Cobb,
Ayres,
Bailey,
Barron,
Bell,
Blalock,
Blue,
Booth,
Boswell,
Bower,
Bray,
Brewton,
Brock,
Bruce,
Bush,
Carrington,
Carswell,
Clower,
Copeland,
Cowart,
Crawford,
Crumbley,
Darden,
Davis of Newton,
Deal,
Dean,
Dorminy,
Drawdy,
Duncan,
English,
Everett,
Felder,
Flynt,
Fort,
Foster of Floyd,
Foster of Oconee,
Franklin,
Frederick,
Freeman of Troup,
Freeman of Whitfield,
Gary,
George of DeKalb,
George of Morgan,
Gresham,
Gress,
Griffin of Twiggs,
Grice,
Hall of Bibb,
Hamby,
Hamilton,
Hammock,
Harden of Chatham,
Hardin of Wilkes,
Hardwick,
Harrell,
Harper of Wayne,
Harvard,
Hathcock,
Harkins,
Hawes,
Henderson.
Henry,
Hitch,
Hixon,
Hodges,
Hosch,
Houston,
Howard of Baldwin,
Howard of DeKalb,
Howell,
Huie,
Hutcheson,
Hutchins,
Johnson of Appling,
Johnson of Bartow,
Joiner,
Jordan of Jasper,
Jordan of Pulaski,
Kelly,
Kilburn,
King,
Knight,
Knowles,
Land,
Lane,
Lawrence,
Lott,
Luttrell,
McFarland,
McKay,
McLennan,

Madden,
Maples,
Merritt,
Mitchell of Emanuel,
Mitchell of Thomas,
Monroe,
Moore,
Morris,
Mulherin,
Mullins,
Narramore,
Niblack,
O'Connell,
Orr,
Ousley,
Park of Greene,
Park of Troup,
Parker,
Perry,
Peyton,
Pierce,
Quillian,
Rawls.
Reid of Campbell,
Reid of Taliaferro,
Rhyme,
Richardson,
Roberts,
Sanders,
Schley,
Shank,
Shipp,
Sikes,
Sing'etary,

Slaton,
Smith of Hancock
Smith of Henry,
Stafford,
Steed,
Stevens,
Stewart,
Stubbs,
Sturgis,
Symons,
Tarver,
Taylor,
Thomas,
Thompson of Banks,
Thompson of Dooley,
Tisinger,
Toomer,
Tumlin,
Turner,
Underwood,
Walker of Brooks,
Walker of Webster,
Wellborn,
Welch,
Wells,
Whitchard,
Wight of Dougherty
Wilkes,
Williams,
Wilson,
Wright of Floyd,
Yates,
Mr. Speaker.

Those absent were Messrs.—

Burnett,
Daughtry,
Davis of Meriwether,
Foster of Towns,

Hall of Fannin,
Harper of Chattooga,
Herrington,
Hilton,

Hogan,
Johnson of Baker,
Miller,
Walker of Crawford.

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 a concurrence is asked on the part of the House.

That a committee of one from the Senate and two from the House be appointed to notify the Governor that the General Assembly is now in session.

The committee on the part of the Senate, is Mr. Ellis.

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

Resolved by the House, the Senate concurring, that a committee of five from the House and three from the Senate, be appointed to notify his Excellency, the Governor, that the General Assembly has duly met for the transaction of business.

Mr. Grice of Pulaski, moved that the rules of the House be suspended for the purpose of electing a Messenger of the House, but before the motion could be put, and upon request of Mr. Hardwick, the motion was withdrawn.

Mr. Slaton then moved a reconsideration of the action of the House in adopting his resolution appointing a committee to notify the Governor that the General Assembly had convened and was ready to transact business, which motion prevailed.

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

Mr. Speaker:

I am directed by the Senate to inform this branch of the General Assembly that the Senate has reconvened and is
now ready for the transaction of such business as may come before it.

On motion of Mr. Slaton, the foregoing Senate resolution was read and concurred in.

The Speaker appointed as the committee on part of the House to notify the Governor that the General Assembly had convened and was ready to transact business, was—

Messrs. Slaton of Fulton; Harkins of Gordon.

October 23, 1901.

The following message 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.
MESSAGE.

STATE OF GEORGIA, EXECUTIVE OFFICE,
ATLANTA, GA., October 23, 1901.

To the Senate and House of Representatives:

It is gratifying to be able to greet the representatives of the people under auspices so favorable. The paralysis and stagnation in every branch of business which blighted the prosperity of our beloved commonwealth for seven years, has happily passed away and our people are enjoying a degree of prosperity unknown for a generation. The seasons have been fruitful and our planters and farmers are receiving fair prices for the products of their toil. Manufactories of various kinds, but especially of cotton goods, have sprung up in every part of the State, and are, in most cases, yielding fair remuneration to those whose enterprise and money have inaugurated them, while they are furnishing steady employment and comfortable living to tens of thousands of our people who otherwise would be idle and in many instances a charge upon the counties. Our mines are being worked more extensively and more profitably than for many years past. Our railroads, representing about seventy millions of dollars and a mileage of more than five thousand miles, are with few exceptions doing reasonably well, and under the just supervision of a wise Railroad Commission, that friction between the roads and the people which existed a few years ago, has happily disappeared and harmony and good will prevail.
between them. Our banking capital has largely increased, and almost, if not quite all, of our banks, are believed to be in a safe and prosperous condition. Our merchants, as well in the country as in the city, share in the prosperity of the branches of business on which they depend for support, and the masses of our people are more nearly out of debt than at any time in forty years.

The taxable values of the property of the State have increased forty-three and a half millions of dollars in the last three years, and the credit of no State in the Union is better than that of Georgia, she having had no difficulty in borrowing to pay arrearages due her teachers up to the limit prescribed in the Constitution, at the remarkably low rate of two per cent. per annum, and this, too, from her own banks, not a dollars having been borrowed outside of her own borders.

OFFICIAL REPORTS.

For full and detailed information as to the operations of the several departments of the State government, and concerning the various institutions of the State, I refer you to the reports of the heads of departments and of the boards of trustees and boards of visitors herewith transmitted to you. Suffice it to say here that each department of the State government has been ably and faithfully conducted, and all of our institution—the University with all its branches, the Academy for the Blind and the School for the Deaf, are all doing good work for the State. The State Sanitarium,
our greatest charity, in the support of which we expend more than we do in the maintenance of the legislative, executive and judicial departments of the government of the commonwealth, is admirably and economically managed, and is caring for more than twenty-five hundred unfortunate citizens of the State. The University is in a more vigorous condition, and is, it is believed, doing better work and is more liberally patronized than ever before in its history. The new buildings for which provision was made at your last session at the University and at the Sanitarium, are in course of construction, those at the University rapidly approaching completion, those at the Sanitarium not so rapidly, but it is to be hoped that they will be pushed to a speedy completion, so as to accommodate a large number of unfortunates now confined in the common jails for want of room in the Sanitarium.

To the report and recommendations of the Prison Commission, and that of the Commissioner of Pensions, I desire to call special attention, since experience has demonstrated that amendments of the laws under which they operate on the lines indicated in their reports are necessary.

**CONDITION OF THE TREASURY**

From the reports of the Comptroller-General and the Treasurer herewith submitted, it will be seen that the total receipts at the treasury for the fiscal year ending on the 30th day of September were $3,804,195, and the total disbursements for the same period were $3,489,619. The amount of cash in the treasury on the 30th of September
was $730,722.00. Of this amount $100,000 was Sinking Fund, and $444,208 was money derived from the sale of public property, and is not available for general purposes. Hence the actual cash in the treasury available for general purposes September 30, was $186,514.

The total of all appropriations from the State treasury made at the last session of the General Assembly, including $83,000 to pay pensions to indigent widows of deceased Confederate soldiers, is $3,706,000. The total estimated receipts at the treasury from all sources at the maximum rate of taxation allowed by the Tax Act for the present year will be $3,566,000. Thus it will be seen that the appropriations exceed the income of the State by $140,000 if pensions are to be paid for the present year to the indigent widows of deceased soldiers.

But the appropriation of $15,000 for the public printing fell short by $9,200 of being sufficient to meet the demands upon it; the appropriations for pensions fell short $5,720.00, and that for contingent expenses, $2,000. These three items aggregating nearly $17,000 must be added to the $140,000 deficiency, which gives us a total deficiency of $157,000 for the present year, if pensions are to be paid to the indigent widows. But the presumption is that the General Assembly did not intend that these pensions should be paid this year unless there should be in the treasury a surplus unappropriated sufficient to pay them, for the act of appropriation expressly declares that they are “to be paid out of any money in the treasury not otherwise appropriated.” If this construction of the act is cor-
rect and it was the intention of the General Assembly to pay them next year, but not to pay them this, unless there was a sufficient unappropriated surplus in the treasury to do so, the actual deficiency to be met this year is $74,000 aside from about $840,000 which will be due the teachers in the public schools and $200,000 money borrowed and paid to them.

For next year, 1902, the deficiency will be this amount augmented by $145,000 to pay pensions to 2,925 new pensioners, including the indigent widows whose names have been added to the pension rolls during the year; $24,000 to be paid for insurance, and at least $20,000 for the support of the State troops; in all a total deficiency for the year 1902 (if no new appropriations are made at this session) of $263,000. This year we have had to pay for no insurance, all the State property being covered by three-year policies, taken out in 1899; nor was anything appropriated for the support of the military, the State troops having been supported this year out of the appropriation made for their support in 1898, not then applied to that purpose, but diverted temporarily to the payment of expenses in organizing troops for the war with Spain and subsequently refunded to the State by the general government.

There are three ways in which it is possible to meet these deficiencies; raise your rate of taxation, reduce some of the appropriations made at your last session, or apply the public property fund now in the treasury to the payment of the interest on the public debt. The first of these
should not be considered. The people, whose servants we are, want taxes lowered, not raised. The second, while it is practicable, will probably be deemed inexpedient by the General Assembly. We therefore have left for consideration only the third, the use in payment of the interest on the public debt of the fund derived from the sale of public property.

This fund is dedicated by the Constitution "to the payment of the bonded debt of the State, and shall not be used for any other purpose whatever." If the semi-annual installments of interest we pay on the bonded debt are a part of the debt, there can be no doubt about our lawfully using this fund to pay interest. In that event the money raised by taxation for the purpose of paying interest can be applied to the payment of these deficiencies, and we can at the same time even lower the rate of taxation, for the amount of money now in the treasury derived from the sale of public property is larger than the total amount of all the deficiencies except that in the school fund, to meet which, a plan is suggested elsewhere. My own opinion is that the interest on the debt is a part of the debt, and that the public property fund can, without violating the letter or the spirit of the Constitution be applied to the payment of interest till all of it has been applied in this way.

I therefore advise that the General Assembly carefully consider the matter, and unless it can be made clearly to appear that the interest on the bonded debt is not a part of the bonded debt as contemplated in the Constitu-
tion, an act be passed authorizing and directing the governor to apply the money now in the treasury derived from the sale of public property, or so much thereof as may be necessary, to the payment of the semi-annual interest on the bonded debt, and that the money which will be realized under the provisions of the tax act approved December 21, 1900, intended to be applied to the payment of the interest on the bonded debt, be used to supply the deficiencies in revenue for the years 1901 and 1902.

DEFICIENCY IN PENSION APPROPRIATIONS.

As has already been stated, there was a deficiency in the appropriations to pay pensions for the present year of $5,720.00; $1,900.00 in the appropriation for disabled Confederate soldiers, and $3,820.00 in that for widows of deceased soldiers. To devise means to meet these deficiencies I called into consultation the Attorney-General, the presiding officers of the Senate and House of Representatives, and the chairman of the Appropriation Committees of the two Houses of the General Assembly. It was unanimously agreed that it was the intention of the legislature to make provisions for the payment of all whose names were on the pension rolls and that the deficiency was due to miscalculations. By the advice of the officers above named, I followed an established precedent, by executive orders directed the Treasurer to transfer to the pension funds named $5,720.00 to meet the deficiencies and enable the Treasurer to pay all of the two classes of pensioners to whom pensions were due. To cover the amounts
thus paid out in excess of the amounts appropriated at your last session for these two classes of pensioners, I ask the General Assembly to make a supplemental appropriation at this session.

THE CONTINGENT FUND.

As stated above, there will be a deficiency of about $2,000.00 in the appropriation for contingent expenses for the present year. The average expenditures for these expenses for the last thirty years have been nearly thirteen thousand dollars a year, and yet we would have been able to go through the year on the $10,000 appropriated had there not been so many unusual drafts upon the fund.

No provision was made at your last session for paying the expenses of the Electoral College, hence $1,036.60 had to be taken out of the contingent fund for this purpose.

The Comptroller-General in the discharge of his official duties, rejected this year more of the tax returns of the railroads than ever before, and had them assessed by arbitrators. The expense of these arbitrations, amounting to about $1,500.00, had to be paid out of the contingent fund, no other provision having been made for their payment.

Again, the expense of publishing the Constitutional amendment submitted at the last general election, $684.00; fees of attorneys employed by the Comptroller-General in the collection of taxes, $340.00; fees and expenses of the Attorney-General in State cases in the
United States Supreme and Appellate Courts, $697.00, all had to be paid out of the contingent fund.

If this appropriation were relieved of the burden of the apprehension of criminals, ten thousand dollars would ordinarily be sufficient, otherwise it is not. As these expenses are a part of the cost of administering the criminal law, I see no good reason why rewards should not be paid out of the hire of convicts. Indeed it would seem that this is the proper fund out of which they should be paid. Crime should be made to pay as far as possible for its own punishment, without burdening honest taxpayers.

I therefore recommend that a law be enacted requiring the payment of all rewards for the apprehension of fugitives from justice out of the money derived from the hire of convicts instead of out of the contingent fund.

PUBLIC SCHOOLS.

It is my duty again to call the attention of the General Assembly to the unsatisfactory working of our common school system. For many years past the funds collected by taxation for the support of the schools in any given year have had to be applied almost entirely to the payment of teachers for work done the year before, thus leaving but little to support the schools for the current year. To remedy this evil as far as possible, the legislature in 1897 passed an act authorizing the Treasurer to advance to the school fund out of the general fund in the treasury on the first day of April in each year, $400,000.00 to be returned to the general fund out of the school taxes when
collected during the following fall and winter. This he was able to do, because there was always in the treasury on the first day of April the singing-fund of $100,000.00, and the fund derived from the sale of public property, approximating $300,000.00, both dedicated to the payment of the bonded debt, neither of which would be needed for this purpose until the amount loaned to the school fund in the spring would be paid back. In this way and by resorting in two instances to temporary loans, the teachers were partially paid, but for the bulk of their earnings they had to wait till the end of the year. At the beginning of the present year the amount available for the payment of teachers, exclusive of these two funds, was but little more than sufficient to pay them for one month's work, and the State Treasurer, doubting the constitutionality of the use for any purpose, even temporarily, of funds set apart for the payment of the principal and interest of the bonded debt, declined to advance to the school fund any part of these funds, and declined, after he had exhausted the balance of the school fund remaining after paying arrears due to teachers for last year's work, to pay my warrants drawn on him to pay teachers.

To settle the question finally, I directed the Attorney-General to bring mandamus proceedings against the Treasurer, and let the Supreme Court settle the question. This he did, and the court sustained the position of the Treasurer. Up to this time the teachers had been paid for only one month's work and there was in the treasury available for the support of the schools only $77,000. To supplement this sum and pay the teachers for another
month's work, or as much thereof as possible, I borrowed two hundred thousand dollars—all I was permitted by the Constitution to borrow, and paid them seventy-five per cent of their second month's earnings. Thus they have been paid about six hundred and sixty-two thousand dollars, and there will be due them at the end of the year about eight hundred and forty thousand, to which must be added the two hundred thousand dollars borrowed and paid to them. When this is done the total indebtedness of the State on account of free schools will be about one million and forty thousand dollars, which has to be provided for some how or other, and this trouble will recur year after year till the General Assembly applies a remedy. In another part of this message I have suggested what seems to me to be the only feasible way of paying off and getting rid of this annually recurring deficiency in school revenues.

When this deficiency is made up and teachers are paid all that is due them, legislation is necessary to put our schools on a safe business footing. In my last annual message I suggested what I believe to be a solution of the problem. I advised that a change be made in the mode of raising revenue for the support of our free schools so as to divide the burden between the State and the counties. I said, and I now repeat, that "it will be found upon investigation, that Georgia pays a larger percentage of her total revenue to the support of her common school than any other State in the Union, while local communities, with the exception of our cities and some of the larger
towns, contribute nothing to this purpose. Counties, with
two or three exceptions, and most of the towns, pay noth­
ing, but look to the State for everything. This fosters a
spirit of paternalism utterly repugnant to our theory of
government and destructive of the self-reliance and in­
dividuality of the citizen. In New England, the cradle of
common school, where they have reached their greatest
perfection, the mudsill of the system is local taxation sup­
plemented by State aid. We should profit by the experi­
ence of these older States and amend our system so as to
conform to that which experience has demonstated to be
best. Under the present law counties may impose upon
themselves taxes to aid in the support of schools, but they
do not do it because the law is not compulsory, but merely
permissive. It is not right for the State to bear all of this
burthen, neither is it expedient. The law should require
a part of it to be borne by the counties. This would not
only be more equitable and just to the taxpayers, but it
would be to the best interest of the schools and teachers,
who are the chief sufferers under the present unsatisfac­
tory system. Under the proposed change patrons would
feel more responsibility for and take more interest in their
school and in the selection of teachers, the standard or
scholarship in our country schools would be elevated and
the results would be satisfactorily to both patrons and teach­
ers, that the amount of local taxation for the support of
schools would be increased from year to year, the school
term would be lengthened, teachers would be better paid,
and the taxpayers would be better satisfied with the bur­
then put upon them.
I therefore recommend that the law be so amended as to fix the State school fund at one million dollars per annum, to be distributed among the counties as now provided by law, but that the amount apportioned to no county shall be available until that county shall have raised by taxation upon the taxable property within its own borders, an amount not less than forty per cent. of its share of the State school fund."

Since this recommendation to your honorable bodies I have seen no reason to change or modify my views on this subject. On the contrary the experiences of the last year have confirmed me in them, and I now think each county should be required, before it receives its share of the State school fund, to raise by local taxation for the support of its schools an amount not less than fifty per cent. of its State apportionment. The present system will never be satisfactory to either teachers or taxpayers, because it is unwise, unfair, unjust and unheard of in any other State in the Union. It is unwise because it makes free schools unpopular with taxpayers, and unfair and unjust because it makes a few counties bear all the burthens of the State Government, and after doing this contribute to the payment of pensions and the support of schools in all the other counties. This idea is more fully elaborated in another part of this message.

WE MUST RETRENCH.

In 1883 the State tax levy was $2.50 on the thousand, but steadily increased year after year till in 1898 it had
reached $6.21 on the thousand, notwithstanding the taxable values of the property of the State had in the meantime increased more than a hundred millions of dollars. The increase in the county rate in most of the counties had kept pace, as is almost invariably the case, with the increase in the State rate, and when to these heavy State and county levies was added in the towns and cities a constantly increasing municipal rate, these accumulated taxes became so onerous that the taxpayers justly complained under the burden, and all over the State there was a demand for retrenchment. Believing this demand to be just, and that the people ought not to be so heavily burdened, I, in a special message to the General Assembly in November, 1898, urged retrenchment, and the greatest possible reduction in the State tax rate. To this end I recommended that the pension laws be so amended as to grant pensions only 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." I also advised that the act of a former legislature adding, on paper, to the common school fund $400,000.00, but providing no means of paying it be repealed. After much discussion the pension laws were left intact and the direct appropriation from the State treasury for the support of the common schools was fixed at $800,000.00 in addition to the poll taxes, the specific taxes, the hire of convicts, the half rental of the State Road, etc. Thus we were enabled to reduce the tax rate for the year 1899 from $6.21 to $5.36, and for the year 1900 to $5.20.
But at your last session so many extraordinary demands were made upon the treasury by the various institutions supported party or wholly by the State, that you to meet these demands raised the tax rate from $5.20 to $5.44, and this increase of 24 mills will fall short by $74,000 of raising revenue sufficient to meet the appropriations made at your last session, notwithstanding the taxable values of the State have increased in the last three years more than forty-three millions of dollars. We are thus confronted with a deficiency in revenue of $74,000 in addition to the pensions allowed indigent widows and not yet paid, and more than a million which will be due the teachers of the common schools at the end of the present year, which can be met only in the unsatisfactory way of the past, by applying the money which ought to go to pay them next year to the payment of arrearages due them for work done in this. While the State has seldom, if ever, been more prosperous and neither her credit nor that of any other State has ever been better, the system heretofore employed in the management of her fiscal affairs, so far as it relates to the common schools and pensions, is not satisfactory. We should be honest and candid with the teachers and pensioners and taxpayers. No statute should be allowed to remain on the books declaring that teachers shall be paid monthly or even quarterly, when no money is provided to pay them. It is misleading, unfair and unjust.

The enactment that indigent widows of deceased Confederate soldiers shall be paid a pension of sixty dollars a year when no money has been provided to pay them, is a
delusion and a disappointment. When promises to pay money are made, no matter to whom, the money should be provided to meet them. Let us get back to the old rule, “pay as you go.” But how can be do this. There are but two ways, either increase taxes or reduce appropriations. The former remedy is not to be thought of. Taxes should not be increased for any purpose whatever, except those named in the Constitution. We must therefore reduce appropriations from the public treasury.

We cannot reduce appropriations to pay the principal and interest on the public debt, for these are fixed charges that must be met at whatever sacrifice. We cannot retrench in appropriations for the support of the civil establishment, for the government of no other State in the Union of the size and importance of Georgia, is administered at less cost. We cannot afford to starve out institutions for the Blind, the Deaf, the Insane, for this would be cruel and inhuman. In a word there are but two appropriations we can reduce so as to make any material reduction in the tax rate—the one for schools, the other for pensions. These two objects absorb nearly two-thirds of the entire income of the State. You may abolish every salary in the State and require every officer, legislative, executive and judicial, to work for nothing, and you would not reduce to any appreciable extent the rate of taxation, if appropriations such as have been made in the recent past for schools and pensions continue to be made. But for these two drains on the treasury the State government could be supported and ample provision made for the public debt without levying a dollar of property tax.
The rental of the State Road, the licenses and specific 
taxes, and the hire of convicts, would pay all else and there 
would be a surplus left. I repeat, therefore, that the only 
places where the knife can be applied is to the appropria-
tions for schools and pensions. Confine pensions to those 
surviving Confederate soldiers and the widows of those who 
are dead, who are physically unable to support themselves 
by their labor and who have no other means of sup-
port, and confine your free schools to “the elementary 
branches of an English education only,” as provided by the 
Constitution. In this way and in no other you can ma-
terially reduce your tax rate. For purposes of higher edu-
cation let each community impose local taxes to supple-
ment the State’s appropriation. This is the law and this 
is equity and justice, and anything beyond this is unlaw-
ful, unnecessary and unjust.

The present system of taking out of the State treasruy 
all the money for the support of the schools and for our 
extravagant system of pensions, is unjust because it forces 
the whole burthen of the support of the State government 
upon a few counties, while all the others contribute noth-
ing. For the present year 111 counties out of the 137 
draw out of the treasury for schools and pensions alone 
more than they pay in for all purposes in taxes; six are 
about self-supporting, while the other twenty not only sup-
port their own schools and pay their own pensioners, but 
pay all the expenses of the State government, including 
salaries of all officers, principal and interest of the public 
debt, support of all State institutions—the Sanitarium,
School for the Deaf, School for the Blind, School of Technology, the University with all of its branches—and all other expenses of the State of whatever character. The result of this vicious system is that taxpayers in the heavily burthened counties, smarting under the injustice, dodge the tax-gatherer and attempt by subterfuge to equalize between themselves and other taxpayers the burthen which the law fails to equalize.

The only objection I have heard to the reversion of the pension laws as suggested, is that it will force applicants to take "the pauper oath." This is not a valid objection. Old age is not dishonorable and honest poverty is no disgrace, especially when it is the result of the devotion of three or four years of the prime of one's life to the service of the State as a soldier fighting her battles. The pension roll will still be a roll of honor.

In opposition to the proposition to divide the burthen of the support of the common schools between the State and the counties, I have heard but two arguments. One is that "under the Constitution of the State the rate of taxation is uniform," and that therefore, there is no injustice done the few counties which bear all the burthens of government, and in addition help other counties to pay their pensioners and teachers. It is true that the State tax rate is uniform in all the counties, but the county rates are not. When the tax-gatherer comes he consolidates the two and they become to the taxpayer one tax. Thus in some counties all property bears a much heavier tax than in others. The object of education is to prepare the child for good citizenship. Good citizenship is
as important to the county as to the State. If, however, we lose sight of this higher aim and put it down on the sordid plane of dollars and cents, the county should help to bear the burden. It is the counties that have to bear the burden of court costs and the conviction of criminals. If education lessens crime it follows that the more and better the education the less the amount of crime and the less court costs to try criminals. Hence, in order to reduce the cost to the counties of trying and convicting criminals, they can well afford to contribute to the education of their own children. What they lose in the one they gain in the other. The State is to an extent relieved of a burden and the standard of intelligence and morality and good citizenship is elevated, and both the State and the county are equally benefited. When carefully considered I do not believe any valid objection can be found to the proposition to divide the burden of the support of the schools between the county and the State. It is divided in all the States in which free schools have been most successful. Why not in Georgia?

But when you have instituted these reforms you will only have guarded for the future against a recurrence of the unfortunate condition with which we have wrestled in the past. The million of dollars due your teachers for work done during the present year will still be unpaid. Retrenchment and a reversion of your school and pension laws will not have paid it. It is an honest debt and must be paid. The obligation on the State to pay it without unnecessary delay is legally and morally as binding as the obligation to pay the salaries of your governor, the judges
of your courts, the per diem of your legislators, or the principal and interest of your public debt. The fact that it is the result of a bad law does not relieve us from the obligation to pay. There are but two ways in which to do it; one is to levy a direct tax on the people to raise the money; the other is to borrow the money and owe those who are able and willing to carry the debt, rather than your teachers who are neither able nor willing to do so. The idea of raising this deficiency by direct taxation is not to be entertained for a moment. Taxes are too high already.

I therefore recommend that an amendment of the Constitution be submitted to the people at the next general election authorizing the issue of a sufficient amount of three per cent. State bonds to pay the arrearages due teachers, these bonds to be paid off at the rate of a hundred thousand dollars a year out of the rental of the State road, until all are paid. The remainder of the rental after applying a hundred thousand dollars annually to the payment of the bonds, to be applied as now, one half to the school fund and the other half to general purposes.

THE STATE TROOPS.

The Inspector-General, who has been kept almost constantly in the field during the year inspecting the troops and aiding company officers in an effort to bring their commands up to the highest state of efficiency, reports all the commands with the exception of a few companies, in good condition. Owing to the disorganization of the com-
panies and regiments during the Spanish-American war there was at its close scarcely a company in the State fit for effective service. But few, if any, had a full corps of officers, and none were up to the minimum in numbers, and all were poorly equipped. As it is impossible to have regiments without first having good companies, the money available for military purposes has been applied, under authority of the Act of December 12, 1899, after paying all expenses of the officers and men when in actual service, to the building up of the companies. To this end each company in all arms of the service has since the reorganization act of 1899, been paid a bounty of a hundred and fifty dollars a year to aid in paying armory rent and other company expenses, and no State encampments have been held. Now that a thorough reorganization has been effected and the organizations are in good condition, it will probably be to the best interest of the service to discontinue the payment of the bounty to the companies and restore the State encampments as provided in the act of 1889.

For the support of the State troops and to pay expenses of riot duty for the year 1902, I recommend an appropriation of $20,000.00. A much larger sum than this could be profitably employed, but under existing circumstances and in view of the heavy appropriations already made for other purposes, this is deemed as large an amount as can in justice to the taxpayers be required of them at this time. This sum supplemented by a little over twenty-seven thousand dollars appropriated by Congress to sup-
ply quartermaster and ordnance stores, will perhaps be sufficient to support the State troops decently during the next year.

STATE CLAIMS AGAINST UNITED STATES.

The claims of the State of Georgia against the United States on account of expenditures in organizing troops for the war with Spain, have all been adjusted, the last installment having been paid about four months ago.

The total amount of the claims of the State filed with the Auditor of the treasury for the War Department, was $30,118.07. Of this amount $1,203.08 was rejected by the Auditor for want of proper vouchers. Hence the amount actually refunded to the State was $28,914.99. Against this sum were unpaid liabilities of $18,884.85, necessarily incurred by my predecessor in office in organizing Georgia troops for the United States service. These liabilities have all been paid off and $9,000.00 of the money refunded has been paid into the treasury, and the remaining $1,030.00 has been used to supplement the meager appropriations made for the support of the State troops during the last three years. These appropriations amounted, all told, to only $41,039.00, including this $1,030.00, an average of $13,679.00 per annum. Experience has demonstrated that this, with the most rigid economy, is not sufficient when there is as much necessity for the actual service of the troops in support of the civil authorities as there has been in the last three years, and is likely to be in the future.
THE CONFEDERATE SOLDIERS’ HOME.

About twelve years ago a home for destitute and infirm survivors of the armies of the Confederate States, residents of Georgia, was erected near the city of Atlanta by voluntary contributions of the people, and tendered to the State, but the General Assembly at that time declined to accept it. Again at your last session it was offered by those having it in charge and you accepted it and made and appropriation of $15,000.00 for its support during the present year.

A Board of Trustees was appointed in December last, in conformity with the provisions of the Act accepting the Home, to take charge of it and manage its affairs. This board consisted of the Honorables W. L. Calhoun of Fulton; J. S. Montgomery of Thomas; John H. Martin of Pulaski; S. W. Harris of Carroll; Chas. M. Wiley of Bibb; Chas. D. Phillips of Cobb; W. F. Jenkins of Putnam; H. W. Bell of Jackson; Jos. B. Cumming of Richmond, and T. S. Payne of Ware. Since their appointment Messrs. Cumming and Payne have resigned, and the Honorable W. T. Gary of Richmond, and J. F. Daley of Johnson, have been appointed in their stead.

The Board, soon after their appointment, entered upon the discharge of their duties and proceeded at once to have the building, which having remained unoccupied for twelve years was somewhat out of repair, but in proper condition and comfortably furnished for the reception of those for whose benefit it was erected. This work was completed and
on the third of June the home was opened and about forty veterans were received on the first day, and the number increased gradually until the 30th of September, when there were seventy.

On the last named day the building, together with all the furniture in it, was totally destroyed by fire. The State had insurance on the building to the amount of $19,500.00, and the furniture had been insured by the Board of Trustees for $2,000.00. All of the insurance except $2,500.00 has been paid, and the $17,000.00 paid, which was in the name of the State, has been paid into the treasury. The insurance on the building supplemented by voluntary contributions made by the people all over the State, will enable the Board of Trustees to rebuild at once, and to this end I advise that the money collected on the policies of insurance which must go into the treasury, be appropriated to the Board of Trustees for the purpose of rebuilding the Home, and that for its support during the year 1902 $20,000.00 additional be appropriated.

For a more detailed account of the operations of the Board of Trustees, I beg to call your attention to their report herewith transmitted.

BONDS DEPOSITED BY INSURANCE COMPANIES.

Under the law as it now stands "all fire, marine and inland insurance companies chartered by other State or foreign governments," and all "guarantee companies, surety compa-
nies, fidelity insurance companies, and fidelity and deposit
companies,” whether chartered by this State or other States
or by foreign governments, before doing business in this
State are required “to deposit with the treasurer bonds of
the United States or bonds of this State which, according
to the acts and resolutions of the General Assembly, are
valid, and which amount according to their face value to
ten thousand dollars” for fire, marine and inland insurance
companies, and for “guarantee, surety, fidelity insurance
and fidelity and deposit companies, twenty-five thousand
dollars.” These deposits are in my opinion, formed in the
light of recent experiences, not sufficiently large. The
original acts of the legislature fixed them in the case of
fire insurance companies at $25,000.00, and surety com-
panies at $50,000.00, but at the instance of some of the
companies, as I am advised, the deposits were reduced to
the present figures. We have had an instance in the re-
cent past in which the liability of a single company to the
holders of its fire policies in this State exceeded its deposit,
and another in which a surety company’s liabilities on the
State and county bonds of a single defaulting tax-collector
were $35,000.00, while its deposit was only $25,000.00.

Again, under the present law, any surety company may
become surety on any sort of bond except “attachment
bonds and bonds of city, county and State officers” with-
out any deposit at all. I think the scope of the law ought
to be broadened so as to authorize the acceptance of these
companies as surety on the bonds of executors, administra-
tors, guardians and trustees, and all other persons acting in
a fiduciary capacity.
I therefore recommend that these laws be so amended as to require fire, marine and inland insurance companies to deposit with the State Treasurer before doing business in this State, $25,000.00, face value of the bonds of the United States, or of the recognized valid bonds of this State, and surety companies by whatever name called, to deposit with the Treasurer $50,000.00 of the same bonds required of fire companies, and that all surety companies which make the required deposit and comply with all other requirements of the law be received on all attachment bonds, bonds of all city, county and State officers, and bonds of executors, administrators, guardians, trustees and all other bonds required to be made by order of any court in this State.

The increased deposit will work no hardship on any good company, since the bonds deposited will be as safe in the vaults of the treasury as in the hands of any safe deposit or trust company, and it will increase their business and be much safer for the State and for other persons to whom they are bound as surety, because it will keep within their reach at all times, assets of the company to meet any liability they may incur by reason of their suretyship on bonds without having to go into the courts of other States to enforce their claims.

CONSTITUTIONAL AMENDMENTS.

That some important changes in our organic law are desirable most intelligent persons are agreed, and with this sentiment I am in full accord.

The ballot should be restricted.
Provision should be made for biennial sessions of the General Assembly.

A maximum rate of State taxation should be fixed in the constitution.

A rule should be prescribed requiring that all appropriation bills be passed and submitted to the governor not less than ten days before the expiration by limitation of the session, as a safeguard against hasty and extravagant appropriation of the public money.

The governor and the judges of the superior courts should be given power to order a change of venue in certain criminal cases.

The machinery for authorizing the collection of local taxes for the support of common schools should be simplified.

Other changes not so important have been suggested.

But while all are agreed as to the necessity for these changes, there is not so much unanimity on the question of calling a constitutional convention to effect them. Many of our wisest men, in view of the fact that constitutional conventions usually have a disturbing effect and breed political discord, are very expensive, and often go much further in their work and make more radical changes in the organic law than the people ever contemplated or demanded, and in the light of the experiences of neighboring States, which have recently held conventions, are of the opinion that no convention should be held. There is force in their reasons. There is always more or less peril in a constitutional convention, and owing to conditions peculiar
to Georgia, it might be unusually perilous to hold a convention at this time.

I therefore recommend that, in order to effect the desired changes, a joint special committee of the two houses of the General Assembly be appointed to which shall be referred all propositions to amend the constitution, and that this committee be instructed, after carefully considering all proposed amendments submitted to it, to report a bill embodying all such as they may deem necessary, at least twenty days before the expiration of the present session, so that their report may be acted upon before final adjournment and the amendments deemed by the General Assembly advisable may be submitted to the people for ratification or rejection at the general election in October, 1902.

TAXATION OF COLLEGES.

The attention of the General Assembly is respectfully called to a departure from a long established policy of the State with respect to higher education—a departure for which no adequate reason has ever been given and against which many just considerations may be urged.

By an act approved on the 21st day of February, 1850, the colleges of the State were exempted from taxation. This statute was never formally repealed, but an unsuspected paragraph of the Constitution of 1877, which was perhaps not carefully scrutinized before its adoption, has been construed to repeal it. There was no demand from the people for its repeal, and there is good reason for believing that a majority of the people did not and do not desire the
property of the colleges of the State taxed. The taxation of these institutions of learning hinders and cripples them, but it does not appreciably increase the income of the State nor sensibly lighten the taxes of the individual citizen. The incorporated colleges, the title to whose property is vested in a board of trustees, are not conducted for purposes of private or corporate gain, but they render a public service of great benefit to the commonwealth. Their value to all the people of the State in the promotion of learning, in the contribution made by them to the teaching force of the common schools, and in the general uplifting of the material and intellectual prosperity of the State, entitle them to the consideration accorded them by the Act of 1850. Their taxation acts as an embargo upon enlightenment, and as a discouragement to that generosity toward colleges and universities which is all too uncommon in the South. The hardship which results from such taxation falls especially upon colleges for our white people. The colleges for the colored are maintained for the most part from sources of income located in organizations and endowments beyond the limits of the State, and thus they escape much of the taxation which falls on the colleges for the whites.

In view of all these and other considerations which might be mentioned, it would seem that it behooves us to return to the enlightened policy of the State adopted before the war between the States, and from which we, without the knowledge of the people, unwittingly departed in 1877. At any rate, no harm can be done by submitting to the people an amendment of the constitution permitting the legislature
to exempt from taxation the property of colleges the title to which is vested in a board of trustees solely for educational purposes and not for individual gain. The people may be safely allowed to say at the ballot-box if they can afford to trust the General Assembly with such power.

Believing that the welfare of the State would be promoted by such exemption, I recommend that an amendment of the constitution authorizing it be submitted to the people for their ratification or rejection at the next general election.

CHANGE OF VENUE.

I desire again to urge by recommendation made at your last session that an amendment to the constitution be submitted providing for a change of venue in trials for rape and other capital felonies, when in the opinion of the presiding judge, or of the governor, there is danger of mob violence at or subsequent to trial.

On five occasions during the present year I have found it necessary, at the earnest request of the presiding judges, to send troops to prevent threatened lynching at the trial of negroes charged with rape of white women. In every instance violence was prevented and the criminals were tried and convicted, but in each case at a cost to the State of about five hundred dollars. If the judges or the governor had had power to order a change of venue when it became apparent that there was danger from the mob, the prisoners would have had as fair trials and the State would have saved this great expense. As the constitution now is,
the governor cannot order a change of venue at all, and the judge can do so only on motion of counsel for the accused when he is satisfied that an impartial jury cannot be had in the county. Power ought to be lodged in both the governor and the judge to order a change of venue on their own motion, not only when in the opinion of either an impartial jury cannot be had in the county, but when either thinks there is danger of mob violence. This would be better and cheaper than to conduct a trial with a company or battallion of armed soldiers surrounding the court-house.

CONDITIONAL PARDONS AND PAROLES.

It often occurs that petitions for the pardon of convicts confined in the penitentiary or the chain-gangs are presented which appear to both the Board of Pardons and the Executive, to have in them some merit, and yet not sufficient to warrant an unconstitutional pardon. After a careful study of the matter the board submitted an opinion that under our constitution power to grant conditional pardons is vested in the governor. I made a thorough investigation of the subject, examining the authorities cited by the board and all others within my reach, and came to the conclusion that the board was right and that the constitution does gives the governor the same power to grant conditional pardons that it gives him to grant absolute pardons, to commute sentences and grant reprieves. The power to do the greater act carries with it the power to do the less. But since the legislature had enacted no rules by which the governor may carry this power vested in him
by the constitution into effect, and since none of my predecessors in office have ever exercised it, I did not feel warranted in assuming the responsibility without first having legislative authority to do so.

In their further investigation of the subject the Board of Pardons arrived at the conclusion that instead of conditional pardons a system of paroling convicts of this character under which they, while not in confinement, are always in the custody of the Prison Commission and liable to be put back into close confinement whenever they violate the conditions of their parols or furloughs, would be better.

The Commission have fully elaborated their views on this subject in their annual report which is before you, and to this report I desire to call the attention of the members of the General Assembly, and especially to their recommendation on this subject. The Ohio law to which the Board refers, seems to me to be well adapted to our condition, and I earnestly advise the adoption of it or something like it as an amendment to our prison system.

PRESERVATION OF THE STATE ARCHIVES.

There are pending before your honorable bodies two bills which look to the preservation of the Colonial, Revolutionary and Confederate Records of our State, which are fast going to decay. One of these bills should become a law. The cost of the work would be trifling in comparison with its importance. There seems to be a misapprehension as to the scope of the proposed work. It is not contemplated, as some persons suppose, to send to England after
records which are there. This would involve more expense than we can at this time afford. All that is asked now is authority to preserve the rapidly decaying records here in our own capitol. No one of the old thirteen States is richer in unpublished material for the future historian than Georgia, and no State has been more indifferent to its preservation. As an excuse for this indifference it has been said that Georgia and Georgians have been in the past too busy in making history to take time to preserve it. This is no sufficient excuse. It is our sacred duty to posterity to preserve the records of the achievements of our ancestors because they will be an inspiration to those who come after us. In the archive rooms of your capitol and in its damp basement are priceless records of our revolutionary history, mildewed and rotting from the neglect of more than a hundred years. It will be little less than a crime in us not to preserve them, while the records of the part Georgia bore in the war between the States which were not destroyed when our capital was taken an occupied by the enemy, are uncompiled, scattered and fast going to decay, and unless they are at once compiled and put in a more enduring form it will not be long till even the names of many of the gallant men who followed Lee and Longstreet and Jackson, and Bragg, and Johnson, will be lost. Indeed it is true than already no record, even of the names of some of these men, is to be found anywhere except on the muster rolls captured when the Confederate capital fell, and carried to Washington where they have lain in the War Department ever since. In 1885 the General Assembly directed the Adjutant-General to have copies of these rolls
made and filed in his office, and the work was begun, but the appropriation gave out and it was never finished. Complete rolls were made of the officers and men in sixty infantry regiments, five battalions of sharp shooters, eight battalions of infantry, eight unattached companies, and seven companies of artillery. But we have no rolls of quite a number of other organizations.

The late Adjutant-General, Kell, in his report for 1890, says: "Rosters yet to be made: 5 regiments of infantry, 15 regiments, 9 battalions and 12 companies of cavalry, 6 battalions and 27 companies of artillery, and 4 legions. There are also in the Confederate archives division at Washington, the following rolls of persons not regularly mustered into the service of the Confederate States. Reserves, 5 regiments, 9 battalions and 21 companies. State Guards 11 regiments, 3 battalions and one company."

These men were all Georgia soldiers, some of the organizations among the best in the service, and the rolls bearing their names should be copied and the copies placed among the archives of the State.

I therefore urge the representatives of the people, the sons and grandsons of these heroes of a lost cause, to give me authority to employ some fit and proper person at a moderate salary, to copy these uncopied rolls and to compile and superintend the publication in cheap but enduring form of all the unpublished official records of our Colonial, Revolutionary and Confederate periods.
CHILD LABOR.

As cotton factories increase in our State the necessity for wise legislation on the subject of child labor becomes more apparent and urgent. It is a delicate question to handle, and yet present conditions suggest action. That mill owners in Georgia have taken a broad, humane view of this matter is evident from the fact that nearly all of them have agreed, as I am informed, on a rule that seems to me to be wise and just. No child under twelve years of age excepting the children of widowed mothers or parents physically disabled and without means of support, shall, under these rules, be allowed to work in cotton mills until it has shown a certificate that it has attended school at least four months in the year, and no child under twelve years of age shall be allowed to work at night under any circumstances.

These regulations voluntarily adopted by the mill owners in Georgia are on the right line. While education is not a panacea for all the evils of mankind, and while higher education is not indispensable in the ordinary walks of life, education in the elementary branches is necessary to the usefulness and happiness of all classes of our people as well as the operative in the factory, as the merchant or the farmer, or the mechanic, and to the extent indicated above it should be compulsory. To broad-minded, unselfish mill owners who, of their own accord, have adopted such regulations as the above, no statute for the protection of the children of the poor and unfortunate is necessary, but all mill men are not so broad and unselfish, nor are the par-
ents of all children who are employed in the mills widows or unable to earn a support for themselves and families. Some mill owners are cruel and grasping, willing to blight the life of a child and dwarf its intellect for gain, and sometimes shiftless, lazy, drunken parents are found, who, to avoid work themselves and secure the means to gratify their appetites, are willing to impose any hardship upon their own offspring. For all such compulsory laws are necessary, as well for the good of society as for the sake of humanity, and in all such cases the child should be put in school and protected, and the vagrancy laws should be vigorously enforced against the worthless parent.

CONCLUSION.

I have in the foregoing pages discussed only some of the most important matters that will claim your attention, and suggested such action as seems to me to be expedient and necessary. In the course of your deliberations many other things will come before you for consideration. In these, as in those specially referred to, I will at all times be ready to give the members of the General Assembly such information as it may be in my power to give, and I extend to each a cordial invitation to call on me at all times to confer about any matter in which he or his people or the people of the State may be interested.

ALLEN D. CANDLER.
EXECUTIVE CLEMENCY

During the year 211 applications for executive clemency have been passed upon. Of these 163 were felony cases. In two cases of capital felony commutation to life imprisonment were granted, and in three clemency was denied. Out of 118 cases of felony not capital, twenty were pardoned, fourteen sentences were commuted and eighty-four were declined. During the year seventy-nine applications for clemency in behalf of misdemeanor convicts have been considered. In twenty-four cases pardons were granted, in twenty-eight the sentences were commuted and in thirty-one clemency was refused.

The following is a list of those to whom clemency has been extended, published with this message in compliance with the requirements of the law:

Frank J. Evans—Convicted of murder at January term, 1897, of the Superior Court of Floyd county, and sentenced to life imprisonment. Previous good character and subsequent good conduct. Crime was committed while intoxicated. Since imprisonment he has on two occasions prevented escape of other convicts. Pardon granted October 11, 1900.

Lyman Zachry—Convicted at the April term, 1900, of the County Court of Henry county of gaming, and sentenced to twelve months in the chain-gang. Facts developed since trial raise grave doubts as to his guilt. Pardon granted Oct. 31, 1900.

Lawrence Grizzard—Convicted at the May term, 1900, of the city criminal court of Atlanta of larceny in three cases, and sentenced to twelve months in each case. Only 15 years of age; previous good conduct, and recommended by the trial judge. Granted December 15, 1900.

Zeb. Patterson—Convicted at the November term, 1899, of the city court of Clarksville of simple larceny in two cases, and sentenced to twelve months in the chain-gang in each case. Property restored to the owner and served more than half the sentence. Granted No. 15, 1900.

Tom Dukes—Convicted at the September term, 1900, of the superior court of Newton county for burglary, and sentenced to twelve months on the chain-gang. Evidence unsatisfactory, and pardon recommended by the judge, solicitor-general and prosecutor. Granted Nov. 15, 1900.

Paul Rainwater—Convicted at the October term, 1900, of the superior court of Fulton county of involuntary manslaughter, and sentenced to one year in the penitentiary. Only fifteen years of age and of excellent character. Clemency urged by the judge, solicitor, members of the legislature and numbers of good citizens. Granted Nov. 16, 1900.

Hayes Blake—Convicted at the October term, 1900, of the superior court of Floyd county of stealing a ride on a railroad train, and sentenced to pay a fine of $25, or three months on the chain-gang. Good character. Recommendation of the solicitor and sufficient punishment. Granted November 28, 1900.

W. L. Williams—Convicted at the August term, 1900, of the city criminal court of Atlanta of cheating and swindling, and sentenced to six months in jail. Threatened with loss of eyesight and served three-fourth of his sentence. Clemency urged by the solicitor and a number of the city and county officers. Granted December 7, 1900.
R. L. Tyler—Convicted at the August term, 1900, of the superior court of Milton county of vagrancy, and sentenced to fine of $100 and cost, or twelve months on the chain-gang. Had only been in the county a few days; was not represented by counsel, and evidence hardly sufficient to convict. Granted December 13, 1900.

John Usher—Convicted at the spring term, 1893, of the superior court of Screven county of burglary, and sentenced to thirteen years in the penitentiary. Excellent conduct, strong recommendation and sufficient punishment. Granted December 14, 1900.

Jordan Weathersby—Convicted at the September term, 1894, of the superior court of Chattahoochee county of murder, and sentenced to life imprisonment. Defendant escaped and not tried until twenty years after. Convicted on doubtful evidence. Strong petition for clemency from Chattahoochee and Muscogee counties. Granted December 18, 1900.

Peter Blackwell—Convicted at the November term, 1899, of the city court of Elberton of two misdemeanors, and sentenced to twelve month in each case. Both cases grew out of same transaction; has served out more than one sentence, and clemency urged by many good citizens and the trial judge. Granted December 22, 1900.

Sam Johnson.—Convicted at the spring term, 1895, of the superior court of Glynn county of burglary, and sentenced to five years in the penitentiary. Exemplary conduct since imprisonment. On one occasion six convicts escaped and he captured two of them; on another the guards in charge of the convicts became intoxicated and he took their guns and marched the other convicts back to the guard-house. Granted December 22, 1900.

Joe Grant—Convicted at the August term, 1900, of the county court of Thomas county of simple larceny, and sentenced to fine of $150.00, or twelve months. Property
stolen of value of only $1. Prosecutor, judge and solicitor ask for clemency on the ground of sufficient punishment. Granted January 12, 1901.

William Jones—Convicted at the January term, 1897, of the superior court of Bartow county of voluntary manslaughter, and sentenced to seven years in the penitentiary. Deceased was drunk and was the aggressor, and stated before he died that defendant should not be punished. Clemency asked by the judge, jury, and many good citizens. Granted January 12, 1901.

M. F Jones—Convicted at the May adjourned term, 1900, of the superior court of Brooks county of embezzlement, and sentenced to twelve months. Recommended by county officials, trial jury, judge that sentenced him, and many good citizens. He is a Confederate soldier, old and infirm. Granted January 15, 1901.

John A. Brown—Convicted at the April term, 1896, of the superior court of Henry county of manslaughter, and sentenced to twenty years in the penitentiary. Good conduct and sufficient punishment. Pardon urged by judge, jury and solicitor, any by the committee from the legislature. Granted January 16, 1901.

W. J. Butler—Voluntary manslaughter. April term of Henry county superior court, 1896; sentence twenty years. Evidence circumstantial and doubtful. Good conduct and sufficient punishment. Recommended by city and county officers, the trial judge, solicitor, grand jury and several State witnesses. Granted January 17, 1901.

Gus Mitchell—Vagrancy. December term, 1900, of the county court of Pulaski county. Newly discovered evidence shows that he was innocent of the charge. Pardon recommended by the trial judge, solicitor and county officers. Granted January 22, 1901.

Alonzo L. Pitts—Voluntary manslaughter. December
term, 1896, superior court of Chatham county, and sentenced to fifteen years in the penitentiary. Evidence conflicting and doubtful. Since imprisonment, on two occasions, he saved the prison buildings from disastrous fires. Pardon urged by general petition of good citizens, by eighteen members of the grand jury that indicted him; by eight of the trial jury; by city and county officers and the chiefs of the fire departments of Savannah and Atlanta. Granted February 2, 1901.

G. B. Adams—Manslaughter. April term, 1897, superior court of Miller county, and sentenced to fourteen years in the penitentiary. Previous and subsequent good conduct. Evidence conflicting and doubtful. Partially disabled from the effects of wounds. Recommended by the trial jury, by the prosecutor and over 160 citizens of the county, and by the Senate Petententiary Committee. Granted February 6, 1901.

William Kenser—Shooting at another. October term, 1899, of the superior court of Fannin county. Sentenced to eighteen months in the penitentiary. Crime committed by youth eighteen years of age in a fight. Has served thirteen months with good conduct. Recommended by a majority of the trial jury, by the judge and solicitor, and the county officers. Granted February 9, 1901.

Rich Houser—Perjury. May term, 1900, of the superior court of Macon county. Sentenced to four years in the penitentiary. It is made to appear that this old, inoffensive negro was the dupe of another man, and has been punished enough. Recommended by the judge and solicitor. Granted February 9, 1901.

Howell Jenkins—Arson. Convicted at the April term, 1898, of the superior court of Burke county. Sentenced to life imprisonment. Evidence circumstantial, and it now appears that he was not guilty. Pardon urged by prosecutor, the jury, judge and solicitor, and many good citizens. Granted February 9, 1901.
4.M JOURNAL OF THE HOUSE.

W. W. Underwood—Simple larceny. March term, 1897, of the superior court of Habersham county. Sentenced to fifteen years in the penitentiary. Has heart disease, which the prison physician certifies may prove fatal at any moment. Exemplary conduct. Recommended by the solicitor, eight of the jurors that tried and ten members of the grand jury. Granted February 12, 1901.

C. E. Moore—Misappropriating $1.35. Fall term, 1900, of the superior court of Baldwin county. Sentence to six months. Intoxicated when offense was committed and has served five months with good conduct. Granted February 15, 1901.

L. W. Williams—Voluntary manslaughter. Spring term, 1894, of the superior court of Chatham county. Sentenced to twenty years. Defendant was a mere youth and has served seven years. Mitigating circumstances. Good character and strong recommendation. Granted February 18, 1901.

Ben Broomfield—Carrying concealed weapons. March term, 1900, of the county court of Irwin county. Sentence to seven months. Convicted at same time of gambling and sentenced to ten months, which sentence he has served out. Is afflicted with asthma. Recommended by the judge and many good citizens. Granted February 18, 1901.

Miley Lively.—Burglary. September term, 1900, of the superior court of Fulton county. Sentenced to two years in the penitentiary. Defendant only twelve years of age, had never been to school and property stolen was insignificant. Recommended by prosecutor, solicitor and many good citizens. Granted February 28, 1901.

Mallie Howard—Stealing a ride on railroad train. September term, 1900, of the city criminal court of Atlanta. Sentenced to fine of $25.00, or six months. Unable to pay fine and has served five months of term. Has been
in the hospital two months. Recommended by the judge and solicitor. Granted March 1, 1901.

William J. Hill—Murder. Fall term, 1892, of the superior court of Carroll county, and sentenced to life imprisonment. Evidence would have supported verdict for voluntary manslaughter. Defendant was assaulted by three other parties. Recommended by Legislative Committee on Pardons, by the trial jury, the grand jury that indicted him, the Senate Penitentiary Committee, and many good citizens of the county. Granted March 7, 1901.

Geo. W Gray—Voluntary manslaughter. September term, 1901, of the superior court of Wilcox county, and sentenced to twenty years. Defendant under twenty years of age and did the killing, as he supposed, in defence of himself and mother. Evidence doubtful. Has served the greater portion of his sentence. Pardoned March 15, 1901.

Lewis Purdy—Burglary. Spring term, 1901, of the superior court of Chatham county. Sentenced to six months. Defendant only 11 years old, and arrangements made to place him in a reformatory. Recommended by the judge and solicitor. Granted April 4, 1901.

W M. Bridges—Embezzlement. January term, 1899, of the superior court of Floyd county. Sentenced to four years in the penitentiary. Considerable doubt as to his guilt. When case was in Supreme Court two of the judges were of the opinion that the evidence showed a civil but not a criminal liability. Recommended by the grand jury, by the representatives of the legislature and many good citizens. Pardoned April 5, 1901.

Bud Chapman—Selling whiskey illegally January term, 1901, of the superior court of Bartow county. Sentenced to six months. Pardon urged on account of ill health by the trial judge and solicitor. Granted April 5, 1901.

J L. Shope—Forgery. January term, 1898, of the superior court of Chattooga county, and sentenced to four years in the penitentiary. Has already served more than four years, including time spent in jail. Clemency urged by the judge, solicitor and a large number of citizens. Pardoned April 5, 1901.

Ann Emanuel—Arson. November term, 1898, of the superior court of Sumter county, and sentenced to four years in the penitentiary. Tried jointly with another party and convicted on doubtful evidence. Grave doubts exists as to her guilt. Pardon asked by prosecutor, grand jury, county officers, trial judge and solicitor and many good citizens. Granted April 6, 1901.

Peyton James—Selling mortgaged property. September term, 1900, of the county court of Baldwin county, and sentenced to pay a fine of $100, or twelve months. Property sold was only valued at $3. He has served out seven months of his sentence and clemency is urged by the prosecutor, judge, solicitor, ordinary and sheriff. Granted April 25, 1901.

Dock W Harris—Larceny. November term, 1900, criminal court of Atlanta, and sentenced to pay fine of fifty dollars, or twelve months. Good conduct. Clemency urged by prosecutor, judge and solicitor. Granted April 25, 1901.

Jim McMichael—Burglary. Spring term, 1898, of the superior court of Sumter county, and sentenced to five years in the penitentiary. Trial jury recommended that he be punished as for a misdemeanor, but the judge in passing sentence ignored this recommendation. Clemency asked by the prosecutor, solicitor and jury, and also by the judge. Granted May 4, 1901.

Sarah Willis—Larceny. March term, 1901, of the city court of Atlanta, and sentenced to eight months on the
public works. Defendant only about fifteen years of age. Superintendent states that she is in an advanced state of pregnancy; has served three months. Pardoned May 13, 1901.

Lena Erwin—Receiving stolen goods. October term, 1900, of the superior court of Fulton county, and sentenced to ten months. Already served seven months, and pardon recommended by the sheriff of Fulton county. Granted May 15, 1901.

Gas Duncan, James Hyde and Chas. Pyle—Larceny. September term, 1900, of the city court of Rome, and sentenced to twelve months. Convicted of stealing lunch basket and eating the contents. Have served eight months of the sentence. Recommended by the solicitor, clerk of court and the sheriff. Granted May 16, 1901.

Chas. Moore—Voluntary manslaughter. November term, 1899, of the superior court of Upson county, and sentenced to three years in the penitentiary. The youth of the defendant and the fact that he acted under the influence of his father induces the judge, solicitor, prosecutor and many good citizens to recommend his pardon. Granted May 25, 1901.

Lundy Jackson—Arson. Fall term, 1895, of the superior court of Coweta county, and sentenced to seven years in the penitentiary. Clemency urged by the prosecutor, judge, solicitor, nine of the trial jury, and county officers. Granted June 12, 1901.

Boise Lumpkin—Larceny from the person. February term, 1901, of the county court of Thomas county, and sentenced to eleven and one-half months. Property stolen was returned to the owner; plead guilty and served four months of sentence. Since confinement in prison his arm was cut off. Clemency asked by judge, solicitor and his counsel. Granted June 13, 1901.
A. L. Jolly—Carrying pistol concealed. July term, 1900, of the superior court of Laurens county, and sentenced to fine of $10, or thirty days. Was convicted at same time of assault and sentenced to twelve months, and has nearly completed that sentence. He was a repairer of guns and pistols, and was carrying a pistol that he had repaired to its owner and was only technically guilty. Granted June 13, 1901.

J. R. Franklin—Larceny after trust. October term, 1897, of the superior court of Rockdale county, and sentenced to four years in the penitentiary. Has served his sentence in full if good conduct could be counted in his favor, but he lost that by escape. Recommended by the ordinary and other good citizens of the county. Granted June 20, 1901.

Ed Hughes—Larceny after trust. April term, 1900, of the superior court of Fulton county, and sentenced to two years in the penitentiary. Convicted of stealing eggs of less than one dollar in value. Has served more than half his sentence and is physically disabled. Clemency asked by the solicitor, sheriff and deputy sheriff and physician at the State farm. Granted June 21, 1901.

Henry Waller—Murder. April term, 1899, of the superior court of Oglethorpe county, and sentenced for life. Crime committed at a late hour of the night at a negro “hot supper” in the midst of a general fray, and there is grave doubt as to the perpetrator of the crime. Recommended by the judge, solicitor, prosecutor and the entire jury that tried him. Granted June 26, 1901.

Jesse Anderson—Larceny from the house. April term, 1901, of the criminal court of Atlanta, and sentenced to six months. Convicted of stealing tobacco from a store on the evidence of a small boy, and since the conviction the boy has been caught stealing from the same store. Recommended by the judge, solicitor and prosecutor. Granted June 26, 1901.
Sanders McDaniel—Voluntary manslaughter. March term, 1896, of the superior court of Newton county, and sentenced to twelve years in the penitentiary. Defendant was drawn into the difficulty in defence of his father, who was much older than deceased, and there is doubt as to who did the killing. Recommended by the foreman and six others of the trial jury and by many good citizens. Granted June 28, 1901.

Wilson Hilsman—Involuntary manslaughter. May term, 1901, of the superior court of Wilkes county, and sentenced to three years in the penitentiary. This was a case of accidental homicide; defendant and deceased were warm friends, and the killing occurred in sport. Deceased stated before he died that it was accidental. Granted July 19, 1901.

Hardy Clark—Larceny after trust. April term, 1899, of the superior court of Burke county, and sentenced to twelve months. Convicted in five cases and given twelve months in each case. Evidence circumstantial and doubtful. Has already served more than two years. Clemency urged by the prosecutor, judge and solicitor. Granted July 19, 1901.

Sallie Lindsay—Affray. April term, 1901, of the criminal court of Atlanta, and sentenced to fine of $100, or ten months. Defendant was convicted at the same time with several others of an affray that occurred at a private residence. The other cases were appealed to the Supreme Court, and that court held that an affray could not be committed in a private residence. Defendants case was not appealed. Pardoned August 2, 1901.

L. H. Henderson—Attempt to rape. Spring term, 1900, of the superior court of Fulton county, and sentenced to five years. Evidence so weak and unsatisfactory that the judge and solicitor urge clemency. Pardoned August 5, 1901.
Wm. M. Henderson—Gaming. August term, 1900, of
the superior court of Chatham county, and sentenced to
pay a fine of $1,000 and costs, or six months in jail. De­
fendant convicted of running a “policy shop.” He has
paid the fine and costs amounting to $1,044.00; has sur­
rendered the paraphernalia used in running the shop and
promised never to engage in the business again. Sentence
commuted to payment of fine and cists. Granted October
31, 1900.

Frank Fulton—Gaming. August term, 1900, of the
superior court of Chatham county, and sentenced to fine of
$1,000, and six months in jail. This case is on the same
footing as that of Wm. M. Henderson above stated. Com­
mutation granted October 31, 1900.

Felix Bragard—Convicted in the city criminal court of
Atlanta, at the spring term, 1900, and sentenced to fine of
$100, or twelve months. Was previously convicted in the
recorder’s court of the same offense and sentenced to sixty
days imprisonment, which he served out. Has served three
months of last sentence, making five months in all. Sen­
tence commuted to fine of fifty dollars, including costs.
Granted October 31, 1900.

Jeff Jarnigan—Misdemeanor. Plead guilty at the Oc­
tober term, 1900, and sentenced to six months on the chain­
gang. Convicted of cursing in the presence of a female,
and the female makes affidavit that he was some distance
from her and she does not believe that he was aware of her
presence. Sentence commuted to fine of $25 and costs, or
six month on the chain-gang. Granted November 15,
1900.

Paul Rainwater—Involuntary manslaughter. October
term, 1900, of the superior court of Fulton county and
sentenced to one year in the penitentiary. Defendant only
15 years of age and of excellent character. Clemency urged by the judge, solicitor, members of the legislature and numbers of good citizens. Sentence commuted to sixty days in jail from date of conviction. Granted November 16, 1900.

H. H. Wandell—Horse stealing. June term, 1897, of the superior court of Chatham county, and sentenced to ten years in the penitentiary. Offense committed while drunk; the horse was recovered and he plead guilty. His conduct has been remarkably good. Sentence commuted to five years in the penitentiary. Granted December 18, 1900.

H. B. Carter—Arson. May term, 1898, of the superior court of Wayne county, and sentenced to four years. The arson was not serious and it appears that he was not the instigator of the crime. Commutation of sentence recommended by eight of the trial jury, the grand jury and the judge and solicitor. Sentence commuted to two years. Granted December 21, 1901.


Matilda Bowden—Larceny from the house. April term, 1900, of the superior court of Bibb county, and sentenced to twelve months, or fine of $500. Pending a motion for new trial, while out on bail, she became pregnant and is now in an advanced state of pregnancy. Sentence commuted fine of $350, or twelve months. Granted January 9, 1901.

F W Quick—Murder. Fall term, 1891, of the superior court of Pike county, and sentenced to life imprisonment. Judge and solicitor trying the case certify that defendant, if guilty, acted under great provocation. Commutation recommended by the jury that tried him and many good citizens. Sentence commuted to eleven years, January 12, 1901.
Frank Stearns and N. E. Blair—Gaming. November term, 1900, of the superior court of Decatur county, and sentenced to a fine of $50.00 each, or serve twelve months on the chain-gang. These men and two others were shooting craps in a tent which they occupied alone. They were connected with a side show which was playing an engagement at the Bainbridge Carnival, and were strangers in that community. This clemency is recommended by the judge who sentenced them, stating that he did not inquire into the surrounding circumstances. Sentence commuted to two months in jail. Granted January 9, 1901.

Ed Moorman—Assault with intent to rape. December term, 1899, of the superior court of Glynn county, and sentenced to seven years in the penitentiary. After the conviction of this defendant in a trial of another negro for the same offense, it was shown that the prosecutrix was a woman of very bad character and guilty of open, notorious lewdness. Sentence commuted to two years in the penitentiary. Granted February 15, 1901.

Geo. Kirk—Murder. Convicted at the August term, 1883, of the superior court of Polk county, and sentenced to life imprisonment. Circumstantial and unsatisfactory evidence, and it has been shown since the trial that the witness was probably induced to swear falsely. Recommended by the judge, solicitor-general and many good citizens. Sentence commuted to thirteen years in the penitentiary. Granted February 15, 1901.

Julius D. Hirsch—Gaming. June term, 1900, of the superior court of Chatham county, and sentenced to fine of $1,000 and six months in jail. This case is on the same footing as those of Wm. M. Henderson and Frank Fulton, before mentioned. Sentence commuted to fine of $1,000. Granted February 15, 1901.

James T. Baker—Murder. Spring term, 1900, of the superior court of Fulton county, and sentenced to be hanged. It has been shown since the trial that he is a per-
son of a very low order of intellect, whose moral sensibility is so dwarfed that it is not thought proper that he should suffer the extreme penalty of the law. Sentence commuted to life imprisonment. February 28, 1901.

Wm. E. Brown—Larceny after trust. October term, 1900, of the superior court of Fulton county, and sentenced to fine of $50.00 and three months in jail. The jury recommended him to the extreme mercy of the court. He was only technically guilty. Sentence commuted to present service, March 1, 1901.

John T. Garner—Forgery. February term, 1901, of the superior court of Fulton county. Sentenced to four years in the penitentiary. His youth and the circumstances under which the crime was committed induce the Prison Commission to recommend commutation of sentence to a fine of $250. Granted March 15, 1901.

Milton Johnson—Selling whiskey illegally. Convicted at the December term, 1900, of the criminal court of Atlanta. Sentenced to fine of fifty dollars, or six months on the chain-gang. When convicted he was unable to pay the fine; has now served more than half the sentence. Commuted to fine of $15.00, including costs. Granted April 4, 1901.

Truit Strickland—Misdemeanor. March term, 1901, of the superior court of Heard county. Sentenced to fine of $25, or six months. At the time of conviction he was unable to pay the fine, but now desires to do so. Granted April 25, 1901.

Henry Waller—Murder. April term, 1899, of the superior court of Oglethorpe county, and sentenced to life imprisonment. This case will be found fully stated under the head of pardons. Sentence commuted to ten years in the penitentiary, April 25, 1901.

W J Baisden—Larceny in two cases. September term,
1899, of the superior court of Fulton county. Sentenced to three years in the penitentiary. The trial judge wanted to sentence him to two years, but the defendant preferred three years in the penitentiary, as he thought he would be sent to the State farm, and he preferred to be sent there three years, rather than serve two years in the chain-gang. Sentence commuted to two years. Granted April 25, 1901.

Zenus S. Warnell—Rescue. Convicted May term, 1901, of the superior court of Bryan county. Sentenced to fine of $500, or twelve months. Defendant is shown to have been a good, peaceable citizen, while the person from whom he rescued the prisoner was of bad reputation. Defendant did not know that he was an arresting officer. Sentence commuted to fine of $100, or twelve months. Granted May 4, 1901.

Alfonse Davenport—Assault. Spring term, 1901, of the superior court of Fulton county. Sentenced to pay a fine of $500 and costs, or twelve months. The judge and solicitor that tried him recommend that he be allowed to pay a fine commensurate with his ability. Sentence commuted to fine of $150, or twelve months. Granted May 4, 1901.

Dock Kerr—Murder. August term, 1897, of the superior court of Murray county, and sentenced to life imprisonment. Defendant was only seventeen years of age, while deceased was much older and was the aggressor. Sentence commuted to five years, May 27, 1901.

William Hayes—Carrying pistol concealed. Convicted at the April term, 1901, of the city court of Valdosta, and sentenced to twelve months. This being his first and only offense, and the judge and solicitor having so recommended his sentence was commuted to a fine of $35, including costs. Granted June 13, 1901.

Ike Tuggle—Murder. February term, 1901, of the superior court of Walton county. Sentenced to be hanged.
Newly discovered evidence shows that for several days prior to the homicide deceased had endeavored to seduce defendants wife. The judge who presided at the trial recommends that his sentence be commuted. Sentence commuted to life imprisonment June 25, 1901.

Albert Huff—Larceny. Spring term, 1901, of the superior court of Fulton county. Sentenced to twelve months. Affidavits of physicians show that he is in had health and probably has incipient consumption. Sentence commuted to fine of $75, including costs, July 19, 1901.

Isom Williams—Disturbing worship. October term, 1900, of the superior court of Worth county. Sentenced to twelve months. Has served about nine months and has dropsy. Sentence commuted to present service, July 20, 1901.

Bob Curry, alias Bob Jones—Resisting an officer. Convicted at the April term, 1901, of the superior court of Rockdale county, and sentenced to six months on the chain-gang. The prosecutor and the judge trying the case recommend clemency. Sentence commuted to a fine of $25.00, including costs, July 20, 1901.

George Marion—Larceny from the house. Convicted at the July term, 1901, of the superior court of Wilkes county, and sentenced to twelve months. Physicians certify that he is a confirmed epileptic and that further confinement may result fatally. Clemency urged by the judge, jury, county officials, and many good citizens. Sentence commuted to a fine of $25.00, September 4, 1901.

RESPITES GRANTED.

Second respite granted James L. Baker on January 15, 1901, until a plea of insanity could be heard by the court.

Romulus Williams—Murder. Spring term, 1901, of the superior court of Houston county, and sentenced to death. Case pending in Supreme Court on date fixed for execution. Respited until June 28, 1901. Granted May 28, 1901.

Pete Harris—Murder. February term, 1901, of the superior court of Walton county. Sentenced to death. Case pending in the Supreme Court, and could not be heard before the date fixed for the execution. Respited until August 30, 1901. Granted June 26, 1901.

I. Minder—Murder. November term, 1900, of the superior court of Bibb county, and sentenced to be hanged. Case pending in the Supreme Court of the United States, and cannot be tried before the day fixed for the execution. Respited until the 25th of October, 1901. Granted September 4, 1901.

REMOVAL OF DISABILITIES.

Scott Hooper—Simple larceny. Convicted at the June term, 1881, of the superior court of Towns county, and sentenced to fine of $100, or twelve months. Since conviction he has lived a law-abiding life, and has made a good citizen. Granted November 8, 1900.

Thomas Kitchens—Mayhem. Spring term, 1888, of the superior court of Montgomery county. Sentenced to ten years in the penitentiary. After serving out the sentence he has established a character for honesty and industry. Granted January 12, 1901.

B. J. Roberts—Simple larceny. April term, 1899, of the superior court of Camden county. Sentenced to twelve months. Served out his sentence and has since been a good citizen. Granted January 22, 1901.

John P. Martin—Robbery. Convicted at the September term, 1895, of the superior court of Johnson county, and sentenced to three years. Served out his sentence and has since been an honest, industrious and law-abiding citizen. Granted January 23, 1901.

James M. Lowry—Voluntary manslaughter. Convicted at the October term, 1899, of the superior court of Telfair county, and sentenced to one year in the penitentiary. The offense was so far defensible that the judge gave him the least sentence allowed by law. He served out the sentence and has since been a good citizen. Granted January 25, 1901.

Thomas Usry—Assault with intent to rape. Convicted at the February term, 1885, of the superior court of Glascock county, and sentenced to one year in the penitentiary. After serving out the sentence he returned to the county where he was convicted and for fifteen years he has been a good, law-abiding citizen. Granted February 15, 1901.

Geo. W. Drummond—Plead guilty to forgery. March term, 1900, of the superior court of Chatham county. Sentenced to fine of $250 and costs, or six months in jail. He paid the penalty of the law, and has since re-instated himself in the confidence of his neighbors. Clemency recommended by the judge, solicitor and county officers. Granted March 2, 1901.

J. H. Hardy—Arson. September term, 1879, of the superior court of Butts county. Sentenced to five years. Served out his sentence, and for many years has been a good citizen. Clemency recommended by officials and leading citizens of Butts county. Granted August 16, 1901.
The following resolutions were read and adopted, to wit:

By Mr. Tarver of Jefferson—

A resolution providing that a committee be appointed to draft suitable resolutions on the death of Hon. Geo. G. Johnson of the county of Jefferson.

By Mr. Reid of Campbell—

A resolution providing that the Senate be notified that the House has convened and is ready for the transaction of business.

By Mr. Stevens of Oglethorpe—

A resolution providing that a committee of five be appointed to draft suitable resolutions on the death of the late Hon. Jos. H. McWhorter of Oglethorpe.

On motion of Mr. Park, of Greene, 500 copies of the Governor's message was ordered printed.

The following invitation was received and read, to wit:

To the House of Representatives:

The presence of this distinguished body is earnestly desired by the citizens of Macon at the Confederate Reunion and Elks' Carnival now in progress in that city. The members are assured a warm welcome should they see proper to honor our city by accepting this invitation.

L. J. KILBURN,
J. H. HALL,
T. S. FELDER,
Representatives from Bibb.
Upon the call of the roll of counties for the introduction of new matter, the following new bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Johnson of Bartow—

A bill to be entitled an Act to amend section 807, vol. 1 of the Code of 1895, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Johnson of Bartow—

A bill to be entitled an Act to amend section 808, vol. 1 of the Code of 1895, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Harden of Chatham—

A bill to be entitled an Act to amend an Act, to protect certain game, insectiverous and singing birds, etc., and for other purposes.

Referred to General Judiciary Committee.

The following resolution was introduced and read, to wit:

By Mr. Slaton of Fulton—

A joint resolution providing that the invitation to attend the Fair at Macon be accepted, and that the General Assembly adjourn for this purpose on to-morrow, October 24th, and that to-morrow be counted as dies non.

On motion of Mr. Morris of Cobb, the above resolution was tabled.
The following communication was received from the Governor, through his Secretary, Mr. Hitch, to wit:

STATE OF GEORGIA,
EXECUTIVE OFFICE,
ATLANTA, October 23, 1901.

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 Honorable Secretary of State, that at an election held in and for the county of Oglethorpe on the 11th day of October, the Hon. W. M. Willingham was elected Representative for said county, to fill the vacancy caused by the death of Hon. Joseph McWhorter.

I also have the honor to report that it has been certified to this Department by the Honorable Secretary of State, that at an election held in and for the county of Jefferson on the 11th day of September, 1901, the Honorable Thos. B. Johnson was elected Representative for said county, to fill the vacancy caused by the death of Hon. G. G. Johnson.

A. D. CANDLER.

OFFICE OF THE SECRETARY OF STATE,
ATLANTA, GA., October 23, 1901.

His Excellency, the Governor:

Sir:—I have the honor to report to you, for commission, as per the election return received and on file in this office, the following named persons, to wit:

Oglethorpe County—For Representative to fill unexpired term of Hon. Joseph McWhorter, deceased, Hon. W M. Willingham, who received 712 votes.
Election held 11th day of October, 1901.

Jefferson County—For Representative to fill unexpired
term of Hon. G. G. Johnson, deceased, Hon. Thomas B. Johnson, who received 159 votes.

Election held September 11, 1901.

Respectfully,

PHILIP COOK,
Secretary of State.

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

By Mr. Hitch of Chatham—

A bill to levy a tax on gifts, legacies, etc., and for other purposes.

Referred to Committee on Ways and Means.

By Messrs. Jordan and Grice of Pulaski—

A bill to establish dispensaries for the sale of liquors in such towns or cities of Pulaski county as have 1,000 population or more, and for other purposes.

Referred to Committee on Temperance.

By Mr. Steed of Taylor—

A bill providing that fertilizers in the hands of consumers be considered as returned for taxation when the lands upon which placed are returned for taxation.

Referred to Committee on Agriculture.

By Mr. Lane of Sumter—

A bill to amend an Act entitled an Act to establish the city court of Americus, and for other purposes.

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

A resolution providing for supplying circuit courts of appeals with Acts and Reports, and for other purposes.

Referred to General Judiciary Committee.

The following resolution was read and adopted, to wit:

By Mr. Anderson of Bartow—

A resolution providing for a committee of five members of the House to draft resolutions on the death of Hon. F. M. Durham, deceased, Messenger of the last House of Representatives.

The Speaker appointed the following committees, to wit:


On motion of Mr. Foster of Floyd, the rules of the House were suspended for the purpose of taking up the matter of electing a messenger of the House.

Mr. Howard of DeKalb, placed in nomination the Hon. John W. McCurdy of DeKalb county

Mr. Land of Butts, placed in nomination Mr. O. H. Cantrell of the county of Butts.

Mr. Henry of Murray, placed in nomination Mr. A. K.
Ramsey of the county of Murray, but later withdrew the nomination, and seconded the nomination of Mr. Thomas R. Penn of Jasper.

Mr. Taylor of Houston, placed in nomination Mr. C. Pierce of the county of Houston.

Mr. Harkins of Gordon, placed in nomination Mr. G. A. Coffee.

Mr. McLennan of Telfair, placed in nomination Mr. W. B. Thomas of the county of Telfair.

Mr. Jordan of Jasper, placed in nomination Mr. Thomas R. Penn of Jasper county.

A ballot *viva voce* was had, and upon consolidating the votes cast it was found that Mr. Pierce had received 9 votes, Mr. McCurdy 19, Mr. Cantrell 21, Mr. Coffee 37, Mr. Powell 20, Mr. Penn 45, Mr. Thomas 5.

No candidate having received the requisite majority, the Speaker ordered the Clerk to proceed with another call of the roll, which, when had and consolidated, the vote was found to be as follows: Before the vote was concluded, and by unanimous consent, the names of the following candidates were withdrawn, leaving only Mr. Penn in the race, Messrs. McCurdy, Cantrell, Pearce, Coffee, Powell, Thomas.

Upon consolidating the vote it was found that Mr. Penn had received 133, which being all of the votes cast, Mr. Penn was declared duly elected Messenger of the House.

The following resolution was read and adopted, to wit:

By Messrs. Kilburn and Felder of Bibb—

A resolution giving leave of absence to Confederate sol-
diers who are members of the House, for October 24th and 25th instant, for the purpose of allowing them to attend the Confederate reunion at Macon.

Hon. Thos. B. Johnson, member-elect from the county of Jefferson, to fill the vacancy caused by the death of Hon. G. G. Johnson, and the Hon. W. M. Willingham, member-elect from the county of Oglethorpe, to fill the vacancy caused by the death of Hon. J. H. McWhorter, came forward and were sworn in as members of the House of Representatives, the oath of office being administered by the Hon. Samuel H. Lumpkin, Associate Justice of the Supreme Court.

The call of the roll of counties was resumed and the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Wright of Floyd—

A bill to require the award of damages against parties who carry cases to the Supreme Court for delay only in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to repeal an Act for the establishment of a county court in certain counties, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to create a city court in and for the city of Moultrie, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Orr of Coweta—

A bill to provide for the better drainage of lands of Coweta county, and for other purposes.

Referred to County and County Matters Committee.

By Mr. Allen of Monroe—

A bill to prohibit the sale of liquors in Monroe county, and for other purposes.

Referred to Committee on Temperance.

By Messrs. Orr and Clower of Coweta—

A bill authorizing the town council of Senoia to issue bonds for the purpose of erecting a school house, and for other purposes.

Referred to Committee on Education.

By Messrs. Knowles, Foster and Wright of Floyd.

A bill to provide for the establishment of a dispensary in Rome, Ga., and for other purposes.

Referred to Committee on Temperance.

By Mr. Wright of Floyd—

A bill to make it a misdemeanor to charge more than 25 per cent. interest on any loan made in this State, and for other purposes.

By unanimous consent, Mr. Bush of Miller, was allowed to withdraw House bill No. 395.
By Mr. Symons of Glynn—

A bill to establish an Experiment Farm somewhere in the southern part of the State, and for other purposes.

Referred to General Agricultural Committee.

By Messrs. King and Houston of Fulton—

A bill to regulate the practice and procedure of justice courts in certain cities, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Niblack of Jackson—

A bill to incorporate the city of Harmony Grove, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hosch of Jackson—

A bill to repeal an Act to incorporate the town of Harmony Grove, and for other purposes.

Referred to Committee on Corporations.

By Mr. Park of Greene—

A bill to amend section 3761 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Park of Greene—

A bill authorizing three-fourths of a jury to agree on and render a verdict, and for other purposes.

Referred to General Judiciary Committee.

By Mr. O'Connell of Richmond—

A bill to prevent the employment of children under the age of ten years in the factories in this State, and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Bush of Miller—

A bill to repeal an Act to incorporate the town of Colquitt, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Mulherin of Richmond—

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

Referred to General Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to make drunkenness in any public place a misdemeanor, and for other purposes.

Referred to Committee on Temperance.
By Messrs. Hardwick and Franklin of Washington.

A bill to be entitled an Act to amend section 574, vol. 1 of the Code, and for other purposes.

Referred to General Agriculture Committee.

The following resolutions were read and adopted, to wit:

By Mr. Grice of Pulaski—

A resolution extending thanks of the House to the city of Macon for their kind invitation.

By Mr. Toomer of Ware—

A resolution to have 300 copies of substitute for House bill No. 30 printed.

Leave of absence was granted the following members, to wit: Messrs. Hall of Fannin, Blalock, Hammock, Sikes of Worth, Miller for to-day, Smith of Henry.

On motion, the Speaker then announced the House adjourned until 10 o'clock a.m. to-morrow.
Atlanta, Ga.,
Thursday, October 24, 1901.

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:

| Adams,      | Dean,       | Harrell,  |
| Allen,      | Dorminy,    | Harper of Chattooga, |
| Anderson of Bartow, | Drawdy,     | Harper of Wayne, |
| Anderson of Cobb | Duncan,     | Harvard,   |
| Ayres,      | English,    | Hathcock,  |
| Bailey,     | Everett,    | Harkins,   |
| Barron,     | Felder,     | Hawes,     |
| Bell,       | Flynt,      | Henderson, |
| Blalock,    | Fort,       | Henry,     |
| Blue,       | Foster of Floyd, | Herrington, |
| Booth,      | Foster of Towns, | Hilton,   |
| Boswell,    | Foster of Oconee, | Hitch,   |
| Bower,      | Franklin,   | Hixon,     |
| Bray,       | Frederick   | Hodges,    |
| Brewton,    | Freeman of Troup, | Hogan,  |
| Brock,      | Freeman of Whitfield, | Houston, |
| Bruce,      | Gary,       | Howard of Baldwin, |
| Bush,       | George of DeKalb, | Howard of DeKalb, |
| Carrington, | George of Morgan, | Howell,   |
| Carswell,   | Gresham,    | Huie,      |
| Clower,     | Gress,      | Hutcheson, |
| Copeland,   | Grice,      | Hutchins,  |
| Cowart,     | Hall of Bibb, | Johnson of Appling, |
| Crawford,   | Hamby,      | Johnson Baker, |
| Crumbley,   | Hamilton,   | Johnson of Bartow, |
| Darden,     | Hammock,    | Joiner,    |
| Davis of Meriwether, | Harden of Chatham, | Johnson of Jefferson, |
| Davis of Newton, | Hardin of Wilkes, | Jordan of Jasper, |
| Deal,       | Hardwick,   |            |
Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was then read and confirmed.

Mr. Slaton, Chairman of General Judiciary Committee, submitted the following report:
Mr. Speaker:

The General Judiciary Committee has had under considera­tion the following House bill, which they instruct me to report back to the House with the recommendation that the same do pass, to-wit:

A bill to amend an Act entitled an Act to establish the city court of Americus, approved November 22, 1900, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Wright, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance has had under considera­tion the following House bills, which they instruct me to report to the House with the recommendation that they do pass, to-wit:

By Messrs. Jordan and Grice—

A bill to establish dispensaries in certain of the cities and towns of Pulaski county under certain conditions.

By Messrs. Knowles, Foster and Wright—

A bill to establish a dispensary in the City of Rome, under certain conditions.

Respectfully submitted.

SEABORN WRIGHT, Chairman.
The following bills were read the third time and placed upon their passage, to-wit:

By Mr. Harvard of Dooly—

A bill to be entitled an Act to prohibit the manufacture, sale, or giving away of cigarettes in this State, and for other purposes.

The report of the Committee which was unfavorable to the passage of the bill was disagreed to.

On passage of the bill the ayes were 109, nays 22.

The bill having received the requisite constitutional majority was passed.

By Mr. Taylor of Houston—

A bill to be entitled an act to make penal the importation of diseased cattle in this State, and for other purposes.

Mr. Slaton of Fulton proposed to amend by striking section 2 of the bill, which amendment was adopted.

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 110, nay 0.

The bill having received the requisite constitutional majority, was passed as amended.

By Mr. Toomer of Ware—

A bill to place the misdemeanor convicts of this State
under the Prison Commission of Georgia, and for other purposes.

On motion of Mr. Toomer, the rules of the House were suspended and the above bill made the special order for Wednesday, the 30th inst., at 11 o'clock.

The following resolution was introduced, read, and ordered to be laid on the table for one day, to-wit:

By Mr. Felder of Bibb—

Resolved, That all motions and resolutions for the fixing of special orders shall be referred to the Committee on Rules.

By Mr. Underwood of White—

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

The above bill, which was read the third time on November 20 of last session and placed upon its passage, was lost. The action of the House in not passing the bill was reconsidered on the following day, November 21st, 1900 was read again to-day and placed upon its final passage.

On passage of the bill the ayes were 80, nays 88.

The bill having failed to receive the requisite constitutional majority, was lost.

By Mr. Steed of Taylor—

A bill to prevent prisoners from being carried out of their own districts for commitment trial and for other purposes.
A substitute, which was offered for the above bill, was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute, was disagreed to and the bill was lost.

The following resolution was read and adopted, to wit:

By Mr. Howard of DeKalb—

A resolution providing that House bill No. 48, known as the "Franchise Tax Bill," be made the special order for Tuesday, October 29, 1901.

By Mr. Wright of Floyd—

A bill to be entitled an Act to amend the garnishment laws of this State, and for other purposes.

The following amendment was read and adopted, to wit:

To add another section, to be known as section 2, and section 2 original to be made section 3,—section 2 to read as follows: "Sec. 2. Be it further enacted, That nothing herein contained shall operate to change or alter the laws of this State as they now exist exempting from the process and liabilities of garnishment the daily, weekly, or monthly wages of journeymen mechanics, or day laborers."

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 89, nays 0.

The bill having received the requisite constitutional majority was passed as amended.
On motion of Mr. Hitch of Chatham, House Bill No. 57, which is a bill to amend section 872 of the Penal Code, was tabled.

On motion of Mr. Taylor of Houston, House Bill No. 67, which is a bill to amend section 4802 of the Code, was tabled.

By request, House Bill No. 326 was recommitted to Committee on Counties and County Matters.

On motion of Mr. Tumlin of Carroll, House Bill No. 234 was taken from the table and placed upon the calendar.

House bills Nos. 82 and 83 were also tabled, at the request of the authors.

On motion of Mr. Howell of Meriwether, House bill No. 87 was made the special order for Wednesday, October 30, 1901, immediately after the reading of the Journal.

The following bills were also tabled, on request of the authors, to wit: Nos. 88, 90, 107, 93, 110.

The following resolution was read and adopted, to wit:

By Mr. Steed of Taylor—

A resolution requesting the State Librarian to furnish each member of the House with a copy of the Code of Georgia of 1895.

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

By Messrs. Jordan and Grice, of Pulaski—

A bill to establish dispensaries in certain incorporated towns of Pulaski county.
By Mr. Lane of Sumter—

A bill to amend an act to establish the city court of Americus.

By Messrs. Knowles, Foster and Wright of Floyd—

A bill providing for the establishment of a dispensary in the city of Rome, Ga., and for other purposes.

Leave of absence was granted to—

Mr. Miller of Muscogee,
Mr. Gary,
Mr. Hitch of Chatham,
Mr. Crawford of Liberty,
Mr. Lawrence,
Mr. Dean,
Mr. Griffin of Twiggs.

On motion the Speaker then announced 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 prayer was as follows:

We stand appalled in this presence to-day, O God. Like a flash of lightning from a clear sky the swift arrow of death has sped into our midst, and our brother lies stricken at our feet. Only yesterday we felt the warm clasp of his manly hand; to-day that warm hand is cold and stiff in death, and the warmer heart is stilled forever. Thou knowest, O Lord, that we would not question thy dispensation. We would be submissive to thy holy will. We cannot but mourn over our loss. Our heads are bowed in grief and our hearts are sad, but we submit humbly to thy decrees, and we pray thee to sanctify the grievous affliction which we, as a body, and our people at large, have sustained, to our common good. We thank thee for the useful life and the honorable record of our deceased colleague—yea, more than colleague—our friend, our brother. May we all be constrained to emulate his noble example in the performance of all the duties which may devolve upon us.

And now, O Lord, our hearts go out in sincerest sympathy to the stricken loved ones in our brother's desolate home. May thy grace, O Saviour, be sufficient for the widow and the orphaned little ones in their saddest bereavement, their unspeakable woe. And as thou dost sup-

Atlanta, Georgia.
Friday, October 25, 1901.
post them, O God, we pray thee to sustain these, thy ser-
vants, in their efforts to promote the best interests of our
common people. May the illustrious example on record
before the world stimulate them to attempt and to accompl-
ish more than they have ever attempted and accomplished
heretofore for the good of the country and thy glory

All this we humbly ask in the Saviour’s name. Amen.

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

Adams, Allen,
Anderson of Bartow, Anderson of Cobb,
Ayres, Bailey,
Barron, Bell,
Blalock, Blue,
Booth, Boswell,
Bower, Bower,
Bray, Brewton,
Brock, Bruce,
Bush, Carrington,
Carswell, Clower,
Copeland, Cowart,
Crumbley, Darden,
Davis of Meriwether, Davis of Newton,
Deal, Dean,
Dorminy, Drawdy,

Duncan, English,
Everett, Felder,
Flynt, Fort,
Foster of Floyd, Foster of Towns,
Foster of Oconee, Franklin,
Frederick, Freeman of Troup,
Freeman of Whitfield, Gary,
George of DeKalb, George of Morgan,
Gress, Grice,
Hall of Bibb, Hall of Fannin,
Hamby, Hamilton,
Hammock, Harden of Chatham,
Hardin of Wilkes, Hardwick,
Harrell, Harper of Chattooga,
Harper of Wayne, Harvard,
Harkins, Hawes,
Henderson, Henry,
Hixon, Hodges,
Hogan, Hosch,
Houston, Howard of Baldwin,
Howard of DeKalb, Huie,
Hutcheson, Hutchins,
Johnson of Appling, Johnson of Baker,
Johnson of Bartow, Johnson of Jefferson,
Jordan of Jasper, Jordan of Pulaski,
Kelly, Kilburn,
Knight, Knowles,
Lane, Lott,
Luttrel, McFarland,
Mr. Merritt of Hancock, reported that the Journal of yesterday’s proceedings had been examined and found correct.

The Journal was then read and confirmed.

Mr. Steed of Taylor, gave notice that at the proper time he would move to reconsider the action of the House in not passing on yesterday House bill No. 46, which is a bill to prevent prisoners from being carried out of their home districts for commitment trial.
The following joint resolution was read and adopted to wit:

By Messrs. Slaton and Houston of Fulton—

Whereas, The Hon. Porter King, a representative from Fulton county, was suddenly stricken and died last evening. Therefore be it resolved by the House of Representatives, the Senate concurring, That a committee of seven from the House and five from the Senate, be appointed to report such observances as should be taken by the General Assembly upon the loss of a distinguished member.

The Speaker appointed the following committee in pursuance of the provision of the above resolution:

Messrs. Slaton, Houston, Reid of Campbell, Wright of Floyd, Hall of Bibb, Wilson of Clay, Wight.

October 25, 1901.

The following message 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.

To the House of Representatives:

Prior to the meeting of the General Assembly last year, the State Librarian, with my consent, made a contract with Judge Howard Van Epps for annotations to the reprints of Georgia Reports. Under this contract the work was to
be done without the State assuming any pecuniary liability, and Judge Van Epps has gone on with it, and four volumes of the reports have been reprinted with his annotations. I approved the contract between the librarian and Judge Van Epps, subject to the approval of the General Assembly, because I believed the proposed annotations would be valuable to the profession and to the judicial officers of the State, would cost the State nothing, and would save money in the administration of the law by the saving of much time.

A bill is now on your calendar authorizing the reprint of other volumes of the Reports with these annotations, and I believe it to the interest of the State that it pass with the safeguards and conditions contained in the contract between the librarian and Judge Van Epps.

A. D. CANDLER.

In accordance with his previous notice, Mr. Steed moved to reconsider the action of the House in not passing House bill no 46, which motion prevailed, and upon request of Mr. Steed the bill was recommitted to the General Judiciary Committee.

Upon request of Mr. Mitchell of Emanuel, House bill No. 107 was taken from the table and placed upon the calendar.

On motion of Mr. Adams of Putnam, 300 copies of the special report of the Committee on Blind Asylum was ordered printed.
REPORT.

The Joint Committee, consisting of one from the Senate and two from the House, appointed at the session of 1900 to thoroughly investigate the affairs of the Academy for the Blind, situated at Macon, Georgia, beg leave to submit the following report:

The Georgia Academy for the Blind had its origin in a private manner. A number of citizens of Macon met on April 15, 1851, and organized themselves into a body for the purpose of educating the blind. They subscribed a fund of $802 to support the institution. Here is Article 2 of their by-laws:

The Academy shall be supported by donations, by legacies, by such aid as the legislature may be pleased to afford, by payments for the education by parents, and by annual and life subscriptions of the members.

The Academy was incorporated by Act of legislature January 19, 1852, and an appropriation of $5,000.00 for each of the years 1852 and 1853 was made. By reference to the second section of the incorporating Act it will be seen that the government of the institution is delegated to the trustees and expressed in their by-laws, and that they are self-perpetuating.

Your committee herewith submits a copy of the by-laws for inspection.

ACT OF INCORPORATION.

AN ACT TO INCORPORATE AND ENDOW THE GEORGIA ACADEMY FOR THE BLIND.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Georgia in General Assembly met, and it is hereby enacted by the authority of the same, That Nathan C. Munroe, Absalom H. Chappell,
John B. Lamar, Edwin B. Weed, James M. Green, Edwin Graves, and Robt. A. Smith, Trustees of the Georgia Academy for the Blind, and all who, according to the constitution and laws are, or shall become members thereof, be and they are hereby declared to be a body corporate, by the name and style of "The Georgia Academy for the Blind," and by the same corporate name shall have perpetual succession, be capable to buy, hold and sell real and personal estate, make contracts, sue and be sued, to use a common seal, or to break or renew the same at pleasure.

Sec. 2. And be it further enacted, That the said Academy shall be governed by such constitution and laws as are now in existence, until the same be altered by the members thereof, and that the members of said Academy shall have power to make, alter, or repeal, their constitution and laws in such a manner as they shall deem expedient; provided, that nothing in the same be contrary to the constitution and laws of this State or of the United States.

Sec. 3. And be it further enacted, That the Trustees of said Academy shall be empowered to receive all gifts, grants, legacies, privileges and immunities, which now belong to said Academy, or which hereafter may be made or bequeathed to it, and no misnomer of the corporation, or other technical error, shall prevent its right from vesting wherever it may appear, or shall be ascertained, that it was the intention of the party or parties to give, grant or bequeath any property, real or personal, or any right or interest to the said corporation.

Sec. 4. And be it further enacted, That the Trustees aforesaid shall have the power of appointing such officers, teachers and matrons as may be necessary for said Academy, to fix their salaries, and prescribe their duties, and the same, or any of the same, to remove or discontinue when they may think proper.
Sec. 5. And be it further enacted, That the Trustees aforesaid shall have a general supervision and control over the affairs of said Academy, shall prescribe the course of studies, establish the rates of tuition, adjust the expenses, and adopt such regulations, not otherwise provided for, as the interest of the Academy may require.

Sec. 6. And be it further enacted, That the Trustees aforesaid shall select indigent blind persons from different counties of the State, between the ages of twelve and twenty, and maintain and educate them gratuitously so far as the funds of the said Academy will admit; the said Trustees shall present an annual report to his Excellency, the Governor, containing the number of such indigent pupils, with their names and places of residence; also a detailed report of the condition of said Academy, and of the number of pupils therein, accompanied with a statement of all its receipts and expenditures during the preceding year.

Sec. 7. And be it further enacted, That to aid the funds, and defray the expenses of the said Academy, his Excellency, the Governor, is hereby authorized and required to draw his warrant on the State Treasurer, in favor of the Trustees aforesaid, for the sum of five thousand dollars, to be paid in the year eighteen hundred and fifty-two, and shall draw his warrant on the State Treasurer, in favor of the said Trustees, for the further sum of five thousand dollars, to be paid in the year eighteen hundred and fifty-three.
BY-LAWS.

ARTICLE 1.

THE BOARD OF TRUSTEES.

Section 1. The general government and direction of the Institution is vested by the Act of Incorporation, in a Board of Trustees of seven.

Sec. 2. The Board shall elect, at its annual meeting in October, from its own body, a President and Treasurer; and in any case where the Board fails to elect at its annual meeting, these officers shall continue in office until their successors have been elected.

Sec. 3. The President shall, if present, preside over the deliberations of each meeting, and be entitled to vote on all questions before the Board. He shall have the custody of the seal of the Institution and affix the same to such instruments as the Board may direct, and he shall prepare himself, or cause to be prepared, the annual report of the Trustees to the Governor of the State. In the absence of the President at any meeting, the Board may appoint a President pro tem.

Sec. 4. The Treasurer shall have the custody of the funds of the Corporation, receive and duly dispose of all moneys paid into the treasury; he shall keep a just and methodical account of all moneys received and expended, and submit the same for examination to the Board whenever called upon so to do, and he shall make out, annually, a general statement of the receipts and expenditures of the Institution, to be appended to the Annual Report of the Trustees. The Board may, whenever it deems it advisable, require him to enter into official bonds for the faithful performance of his duties.

Sec. 5. The Secretary shall take full and accurate minutes of the proceedings of the Board, and preserve them
neatly and legibly written in well bound books provided for that purpose. He shall copy or file such communications and other papers addressed to the Board or pertaining to the Trust, as the Board may order, and he shall conduct the correspondence of the Board, not otherwise provided for, and keep a record thereof.

ARTICLE II.

MEETINGS OF THE BOARD.

Section 1. The regular stated meetings of the Board shall be held on the second Monday in each month, at the Academy, and at the hour of 3 p. m., unless otherwise ordered.

At a stated meeting the Order of Business shall be—
1. Chair taken and members present noted.
2. Records of last and subsequent meetings read.
3. Reports and minutes of committees read and acted on.
4. Communications from Principal read and acted on.
5. Unfinished business.

Sec. 2. There shall be an annual meeting of the Board on the second Monday in October. The business of this meeting shall be to consider the Annual Report of the Trustees, and to it the President of the Board, the Treasurer and the Principal shall submit their annual reports. At this meeting the Trustees shall elect its officers for the ensuing year.

Sec. 3. Special meetings may be called on the requisition of any three members of the Board—notice being duly given to the other members. At a special meeting the special matter shall be considered and acted on before any other.

Sec. 4. Four members of the Board, at any meeting, shall be a quorum for the transaction of business, and any
meeting may be continued by adjournment from day to
day until an adjournment *sine die*.

Sec. 5. Business before the Board of Trustees shall be
conducted according to the rules of parliamentary law.

Sec. 6. It is the duty of the Secretary to give due notice
to all the members of every stated meeting of the Board.

Sec. 7 There shall be a committee of three appointed
annually by the Chair, whose duty it shall be to examine
the monthly bills reported by the Principal, and report
thereon to the Board.

ARTICLE III.

THE PRINCIPAL OF THE ACADEMY.

Section 1. The Board shall elect annually at its regular
stated meeting in June, a Principal of the Academy, whose
term of service shall commence on the first of September
following his election. If, from any cause, the Board
should fail to make an election on that day, an election
shall be had at a subsequent regular or called meeting.

Sec. 2. The Principal shall be the executive head of the
Academy, and the medium of communication between it
and the Board of Trustees. To him the immediate charge
and conduct of the Institution in all its departments shall
be confided under the advice and supervision of the Board
of Trustees, to which he shall be responsible.

Sec. 3. He may nominate or suggest for appointment by
the Board, the Teachers, Matron, and all other subordinate
officers engaged in the Academy, and, with the approval
of the Trustees, define their particular duties; and shall be
responsible for the faithful performance of all the duties
assigned the same, as well as for the advancement and good
behavior of the pupils.

Sec. 4. He shall refer to the Board of Trustees all ap-
plications for the admission of pupils into the Institution, and keep a register of the names, ages, parents or next friends, and residences of all such as shall be received, with the date of their admission, and a history as far as practicable of the causes and degree of their blindness.

Sec. 5. He shall, with the aid of the proper officers, conduct the several departments of instruction. He shall prescribe the course and methods of instruction, the time to be devoted by teachers and pupils to the several branches of study, the apparatus and text-books to be used, and shall make frequent visits to the several class and study-rooms during the hours of study and instruction, for the purpose of keeping himself informed as to the progress and deportment of the pupils, and of making such suggestions to the teachers as he may deem useful.

Sec. 6. He shall maintain order and discipline in the household, and require from all persons connected with the establishment due respect for, and observance of the principles of the strictest morality. He shall use his utmost endeavors to imbue the minds of the pupils with proper moral sentiments, providing them with religious instruction in the common faith of Christianity, requiring in them regular attendance upon religious worship daily in the Institution, and on Sabbath morning, as far as practicable, at the places that may be designated by their parents or guardians as places of public worship for them.

Sec. 7. He shall exercise due attention and care in reference to the personal habits of the pupils, and have a continual regard for the promotion of their health, requiring of them frequent and thorough ablutions, exercise in the open air, the observance of the regular hours for labor and repose, and an entire abstinence from all injurious practices. He shall provide them with a sufficiency of plain substantial food, together with comfortable dormitory accommoda-
tions. He shall see that they are comfortably and respectably clad, collecting from the friends of the pupils or the authorities of the respective counties in which they reside, as far as practicable, all sums provided therefor, and paying the same, when collected, into the treasury of the Institution. He shall see in all cases of sickness that they have every necessary attention, and when it is needed prompt medical treatment.

Sec. 8. He shall regulate the domestic economy of the Institution, prescribe the number and character of servants and assistants, purchase the necessary supplies and regulate the expenditures of the household, subject to the approval of the Board of Trustees. He shall have the care of all the buildings and grounds, and shall see that they are kept in order, both as to cleanliness and minor repairs; he shall observe strictly the conduct of servants, and require them faithfully to do their duty.

Sec. 9. It shall be deemed by him an essential feature in the management of the Institution to prevent all unnecessary intercourses between the male and female pupils, and he shall therefore see that they are never together excepting in the class-rooms during the hour of instruction, or in the presence of some officer of the Academy on some necessary occasion.

Sec. 10. All purchases for the current wants of the Institution, or any of its departments, shall be made by him, or with his authority and sanction, except when otherwise ordered by the Board; and the payments therefor be made from the appropriations. He shall keep a just and true account of the same, and submit it, with the necessary vouchers appended, in his monthly Reports to the Board.

Sec. 11. He shall report to the stated meetings of the Board in a written communication, upon the affairs generally under his management for the month previous, and
he shall make an Annual Report to the Trustees, embracing an account of the history, condition and progress of the Academy in all its departments, with such suggestions for the advancement of the purposes of the Institution, as he may deem useful.

ARTICLE IV.

OF OTHER OFFICERS.

Section 1. The Instructors of the Institution shall labor assiduously in their respective capacities and offices to promote the objects of the Institution, and shall, as far as practicable, aid and cooperate with the Principal in the general management.

Sec. 2. It shall be the settled and uniform policy among the officers of the Academy, to treat each other with mutual respect, and to conduct themselves on all occasions with becoming propriety, and by precept and example seek to promote virtue, piety, good manners, and good learning in the Institution.

ARTICLE V

OF THE MATRON.

Section 1. The Matron, being the female head of the Domestic Department, shall administer the same, under the direction of the Principal.

Sec. 2. It shall be her duty to look carefully to the comfort of the pupils. She shall see that their clothing, as well as that of the subordinate teachers in the Institution, is properly washed, dried, ironed, and kept in order; the repairing as well as the making of new articles, being done under her direction. She shall see that beds and bedding are kept clean and in good order, sunned when necessary, and in all respects taken care of. She shall have charge of all parts of the building not specifically assigned to
others, and shall see that halls, public rooms, chambers and other apartments, are kept clean and in good order, and that yards and walks are swept and properly kept.

Sec. 3. She shall superintend the cooking and see that the food is properly served up and ready at the hour for meals. She shall be present during the meals of the pupils, to note their deportment and manners, and to see that they are properly attended to by the servants. She must keep an eye to the stores under her charge to prevent their being wasted or destroyed, and endeavor to promote economy in her department so far as may be consistent with the necessary wants of those whom she has to supply.

Sec. 4. She shall see that the servants observe her orders and directions, and in the event of their failure to do so, report them to the Principal.

Sec. 5. The female pupils and small boys when out of school shall be under her supervision, and she shall labor in her intercourse with them, to promote their moral and religious improvement and to train them up with good manners. She shall permit and encourage the former as far as practicable to aid in any of the domestic employments of the household for which they may have capacity.

ARTICLE VI.

OF THE PUPILS.

Section 1. Blind children, and such as cannot see sufficiently to be educated in the ordinary print—of sound health and good moral character, between the ages of ten and eighteen, will usually be admitted as pupils—citizens of the State of Georgia free of charge—citizens of other States, upon the payment of $250.00 per academic year, one-half in advance and the balance at the close of the year.

Sec. 2. The term of instruction, unless by special agreement it is made otherwise, shall be understood to include
eight years. The course of instruction shall embrace the elements of common English education, training in morals and manners, music, and mechanic arts, according to the capacity of the pupils.

Sec. 3. The pupils shall board and lodge in the Institution unless otherwise authorized by the Board, and be subject to the control, discipline and regulations of the Institution. Their parents, guardians or friends, may be required to furnish them, while in the Institution, with a sufficiency of proper clothing and provide them with proper homes during vacations.

Sec. 4. Pupils may, at any time, on account of misbehavior, improper age, mental or physical incapacity, or other sufficient cause, be discharged by the Trustees.

Sec. 5. Pupils who have made sufficient advancement in their studies, and have given evidence of sufficient capacity, shall give such assistance, as in the judgment of the Principal, they may be able to give without interference with their appropriate pursuits, either in the instruction of other pupils or in the labors of the household, it being understood that such employment is honorable to them and a part of the course of their proper training.

Sec. 6. Pupils who shall have remained in the Institution the full period of eight years, and have conducted themselves with uniform propriety of deportment and have acquitted themselves with credit in the various studies and pursuits of the Academy, may receive a certificate of honorable discharge signed by the President of the Board and the Principal. Such pupils may also be, by a vote of the Trustees, allowed to remain as resident graduates in the Institution for such length of time as the Trustees may fix, being subject to the regulations of the Institution in regard to pupils, and allowed to pursue such studies as the Principal may appoint for them, and rendering such ser-
vice as he may require of them in the various departments of the Institution.

Sec. 7. The Trustees reserve to themselves the right to vary, annul, or add to any section of these articles upon any occasion or in any individual case according as they may think proper.

ARTICLE VII.

REGULATIONS FOR PUPILS.

Section 1. The hours for rising in the morning and retiring at night, the hours for meals, for study and recitations, for morning and evening services, for all the appointments of the school and household, shall be arranged as the Principal may direct and announce, and the pupils shall punctually conform to the same, and all failures on their part so to do, on any occasion, without a reasonable excuse, shall be considered and treated as an offense against the rules of the Academy—leave of absence from such appointments may, however, be given by the Principal or by any proper officer with the consent of the Principal.

Sec. 2. No pupil shall speak disrespectfully to or of the Trustees, the Principal, the Teachers, the Matron, or other officers of the Academy, to persons not connected with the school residing in the house, or to persons visiting the Institution, or be guilty of disrespectful conduct in their presence.

Sec. 3. The language and behavior of the pupils must be respectful and courteous at all times towards each other, and kindly towards the servants; all intercourse between the pupils and servants, further than that which is necessary in the discharge of their respective duties, is expressly forbidden.

Sec. 4. The Principal shall apportion out to each sex the...
parts of the building, and the walks and grounds about the building which they may occupy, and in which they may be allowed to go for exercise and recreation, and neither sex shall at any time, without his permission, be allowed to go into the places assigned to the other, and in those places which may under any circumstances be common to both, they shall not stand or remain longer than is necessary for the purpose for which they may be permitted to go there.

Sec. 5. The pupils shall not habitually visit the main parlor of the Institution, or the sick-rooms, nor sit in the front verandas without the permission of the Principal. They shall not be allowed to visit the dining-room or kitchen, or servants-rooms, or laundry, but for necessary purposes, and then to remain no longer than necessity requires.

Sec. 6. The officers of the Academy, boarding in the house, will always partake of the same kind of provisions that the pupils do—prepared in the same way—which, if good enough for one party is good enough for the other; the pupils, therefore, shall partake of their meals without remarks about its quality or manner of preparation.

Sec. 7. All loud conversation at table, or loud laughing, or noisy, boisterous conduct in going to and from table, or all loud and noisy conduct, as heavy walking in the halls, noisy and rapid running up and down the stairs, playing on instruments in the halls, or in rooms not appropriate, slamming doors, or other disorderly conduct, is strictly forbidden. Also all profanity or indecent language.

Sec. 8. The use of tobacco by the pupils will be dis­coun­tenanced. Smoking is prohibited in any of the buildings, and chewing in the house; any boy who leaves the evidence of it on the floors or other places, will be required to remove them immediately, and teachers and officers are particularly requested to enforce this rule.

Sec. 9. Pupils are required not only to be orderly in
their conversation and conduct, but to be cleanly in their person, and to keep their books, clothing and rooms neat; their rooms at all times being subject to the inspection of the Principal or Matron.

Sec. 10. The pupils may be permitted to visit in the city, or to places in the neighborhood, upon necessary occasions, but they must not leave the grounds without permission from the Principal, nor visit places where ardent spirits are retailed, or any other place of noted immorality.

Sec. 11. The Sabbath must be respected. All pupils that can, are required to attend Church in the forenoon in good weather, at those places of worship which shall be selected for them by their parents or guardians. Peace and quiet must be maintained on that day on the grounds, and all suitable preparations for it must be made on Saturday evening.

Sec. 12. All combinations or intrigues among the pupils to evade any regulations of the school, to conceal offenses committed by any one of them, or to dishonor any officer, teacher, pupil or member of the household, or for any other nefarious purpose whatever, is expressly forbidden, and the parties detected engaged in such conspiracies shall be punished in the most summary manner, as the Trustees shall direct.

Sec. 13. All correspondence between the pupils with their friends, or other parties outside of the Institution, shall pass through the hands of the Principal, and he shall have power to open and read all letters that may be sent either by or to any of them. Any person engaged in the Institution as officer or teacher, or any pupil, who shall be detected in aiding or abetting a secret correspondence between a pupil and other parties, or in attempts to evade this regulation, shall be dismissed from the Institution.
ARTICLE VIII.

GENERAL REGULATIONS.

Section 1. Work and Art Departments.—The Work Department of the Institution shall embrace, for the present, a Mattress Shop, a Chair Shop and a Broom Shop, to which other handicrafts may be added from time to time, at the discretion of the Board, for the purpose of instructing the male pupils in such trades as they may be capable of learning, and the Principal and Matron shall devise and suggest for the female pupils, from time to time, such Art Work as may be suitable to their sex, and afford them all necessary encouragement to become proficient therein.

Sec. 2. Whenever it may be deemed expedient by the Board, a foreman may be employed for the Work Department, skilled in such handicrafts as are or may be taught therein, whose compensation and term of service shall be fixed by the Board.

Sec. 3. The Principal shall keep a separate account of the receipts and expenditures for the Work and Art Departments, and submit quarterly reports of the same to the Board.

Sec. 4. Attending Physician.—There shall be elected annually by the Board an attending physician of the Institution, at a salary of dollars per annum, whose duty it shall be to render such medical and surgical services to the pupils as may be necessary—vaccinate, upon their reception into the Institution, all pupils who have not previously been vaccinated, keep a record of all cases of diseases among the pupils prescribed for by him, in a book to be kept at the Institution for that purpose, noting therein, as far as may be proper, his prescriptions and directions for treatment, for the instruction of the Principal and the Matron, and submit a written report of the health of the household to the Board at its regular monthly meetings.
Sec. 5. The friends of the officers and teachers of the Institution, resident in the household, or the near relatives of the pupils, on necessary occasions, may be allowed to make visits of a few days to the Institution, (but this license must not be construed into a permission for persons not connected with the school to remain as guests in the household a longer period than a few days), but no such visit to the Academy shall, in any case, be permitted without the assent of the Trustees or Principal first had and obtained.

Sec. 6. It shall be the duty of the Principal to prepare and properly keep at all times, subject to the inspection of the Board of Trustees, a Property Book, in which shall be inventoried all the property of the Institution under his charge, and the Principal is to account to the Board of Trustees for the same, and turn it over to his successor on his retirement from office.

Sec. 7. The Trustees retain in their hands the power to discharge at any time, without previous notice, any officer or teacher for neglect of duty, disrespectful acts towards the authorities of the school, uniting with pupils in cabals or suggesting to them cabals in disparagement of the authority of the Trustees or Principal, or the good government of the school, or for any improper or immoral conduct, or other cause, in their discretion.

Sec. 8. These By-Laws or Rules, shall be of force and effect until changed by the action of the Board of Trustees of the Institution.

Sec. 9. These By-Laws or Rules, shall be recorded plainly, and at length, in the minute book of the proceedings of this Board.

Your committee examined the by-laws of the trustees of the Academy, and considers them reasonably full and complete, and found them carried out by the officials of the
Academy, except in one or two details. The by-laws provide that a property-book be kept in which is to be recorded all the property and furniture of the Academy. It is not being kept, but we found no evidence that its omission was detrimental to the institution. We have been subsequently, informed that a property-book has been supplied.

We found the property in good condition and vigilantly looked after; the discipline thorough and effective, and orderly system prevailing.

We think the course of study should be extended and more accomplished by instruction and training. There is no certificate or diploma given to those who complete the course.

We think a gymnasium and more physical exercise absolutely necessary for the proper physical development of these unfortunates. There are from 100 to 130 children housed in the buildings with yards of only one acre for ten months a year.

Your committee thoroughly examined the financial management of the Academy for several years. We examined bills in detail as to prices and amounts. We readded many of the accounts and checked up the vouchers. We found no irregularities or mistakes. Some of the bills were not itemized as completely as might have been, but were explained to our entire satisfaction.

We examined the system in vogue of purchasing supplies, and found it done by buying in a competitive open market and to the advantage of the Academy.

We found in the hands of the treasurer a "Pupil Fund" consisting of interest-bearing securities to the amount of $6,900. Most of these securities were received by him from a former treasurer.

We had some difficulty in ascertaining the origin of this fund. It necessitated the reading of the minutes of the
trustees for over forty years. We found that on March 2, 1854, Robt. A. Smith, the secretary of trustees, reported a collection of $680, generously subscribed by the members of the House and Senate of the legislature for the benefit of the pupils; that some of this private fund was used to defray funeral expenses, and some of it was given to pupils as pocket change when leaving for home, and some of it for Christmas presents. But $600 of it was invested in interest-bearing securities in 1854. The proceeds have been kept invested till it now amounts to $6,900, including $880.51 of the "Surgical Fund."

The "Surgical Fund" arises from an appropriation in 1883 and 1884 of $500 each to defray the expenses of pupils receiving treatment of Dr. A. W. Calhoun, of Atlanta. It appears that $880.51 of this appropriation for this purpose was left in the treasury unused, and when, in 1891, the trustees employed a local oculist and physician upon an annual salary, this $880.51 of the "Surgical Fund" was transferred to the "Pupils' Fund" and invested in interest-bearing securities.

At least $6,000 of the $6,900 of the "Pupils' Fund" is the proceeds of private donations, and $880.51 is of the State's appropriation to the "Surgical Fund." The trustees purpose to build it up to $10,000 and use the interest to help those graduating each year to start in some gainful pursuit.

The difference of nearly $500 between the amount reported by the treasurer as the cost of maintaining the Academy for the year 1900, and the amount named by the principal in his report as the cost for the same period is a matter of simple explanation. It seems that the principal's report only included such sums as were expended by him, while the itemized report of the treasurer included not only amounts paid to the principal, but also other bills which do
not pass through the principal’s hands. These items were given us in detail, and are as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Treasurer’s salary</td>
<td>$137.50</td>
</tr>
<tr>
<td>Insurance</td>
<td>$244.75</td>
</tr>
<tr>
<td>Paving front walk</td>
<td>$86.00</td>
</tr>
<tr>
<td>Bunting</td>
<td>$15.00</td>
</tr>
<tr>
<td>Treasurer’s bond</td>
<td>$15.00</td>
</tr>
</tbody>
</table>

Total $498.25

We find that pupils not living in the State and those paying in part, pay their money to the principal and is expended by him, and that no record is kept and no report is made to the trustees. There is no record kept nor report made to the trustees of the articles made and sold from the Industrial Department.

In the Code, under the heading of property in which the State owns an interest, the Academy for the Blind is mentioned. We took it upon ourselves to get an abstract of titles and submit them herewith. All the titles are in fee simple except that of the white Academy. It is deeded for 999 years, counting from 1836, successively.

With the before-mentioned suggestions, we find all the business management well and thoroughly done. We find the finances accurately kept and accounted for. In fact, the institution ever since its founding, has been exceptionally well managed. The high character of its trustees and instructors bespeak its spirit. No more capable, charitable, and public-spirited men can be found anywhere. They feel a pride in doing all they can for these unfortunates committed their care.

The trustees hold regular monthly meetings, and receive not a dollar in compensation for their services, but do
their work gratuitously; except the treasurer and secretary, Mr. G. D. Tinsley, who gets $150 a year for the duties he performs.

We recommend the establishment of a gymnasium to develop the pupils physically.

We recommend that a certificate or diploma be given to those completing a proper course.

We recommend that all money paid by resident or non-resident beneficiaries, parents or guardians, be sent or turned over to the treasurer of the Academy.

We recommend that all money arising from sales of manufactured articles from the Industrial Department be turned into the treasury of the Academy.

We recommend that the $880.51 of the "Surgical Fund" be turned back into the State treasury.

Respectfully submitted,

W H. COBB, Senator 31st Dist., Chairman
GEO. W ADAMS,
WARREN GRICE,

Members on the part of the House.

**ABSTRACT TITLE FOR THE GEORGIA ACADEMY FOR THE BLIND.**

"WHITE SCHOOLS."

On the 21st day of December, 1836, the Mayor and Council of the city of Macon deeded to Charles Cotton for the sum of $335.00 that lot of land known and distinguished in the plan of the city of Macon as 2-acre lots No. 7, in the western range of 2-acre lots on the city commons, containing 2 acres, more or less. Said deed signed by Isaac G. Seymour, Mayor, in the presence of Jess. L. Owens, Clerk of Council, and J. B. Rowland.
This deed recorded in the office of Clerk of superior court of Bibb county, Book D, Folios 770-771, dated February 2, 1837

On the 4th day of October, 1854, Edwin Graves, as administrator of Chas. Cotton, deeded the above lot of land to the Trustees of the Georgia Academy for the Blind, and their successors, as per copy of deed hereto attached, said deed being recorded in the Clerk's office of the superior court of Bibb county, Book M, Folios 709-710, March 24, 1857

STATE OF NEW YORK,
COUNTY OF NEW YORK.

This indenture, made this 4th day of October, A.D., 1854, between Edwin Graves, as administrator of Charles Cotton, late of Bibb county, Georgia, deceased, and the Trustees of the Georgia Academy for the Blind, the said Trustees and Academy being of Macon, Georgia,

WITNESSETH. That the said Edwin Graves, as administrator, as aforesaid, for, and in consideration of the sum of SEVEN THOUSAND DOLLARS ($7,000), to him in hand paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged to have been made, hath granted, bargained, sold, aliened, conveyed and confirm, and doth by these presents grant, bargain, sell, alien, convey and confirm unto the said Trustees of the Georgia Academy for the Blind, and unto their successors and assigns, all that lot and improvements thereon, situated in the city of Macon, county of Bibb, and State of Georgia, known as the late residence of Charles Cotton, Esq., deceased and known and distinguished in the map of said city as two-acre lot number seven (7), in the western range of two-acre lots bounded on the south by Orange
street, on the west by an alley, on the north by College street, and on the east by lot No. 8, containing 2 acres, be the same more or less.

An order of the court of ordinary of the county of Bibb, State of Georgia, having been obtained, in terms and requirement of law, granting to said Graves, as administrator, leave to sell the said premises, as will fully appear by referring to said order of record in said court, and the same having been advertised and exposed to sale in terms of the law and of said order, and both having in all been fully complied with.

TO HAVE AND TO HOLD the said lot and improvements, with all and singular the rights, members and appurtenances thereunto appertaining or belonging to the only proper use, benefit and behoof of the said Trustees of the Georgia Academy for the Blind, their successors and assigns, for the full term of 999 years, to be counted and computed from the 21st day of December, A.D., 1836, and thence next ensuing, and fully to be completed, in terms of and under certain conditions set forth and contained in a deed of conveyance from the Mayor and Council of the city of Macon, dated December 21st, A.D., 1836, duly recorded in the superior court of Bibb county, Georgia, in Book D, pages 770 and 771.

IN WITNESS WHEREOF the said Edwin Graves, as administrator as aforesaid, hath hereunto set his hand and affixed his seal, and delivered these presents, this day and year above written.

(Signed) EDWIN GRAVES, Administrator of estate of Charles Cotton.

(COPY)

Sealed, signed and delivered in the presence of us:

E. A. GRAVES,
DAN SEIXAS.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK.

Be it remembered that on this fourth day of October, in the year one thousand, eight hundred and fifty-four, before me the undersigned, Daniel Seixas, a Commissioner resident of the city of New York, duly commissioned and qualified by the executive authority and under the laws of the State of Georgia, to take the acknowledgment of deeds, etc., to be used or recorded therein, personally appeared Edwin Graves, to me personally known to be the person named in and who executed the foregoing instrument, and acknowledged that he executed the same for the purposes therein mentioned.

IN WITNESS WHEREOF I have hereunto set my hand and affixed my official seal, the day and year aforesaid.

(Signed) DAN SEIXAS,
Commissioner for Georgia in New York.

(COPY)

ABSTRACT TITLE, GEORGIA ACADEMY FOR THE BLIND.

"COLORED SCHOOL."

On the 12th day of January, 1862, Thurston R. Bloom, of Bibb county, sold to Jas. J. Andrews, of Orangeburg District, South Carolina, for the sum of $5,500.00, the following parcel of land, being in the city of Macon and known in the plan of the city of Macon as lots 3 and 4, in block No. 10, of said city, lots 1 and 2, in block No. 5, also lots 1 and 2, in block No. 8, of said city, containing 5½ acres.

On the 25th day of February, 1863, Jas. J Andrews, aforesaid, appointed Jas. H. Andrews, of the city of Macon,
Bibb county, his true and lawful attorney, who sold for him and in his name, 2 lots of land, being in the city of Macon, and known in plan of said city as lots 1 and 2, in square No. 5, containing 2 acres, more or less, and to make and execute necessary deeds in his name, and all other acts necessary.

On the 11th day of May, 1863, Jas. J. Andrews, through his attorney in fact, Jas. H. Andrews, conveyed to Alexander Mitchell for the sum of $10,000 that lot of land in the city of Macon, and known in said plan as lots 1 and 2 in block No. 5, lying between College and Madison streets, and lots 1 and 2, in block No. 8, lying between Madison street and the city boundary.

On May 16, 1863, Jas. J. Andrews ratifies and affirms the said deed made by his attorney, Jas. H. Andrews, of 4 lots in Macon, Georgia, to Alexander Mitchell for the sum of $10,000, said lots being 1 and 2, in block No. 5, and lots 1 and 2, in block No. 8.

On the 3d day of August, 1877, Mrs. M. J. Mitchell, widow of Alex. Mitchell, willed to her two nephews, William Z. Collins and Stephen M. Collins, all of her real estate, to be divided equally between them, and nominates that her two nephews, as named above, be executors of her will.

On the 18th day of December, 1879, Wm. Z. and Stephen M. Collins deeded to Joseph Bond for the sum of $250.00, that parcel of land in the city of Macon, said county and State, located on the map of said city, lots 1 and 2, in block No. 8, and upon Boardman's map of the city as lots 3, 4 and 5, in block No. 8, the lot containing 2 acres.

December, 1881, Jos. Bond deeded to L. N Whittle.
Prest.; Hy. L. Jewett, Peter Solomon, T. G. Holt, Virgil Powers and Jno. P Fort, as Trustees of the Georgia Academy for the Blind, and their successors in office, for the sum of $600.00, that land in the North Western Commons of the city of Macon, and known on Boardman's map as lots 3 and 5, in block No. 8, and subdivided in lots 1, 2, 3, 4, 5, 6, 7 and 8, on a map of said lots surveyed on the 19th day of January, 1880, by J. C. Wheeler, city engineer, a copy of which is attached to the deed and made a part of the deed.

A copy of this deed is hereto attached.

STATE OF GEORGIA,
BIBB COUNTY

THIS INDENTURE, made the—day of December, in the year of our Lord, 1881, between Joseph Bond, of the county of Bibb, of the one part, and L. N. Whittle, Prest., and Hy. L. Jewett, Peter Solomon, T. G. Holt, Virgil Powers and Jno. P. Fort, as Trustees for the Georgia Academy for the Blind, and their successors in office, also of the county of Bibb, of the other part.

WITNESSETH, that the said Joseph Bond, for and in consideration of the sum of SIX HUNDRED DOLLARS ($600.00), in hand paid, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold, aliened, conveyed and confirmed, and by these presents doth grant, bargain, sell, alien, convey and confirm unto the said Trustees of the Georgia Academy for the Blind, their successors and assigns all these tracts or parcels of land, situate, lying, and being in the North Western Common of the city of Macon, in said State and county, known upon Boardman's Map of the city of Macon as lots Nos. three and five (3 and 5), in block eight (8), and subdivided into lots one (1), two (2),
five (5), six (6), seven (7), and eight (8), on a map of said lots surveyed the 19th day of January, 1880, by J. C. Wheeler, city engineer, a copy of which is hereto attached and made a part of the deed. Said lots intersected by an alley 30 feet wide, running parallel with and commencing at a point 110 feet from the line of Madison street, and bounded on the northwest by an alley 30 feet wide adjoining and running parallel with the corporation line of said city of Macon, being the same lots heretofore conveyed on the 18th day of December, 1879, by William Z. Collins and Stephen M. Collins to Joseph Bond, as will be seen by a deed recorded in Book Z, Folio 626, among the Records of Deeds in the Clerk’s office of the superior court of said county of Bibb.

TO HAVE AND TO HOLD THE SAID bargained premises with all and singular the rights members and appurtenances thereunto appertaining to the only proper use, benefit and behoof of them, the said Trustees of the Georgia Academy for the Blind, their successors and assigns in fee simple, and the said Joseph Bond, the said bargained premises unto the said Trustees of the Georgia Academy for the Blind, their successors and assigns, against the said Joseph Bond, his assigns, heirs, executors and administrators, and against all and every other person or persons, shall and will warrant and forever defend by virtue of these presents.

IN WITNESS WHEREOF, the said Joseph Bond has hereunto set his hand, affixed his seal and delivered these presents, the day and year first above written.

(Signed) JOSEPH BOND.

Signed, sealed and delivered in presence of us:

GEO. H. PLANT,
W. W. WRIGLEY


(COPY)
On the 10th of November, 1880, Jos. Bond deeded to Clarence H. Cubbedge, for the sum of $375.00, that lot of land in the city of Macon, known as lots 3 and 4 on the subdivision prepared by J. C. Wheeler of lots 3, 4 and 5 of block No. 8, North Western Range.

On the 24th of December, 1881, Clarence H. Cubbedge deeded the above land conveyed by Jos. Bond to Hy L. Jewett, Peter Solomon, T. G. Holt, and others, trustees for the Georgia Academy for the Blind, for the sum of $700.00, as per copy of deed attached.

STATE OR GEORGIA,

BIBB COUNTY

THIS INDENTURE, made the 24th of December, in the year of our Lord, 1881, between Clarence H. Cubbedge, of the county of Bibb, of the one part, and Louis N. Whittle, Henry L. Jewett, Peter Solomon, T. G. Holt, Virgil Powers, and Jno. P. Fort, as Trustees of the Georgia Academy for the Blind, of the county of Bibb, of the other part: Witnesseth, that the said Clarence H. Cubbedge, for and in consideration of the sum of seven hundred dollars ($700.00), in hand paid, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, hath granted, bargained, sold, aliened, conveyed and confirmed, and by these presents doth grant, bargain, sell, alien, convey and confirm unto the said parties of the second part as "Trustees of the said Georgia Academy for the Blind," their successors in office, and assigns, all of that part or parcel of land, situate, lying and being in said county of Bibb, and in the city of Macon, and known as lots three and four (3 and 4) of the subdivision surveyed by J. C. Wheeler of lots three, four and five (3, 4, and 5), of block eight (8), North West Range, according to original
survey and map of A. E. Boardman, said lots fronting fifty-two and a half feet (52 1/2 feet) each on Madison street, and running back one hundred and ten feet (110 feet) to a thereby 30-foot alley in said division, and being part of that lot or parcel of land conveyed to Joseph Bond by William Z. and Stephen M. Collins, under deed dated December the eighteenth (18th), 1879.

TO HAVE AND TO HOLD THE SAID bargained property with all and singular the rights, members and appurtenances thereunto appertaining, to the only proper use, benefit and behoof of them, the said Trustees of the Georgia Academy for the Blind, their successors and assigns, in fee simple; and the said Clarence H. Cubbedge, the said bargained property unto the said Trustees of the Georgia Academy for the Blind, their successors and assigns, against the said Clarence H. Cubbedge, his heirs, executors and administrators, and against all and every other person or persons, shall and will warrant and forever defend by virtue of these presents.

IN WITNESS WHEREOF, the said Clarence H. Cubbedge has hereunto set his hand, affixed his seal, and delivered these presents, the day and year first above written.

(Signed) C. H. CUBBEDGE.

Signed, sealed and delivered in the presence of us:

ALEX. B. SUBERS,
C. E. LONG.


(COPY)

On the 25th day of February, 1873, Benj. B. Lewis, executor of Robt. Collins, deeded and conveyed to Chas. M. Wiley for the sum of $2,500.00, all the right, title and in-

sh
interest which he had in lots 3 and 4, as shown and distin-
guished on the map of the city of Macon by S. Rose, in
block No. 9, said lots having been surveyed and subdivided
in small building lots by Thos. Butler, county surveyor,
and represented on this private map by 12 lots and a frac-
tional lot, bounded, beginning in the north corner by the
alley and Madison street and running along said alley west
325 feet, to within 14 feet of the city line, thence south
190 feet, then east to Madison street 369 feet, thence north
along line of Madison street to the corner of starting point,
a distance of 200 feet.

On December 28, 1881, T. G. Holt, as Receiver of Chas.
M. Wiley, deeded to Whittle, Jewett, and others, trustees,
and their successors, this property, as per copy of deed at-
tached. A deed was also signed for this property by Chas.

GEORGIA, BIBB COUNTY

Know all men by these presents, that I, Thadeus G.
Holt, of said county, acting in this behalf as the Receiver of
the property and assets of Charles M. Wiley, of said county,
by the appointment of the judge of the superior courts of
the Macon circuit, in a certain Bill and Decree in Bibb supe-
rior court, wherein Saulsbury, Respas & Co., Jno. B. Wiley,
Mrs. Anna L. Fort, and others, are complainants, and said
Charles M. Wiley is defendant, and I, by my said appoint-
ment and office of Receiver, having full and special au-
thority to make this sale and conveyance for and in con-
sideration of the sum of $1,000, which said sum I hereby
acknowledge to have received from Louis N. Whittle, Hy.
L. Jewett, Peter Solomon, T. G. Holt, Virgil Pow-
ers and Jno. P Fort, as trustees of the Georgia Academy
for the Blind, do, by these presents, bargain, sell, alien,
convey and confirm unto said trustees, to their successors in office, all the following lots or parcels of land, viz.: all lying, being and situate in said State, in the county of Bibb, city of Macon, known and distinguished in the plan of said city as lots one and two (1 and 2), and fractional lots seven and eight (7 and 8), all in block No. 9, in the northwest common of said city, and containing together nearly 3 acres of land, together with all the rights, members and appurtenances therewith, or thereunto connected.

TO HAVE AND TO HOLD said four lots of land to said trustees as aforesaid, etc., their successors in office, in full title and estate in fee simple.

In witness of all which said T. G. Holt as Receiver as aforesaid, has hereunto set his hand and seal and delivered this deed, this December 28th, A.D., 1881.

(Signed)  
T. G. HOLT,  
Receiver C. M. Wiley.

Signed, sealed and delivered in presence of us:  
H. F. STROHECKER,  
A. P WHITTLE,  

(COPY)

GEORGIA, BIBB COUNTY

For, and in consideration of the sum of one dollar to us in hand paid by the grantees in the within deed, we, Charles M. Wiley and Charles M. Wiley, as trustee of his wife, Sarah J. Wiley, and Sarah J. Wiley, individually, do hereby remise, release and relinquish unto the said grantees, all the estate, right, title, claim, interest, or demand which we have in and to the property described in the within deed, the same being a portion of the property described in a certain deed made on February 25, 1873, by Benj. B. Lewis,
as executor of Robert Collins, deceased, to said Charles M. Wiley, which will be recorded with the within deed and this release.

(Signed) C. M. WILEY,
C. M. WILEY, Trustee,
S. J. WILEY.

Signed, sealed and delivered in presence of us, this December 30, 1881.

R. W CUBBEDGE,
A. P WHITTLE.


COPY


At 5:30 o’clock p. m., on the 14th day of June, 1901, the Special Legislative Committee, appointed for the purpose of investigating the affairs of the Academy for the Blind, convened in the parlor of the Academy at Macon, Ga., with the following members of the committee present:


There were also in attendance on said meeting at the same time and place the following:

Professor Dudley Williams, Superintendent of the Academy; Judge A. L. Miller, Mr. R. A. Nesbit and Mr. T. D. Tinsley, Secretary and Treasurer of the Institution, members of the Board of Trustees.

(Proceedings reported at the instance of the committee by Arthus S. Bussey.)
EXAMINATION.

Chairman Cobb: Gentlemen, have you a complete set of rules for the government of the institution?

Mr. Tinsley: I would say we have; there have been laws passed from time to time for the government of the institution.

Mr. Cobb: I mean by that, do you have a set of rules which have always been carried out, or have there been changes made now and then?

Mr. Tinsley: Of course, there have been some changes made, as I stated to you the other day; for instance, Judge Miller, as a committee of one from our body, has been having Mr. Felder look into all the Acts of the Legislature bearing upon the Academy, with a view of preparing a new set of our laws, to let us know exactly what has been prescribed, and then we could introduce such changes as would better the present state of things.

Mr. Cobb: Do you receive only indigent pupils, between the ages of twelve and twenty into the Academy?

Mr. Tinsley: No, sir, I don’t think we have confined it strictly to indigent children.

Mr. Cobb: Do you maintain only indigent pupils?

Prof. Williams: I would say that the school entirely maintains only indigent children. I suppose by your question you mean “support.”

Mr. Cobb: The question was, do you maintain only indigent pupils?

Prof. Williams: We entirely maintain only indigent pupils, but board and tuition are given to all.

Mr. Tinsley: We give board and tuition free to all blind children during their stay at the school, and we maintain entirely the blind children of indigent parents.

Mr. Cobb: Do you submit a separate report of the acad-
emy as the law requires to the Governor in your annual report?

Mr. Tinsley: We do not.

Mr. Cobb: Does your annual report contain a report or statement of all the receipts and expenses of the institution?

Mr. Tinsley: Yes, sir, it does.

Mr. Cobb: I don't know whether you understand fully what I mean by that question.

Mr. Tinsley: Well, all the money that comes into my hands as treasurer of the institution, I make a report of; and what additional money comes into the hands of Prof. Williams he makes a report of it.

Mr. Cobb: Did your annual report contain a statement of all receipts and expenditures?

Mr. Tinsley: It contains a full statement of all the moneys received by the institution, both from the State and from individuals; and also a complete list of all expenses paid out by the institution. No, I don't think it includes any records of clothing and such things as are sent by parents to pupils.

Mr. Cobb: Do you keep or require kept an account of all money sent or furnished by parents to children?

Prof. Williams: I say yes. But no report of the same is handed to, or required by the Board of Trustees.

Mr. Cobb: Do you keep or require kept, an account of money and other things sent or furnished by the parents to the children?

Answer: No.

Mr. Adams: Do you keep a record of money remitted by parents for the use of the children, and is a statement sent to the parents of the children of how such money is expended?
Prof. Williams: An account of the money sent that way is kept by the principal.

Mr. Adams: Is that account kept in book form?

Prof. Williams: No, sir, no account of it is kept in book form.

Mr. Adams: How do you keep that account?

Prof. Williams: Well, it is kept in the form of bills against the parents or guardians of the children, or else it is kept against the principal against himself, for the parents of the children; or else money received from the parents of children for such purposes, and furnished to children, if used for them and credited on the accounts of the institution with the merchants.

Mr. Cobb: Do you keep the amount of money, or an account of the money received from the sale of goods from the industrial department of the academy?

Prof. Williams: Yes, sir.

Mr. Grice: Does that appear from the reports?

Prof. Williams: No, sir, but on bills presented to the Board of Trustees at each meeting, on the principal's bill of cash and expenses and receipts.

Mr. Cobb: Do you lend any of the money appropriated by the State for the institution?

Mr. Tinsley: No, sir, we do not.

Mr. Cobb: The reason I asked the question is because I noticed back in the reports that there was a receipt for money loaned.

Mr. Tinsley: Well, that was not in my time.

Judge Miller: There is absolutely no use of that sort made of the State's appropriation.

Mr. Cobb: I only noticed that interest from temporary loans has been noted in the reports, in one instance for as much as two hundred dollars. I notice an entry by received balance of interest on temporary loan, dated 1859. That is in the treasurer report. It is May, 1860.
Mr. Tinsley: I don't know what was done back before the war; but I do know that we don't loan a dollar's worth of the State's money.

Mr. Cobb: Do any of you have any idea of how that loan came about?

Prof. Williams: It must have been an investment of pupils' fund at the start of the academy.

Mr. Cobb: No, I guess it was not an investment, it says "temporary loan."

Mr. Tinsley: Well, I don't know what they did prior to the war. That was a long time before we became connected with the academy.

Prof. Williams: It must have been done from the pupils' fund in its infancy.

Mr. Cobb: Do you charge tuition and board of pupils coming to the academy from beyond the State.

Prof. Williams: Yes, sir.

Mr. Cobb: I notice in the report that there is a pupil from Mexico, do you charge that pupil?

Prof. Williams: Yes, sir, I take him here at the rate of one hundred and fifty dollars per year.

Mr. Cobb: Does his account appear in the report to the Governor?

Prof. Williams: Yes, sir, it will appear in the next report. It is only recently that he came here.

Mr. Cobb: Do you require vouchers of what is called "Principal's Bills?"

Mr. Tinsley: Yes, sir.

Mr. Cobb: They are not filed as vouchers, are they?

Mr. Tinsley: You mean bills for the maintenance of the Academy? I don't think that we have had a regular report for the hundred dollars. I should say that so far as the hundred dollars given for petty expenses about the household, that vouchers are not furnished for those little
items; it is usually expended in such small amounts that it would hardly be practicable to obtain vouchers for them.

Mr. Nesbit: You mean to distinguish between the regular bills, like goods for which we require vouchers, and the small items.

Mr. Cobb: Yes, sir; I notice that the principal's bills are about $144.00 in one instance, and $60.00 in some instances; and in his report some things are merely referred to. I wish a full explanation of this feature.

Mr. Tinsley: In that account, it might be said to be made up of numbers of small items, such as street car fare, a quarter's worth of vegetables purchased from a wagon in front of the building, and such other items of that sort, and in every instance items of that kind are not given, because it would hardly be practicable.

Mr. Cobb: It would seem that statements of such items could be furnish.

Prof. Williams: Statements of all such things as those could hardly be furnished.

Mr. Cobb: I think the date and the amount could be put down.

Prof. Williams: The statement itself is considered to be, and it is a statement. It is not dated, but it is itemized. It is sensible instead of, say giving nine dates on which street car fares of five cents each was paid, to just put down the whole amount paid for street car fare, or say forty-five cents paid for street car fare.

Mr. Tinsley: We don't require vouchers for such items as that.

Mr. Cobb: Do you require an itemized statement?

Mr. Tinsley: Yes, sir, but not vouchers in every instance.

Mr. Cobb: Do you keep, or have kept, a property book, containing an inventory of the property and furnishings?

Mr. Tinsley: No, sir.
Mr. Cobb: What officers, servants, teachers, and others are salaried during the months of vacation?

Mr. Williams: Well, the principal, the house-keeper, the physician, the occulist, and in the meantime at the Colored School, a house girl, and one or two servants; all of these are employed by the year and paid monthly.

Mr. Grice: These have duties which it is necessary for them to perform during the vacation as well as during other months, have they not?

Prof. Williams: Yes, sir; they have duties necessary to perform in vacation as well as during the school months.

Mr. Grice: What do the house-keepers do?

Prof. Williams: They are engaged in cleaning up the house, engaged in repairing the property, house furnishings, and in preparing beds and superintending the cleaning and so forth.

Mr. Cobb: Do you pay teachers and officers for entire months or for fractional parts of months?

Mr. Tinsley: We pay them for the entire month.

Mr. Cobb: I mean for instance, those whose duties begin in September?

Mr. Tinsley: We pay them regularly from month to month, as you understand they are all hired by the year; and it costs no more to pay them month to month during the whole year than during the school months.

Mr. Cobb: You pay them month to month?

Mr. Tinsley: Yes, sir, I believe the school runs nine months.

Mr. Cobb: You mean school or calendar months?

Mr. Tinsley: Calendar months.

Mr. Cobb: How do you determine the fitness of your teachers?

Mr. Tinsley: We employ them for their fitness for the positions they hold; we examine them. They are found
to be qualified before they are employed. For instance to illustrate better what I mean: one of the teachers whom we employed taught for the Board of Education, and we took her from the Board of Education because we knew her to be a very capable teacher. Mr. Findlay was also another. They are specially fitted for the work, or we consider them so. This is true also of Mr. Burke, who is a graduate of the Normal School; all are employed for their fitness for their work in the academy.

Mr. Nesbit: One of the teachers is blind, and was reared and educated in the academy here, and is retained because of the fact that she is an expert teacher of reading.

Mr. Cobb: Do you have examinations for teachers?

Mr. Tinsley: No, sir, we don’t examine them; but we employ for teachers those who have been examined and approved. One teacher has a certificate of graduation not only from her school, but from the Normal School.

Mr. Cobb: Do you think that a teacher prepared for teaching seeing children is prepared for teaching blind children?

Mr. Tinsley: Yes, sir, that has been our experience. I think so.

Prof. Williams: I will state that one is prepared to begin to learn to do so; of course, they will be obliged to adapt themselves to the change.

Mr. Cobb: Do you think that a teacher who is prepared for teaching public schools is prepared to teach blind children?

Mr. Tinsley: I would say that they are as nearly qualified as we can obtain in the State.

Mr. Cobb: Do you believe that a seeing teacher is more suitable to teach blind children that a blind teacher?

Mr. Tinsley: Undoubtedly, I think so.

Mr. Cobb: Do you, as trustee, exercise any personal
supervision of the instruction and exercises of the school—over the work, in other words?

Mr. Tinsley: I should say no to that. It is not our duty to do that.

Mr. Nesbit: It is no more our duty to supervise the work and instruction here than it is for the trustees of the university to do so at the university.

Mr. Cobb: What proportion, or to what extent, I will ask, of those who complete the course of training and instruction at the academy, are prepared to go out in the world and earn a living?

Prof. Williams: My answer would be that it is impossible to give an exact per cent. of those who are prepared to earn a living after they complete our course. I should say that about sixty per cent. of them are prepared to earn a living after leaving the academy.

Mr. Cobb: That question applied to the white school. The next question is, to what extent are colored pupils prepared to earn a living on completion at the academy?

Prof. Williams: They are equally prepared with the whites. But I don't think they do it as well as the whites, because they don't come of as good stock, and don't succeed in the world as well as whites. But they are equally prepared to earn a living.

Mr. Cobb: What is the extent of your apparatus for objective teaching. I mean tools, and fixtures, and so forth?

Prof. Williams: We endeavor to give those things according to the classes and the demands of the children. The teachers have text-books to guide them, and if the text-book calls for certain apparatus we get it. We try to do just as much objective work as possible, but we have an insufficiency of apparatus for the work.

Mr. Cobb: What is the nature of your manual training, if any?
Prof. Williams: Such work as broom-making, and chair-caning, and sewing matting, and so forth.

Mr. Cobb: You have no instructor at this time, I believe?

Prof. Williams: Yes, sir, we have one temporarily.

Mr. Cobb: Is your work-shop training less competent than previously?

Prof. Williams: No, sir, it is not; I consider it better than before.

Mr. Cobb: Have you a work-shop trainer?

Prof. Williams: Yes, sir, a teacher of broom-making in the white school, and also a teacher of broom-making in the colored school.

Mr. Cobb: How many pupils are engaged in the work-shop in manual training?

Prof. Williams: Boys in industrial training number twenty-one in both schools.

Mr. Cobb: About how long each day do they receive instruction each?

Prof. Williams: They receive training an hour and a half three times a week in the white school, and an hour a day five times a week in the colored school. That is as much as our limited machinery and instructors will permit.

Mr. Cobb: What plans have you for the future?

Judge Miller: As to that, I desire to state to the committee, that at least twelve months ago, the trustees took up that question of extending the part of manual training in the academy, all being of the opinion that it was at present one of the weak points in the management of the institution. That we in the past had devoted too much to the intellectual training of the children, and too little to the manual training of the children introduced in the-
school. So the whole board seeming to agree that a change on this line should be made in the academy, we then determined that we would send a committee from the Board of Trustees to visit some of the very best blind institutions in the North and East, and possibly Ohio; and it was planned to go there when they were open, and make a special study and examination of the methods and plans in vogue in these various institutions for preparing the blind children for various callings in life, and see what success had attended the efforts in those institutions in this behalf; finding out those which are simple and easy, and which with the limited means at our hands, we might adopt in this academy, to the end of making the children self-sustaining as far as possible, and later, when perhaps there would be more means at our command, and the expenditure would be justified, to introduce even a more varied schedule or range of industrial or manual training into this school. But for several reasons, I do not recall, the committee was not able to go on for the purpose of making the examination proposed, at the proper time, and we could not find time, as I now recall it, until after the school year here had closed. However, the President and Principal of the academy went on to the East, and visited the schools at Baltimore and Philadelphia, and perhaps some others also. But the schools in Baltimore and Philadelphia were not in operation at that time, and the information received by them was not sufficient for them to put to much practical use. The matter, however, is still pending before the board, and our understanding is that the present sentiment of the Board of Trustees, is for pressing the idea forward and to carry it out as early as possible. And, in fact, we have actually postponed some repairs and changes in the buildings and grounds on account of our expectation
of taking that step. That is about all, I think, Mr. Chairman.

Mr. Cobb: Have you any apparatus for physical training, exercise, etc.; in other words, what equipment for gymnasium have you? Have you any apartments for gymnasium?

Mr. Tinsley: No, sir; we have no such at present, but I think it has been talked over some, and the idea is, if the kitchen could be moved out of the present building, then we would have room for a gymnasium in the basement of this building.

Mr. Cobb: What moral or religious training is given the pupils?

Prof. Williams: We have Sunday-school classes on Sunday, prayers at breakfast and supper, good books for them to read in the library; that is about all—right on the grounds and in the building. Church attendance is required. The church being named by the relations, if possible; or as we sometimes do, the boys go to one church one Sunday and another the next, about the city; and every Tuesday night we have a talk by some minister, a different minister being selected for each time; and then when any of the children ask for them, we request ministers to see them personally—always requesting the minister selected by the child. We have Professor Burke with the children every Sunday, who has charge somewhat of their Sunday-school and musicales.

Mr. Cobb: How do you explain the increase in the per capita cost of running the institution?

Prof. Williams: The per capita cost was formerly reached on the basis of the total enrollment, whereas the basis of per capita cost since I have had charge of the institution is reached on the basis of average attendance. This change was made because I thought it the proper way of
estimating this cost. Another difference is that the school was formerly run on the stinting method, that is, just as little as could barely be gotten along on was used; whereas we now run the institution on a more liberal method, and by that means we are enabled to keep things nicer and cleaner than formerly, which changes have always been made on the recommendation and views of the various committees appointed to visit the institution, and by the trustees. Seeing teachers are employed now, where blind teachers were formerly employed, and seeing teachers cost a great deal more than blind. The blind teachers were employed at a much lower cost than seeing teachers are employed. Some of these changes may be explained more in detail: It was always my father's ambition, I might say, during the period of his control of the institution, to always show a balance at the end of the year, and as the appropriations and means at his hand were small and inadequate, he had to be very penurious; for instance, bed linen was only changed once sometimes in two weeks; nothing of that kind is ever done in the academy at the present time; and other things were run at the same stinted point.

Mr. Cobb: Do you not keep your funds in three classes, namely: Maintenance, Construction and Surgical?

Mr. Tinsley: Well, we keep the funds in three classes, but not in classes the name of those you called. We have a Maintenance Fund, a Pupils' Fund, and another fund we call Extra, or Special Appropriation Fund. The Surgical Fund has been merged with the Pupils' Fund, as we thought the reason for keeping a fund of that kind had gone by, and thinking the Pupils' Fund the most appropriate one to which to carry it, we merged it with that fund.

Mr. Cobb: Excuse me, but I never understood exactly, what became of the Surgical Fund?
Mr. Tinsley: It was transferred to the Pupils' Fund, and invested in securities.

Mr. Cobb: Is there an Act authorizing you to use the money in that direction?

Mr. Tinsley: Yes, sir; there was a resolution of the Board authorizing it to be done.

Mr. Cobb: I referred to an Act of the Legislature?

Mr. Tinsley: No, sir; no Act of the Legislature that I know of on the subject.

Mr. Cobb: What is the Pupils' Fund?

Mr. Tinsley: It was a sum of money which we found here when I first became connected with the Board of Trustees, which as I understood then and have always understood to have been given at various times, in various sums, by private citizens, and received by the school from various sources, and given for the benefit of the pupils, and not to be expended on the maintenance of pupils. The Surgical Fund, I think, without knowing anything definitely on the subject, came from the State, and was to be used for the benefit of pupils, in the treatment of their eyes, before we had an oculist for the academy; and, after we got an oculist for the school, we carried that fund to the Pupils' Fund, as being the fund nearest to what it was formerly used for and invested.

Mr. Cobb: Have any of the funds, in your knowledge, appropriated by the State for maintenance or for improvements on the buildings been passed to the Pupils' Fund?

Mr. Tinsley: No, sir; there certainly has not, to my knowledge.

Judge Miller: No, sir; never, not one dollar that I know of.

Mr. Cobb: Has that fund arisen from private sources?

Mr. Tinsley: As nearly as I could explain to you, you have been informed that it has. My information has al-
ways been that the fund originated through private subscriptions.

Mr. Cobb: What was the purpose of keeping this Pupils' Fund?

Mr. Tinsley: That is one of the things that has bothered the Board. All we can say is that we found it here when we came into the positions of Trustees for the institution, and we just kept it as correctly and properly as we knew how.

Mr. Grice: You keep the interest on those original amounts invested in bonds when the interest comes in, do you not?

Mr. Tinsley: Yes, sir.

Mr. Cobb: What was the origin of that fund?

Mr. Tinsley: As far as I know, this sum of money was derived from private subscriptions; of course I can't say accurately how many sources it came from, for I apprehend that those who knew its origin and original purpose are now dead, and there is nobody living, probably, who knows exactly about it. I have always been told that it was derived from private subscription for the use of the pupils of the institution. We had to take care of it when we came in, and we have done so as near as we could according to what seemed to have been the intended uses of it.

Mr. Cobb: Do you expend those funds for the specified purposes, those different classes of funds, each for its specified purpose? or are you in the habit of carrying from one fund to another?

Judge Miller: No, sir; we do not manage the business that way. We expend each specified fund for the purposes of its appropriation. We do not borrow from one fund to another for even temporary purposes.

Mr. Cobb: How do you dispose of that Surgical Fund?
Mr. Tinsley: That fund has been transferred to the Pupils' Fund.

Mr. Cobb: Was its use specified?

Judge Miller: We do not know whether it was or not. As has been stated to you, we now employ an oculist. I will state that formerly pupils were carried to Atlanta for treatment of their eyes by Dr. Calhoun, and perhaps other oculists. But now an oculist is employed for the school; and it is our idea that that Surgical Fund was originally provided for treatment of the kind indicated before we employed an oculist for the school. After the oculist was employed it seemed to us that the original use and intention of this fund had ceased, and we therefore transferred it, as Mr. Tinsley has explained, to the Pupils' Fund, as being the fund to which it would more likely belong.

Mr. Cobb: I notice that you have invested $6,900.00; $2,400.00 in railroad bonds, $2,000.00 in State of Georgia bonds, and $2,500.00 in City of Macon bonds?

Mr. Tinsley: No, sir; there is not $2,400.00 in railway bonds in one investment, but there is $1,000.00 in railroad bonds, and $1,400.00 in Southwestern Railroad stock, or railroad securities.

Mr. Cobb: Will you please explain your resources for those purchases?

Mr. Tinsley: When I was appointed Treasurer for the institution there was turned over to me by the former Treasurer the sum of $5,400.00 in securities; that is to say, securities and about $1,500.00, or in that neighborhood, in cash, belonging to the Pupils' and Surgical Funds. The investment which the Board of Trustees has made since that time has been this $1,500.00, which was invested, $1,000.00 in first mortgage five per cent. railroad bonds, and $500.00 in City of Macon bonds, making the sum of
$6,900.00, which was originally $5,400.00 of invested securities, and $1,500.00 in cash.

Mr. Cobb: Do you or do you not know what funds purchased the $5,400.00 of securities turned over to you?

Mr. Tinsley: If I have been informed correctly, the Pupils' Fund which made those purchases, came mainly from private subscriptions.

Mr. Cobb: Also give the Committee the rate of interest and the premium you paid on the investments.

Mr. Tinsley: Well, we paid for the $1,000.00 Georgia Southern and Florida Railway Company security, yielding five per cent. interest, a premium of 7 1/2 per cent.; that is to say, the $1,000.00 bond cost us $1,072.50. The City of Macon five per cent. bond was bought for the sum of $605.00, or 21 per cent. premium; that is to say, the $500.00 bond cost $605.00. Those are the only investments which have been made since I have been the Treasurer of the institution; and these were made under and by virtue of a resolution of the Board of Trustees. There is a City of Macon $500.00 six per cent. and four City of Macon four and a half per cent. securities, amounting to $2,000.00; two State of Georgia three and a half per cent. bonds $1,000.00 each, amounting to $2,000.00, and one Georgia Southern five per cent. $1,000.00, and fourteen shares of stock in the Southwestern Railroad, which paid five per cent., I think, last year.

Mr. Cobb: What is the present market value of those securities?

Mr. Tinsley: All of them are above their face values, and are considered perfectly solvent securities; I don't know as I could tell you their exact market values.

Mr. Cobb: Were they purchased at private sale on private contract, or at public outcry—open competition?

Mr. Tinsley: They were purchased on the market...
through a stock and bond broker; but their purchase, the
terms, etc., was first submitted to the Board for its ap­
proval.

Mr. Cobb: A broker just bought them in for you?

Mr. Tinsley: Yes, sir.

Mr. Cobb: That premium on the City of Macon bond
was $105.00; is that not a little high? Are they worth
that much now?

Mr. Tinsley: It is a real premium. They are bought
at it to-day, I think.

Mr. Cobb: We failed to find this security mentioned in
any former Treasurer's report, with the exception of the
single year of 1896-7, of $824.50, which is stated as be­
longing to the Surgical Fund. Can you explain why they
were not reported?

Mr. Tinsley: No, sir; I can't make any explanation of
that, unless it should have been because the former Treas­
urer did not feel it his duty to make a report to the State
of the Pupils' Fund, which, as I have said, and am in­
formed, was derived mainly from private subscriptions and
gifts. However, when I came into the position of Treas­
urer of the academy I felt it my duty to report these secur­
ities to the Governor, because I had received them from
the former treasurer, and they belonged to the school, and
I had receipted for them, and I thought they should be
reported. I did not know whether the former Treasurer
had reported them or not, but when I gave my receipt
for them I felt it incumbent upon me to account for them
the same as for other moneys coming into my hand.

Mr. Cobb: We find no report for the year 1893-4, and
also no report of the Treasurer in the year 1896, and also
no Treasurer's report in the year 1897-8, also in 1898-9,
that is which was submitted to the Governor of the State?

Mr. Tinsley: Mr. Kell, I think, made a monthly
report to the Governor during a portion of his time. I remember when Governor Atkinson was Governor that he required a monthly report of the finances of the institution; and I suppose that the absence of the annual reports can be accounted for from that fact: that the Governor having required monthly reports and thus being in constant touch with the affairs of the academy, the Treasurer could not see the need of making an annual report as well; when the monthly reports previously made covered all the ground, and afforded all the information that the annual report would have shown. When I was made Treasurer I saw that annual reports had been required, and as I did not make the monthly reports, I made a full and complete annual report each year of all funds coming into my hands. I do not, however, make the monthly reports, as did Mr. Kell, to the Governor.

Prof. Williams: I will state just here, however, that I, as Superintendent of the institution, send a monthly report to the Governor.

Mr. Cobb: What is your method of purchasing supplies, by contract, or otherwise?

Mr. Tinsley: We buy them—

Mr. Cobb: However, before going into that question, as we wish to take it up at some length, if either one of the other gentlemen on the Committee desires to propound any questions I will suggest that you do so at this stage.

Mr. Adams: What is the insurable value of this property?

Mr. Tinsley: We have insurance as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
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<tbody>
<tr>
<td>On the main building</td>
<td>$40,000.00</td>
</tr>
<tr>
<td>On the dormitory</td>
<td>16,500.00</td>
</tr>
<tr>
<td>Laundry and household goods</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Workshop</td>
<td>1,500.00</td>
</tr>
</tbody>
</table>
Colored building 9,000.00
On organ upstairs. 2,500.00

Total . . $73,500.00

Mr. Adams: Do you think that amount of insurance represents three-fourths of the value of the property?

Mr. Tinsley: Well, sir, I should say that it represents about three-fourths of the value of the property.

Mr. Adams: How much insurance have you in the Southern Mutual Company?

Mr. Tinsley: We have in the Southern Mutual policies as follows: $1,500.00, $9,000.00, $10,000.00, making a total of $20,500.00, I think, in the Southern Mutual.

Mr. Adams: Is that all that you can get in the Southern Mutual?

Mr. Tinsley: I don't know whether it is or not; I have just as a general rule renewed the policies as they became due, as they were before I came in as Treasurer.

Mr. Adams: I notice that you have one or two term policies?

Mr. Tinsley: Yes, sir, have one or two, but they were only taken out quite recently.

Mr. Adams: Is there any Trustee of the academy financially interested in any purchases made for or other business of the academy?

Mr. Tinsley: No, sir, none at all.

Mr. Adams: Do you give diplomas to pupils who have completed the course here?

Prof. Williams: No, sir.

Mr. Adams: Don't you think it would be a right good thing to do?

Prof. Williams: Yes, sir, I think that it would be a good thing for them. We have been considering the mat-
JOURNAL OF THE HOUSE.

...utter to some extent. They do it in a great many other schools, and it might be wise for us to adopt something of the kind here.

Mr. Adams: Don't you think that you might be able to make some savings by the competitive system of buying your supplies for the school?

Prof. Williams: No, sir, I don't think that we could make anything hardly by such a plan.

Mr. Tinsley: I don't think that anything could be saved by them. We have considered that plan as well as others, and we always have the best interests of the school at heart and we do what we think is best, and the plan we are pursuing, we think, is about the best that could be adopted. Some of the supplies have to be purchased in such small quantities that it would not be an inducement for any one to bid on them. I don't think it would be possible to purchase in this way.

Mr. Adams: Well, you have practically the competitive system anyway, for as I understand it, the business is not confined to any one merchant, but all have an opportunity of selling the goods, and you do actually buy from different merchants?

Mr. Tinsley: Yes, sir, that is true; and I think that the supplies purchased for the institution are always purchased at very good prices for the school; for I understand something about purchases of the kind that are needed here largely, and have to keep up with the quotations and so forth, and have always observed that they have been bought at very low prices.

Mr. Grice: In the year 1892, as I understand it, a special appropriation was made for fire escapes. Does that annex or addition to the front of the building represent a portion of that expenditure?

Prof. Williams: Yes, sir.
Mr. Grice: There are no other fire escapes for the building?

Mr. Tinsley: No, sir.

Mr. Grice: Do you think that is enough for the safety of the inmates of the building?

Mr. Tinsley: Well, when I was made a Trustee of the academy, one of the very first things that occurred to me was that the sleeping apartments of the children were on the fourth floor of this building, and the idea of a fire occurring here with them up there was something awful to me. After the appropriation for that purpose was made it was decided to place it in the front of the building as it appears now, where it would not only serve the use for which it was intended in probably the best manner, but also improve the appearance and beauty of the property. We do not consider that the pupils are, however, entirely safe in the event of a fire even now, for it must be borne in mind that the children here are blind. We have also thought it best to make some changes in the plan of providing for them in the building, which we have thought added materially to the safety of the pupils. Instead of allowing the children to have their sleeping apartments on the fourth floor, as formerly, we have transferred them to a lower floor and fitted up the fourth floor with the teaching apartments. That was done mainly in the interest of the safety of the children in the event of a fire; we thought them safer downstairs than up.

Mr. Grice: With those arrangements and the fire escape already at hand, do you think that they would be reasonably safe in the event of a fire?

Mr. Tinsley: Yes, sir, I think so.

Mr. Adams: Suppose a fire should occur in the front part of the building?

Mr. Tinsley: Of course there would be a danger; but
the children being downstairs would be in a better place to escape than if they were still upstairs; and then another thing, the teachers are with them now, as we require the seeing teachers to sleep in the institution, so as to aid in the escape of the children in the event of a fire or such occurrence.

Mr. Grice: You have means of getting out of the building?

Mr. Tinsley: Yes, sir, on four sides of the building.

Mr. Cobb: In 1893 there was a special appropriation for specified purposes of maintaining the plant. The Act, I don't think, is very clear on the subject. It says $2,000.00 for improving and repairing the building, and $20,000.00 for maintaining the institution. In what way was that $2,000.00 expended?

Mr. Tinsley: I am not sure that I can answer that question; you can probably tell from the record. I think it was partly spent in heating the building.

Prof. Williams: My impression is that it went to complete the paint (?) on the dormitory. That is my impression. I would not be sure of that, however.

Mr. Grice: There was appropriated in 1894 for repairs, etc., $2,000.00, and in the year after that $1,000.00. How was that spent?

Mr. Tinsley: That was spent for those purposes.

Mr. Grice: You say both of those amounts were so expended?

Prof. Williams: I think that the year after 1894, the sum of $2,000.00 must have gone for the fire escape.

Mr. Adams: Have the special appropriations made by the State for special purposes connected with the institution always been expended strictly for the purposes appropriated?

Mr. Tinsley: So far as I am aware of, sir, they have been expended strictly for those purposes.
Mr. Grice: In your judgment, gentlemen of the Board, and Prof. Williams, are there any changes in the laws governing the institution which you would suggest to us as necessary and needful for a better provision for the needs and purposes of this charity?

Judge Miller: That is a matter of much importance, and one which the Board has been considering very thoughtfully for some time preceding this. In order to deal with the question intelligently, we have employed counsel, at a very small fee in consideration of the nature of the service, I may add, to aid us in a compilation of the various laws that have been passed for the government of the institution, in order that we may know exactly what laws there are in force, and then we will soon agree on the plans necessary. Mr. Felder has been engaged in this service, and we trust soon to be able to know definitely what laws are of force, and which have been repealed. And when we get that Code made, and ascertain exactly what the laws are in effect now, it is then proposed by us to prepare a thorough revision, and recast our own by-laws, which we have a right to do, and then recommend to the Legislature the passage of needful legislation.

After we have revised our by-laws and looked over the laws in force, it is my opinion, as I have doubtless told my fellow members of the Board, that we will then be in a proper position to take up the subject of proposing legislation on the management and government of the academy. We expect to study the existing laws, and study their defects, and then with the aid of our experience and knowledge of the institution, its needs, etc., be able to recommend suitable legislation to the Legislature of the State. My own hope is that we will be able to have some recommendations before the approaching term of the Legislature this fall. This has not been more carefully looked into by
the Board before this time for the reason that the Board has been changed, and some of the members are new, and all have been too busily engaged otherwise.

Mr. Cobb: Does not the law governing the age of pupils admitted into the institution, as it stands, limit the age from twelve to twenty years?

Judge Miller: Frankly, I do not know. I want Mr. Felder to make a report on that line, so I can find out exactly about those things.

Mr. Grice: I have talked with Mr. Felder some on the subject, and he says that it is seven to twenty-five.

Mr. Tinsley: The ages were formerly twelve to twenty, but my impression is that it has been changed.

Judge Miller: I have two or three impressions about the matter, and I finally abandoned them all, under the idea that all of us seemed to be at sea, and we had better await the result of the investigation.

Mr. Adams: Don’t you think, Judge Miller, that it would be a good idea for the Board of Trustees to take up this matter of proposing legislation after you have reached the conclusion of your investigation, and communicate your suggestions to the chairman of this Committee, informing him of your recommendations, and what you consider necessary, so that the Committee could recommend them to the Legislature should it see fit?

Judge Miller: I don’t know whether it would be possible to do that or not; it would of course depend upon how much time we can devote to the work, and upon the time at which the Committee intends to formulate its report for the Legislature.

Mr. Cobb: I hardly think that the Committee will be able to formulate its report until a month or so yet, perhaps longer even than that; but as to that matter, we could
add to the report up to just before the convening of the Legislature.

Judge Miller: Well, it might be left and added later; of course you understand that we don't know yet whether there will be any recommendations to be made, until we find out what laws are in effect at this time. However, we thank Mr. Adams for his suggestion.

Mr. Tinsley: I do not think there will be any trouble about our having time to attend to it.

Judge Miller: I, myself, think that it will be feasible, because in the next thirty days or such a matter, the work of the season for the lawyers will be comparatively over, at least the rush, and we will all have more time, some of which perhaps may be devoted to this subject.

Mr. Cobb: Resuming the consideration of the examination, I will ask the board whether work done on the buildings is done under contract, or by employment of laborers on the part of the board?

Mr. Tinsley: It is always done under contract, whenever the work done or to be done amounts to any considerable sum; and when a small temporary repair is done, the Superintendent or Principal, and also a committee from the board. The committee of the board on repairs will have it done by employment direct, but in all cases where the work done amounts to very much, it is done under contract.

Judge Miller: Yes, as to that, the board invariably invites bids when it is for any considerable amount. All repairs are made under the supervision of the Board of Trustees' Committee on Repairs, of the Principal of the academy, or both.

Mr. Cobb: We decided back during the course of the examination to take up the question of supplies towards the end of the examination; we will resume that subject now.
Judge Miller: Recurring to the manner, Mr. Charman, or the method of the board as to the purchase of supplies made and needed in the maintenance of the academy, we have not pursued the system of doing this by bids, but we require the superintendent to present at each meeting of the board, on the second Tuesday in each and every month, an estimate, as nearly accurate and correct as it is possible for him to make it, of his needs for the coming month, giving the various articles needed, the amounts of the same being stated in "pounds" or otherwise, as the case may be, and the price per pound, or otherwise, as he can come at it from previous purchases, or market quotations. The board then goes through that estimate so prepared by the superintendent of the academy very carefully, discusses the needs as indicated, and the prices as indicated, and the amounts to be purchased, and then at the end of the month, or at the next meeting of the Board of Trustees, the bills for the things which have been purchased by the superintendent in the meantime are presented to the board and examined by them, and the account inspected thoroughly and rigidly by the Board of Trustees; and, in this way, the Board of Trustees keeps up with everything of that kind which the superintendent does on the grant of authority from the board to purchase things in that way from month to month, the amounts of different articles which have been purchased and the prices paid for the same. The reason I think, and which is also a safe and sufficient reason, why we do not buy the supplies for the home on the competitive plans, by inviting bids for the articles needed, is that the institution is so small, and is run on such a small scale, necessarily, that we are justified in buying different articles in very large amounts or quantities. The principal of the institution, as I understand it, goes around among the merchants from month to month
and gets their prices on the articles needed, and in the quantities needed, and in this way we practically get the same benefit that we would from the system of inviting bids for the articles furnished, and at the same time we get fresh supplies each month. Then again it may be that sometimes, if we were to invite bids for the supplies, that we might be forced to buy at times when the market would be up, and get on hand large quantities of supplies, when in a short time the prices would go down, and we would then feel that we had overstocked ourselves or lost money; whereas, we now get the goods practically as cheap as they could be obtained, and have fresh supplies at all times also. That is the real reason for it; and for the same reason I may say, that we think the plan pursued is the very best that we could adopt under the circumstances. It is readily the easiest plan, and is the best for the institution. If we consumed supplies by the carload lot, or by the ton, or in such quantities as those, we would, of course, invite bids for the supplies.

Mr. Cobb: How are the goods received into the institution, the weights verified, and the quantities verified?

Prof. Williams: The bids for all goods are checked over by referring to the goods when they come in with them, by the proper person here in the academy; and then at the end of the month those statements are gone over by the board and rechecked by them, by referring to the invoices and bills, and then besides all the goods brought into the institution are tested by the proper person, and all of them weighed. Even to the coal.

We have no scales in the building for weighing large quantities of anything at a time, and we have a hard time to weigh such articles as coal, since it cannot be done by the ton. But the servants are required to hand me every other day, and often every day, the number of scuttles of
coal which they have taken from the bin and carried to the various places, and then by weighing a scuttle and multiplying the weight of the scuttleful by the number of scuttles used, we can, with some degree of accuracy, arrive at the quantity used or bought. In this way I am satisfied always that we have obtained enough coal for the prices paid. I just state that as an illustration of our methods with those things and the close watch we keep on it to preserve and keep it from waste.

Mr. Cobb: How are the supplies issued?

Prof. Williams: They are issued by weight. The method is this: The women in charge of the dining-room and kitchen give the order to the woman in charge of the stores, and thus we keep account of what goes to the kitchen exactly. And when a person is in charge of both departments, she preserves a record of what she used and the bills which are turned over to me; and, up to two months ago a record was even kept of the bills of fares, including everything used on the tables. But two months ago we employed a new housekeeper, and I forgot to turn over to her one of the books for that purpose.

Mr. Cobb: Considering the amount of funds which you receive for the maintenance of the institution, do you think that the pupils here get a plenty of good, wholesome food?

Prof. Williams: Yes, sir, I think so. I don’t believe that the children have enough fruits and food of that kind, and so forth. We have some fruits, such as apples and oranges in the winter time, but not every day, as you would expect in a boarding house.

On motion of Mr. Steed of Taylor, the House took a recess, subject to the call of the Speaker.

At the hour of 11:25 of the clock the Speaker again called the House to order.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

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

A resolution that a committee of seven from the House and five from the Senate, be appointed to report on proper observances upon the death of Hon. Porter King.

The Committee on the part of the Senate are Messrs. Ellis, Grantland, Allen, Chappell and Cann.

Mr. Slaton, chairman of the committee appointed to report such observances as should be taken by the General Assembly as regards the death of the Hon. Porter King, submitted the following report:

Mr. Speaker:

The joint committee appointed by the House and Senate to report such observances as should be taken regarding the death of the Hon. Porter King, representative from Fulton county, recommend the following:

That the deepest sympathies of the General Assembly be tendered his devoted family on account of their great bereavement.

That when the House and Senate adjourn today they adjourn until Monday, October 28th, as a mark of respect to the deceased representative.

That both House and Senate attend the funeral, which occurs on Saturday, October 26th, at 2:30 p. m., at the Second Baptist Church, in Atlanta, and that a special
cort of eight from the House and four from the Senate, be appointed by the Speaker of the House and President of the Senate, of which the Speaker and President shall be members.

Respectfully submitted.

JOHN M. SLATON,
Chairman on part of House.

Adopted.

The Speaker appointed as the committee to escort the remains of the Hon. Porter King to its final resting place Messrs. Jno. D. Little, Speaker, chairman ex officio; Slaton, Houston, Toomer, George of DeKalb, Knowles, Steed, Mitchell of Thomas.

Leave of absence was granted Messrs. Bush of Miller, Drawdy, Richardson, Taylor, Hamilton of Montgomery, Walker of Webster, Walker of Crawford, Dorminy, Foster of Floyd, Deal.

The Speaker then announced 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.

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

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Miller, Rhyne, Toomer,
Mitchell of Emanuel, Roberts, Tumlin,
Mitchell of Thomas, Sanders, Turner,
Monroe, Schley, Underwood,
Moore, Shank, Walker of Brooks,
Morris, Shipp, Wellborn,
Mulherin, Sikes, Welch,
Mullins, Slaton, Wells,
Narramore, Smith of Hancock, Whitehard,
Niblack, Smith of Henry, Wight of Dougherty,
O'Connell, Stafford, Wilkes,
Orr, Steed, Williams,
Park of Greene, Stevens, Wilson,
Park of Troup, Stewart, Wright of Floyd,
Parker, Stubbs, Yates,
Perry, Sturgis, Mr. Speaker,
Peyton, Symons,

Those absent were Messrs.—

Boswell, Henderson, Ousley,
Burnett, Hitch, Richardson,
Crawford, Hodges, Singletary,
Daughtry, Hosch, Thompson of Banks,
Deal, Howard of Baldwin, Walker of Crawford,
Dorminy, Kelly, Walker of Webster,
Hamilton, Lawrence, Willingham.
Hammock,

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was the read and confirmed.

Upon request of Mr. Howard of Dooly, House bill No. 90, was taken from the table and placed upon the calendar.
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 bill of the House, to wit:

A bill to create the city court of Sandersville in and for the county of Washington, and for other purposes.

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. Hall of Bibb—

A bill to amend section 2185 (719-a) of the Code of Georgia, relating to the appointment and qualification of Railroad Commissioners by the people, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Felder of Bibb—

A bill to provide for the selection of banking institutions as depositories of the superior courts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend sections 2705, 2707, 2708 of the Civil Code, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Deal of Bulloch—

A bill to declare vote selling, or vote buying, a misdemeanor, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Gresham of Burke—

A bill to authorize the mayor and council of Waynesboro to issue bonds for the purpose of establishing waterworks and electric lights, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Gresham of Burke—

A bill to make it penal for any person, except marshals, sheriffs, etc., to carry concealed weapons without first obtaining license to do so, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Drawdy of Clinch—

A bill to incorporate the town of Argyle, in Clinch county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Tumlin of Carroll—

A bill to keep the public roads free from obstructions, and for other purposes.

Referred to Committee on Roads and Bridges.

By Mr. Tumlin of Carroll—

A bill to amend section 16 of the General Tax Act, so as:
to provide that guano, or commercial fertilizers, in the hands of consumers shall be deemed returned for taxation when the land on which the fertilizer is placed has been returned for taxation, and for other purposes.

Referred to General Agriculture Committee.

By Mr. Hixon of Carroll—

A bill to repeal an Act to incorporate the town of Temple, in Carroll county.

Referred to Committee on Corporations.

By Mr. Reid of Campbell—

A bill authorizing the State Treasurer to use the funds in the treasury arising from the sale of public property, to pay the public debt maturing in 1902, and for other purposes.

Referred to Ways and Means Committee.

By Mr. Houston of Fulton—

A bill to regulate the employment of children in factories, etc., and for other purposes.

Referred to Labor and Labor Statistics Committee.

By Mr. Wright of Floyd—

A bill providing for a compulsory teaching in the public schools of this State a text-book on practical farming, etc., and for other purposes.

Referred to Committee on Education.
By Mr. Knowles of Floyd—

A bill to extend the corporate limits of East Rome, and for other purposes.

Referred to Committee on Corporations.

By Mr. Mitchell of Emanuel—

A bill to amend section 1114, volume 3 of the Code, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Narramore of Early—

A bill providing that fertilizers shall not be required to be returned for taxation when placed upon real estate that has been returned.

Referred to General Agriculture Committee.

By Mr. George of DeKalb—

A bill to provide for the removal of all obstructions from the streams of DeKalb county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Orr of Coweta—

A resolution to pay a pension to L. D. Belisle, of Coweta county, and for other purposes.

Referred to Committee on Pensions.

By Mr. Howard of DeKalb—

A bill to provide for the rearranging and fixing of the
time for holding the superior courts of the Stone Mountain
Circuit, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to create a new charter for the city of Moultrie,
and for other purposes.

Referred to Committee on Corporations.

By Mr. Perry of Gwinnett—

A bill to provide for the plaintiff in *fi. fa.* being liable
for costs in certain cases.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill providing for biennial sessions of the General As-
sembly, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Harkins of Gordon—

A bill to amend the charter of Calhoun, in Gordon
county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Houston of Fulton—

A bill providing for a Bureau of Labor and Industrial
Statistics, and Deputy Commissioner of Labor in connec-
tion with the Department of Agriculture.

Referred to Committee on Labor and Labor Statistics.
By Mr. Stubbs of Laurens—

A bill to amend an Act to establish the city court of Dublin, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Ousley of Lowndes—

A bill to repeal the charter of the city of Valdosta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hogan of Lincoln—

A bill to repeal an Act to amend section 583, volume 1 of the Code.

Referred to Committee on Counties and County Matters.

By Mr. Hodges of Hart—

A bill to amend the charter of the town of Hartwell, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Sturgis of McDuffie—

A bill to provide for the payment of costs of justices of the peace and constables in misdemeanor cases in McDuffie county.

Referred to the Special Judiciary Committee.
By Mr. Ousley of Lowndes—

A bill to create new charter for city of Valdosta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Park of Greene—

A bill on implied warrantee in the sale of personal property, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Blalock of Fayette—

A bill to pay all rewards offered by the Governor for the apprehension of fugitives from justice out of the fund arising from the hire of convicts, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Davis and Howell of Meriwether—

A bill to incorporate the town of Lone Oak, in Meriwether county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Henry of Murray—

A bill providing for the removal of obstructions from the streams of Murray county, and for other purposes.

Referred to General Agricultural Committee.
By Messrs. Allen and Darden of Monroe—

A bill to amend section 422 of the Criminal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Bush of Miller—

A bill to incorporate the town of Colquitt, and for other purposes.

Referred to Committee on Corporations.

By Mr. Davis of Meriwether—

A bill to amend section 220 of the Criminal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Grice of Pulaski—

A bill to change the time of holding the legislative sessions, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Ayers of Polk—

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

Referred to Committee on Corporations.

By Mr. Blalock of Fayette—

A bill to provide for the use of the application and the evidence attached now on file in office of Commissioner of
Pensions, competent testimony for a widow who may apply for a pension, etc., and for other purposes.

Referred to Committee on Pensions.

By Mr. Blalock of Fayette—

A bill to appropriate money to pay pensions to disabled Confederate veterans and widows.

Referred to Committee on Appropriations.

By Mr. Madden of Pike—

A bill to regulate the practice in misdemeanor cases in courts of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Blalock of Fayette—

A resolution providing for the appropriation of $325,880 of certain moneys in the treasury to pay the interest on certain bonds, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Madden of Pike—

A bill to amend an Act to provide for payment of salary of Dispensary Commissioners, and for other purposes.

Referred to Committee on Temperance.

By Messrs. Hardwick and Franklin of Washington—

A bill to define fraudulent conduct on the part of a laborer, and for other purposes.

Referred to Committee on General Agriculture.
By Messrs. Freeman and Park of Troup—

A bill to establish and maintain a dispensary in Hogansville, and for other purposes.

Referred to Committee on Temperance.

By Mr. English of Warren—

A bill to make the office of County School Commissioner elective by the people.

Referred to Committee on Education.

By Mr. Whitchard of Terrell—

A bill to incorporate the town of Herod, in Terrell county.

Referred to Committee on Corporations.

By Mr. Sikes of Worth—

A bill to amend section 2426, volume 2 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

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

Referred to General Judiciary Committee.
By Mr. Underwood of White—

A bill to amend an Act entitled an Act to amend section 2061 of the Civil Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Toomer of Ware—

A bill to fix the license for selling liquors in Ware county, and for other purposes.

Referred to Committee on Temperance.

By Mr. Harper of Wayne—

A bill to pay the several solicitors-general of this State a salary, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McLennan of Telfair—

A bill to amend section 813 of the Penal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brewton of Tattnall—

A bill to amend section 290, volume 1 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Gary of Richmond—

A bill to appropriate money for the rebuilding of the Soldiers' Home, and for other purposes.

Referred to Committee on Appropriations.
By Messrs. Adams of Putnam and Grice of Pulaski—

A resolution to appropriate money to pay the expenses of the investigation of the Academy for the Blind.

Referred to Committee on Appropriations.

By Mr. Miller of Muscogee—

A bill authorizing the Governor and Treasurer to issue bonds to the amount of $325,880 to pay interest on public debt, payable in the year 1902.

Mr. Miller asked that the above bill be referred to the General Judiciary Committee, but to this, Mr. Hall of Bibb, objected, and contended that it should be committed to the Committee on Appropriations. The matter was placed before the House, which resulted in the bill taking the course desired by Mr. Miller, and was referred to the General Judiciary Committee.

By Mr. Miller of Muscogee—

A bill authorizing the Treasurer to call in for cancellation certain bonds of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Miller of Muscogee—

A bill to authorize the Treasurer to apply to the general purposes of the treasurer certain money heretofore appropriated for the payment of interest due on the public debt in 1902.

Referred to General Judiciary Committee.
The following resolutions were read and adopted, to wit:

By Mr. Shank of Wilkes—

A resolution to keep the temperature of the House normal.

By Mr. Hall of Bibb—

A resolution fixing the time of meeting of the House at 9 o'clock in the morning, and adjourning at 1 o'clock p.m.

On motion of Mr. Steed of Taylor, House bills Nos. 343 and 151 were tabled.

Mr. Moore of Columbia, was given permission to withdraw House bill No. 403.

The following House bill was taken up and the Senate amendments concurred in, to wit:

By Messrs. Hardwick and Franklin of Washington—

A bill to create the city court of Sandersville, in and for the county of Washington.

The following resolutions were read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution providing that the Daughters of the Confederacy be allowed space in the capitol building for the purpose of preserving records.

By Mr. Slaton of Fulton—

A resolution providing that the State Treasurer be au-
authorized to pay the per diem of the Hon. Jos. M. McWhorter of Oglethorpe, the Hon. Porter King of Fulton, and Hon. Geo. G. Johnson of Jefferson, to their widows.

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

By Mr. Harvard of Dooly—

A bill to be entitled an Act to require all applications for pensions to be recommended by the grand juries of the county in which applicant resides.

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

Ayes 41, nays 80.

By Mr. Mitchell of Emanuel—

A bill to amend sub-section 11 of section 4082 of volume 2 of the Code, and for other purposes.

The following amendment was read and adopted, to wit:

By Mr. Franklin of Washington—

Provided further, that the Commissioners of Roads and Revenues, or ordinaries of their respective counties, shall refuse to pay any compensation for such services if they see proper.

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 98, nays 8.

The bill having received the requisite constitutional majority was passed as amended.
By Mr. Lane of Sumter—

A bill to amend an Act entitled an Act to establish the city court of Americus, 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 103, nays 0.
The bill having received the requisite constitutional majority was passed.

On motion of Mr. Lane of Sumter, the above bill was ordered immediately transmitted to the Senate.

The following communication was received from Hon. Philip Cook, Secretary of State:

Atlanta, October 28, 1901.

To the Honorable John D. Little, Speaker of the House of Representatives:

Sir:—In compliance with the statute in such case made and provided, I herewith transmit a certified statement of the vote for and against the removal of the county site of Charlton county.

Respectfully,

PHILIP COOK,
Secretary of State.

I, Philip Cook, Secretary of State of the State of Georgia, do hereby certify, that at an election held in the county of Charlton, State of Georgia, on the 18th day of September, 1901, for the removal of the county site from its present location at Traders' Hill, said county and
State, to Folkston, said county and State, the vote, as shown by the election returns of file in this department, was as follows, to wit:

For removal 273 votes.
Against removal 69 votes.
More than two-thirds of the total votes cast being "for removal."

In testimony whereof, I have hereunto set my hand and affixed the seal of my office, at the capitol, in the city of Atlanta, this 25th day of September, in the year of our Lord, one thousand nine hundred and one, and of the Independence of the United States of America the one hundred and twenty-sixth.

PHILIP COOK,
Secretary of State.

The following communication was received from the Atlanta Chapter Daughters of the Confederacy, and read, to wit:

Atlanta, Ga., October 28, 1901.
Hon. John D. Little, Speaker House of Representatives:

Sir:—In behalf of the Daughters of the Confederacy of the State of Georgia, we respectfully petition your honorable body for permission to occupy space in the State Capitol, for the purpose of keeping and the better preservation of papers, historical facts, relics and souvenirs of the war between the States, collected by the various Chapters and individuals in this State.

Respectfully,
MRS. J. S. RAINIE,
President Atlanta Chapter Daughters of Confederacy.
TUESDAY, OCTOBER 29, 1901.

Leave of absence was granted Messrs. Booth of Walton, Huie, Symons, Flynt, Sanders, Stewart, Jordan of Jasper, Parker of Talbot, Luttrell, Herrington, Daughtry.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia,
Tuesday, October 29, 1901.

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. Perry of Gwinnett, moved to dispense with the roll-call, which motion was lost.

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

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Bush, Carrington, Carswell, Clower, Copeland, Cowart, Crumbley, Darden, Daughtry, Davis of Meriwether, Davis of Newton, Dean, Duncan, English, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Frederick, Freeman of Troup, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Gresham, Gress, Griffin of Twiggs, Grice,
Those absent were Messrs.—

Booth, Crawford, Deal, Dorminy, Drawdy, Everett, Hamilton, Hardwick,

Mr. Merritt of Hancock, reported that the Journal of yesterday’s proceedings had been examined and found correct.

The Journal was then read and confirmed.

Leave of absence from the morning session was granted Messrs. Tumlin and Hixon of Carroll.

Mr. Franklin of Washington, moved that instead of the House meeting at 9 o’clock a. m., and adjourning at 1 o’clock p. m., that it meet at 10 o’clock a. m. and adjourn at 1 o’clock p. m., which motion was lost.

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. Howard of DeKalb—

A bill to provide for an require the payment of taxes on all special franchises, and for other purposes.

The committee proposed the following amendment which was lost, to wit:

To amend section 1 of said bill by striking therefrom the words “all corporate privileges for the conduct of any express business,” occurring in the 13th and 14th lines of said section.

Mr. Howard of DeKalb, proposed to amend by adding at the end of sections 2 and 5 the following words: “Or as may hereafter be provided by law.”

The amendment was adopted.
The report of the committee, which was favorable to
the passage of the bill as amended, was agreed to.

Mr. Franklin of Washington, moved to table the bill,
and on that motion Mr. Hall of Bibb, called for the ayes
and nays, which call was sustained, and on taking the bal­
lot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Boswell, Hosch, Thompson of Banks,
Brewton, Johnson of Jefferson, Wellborn,
Copeland, Pierce, Wight of Dougherty,
Davis of Meriwether, Reid of Taliaferro, Willingham,
Foster of Floyd, Silkes, Wilson,
Franklin, Stevens, Yates.

Harper of Chattooga,

Those voting in the negative were Messrs.—

Adams, English, Henderson,
Allen, Felder, Henry,
Anderson of Bartow, Fort, Hogan,
Anderson of Cobb, Foster of Towns, Houston,
Ayres, Foster of Oconee, Howard of Baldwin,
Bailey, Frederick, Howard of DeKalb,
Barron, Freeman of Troup, Howell,
Bell, Gary, Hutcheson,
Blalock, George of DeKalb, Johnson of Appling,
Blue, Gresham, Johnson of Baker,
Bray, Grice, Johnson of Bartow,
Brock, Hall of Bibb, Joiner,
Bruce, Hall of Fannin, Jordan of Pulaski,
Carrington, Hammock, Kelly,
Clower, Harden of Chatham, Kilburn,
Cowart, Hardin of Wilkes, Knight,
Crumbley, Harper of Wayne, Lane,
Darden, Harvard, Lawrence,
Daughtry, Hathcock, Lott,
Davis of Newton, Harkins, McFarland,
Dean, Hawes, McKay,
Duncan,
Maples, Merritt, Mitchell of Emanuel, Mitchell of Thomas, Monroe, Moore, Morris, Mulherin, Mullins, Narramore, Niblack, Orr, Park of Greene, Parker of Troup, Perry, Peyton, Quillian, Rawls, Reid of Campbell, Rhyne, Richardson, Roberts, Schley, Shank, Shipp, Singletary, Slaton, Smith of Hancock, Stafford, Sturgis, Tarver, Taylor, Tisinger, Turner, Welch, Wells, Whitehard, Wilkes, Williams.

Those not voting were Messrs.—


Ayes 19, nays 105.

On motion of Mr. Hall of Bibb, the verification of the roll-call was dispensed with.

Upon consolidating the vote on the motion to table, it was found that the ayes were 19, nays 105, so the motion to table was lost.
On the passage of the bill, Mr. Gresham of Burke, called for the ayes and nays. The call was sustained, and on taking the ballot viva voce, the vote was as follows:

On motion of Mr. Franklin of Washington, the verification of the roll-call was dispensed with.

Before the vote could be announced Mr. Howard of DeKalb, moved that the bill be tabled, which motion prevailed.

By unanimous consent the following bill was read the second time, to wit:

By Mr. Gary of Richmond—

A bill to amend an Act to incorporate the village of Summerville, and for other purposes.

On motion of Mr. Slaton of Fulton, House bills Nos. 117 and 118 were tabled.

October 29, 1901.

The following message 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.

To the Senate and House of Representatives:

At the request of the State Military Advisory Board I last summer appointed a committee of officers of high
rank in the State service, who are also lawyers of distinguished professional ability, to revise the military code of the State, their work to be submitted in the form of a bill for ratification or rejection to the General Assembly at its present session. The officers appointed for this important work were Colonel Alexander R. Lawton, retired, Colonel William E. Wooten, commanding the Fourth Regiment, Georgia State Troops, and Colonel George M. Napier, Judge Advocate General.

The proposed revision was imperatively necessary because the present military code of the State is a piece of patch-work, cumbersome, incoherent and often conflicting. It was originally framed by a United States army officer, and was modelled after the military laws and regulations of the United States, intended for and well adapted to the government of the regular army, but in many respects not at all adapted to the volunteer military of a State. To cure the defects in this code, and adapt it to the condition of our State troops, it has been frequently amended, but never perfected and put in that simple and concise form necessary for the government of the volunteer soldiery of the State.

The committee has completed its work, and has submitted its report in the form of a bill, which I herewith transmit to your honorable bodies for your consideration. This bill is intended to be a complete military code in itself, and seeks to eliminate from the law for the government of the State troops all the relics of the old ante-bellum military laws of the State, as well as those features borrowed from the laws of the United States for the government of the regular army, which are inapplicable to present conditions. While some features of the bill may not commend themselves to the judgment of each member of the General Assembly, it is in my judgment a great improvement
on the present laws, much simpler and much more easily understood by both the officers and men constituting our volunteer soldiery.

I commend it to the careful consideration of the General Assembly, and trust that it, with such amendments as your honorable bodies, in their wisdom, may deem for the best interest of the service, may be enacted into law.

A. D. CANDLER.

A bill to be entitled an act to reorganize the military forces of this State; to adopt and make of force a military code, and to provide penalties for the violation thereof; to repeal all laws referring to the military forces not herein re-enacted, and for other purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That the military forces of this State shall be the active militia thereof, of which the white land and naval forces shall be known and designated as the Georgia State Troops, and the colored forces as the Georgia State Troops, Colored.

Sec. 2. The Governor is the Commander-in-Chief.

Sec. 3. The military staff of the Governor shall consist of the following officers to be appointed by him, who shall be commissioned as officers of the Georgia State Troops, holding office at the pleasure of the Governor, or until their successors are appointed and qualified, to wit: 1. An Adjutant and Inspector-General with the rank of Colonel, who shall receive a salary of eighteen hundred dollars per annum, to be paid out of the military fund. 2. A Judge Advocate-General, a Quartermaster-General, a Commissary-General, an Inspector-General of rifle practice, and a Surgeon-General, each with the rank of Colonel. 3. Not less than four (4) aides-de-camp, with the rank of
Lieutenant-Colonel, and in the Governor's discretion, as many more as he may deem proper, not to exceed one from each congressional district. As a prerequisite to appointment to that position, such aide-de-camp shall have held a commission in either the Confederate army or navy, in the Georgia State Troops, or in the United States army or navy; provided, the commissions of all the present aides-de-camp on the Governor's staff shall continue of force until the expiration of the term of the present Governor.

4. An Assistant Adjutant and Inspector-General with the rank of Captain, who shall be ex officio captain of the State-house guard and keeper of public buildings and grounds, and who shall be paid a salary of twelve hundred dollars per annum, to be paid out of the public building fund; also, in the discretion of the Governor, one Assistant Quartermaster-General with the rank of Captain.

SEC. 4. The Adjutant and Inspector-General shall be ex officio chief of staff to the Governor, and all communications between the Governor and the military forces of the State shall be made through and to him. He shall keep and preserve the arms, accoutrements, and other military stores of the State; keep on file in his office all reports made to him; make an annual report to the Governor of the condition of the military forces, which the Governor is required to lay before the General Assembly. He shall give his whole time and attention to said office. He shall perform such other duties as may be required of him by the Governor.

The Judge Advocate-General shall supervise and care for the management of all things relating to the administration of justice among the aforesaid military forces; diligently scrutinize and examine the proceedings of all courts-martial, and report thereon in writing for the information of the Governor. Under the orders of the Governor, the Judge Advocate-General shall act as Judge-
Advocate of any court-martial where the public interests may require his attendance, and he shall perform such other duties as may be required of him by the Governor.

The duties of all the officers and of the assistants named in the preceding section shall be correlative with those of similar officers in the United States Army; and they shall perform such other duties as may be required of them by the Governor.

SEC. 5. The military forces of said State shall consist of both land and naval forces.

SEC. 6. In time of peace, the aforesaid land forces shall consist of not exceeding sixty companies of infantry, white, and seven companies of infantry, colored; twelve troops of cavalry, white; four companies of heavy artillery, which shall be armed and equipped as infantry, and shall also be instructed and trained as heavy artillery, and two light batteries of artillery, white; one light battery of artillery, colored; a band of music to each regiment of infantry and cavalry; hospital corps; the Governor's staff, and retired officers. Said military forces fully armed and equipped shall be allotted and apportioned in such localities of the State, as the interest of the service, in the discretion of the Governor, may require. The Governor shall have power, in case of war, invasion, riot, or immediate danger thereof, to increase said forces, and to organize the same as the exigencies of the occasion may demand.

SEC. 7. The aforesaid land forces, as they now exist or may hereafter be organized, shall be organized and arranged by the Governor into such regiments, unassigned battalions, unassigned companies, separate departments and corps, with power to make such alterations in the organization and arrangement thereof from time to time, as he may deem necessary; provided, that unassigned battalions and companies of infantry and cavalry, white, now existing, or as may hereafter be organized, shall be assigned to regiments
whenever it is practicable, in the judgment of the Governor, to do so; and provided further, that in time of peace the number of regiments of infantry, white, shall not exceed five, and the number of regiments of cavalry, white, shall not exceed one; provided further, that in such organization and arrangement the companies composing any regiment shall, so far as practicable, be selected from the same geographical section of the State, to the end that the territory in which each regiment is located shall be distinct and separate; provided further, that for the purposes of this Act, as hereinbefore set forth, the Governor shall be authorized to transfer, if necessary, companies to and from regiments and battalions as they are now organized; and provided further, that the infantry, colored, shall be organized into one battalion.

Sec. 8. Each regiment shall consist of not more than twelve nor less than eight companies, and shall be formed into not more than three battalions of not less than three nor more than five companies each; and shall have a colonel, a lieutenant-colonel, one major for each battalion, one surgeon with rank of major, one adjutant, one assistant surgeon for each battalion, one quartermaster, one commissary, one inspector of rifle practice, one chaplain, each with the rank of captain; one battalion adjutant for each battalion with the rank of first lieutenant, and a non-commissioned staff, consisting of a regimental sergeant-major, a sergeant-major for each battalion, one quartermaster-sergeant, one commissary-sergeant, two color-sergeants, four hospital stewards, and a chief trumpeter. Each regiment shall have a hospital corps, consisting of not more than twenty-five privates enlisted in said corps, under the direction of the commanding officer and the surgeon of the regiment.

A commander of a regiment may enlist a regimental band, to consist of one chief musician, one principal musi.
cian, one drum-major with the rank of sergeant, two corporals, and not less than twelve nor more than fifty privates.

The staff of an unassigned battalion shall be one chaplain, an adjutant, a quartermaster, a commissary, an inspector of rifle practice, and an assistant surgeon, each with the rank of first lieutenant; a sergeant-major, a commissary sergeant, a hospital steward, and two color-sergeants.

Sec. 9. To every company of infantry and cavalry there shall be one captain, one first lieutenant, one second lieutenant, one first sergeant, one quartermaster-sergeant, four sergeants, one artificer, two musicians, not less than four nor more than eight corporals, in the discretion of the Governor, and not less than thirty nor more than one hundred privates, including the artificer and musicians. To every light battery of artillery there shall be one captain, two first lieutenants, an assistant surgeon with the rank of first lieutenant, one second lieutenant, one first sergeant, one quartermaster-sergeant, four sergeants, not less than four nor more than eight corporals, in the discretion of the Governor, one hospital steward, and not less than thirty nor more than one hundred privates.

Sec. 10. In time of peace the naval forces shall consist of the following divisions of naval militia organized by voluntary enlistment for the defense of coasts and harbors, which shall constitute a battalion, to be known as the naval battalion of the Georgia State troops, to wit: three divisions of naval artillery and one naval torpedo division.

Sec. 11. The naval battalion shall have one lieutenant-commander, who shall command the same, one lieutenant to act as executive officer and navigator, one ordnance officer and one surgeon, each with the rank of lieutenant, junior grade; and the following warrant and petty officers: one master-at-arms, one electrician, one chief gunner's mate, one chief quartermaster, two quartermasters,
four signal men, two yeomen, one hospital steward, and one chief boatswain's mate.

Sec. 12. When a ship is on station there shall be attached to the ship an engineer's division, consisting of a chief engineer with rank of lieutenant, junior grade; two assistant engineers with rank of ensign, and five machinists, four oilers, and four water-tenders without rank.

Sec. 13. Each division of naval artillery and the naval torpedo division shall be commanded by a lieutenant, and shall contain one lieutenant, junior grade; two ensigns, and not less than thirty-two nor more than sixty warrant and petty officers and seamen as enlistmen. The naval torpedo division shall consist of not more than three crews, each of which shall contain at least sixteen petty officers and seamen. The first crew shall be commanded by the lieutenant, junior grade; the second and third crews by the two ensigns. Each torpedo crew shall contain at least two men with practical knowledge of electricity, and two others with practical knowledge of steam engineering.

Sec. 14. For the purposes of this Act the word "company," or "companies," shall apply to and include companies of infantry, troops of cavalry, batteries of artillery, and naval divisions, except where otherwise specified; and the term "unassigned battalion" shall apply to the naval battalion and to battalions not attached to regiments, and the term "unassigned company" to companies not attached to regiments or battalions. The word "soldier" shall include men of the naval battalion.

Sec. 15. Within sixty days of the passage of this Act all commissioned officers of the land forces not herein provided for shall be honorably mustered out of the service of the State; provided, that all members of the Governor's staff not herein provided for shall continue in office until the expiration of the term of the present Governor. Officers of the naval battalion not herein provided
for shall not be commissioned after the expiration of the commissions of the present officers.

Sec. 16. Any person capable of doing military duty, who is not under the age of sixteen years, may be enrolled as a member of the aforesaid military forces; but every company, battalion and regiment must be composed of men of the same race and color.

Sec. 17 Each member of the military forces of this State shall enlist for the term of two years. Soldiers discharged for the good of the service, or dishonorably discharged, or expelled, from the military forces of this State, or from the volunteers or national guard of any other State, or from the army or navy of the United States, shall not be enlisted, and shall not be appointed to, nor allowed to hold any office, municipal, county, or other, either of honor or emolument, unless such discharge or expulsion shall have been revoked, or the disability removed by the proper authority.

Sec. 18. All commissioned officers of the said military forces who shall have been, at the date of resignation or retirement, in commission for the period of ten years, or who shall have served in the ranks and in commission for the period of fifteen years, may, upon application and the approval of the Governor, be honorably retired from active service, and their names inscribed upon a roll to be established and maintained in the office of the Adjutant and Inspector-General, to be known as the roll of retired officers, and such retired officers shall have all the rights, privileges, immunities, and exemptions, now or hereafter enjoyed by the military forces of this State, and shall be entitled to wear, upon proper occasions, the uniform of the highest rank they may have held; provided, that the time of service of any officer who served in the Confederate Army, or in the United States Army as a volunteer from this State, shall be counted double, if necessary to make
the ten or fifteen years' service required; and the service required herein need not be continuous. And such officers shall be available for duty on all boards, and for court-martial duty, and to superintend elections, etc.; and they shall perform such other duties as may be from time to time assigned to them by the Governor. When on duty with troops, such retired officers shall rank below all officers on the active list of the same or higher grade; otherwise, they shall rank according to date of commission.

Sec. 19. Whenever in the opinion of the Governor the interests of the service require it, he is hereby authorized to appoint a board of three officers, and a recorder, to be known as a retiring board, to pass upon the fitness of any officer for continuance in commission. Should this board find that an officer should, for any cause whatever, not be continued in commission, such officer may, with the approval of the Governor, be wholly retired from the service of the State, and his commission cancelled; or, should he have service sufficient to entitle him to be placed on the roll of retired officers, and the retiring board should so recommend, he shall, with the approval of the Governor, be placed upon said roll of retired officers, and his office declared vacant.

Sec. 20. Any person not duly authorized, who wears the uniform or insignia of rank of any officer or enlisted man in the military forces of this State, or any uniform which is similar in appearance, style or make-up to the uniform of this State, shall be guilty of a misdemeanor; provided, this section shall not apply to those authorized by law to wear the uniform of the United States Army and of other State troops.

Sec. 21. Any officer in the military forces of this State is authorized to administer oaths in matters pertaining to
the military service, and to witness military papers over his official signature, for which no charge shall be made.

SEC. 22. The commanding officer of any regiment, battalion or company may enforce the attendance at any drill, encampment, or other duty, of any officer or enlisted man of his command, and use such force as may be necessary.

SEC. 23. Any regiment, battalion or company may provide a roll to be known as the veteran roll, and any enlisted man of the command who shall have served honorably for ten years in the State service shall be entitled to be honorably retired from active service, and to have his name placed upon said roll, and shall be entitled to wear the uniform of and to parade with such organization upon any occasion of ceremony. Such service need not be continuous.

SEC. 24. The commanding officer of any camp shall have authority to prevent the sale or giving away of any spirituous, vinous, malt or intoxicating liquors within said camp, or within half a mile thereof, not within the corporate limits of any town or city. Any person violating an order issued in accordance with this section shall be guilty of a misdemeanor.

SEC. 25. Any officer or enlisted man injured while in the active service of the State shall be entitled to such pension as the General Assembly may provide.

SEC. 26. Every officer and enlisted man of said military forces shall be exempt from road duty and street tax during the time of his active service. Each company of said military forces shall have the privilege of bearing upon its rolls a class of special pay members, not exceeding fifteen in number, to be called special pay members, who, upon paying a sum of money, as prescribed by said company, not less than twenty-five dollars each per annum to said company, shall be exempt from jury and road duty and street
tax, so long as such membership is continued. Certificates of membership shall be prepared and signed by the commanders of said companies and delivered to each of the special pay members of said company, and when produced in any court of this State, shall be evidence of the right of the holder thereof to the exemptions herein granted.

Sec. 27 Upon any occasion whatsoever, when the Georgia State troops, and the Georgia State troops, colored, shall join together, the senior officer of the Georgia State troops shall command the whole.

Sec. 28. Except as herein otherwise provided, the commissions of all officers now in commission shall expire three years from the date of their commissions respectively; "and the commissions of all officers hereafter elected or appointed shall continue during good behavior." The commissions of regimental and unassigned battalion staff officers, and of battalion adjutants, shall be vacated upon the commission and qualification of a new commanding officer, unless they shall be reappointed; but they shall perform the duties of their offices until their successors are commissioned and qualified.

Sec. 29. Whenever any part of the military forces of this State may be called into the service of the State, for the purpose of quelling insurrection, suppressing mobs or riot, or otherwise aiding the civil authorities in enforcing the law, their compensation, in addition to railroad transportation, quarters and rations, shall be as follows: All colonels, lieutenant-colonels and majors, of whatever arm of the service, four dollars per day; all captains, of whatever arm of the service, three dollars per day; all lieutenants, of whatever arm of the service, two dollars per day; all first sergeants, of whatever arm of the service, and all non-commissioned staff officers, one dollar and fifty cents per day; all other non-commissioned officers, of whatever arm of the service, one dollar and twenty-five cents per day;
and all private soldiers, of whatever arm of the service, one dollar per day. Officers and men of the naval forces shall receive such pay, rations and allowances as may be allowed officers and men of the same grade in the United States navy.

In computing the length of the term of service, twenty-four hours shall be considered a day, and all fractional parts of twenty-four hours shall be considered as an entire day. The compensation herein provided for, as well as the cost of railroad transportation and subsistence, shall be paid out of the military fund, unless otherwise specifically provided for.

Sec. 30. There shall be a uniform prescribed from time to time by the Governor, and furnished to the enlisted men; and every officer and soldier of said military forces shall be required to wear such uniform when on active duty; provided, that any command shall be allowed, under such regulations as may be prescribed, to retain and use on other occasions such special uniform as it may have adopted and used prior to the ___ th day of ___, 1893, or any dress uniform which may be approved by the Governor.

Sec. 31. No part of the uniform or equipment of any officer or soldier of said military forces shall be subject to levy and sale for debt, except for fines or other dues to his company, battalion or regiment, according to its rules, or such as may be imposed upon him by sentence of a court-martial.

Sec. 32. The members of said military forces shall, in all cases except treason, felony or breach of the peace, be privileged from arrest during their attendance on any military duty, and in going to and returning from the same.

Sec. 33. The flag of the State of Georgia shall be a vertical band of blue next to the staff, and occupying one-third of the entire flag; the remainder of the space shall be divided into three horizontal bands, the upper and lower of...
which said bands shall be scarlet in color, and the middle band white. On the blue field shall be stamped, painted or embroidered the coat of arms of the State; and every regiment or unassigned battalion shall, when on parade, carry this flag.

Sec. 34. Nothing in this Act shall defeat or impair the existing charters and privileges of any regiment, battalion or company now organized as to their property rights.

Sec. 35. Regiments, battalions and companies already organized may retain any special name or designation they may have adopted, or may have by charter if incorporated, and any regiment, battalion or company hereafter organized may adopt any special name or designation it may select, but regiments and unassigned battalions must be numbered in their respective arms, and every company attached to a regiment or unassigned battalion must be designated in such regiment or unassigned battalion by a letter of the alphabet.

Sec. 36. Company officers shall be elected by members of the company; field officers shall be elected by the field and company officers of the regiment or unassigned battalion. Elections for colonel of a regiment or major of an unassigned battalion shall be ordered by the Governor; elections for a junior field officer shall be ordered by the regimental commander; election for company officers shall be ordered by the commander of the regiment or unassigned battalion. All elections shall be conducted and the returns thereof made, and all contests decided, in such manner as may be prescribed by regulations. A majority of the votes cast shall be necessary for an election to any office in the military forces. The Governor's decision as to the result of an election shall be final.

Sec. 37 The Governor may discharge any officer of the aforesaid military forces for any one of the following reasons, to wit: Upon tender of resignation; when it appears
to the Governor that he is unable or unfit to discharge the
duties of his office, or to exercise proper authority over
his inferior officers or soldiers, or that he has been convicted
of an infamous crime; when he has removed his residence
out of the bounds of his command to so great a distance
that it is inconvenient to perform the duties of his office;
when he has been absent from his command for a longer
period than thirty days without leave of the Governor;
upon the disbandment of the organization to which he be-
longs; upon recommendation of a retiring board, or upon
sentence of a court-martial.

SEC. 38. Commissioned staff officers of regiments, unas-
signed battalions, and light batteries of artillery shall be
appointed and commissioned by the Governor upon recom-
mendation of respective commanders. Commissioned staff
officers of battalions of a regiment shall be appointed and
commissioned by the Governor upon the recommendation
of respective battalion commanders, approved by the regi-
mental commander. And all such officers shall be subject
to such examinations as to their fitness as are now or may
hereafter be provided for by law.

SEC. 39. Every person elected to or nominated for any
commissioned office in the military forces of this State shall
appear before an examining board, consisting of two or
more competent officers, who shall examine said person as
to his military and other qualifications; provided, that where
such officer has, within one year, been commissioned in the
same or similar grade, the Governor in his discretion may
excuse him from examination. The Governor may waive
the examination of any person appointed by him as a mem-
ber of his military staff, or of any person nominated to the
office of chaplain.

SEC. 40. The boards of examination shall serve without
compensation from this State, except for actual expenses
incurred.
Sec. 41. Every person commissioned as an officer in the military forces of the State, before he shall assume such rank or enter upon the duties of the office to which he may be commissioned, shall accept such commission and shall take and subscribe, before some person authorized, such oath and declarations as may be prescribed by the Governor. Any officer or enlisted man who accepts a commission, or any officer who enlists, shall thereby vacate his former commission or enlistment.

Sec. 42. No enlisted man of the military forces of this State shall be discharged before the expiration of his term of enlistment, except by order of the Governor, and for any one of the following reasons, to wit: To accept promotion by commission; upon removal of residence from the State, or out of the bounds of the command to which he belongs to so great a distance that, in the opinion of his commanding officer, he cannot properly perform his military duty; upon disability, established by certificate of a medical officer, or, where no medical officer is available, upon the certificate of a competent physician; upon conviction in a civil court of a crime involving moral turpitude; upon his own application, approved by the commanding officer of the company to which he belongs, and by superior commanders; to carry out the sentence of a court-martial; whenever, in the opinion of the Governor, the interests of the service demand such discharge.

Sec. 43. Every armory owned and occupied by any command of said military forces shall be, to all intents and purposes, public property; that is to say, the State shall have the right to use the same for purposes of a military character, to quarter troops there in times of emergency, to be judged of by the Governor, and to otherwise use the same for military purposes; such use, however, to be consistent with the occupation of the same by said command holding the legal title thereto, and so as not to oust the
said command therefrom; and as such public property, each
said armory, and the land upon which it is situated, while
it is used and occupied as such, “shall be exempt from any
taxation State, county or municipal.” The assistant adju­
tant and inspector-general, as keeper of public buildings,
shall see that all such armories are kept in serviceable con­
dition. All rents or income of any portions of such ar­
morries shall be the property of the command owning the
same.

Sec. 44. All arms and accoutrements shall be issued by
the Governor to the commander of the company, and shall
be receipted for by him; but no such issue shall be made
until after there shall have been executed and delivered
to the Governor a bond of a surety company for the officer
who is responsible for this public property, except in cases
where the Governor may accept personal surety, in such
sum as shall be prescribed by regulation, payable to the
Governor and his successors in office, for the safe keep­
ing, proper use, and surrender of such property as he may be
properly chargeable with, when required. In the event of
the death, resignation or dismissal of such officer, his suc­
cessor shall not be commissioned nor entitled to enter upon
his command until he shall have reported to the Governor
the arms and accoutrements remaining of those originally
issued to the command, and have delivered to the Gov­
ernor his own bond for the same, with surety as above
described. The person giving bond for arms and accoutre­
ments, his executors, administrators and sureties, shall be
liable to suit in the proper court for damages resulting
from a breach thereof. And any non-commissioned
officer or soldier, to whom his commanding officer may find
it necessary or convenient to intrust arms and accoutre­
ments issued by the State, shall be liable to such com­
manding officer for any loss of or injury to the same, in
any court having jurisdiction of the person of the defend­
ant and of the amount of the demand. And if any officer or soldier shall sell or otherwise dispose of any arms or accoutrements belonging to the State or the United States in his possession, custody or control, the purchaser shall acquire no title; and such officer or soldier shall, upon conviction thereof by a court-martial, be punished as for a misdemeanor, and be dismissed from the military forces.

SEC. 45. It shall be the duty of the Governor to require the Adjutant and Inspector-General to inspect, at least once in every year, the arms and accoutrements issued to each company and to each military school and college in the State; and to make a written report of such inspection, showing the condition of such arms and accoutrements, and the nature and extent of the repairs needed, if any; and such repairs may be ordered by the Governor by the supply of missing parts from the quota received from the United States, or by the employment of skilled artisans under the direction of the company commander or president of such school or college, "Who shall be paid by the Governor out of the Contingent Fund, upon itemized accounts certified by the company commander or president."

The necessary expenses of such inspections, not exceeding the amount of two hundred and fifty dollars in any one year, shall be paid out of the military fund upon itemized accounts.

SEC. 46. The officer commanding any detachment, company, battalion, regiment or assembly, at any parade or during the performance of any duty ordered by proper authority, shall have authority to arrest and place under confinement during the continuance of such duty, any person who shall in any way wilfully disturb or interrupt the peaceable and orderly proceedings of such detachment, company, battalion, regiment or assembly; and such person shall, moreover, be guilty of a misdemeanor.

SEC. 47 If a bystander, or a person not connected with
the military forces, shall molest, interrupt, or insult any officer or soldier while on duty at any encampment, drill, parade or other assembly, such person shall be guilty of a misdemeanor; and the commanding officer where such offense shall be committed shall have power to confine such person until the close of such encampment, drill, parade or other assembly. And if any person connected with the military forces of the State shall so offend, he shall be guilty of a misdemeanor, and may be punished either by a civil court or by a court-martial.

Sec. 48. In case of any invasion, rebellion, insurrection, or probable prospect thereof, the Governor shall have authority to order into the service of the State such portion of the military forces as in his judgment the occasion shall require.

Sec. 49. Whenever any judge of the superior court, or of a city court, sheriff, mayor or any incorporated city, town or village, in this State, shall have reasonable cause to apprehend the outbreak of any riot, rout, tumult, insurrection, mob, or combination to oppose the enforcement of the laws by force or violence, within the jurisdiction in which such officer is by law a conservator of the peace, which cannot be speedily suppressed or effectually prevented by the ordinary posse comitatus and peace officers, it shall forthwith become the duty of such judge, sheriff or mayor to report the facts and circumstances to the Governor, and request him to order out such portion of the military forces of the State as may be necessary to enforce the laws and preserve the peace; and it thereupon shall be the duty of the Governor if he deems such apprehension well founded, to order out, or direct to be held in readiness, such portion of the military forces of the State as he may deem advisable for the enforcement of the law; and he may require the officer in command of the troops to report to such civil officer as he may direct, and to obey the orders of such civil
officer; or, if the Governor deems it advisable, he may spe-
cially instruct the officer in command of such troops as to
the duties required of them, and to direct their execution
under the immediate control of the Governor.

Sec. 50. Whenever any riot, outbreak, tumult, mob, or
rout shall occur or be imminent, under such circumstances
that timely application cannot be made to the Governor,
and action thereon had by him, the sheriff of any county,
or the mayor of any city, town or village in which any
of said military forces are located, if he ascertains or has
good reasons to believe that the ordinary posse comitatus
or civil power of the county, city, town, or village where
such violation of the laws and the peace of this State oc-
curs or appears imminent, are or would be unable to
promptly suppress or prevent the same, may, without first
making application to the Governor, direct the commander
of any part of said military forces in the county, city, town
or village where such lawlessness exists or is threatened, to
report with his command to such civil officer, to enforce
the laws and preserve the peace, and it shall be the duty of
such commander and all persons composing such command
to obey such order.

Sec. 51. Before using any military force in the disper-
sion of any riot, rout, tumult, mob, or other lawless or un-
lawful assembly or combination, it shall be the duty of the
civil officer ordering out such military force, or of some
other conservator of the peace, or of the officer in com-
mand of the troops, or some person by him deputed, to
command the persons composing such riotous, tumultuous
or unlawful assemblage or mob to disperse and retire
peaceably to their respective abodes and business. But
in no case shall it be necessary to use any set or particular
form of words in ordering the dispersion of any riotous, tu-
multuous or unlawful assembly, nor shall any such com-
mand be necessary where the officer or person, in order to
give it, would be put in imminent danger of loss of life or bodily harm, nor where such unlawful assemblage or mob is engaged in the commission or perpetration of any felony, or in assaulting or attacking any civil officer or person lawfully called to aid him in the preservation of the peace, or is otherwise engaged in actual violence to person or property.

Sec. 52. Any person or persons composing or taking part in any riot, rout, tumult, mob or lawless combination or assembly mentioned in this Act, who, after being duly commanded to disperse, as hereinbefore provided, wilfully and intentionally fails to do so as soon as practicable, shall be guilty of a felony, and on conviction thereof shall be imprisoned in the penitentiary not less than one nor more than two years.

Sec. 53. Any person or persons composing or taking part, or about to take part, in any riot, mob, rout, tumult, or unlawful combination or assembly mentioned in this Act, having been duly commanded to disperse, or where the circumstances are such that no such command is requisite, under the provisions of this Act, the civil officer to whom such military force is ordered to report, or the military officer in command, shall take such steps and make such disposition for the arrest, dispersing or quelling of the persons composing or taking part in any such mob, riot, tumult, outbreak, or unlawful combination or assembly mentioned in this Act, as may be deemed requisite to that end; and if in doing so any person is killed, wounded or otherwise injured, or any property injured or destroyed by the civil officer, or officer or member of the said military forces, or by any other person lawfully aiding them, such civil officer, military officer, or member of the said military forces, or person lawfully aiding them, shall be held guiltless in all cases, unless it be made to appear that such killing, wounding or injury of persons, or injury to or de-
STRUCTION of property, was wanton or malicious and without seeming necessity or excuse therefor.

SEC. 54. Any person who shall unlawfully assault, or fire or throw any missile at, against or upon, or otherwise disturb, any member or body of the said military forces, or civil officer, or other person lawfully aiding them, when assembling or assembled for the purpose of performing any duty under the provisions of this Act, shall be guilty of a misdemeanor.

SEC. 55. If any portion of the military forces, or other persons lawfully aiding them, in the performance of any duty under the provisions of this Act, are assaulted, attacked, or in imminent danger thereof, the commanding officer of such troops need not await any orders from any civil officer, but may at once proceed to quell such attack, and take all other needful steps for the safety of his command.

SEC. 56. Whenever any shot is fired, or missile thrown, at, against or upon any body of said military forces, or at, against or upon any officer or member thereof, assembling or assembled for the performance of any duty under the provisions of this Act, it shall forthwith be the duty of every person in the assemblage from which the shot is fired or missile thrown, to immediately disperse and retire therefrom without awaiting any order to do so; and any person knowing or having reason to believe that a shot has been fired or missile thrown, as aforesaid, from any assemblage of which said person forms a part, or with which he is present, and failing immediately, without lawful excuse, to retire from such assemblage, shall be guilty of a misdemeanor; and any person so remaining in such assemblage, after being duly commanded to disperse, shall be guilty of a felony, and on conviction thereof shall be imprisoned in the penitentiary for not less than one nor more than two years.
SEC. 57. The United States forces or troops, or any portion of said military forces, being assembled for any purpose, or performing any duty according to law, shall have the right of way in any street or highway through which they may pass; provided, the carriage of the United States mails, the legitimate functions of the police, and the progress and operation of fire-engines and fire departments, shall not be unnecessarily interfered with thereby.

SEC. 58. Whenever any riot, rout, tumult or mob has occurred or is progressing, or is so imminent that any portion of the said military forces is or has been called out for the performance of any duty under the provisions of this Act, it shall be lawful for the civil officer under whose orders the military forces are acting, or of the commanding officer of such military forces, if it be deemed advisable in subduing or preventing such riot, rout, mob or tumult, or the outbreak thereof, to prohibit all persons from occupying or passing on any street, road or place in the vicinity of the riot, rout, mob or tumult, or the place where the same is threatened, or where the said military forces may be for the time being, and otherwise to regulate the passage and occupancy of such streets and places. Any person, after being duly informed of such prohibition or regulations, who attempts to go or to remain on such street, road or place, or who fails to depart after being warned to do so, is guilty of a misdemeanor.

SEC. 59. The commanding officer of any body of said military forces guarding any jail, building or other place, or escorting any prisoner, or performing any other active duty, may, if he deems it advisable, prescribe a reasonable distance in the vicinity of such jail building or other place, or escort of such prisoner, within which persons shall not come; and any person coming within said limits, without the permission of said officer, or refusing to depart after being ordered to do so, shall be guilty of a misdemeanor.
Sec. 60. Whenever any troops are ordered out by a civil officer under the provisions of this Act, without first obtaining an order from the Governor, it shall be the duty of the civil officer, and also of the commander of such troops, to report the facts to the Governor as soon as practicable.

Sec. 61. Any civil officer, military officer, or member of the said military forces, or any person lawfully aiding them in the performance of any military duty required under the provisions of this Act, if indicted or sued for any crime or trespass, or for any injury to person or property, in endeavoring to perform such duties, shall have the right, and it is hereby made the duty of the court in which such indictment or suit is pending, upon the application of any person thus indicted or sued, to transfer the trial of the indictment or suit to some county other than that in which the indictment was found or the injury done. Any officer whose command is called out under the provisions of this Act, and reporting to any civil officer, may require such civil officer to make such order in writing and to prescribe therein the outline of the duties required of him and his command; and such officer may decline to obey such orders until the same are put in writing; and while such commanding officer must obey all lawful commands of such civil officer, such commanding officer may use his discretion as to the manner of carrying out such orders, so long as he complies with their spirit.

Sec. 62. Courts-martial and courts of inquiry for said military forces shall be of the same class and kind as shall from time to time be prescribed by law for the United States Army.

Sec. 63. General courts-martial and courts of inquiry shall be convened only by order of the Governor. The punishing power of such courts shall extend to dishonorable discharge or dismissal from the service of the State,
forfeiture of all pay and allowances, and such punishment as may be prescribed for misdemeanors by the penal law of the State.

Regimental courts-martial may be convened by the commanding officer of any post, regiment or naval battalion. Their punishing power shall extend to reduction to ranks, dishonorable discharge, and forfeiture of all pay and allowances.

Sec. 64. The constitution of and procedure in all such courts shall be the same as may be from time to time required in similar courts in the United States army, except in so far as the same may be modified by regulations prescribed by the Governor.

Officers who serve on any of said courts shall be considered as on active duty.

Sec. 65. Courts-martial and courts of inquiry shall have the same power to compel the attendance of civilian witnesses as civil courts in this State have, and shall follow the same procedure of serving subpoenas and issuing attachments. Such courts shall also have the same power to punish for contempt that the superior courts of this State have.

Sec. 66. Pecuniary penalties assessed by any courts-martial shall be collected by execution issued under the hand of the president of the court, and directed to the sheriff and returnable to the superior court of the county in which the delinquent resides, and shall have the same force and effect as civil process of the same character. All moneys collected from such fines and forfeitures shall be paid into the military fund of the State.

Sec. 67. All moneys collected for fines and forfeitures imposed under the provisions of this Act by courts-martial ordered by the Governor, or by the Superior Court of any county, or for damages for the breach of any bond given for arms and accoutrements, shall be paid into the treasury of the State, and there constitute and be kept as a separate
"fund, called the military fund, and shall not be paid out for nor applied to any other purpose whatsoever than those specified in this Act, and then only upon the Governor's warrant. All moneys appropriated from time to time by the General Assembly for the support, maintenance or equipment of the said military forces, shall pass into and become a part of the said separate special fund in the treasury of the State, called the military fund, to be paid out on the Governor's warrant according to law.

SEC. 68. All officers of said military forces receiving fines or pecuniary penalties collected by execution, shall make a return thereof to the Adjutant and Inspector-General, or to such officer of his department as he may designate, at least once a year, or oftener if necessary. The Adjutant and Inspector-General shall lay an abstract of the same before the Governor annually.

SEC. 69. For the purpose of carrying into effect the provisions of this Act, and of providing for the organization, discipline and government of said military forces, in all particulars not herein fully described, the Governor is authorized to make and order such general regulations as he may find necessary, not inconsistent with law; and to furnish to all commanding officers at least four copies of this Act, and of any amendments thereof which may from time to time be passed, and of such general regulations as he may prescribe, printed in pamphlet form, at the expense of the State. Except in so far as the Governor shall otherwise prescribe, the regulations authorized by this section, and in all matters not fixed by this Act or by such regulations, the general regulations of the army of the United States, or of the navy of the United States, as the case may be, issued from time to time, and the articles of war and other statutes of the United States shall govern, so far as they are applicable and not inconsistent with anything contained in this Act.
Sec. 70. All matters of detail in the various branches of the military service of this State, not specially provided for in this Act, which may arise in the execution and distribution of orders, reports and returns, proceedings of courts-martial and courts of inquiry, discipline and etiquette, rank and precedence of officers and non-commissioned officers, military badges and distinctions, shall be determined, as far as practicable, by military law and usage and the customs of the army and navy of the United States.

Sec. 71. It shall not be lawful for any body of men whatever, other than the military forces of this State, and troops of the United States, and bodies of police, to associate themselves together as a military company or organization, or to drill or parade with arms in this State, without the license of the Governor, which license may at any time be revoked; provided, the students in educational institutions where military science is part of the course of instruction may, with the consent of the Governor, drill and parade with arms in public under the superintendence of their instructors; and provided further, that nothing herein contained shall be so construed as to prevent benevolent, secret or social organizations from wearing swords and parading with side-arms. Whoever offends against the provisions of this section, or belongs to or parades with any such unauthorized body of men with arms, shall be guilty of a misdemeanor.

Sec. 72. The Governor has power to appoint advisory and other military boards, as the service of the same shall, in his discretion, be needed.

Sec. 73. The Governor may disband or muster in companies in his discretion.

Sec. 74. The Georgia State troops shall go into active service by being assembled in an annual encampment, at such time and place as the Governor may direct; and the-
expense of the same shall be defrayed out of the funds provided by the General Assembly.

SEC. 75. Be it further enacted by the authority aforesaid, That the following laws and statutes, and parts of laws and statutes be, and the same are, hereby repealed, that is to say: First. Chapters one to seventeen, both inclusive, of the eleventh title of the Code of 1895, comprising sections 1094 to 1249, both inclusive, of the said Code, and covering under the title "Public Defense" the following chapter headings, that is to say:

Chapter 1: Volunteer Forces;
Chapter 2: Sundry Regulations;
Chapter 3: The Public Arms and Arsenals;
Chapter 4: Parades;
Chapter 5: Duty in case of Invasion, Riots and Mob Violence;
Chapter 6: Protection of Prisoners; Trial of Volunteers and Change of Venue;
Chapter 7: Courts Martial;
Chapter 8: Exemption from Jury and Road Duty;
Chapter 9: Regulations by Governor;
Chapter 10: Military Fund;
Chapter 11: Other Organizations not to be formed or drilled;
Chapter 12: Volunteer Forces not to leave State;
Chapter 13: Advisory Board, and Proceedings for Disbandment of Companies;
Chapter 14: Encampment;
Chapter 15: Military Provisions and Rules;
Chapter 16: Miscellaneous Provisions;
Chapter 17: Naval Militia.

The said chapters and sections, together with the Acts of the General Assembly passed since 1895, hereinafter recited, constituting all the military laws of the State of Georgia, and the statutes with reference to the organiza-
tion, discipline, privileges, duties and right of the military forces of this State, and the militia thereof.

Second. The following Acts of the General Assembly passed since the Code of 1895, to-wit:

"An Act to alter and amend an Act entitled 'An Act to provide for the establishment and government of a State Naval Militia, and for other purposes connected therewith,' and for other purposes"; approved Dec. 22, 1896.

"An Act to increase the rank of Adjutant-General and Assistant Adjutant-General of this State," approved December 21, 1897.

"An Act to adopt a substitute for section 1143 of the Code of 1895, prescribing the duration of commissions of officers of the volunteer forces of this State, and to amend section 1218 prescribing the pay of the volunteer forces of the State when called into the service of the State, and for other purposes," approved December 21, 1899.

"An Act to provide for the reorganization, discipline, enlistment and protection of the military forces of this State, and for other purposes connected therewith," approved December 21, 1899.

"An Act to amend 'an Act to provide for the reorganization, discipline, enlistment and protection of the military forces of this State, and for other purposes,' approved December 20, 1899, by providing for the addition of one battalion of heavy artillery to the military forces of this State, by repealing Section XV of said Act, and for other purposes," approved December 18, 1900.

Third. All laws and parts of laws, statutes and parts of statutes, with reference to the organization, discipline, privileges, duties, and rights of the military forces of this State, both land and naval, white and colored, and
of the militia thereof, which are not herein and hereby re-enacted.

Fourth. All laws and parts of laws, statutes and parts of statutes, in conflict with this Act, or with any part thereof.

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 it asks the concurrence of the House, to wit:

A resolution to provide for suitable quarters for the Daughters of the Confederacy in the State capitol building, and for other purposes.

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

By Mr. Hall of Bibb—

A bill to repeal section 5331 of the Code of Georgia, and to restore the right of trial by jury, and for other purposes.

Mr. Grice of Pulaski, proposed the following amendment, which was adopted, to wit:

By adding to section 1 the words: “Provided nothing in this Act shall be construed to take from the judges the right they now have of telling the jury in a proper case, there is but one verdict that could be rendered in the case on trial, and stating to the jury what that verdict should be.”
The report of the committee, which was unfavorable to
the passage of the bill was disagreed to, when the bill was
read the second time last session.

On passage of the bill Mr. Hall of Bibb, 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.—


Those voting in the negative were Messrs.—

Allen, Anderson of Bartow, Ayres, Bailey, Blalock, Boswell, Brewton, Copeland, Cowart, Crumbley, Davis of Meriwether, Fort, Foster of Floyd, Frederick, Freeman of Troup, Gresham, Gress, Hall of Fannin,
TUESDAY, OCTOBER 29, 1901.


Those not voting were Messrs.—


Ayes 71, nays 54.

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

On the passage of the bill the ayes were 71, nays 54.

The bill having failed to receive the requisite constitutional majority was lost.
On motion of Mr. Hall of Bibb, bill No. 435 was re-committed to the General Judiciary Committee.

Upon request of Mr. Slaton, House bill No. 361 was withdrawn.

On motion House bills Nos. 132 and 135 were tabled.

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

*Mr. Speaker:*

Your Committee on Counties and County Matters have had under consideration the following bills of the House, which they instruct me, as their chairman, to report back to the House with the recommendation that they do pass, to wit:

A bill to provide for the better drainage of lands in Coweta county, and for other purposes.

A bill authorizing the mayor and council of Waynesboro to issue bonds for the purpose of establishing a system of water-works and electric lights, and for other purposes.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

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

*Mr. Speaker:*

The Special Judiciary Committee have had under con-
sideration the following bills, which said committee recommend do pass, to wit:

House bill No. 453, by Mr. Stubbs of Laurens, being a bill to amend the city court of Dublin.

House bill No. 486, by Mr. Sturgis of McDuffie, being a bill to pay costs to justices of the peace and constables in McDuffie county, in certain cases.

House bill No. 420, by Mr. Shipp of Colquitt, being a bill to abolish the county court of Colquitt county, as amended by the committee.

House bill No. 419, by Mr. Shipp of Colquitt, being a bill to establish the city court of Moultrie.

House bill No. 450, by Mr. Hodges of Hart, being a bill to amend the charter of Hartwell.

Respectfully submitted.

MR. THOMPSON,
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, and recommend that same do pass:

By Mr. Slaton of Fulton—

A bill to amend the charter of the town of Oakland.
Also, the following bills, which they recommend do pass as amended:

By Mr. Howard of DeKalb—

A bill for the rearranging and fixing the time for holding sessions of the superior courts of Stone Mountain Circuit, and for other purposes.

By Mr. Wright of Floyd—

A bill to make the charging or taking of more than 25 per cent. interest per annum on any loan of money, a misdemeanor, and for other purposes.

Also, that the author of bill No. 361 be allowed to withdraw same.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

The following bill was read the second time and recommitted to the Committee on Privileges and Elections, to wit:

By Mr. Kelly of Glascock—

A bill to revise the election laws of this State, and for other purposes.

The following bills were read the first time and appropriately referred, to wit:
By Messrs. Clower and Orr of Coweta—

A bill to establish a system of public schools in the town of Senoia.

Referred to Committee on Education.

By Mr. Little of Muscogee—

A bill to amend paragraph 9, section 2 of the "General Tax Act," approved December 21, 1900, and for other purposes, relative to the occupation tax on insurance agents.

Referred to Committee on Ways and Means.

By Mr. Hall of Fannin—

A bill to amend section 982 of volume 1 of the Code of Georgia.

Referred to Special Judiciary Committee.

By Mr. Hamby of Rabun—

A bill to repeal an Act prohibiting the driving through Rabun and Union counties cattle south of the Blue Ridge Mountains.

Referred to Special Judiciary Committee.

By Mr. Perry of Gwinnett—

A bill to authorize the Governor to draw on the treasury for a certain sum to provide the different counties with weights and measures.

Referred to Committee on Counties and County Matters.
By Mr. Mitchell of Emanuel—

A bill to amend section 1255, volume 3 of the Code of 1895, and for other purposes.

Referred to Committee on Counties and County Matters.

The following resolution was read and adopted, to wit:

By Mr. Perry of Gwinnett—

A resolution making bill No. 140 the special order for next Monday, immediately after the reading of the Journal.

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

By Mr. Jordan of Jasper—

A bill to amend article 27 of the 10th division of the Code, volume 3, and for other purposes.

By Mr. Herrington of Burke—

A bill to prohibit fishing with nets in the streams of this State during certain seasons, and for other purposes.

By Mr. McFarland of Franklin—

A bill to provide compensation to owners of property in cases of robbery.

By Mr. Duncan of Lee—

A bill to create a department of health and health officers in this State.
By Mr. Shipp of Colquitt—

A bill to amend section 5269, volume 2 of the Code of 1895.

By Mr. McKay of Liberty—

A bill to amend section 2 of an Act providing for the reorganization, etc. of the State militia.

By Mr. Wight of Dougherty—

A bill to amend an Act to create the city court of Albany, Georgia.

By Mr. Howard of Baldwin—

A bill to amend an Act defining the composition, etc., of the Board of Trustees of the State University.

By Mr. Gresham of Burke—

A bill authorizing mayor and council of Waynesboro to issue bonds.

By Mr. Hodges of Hart—

A bill to create Board of Commissioners of Roads and Revenues for Hart county.

By Mr. Orr of Coweta—

A bill to provide for the better drainage of lands of Coweta county.

By Mr. Johnson of Jefferson—

A bill to incorporate the town of Wrens.
By Mr. Houston of Fulton—

A bill to amend section 1378, volume 1 of the Code.

By Mr. Stubbs of Laurens—

A bill to amend an Act to establish the city court of Dublin.

By Mr. Hodges of Hart—

A bill to amend the charter of the town of Hartwell.

By Mr. Slaton of Fulton—

A bill to amend the charter of the town of Oakland city

By Mr. Howard of DeKalb—

A bill fixing time of holding courts of Stone Mountain Circuit.

By Mr. Shipp of Colquitt—

A bill to establish the city court of Moultrie.

By Mr. Sturgis of McDuffie—

A bill to provide for the payment of costs in certain cases to justices of peace in McDuffie county.

By Mr. Shipp of Colquitt—

A bill to repeal the Act to create county court in each county in this State, except certain counties herein mentioned.

On motion of Mr. Harvard of Dooly, House bill No. 144 was tabled.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Clower of Coweta—

A resolution to refund W S. Witham $50.00 paid for the charter of a bank at Winder, Georgia.

The resolution involving an appropriation, the House resolved itself into a committee of the whole for the purpose of considering the same, and the Speaker designated as chairman of the Committee, Mr. Howard of Baldwin.

After a consideration of the resolution the committee arose, and through their charman reported it back to the House with the recommendation that the same do pass.

The report of the committee was agreed to.

An appropriation being involved the roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams,  
Anderson of Cobb,  
Ayres,  
Barron,  
Bell,  
Blalock,  
Blue,  
Boswell,  
Bower,  
Bray,  
Brewton,  
Carrington,  
Clower,  
Cowart,  
Crumbley,  

Darden,  
Dean,  
Duncan,  
English,  
Flynt,  
Foster of Floyd,  
Foster of Oconee,  
Franklin,  
Frederick,  
Freeman of Troup,  
Freeman of Whitfield,  
George of Morgan,  
Gresham,  
Griffin of Twiggs,  
Grice,  

Hall of Fannin,  
Hamby,  
Hammock,  
Harden of Chatham,  
Hardin of Wilkes,  
Harrell,  
Harper of Wayne,  
Hathcock,  
Harkins,  
Henry,  
Hixon,  
Hogan,  
Hosch,  
Houston,  
Howard of Baldwin,
Howard of DeKalb, Moore, Smith of Hancock,
Howell, Morris, Stafford,
Hutcheson, Mulherin, Steed,
Johnson of Appling, Mullins, Stevens,
Johnson of Baker, Narramore, Stubbs,
Johnson of Bartow, Niblack, Sturgis,
Joiner, Orr, Tarver,
Jordan of Fulaski, Park of Greene, Taylor,
Kelly, Rawls, Thomas,
Kiiburn, Reid of Campbell, Thompson of Banks,
Knight, Rhyne, Thompson of Dooly,
Lane, Richardson, Toomer,
Lawrence, Roberts, Tumlin,
McKay, Schley, Underwood,
McLennan, Shank, Wells,
Madden, Shipp, Whitchard,
Merritt, Sikes, Wight of Dougherty,
Miller, Singletary, Williams,
Mitchell of Emanuel, Slaton, Yates.

Those not voting were Messrs.—

Allen, Gary, Luttrell,
Anderson of Bartow, George of DeKalb, McFarland,
Bailey, Gress, Maples,
Booth, Hall of Bibb, Mitchell of Thomas,
Brock, Hamilton, Monroe,
Bruce, Hardwick, O'Connell,
Burnett, Harper of Chattooga, Ousley,
Bush, Harvard, Park of Troup,
Carswell, Hawes, Parker,
Copeland, Henderson, Perry,
Crawford, Herrington, Peyton,
Daughtry, Hilton, Pierce,
Davis of Meriwether, Hitch, Quillian,
Davis of Newton, Hodges, Reid of Taliaferro,
Deal, Huie, Sanders,
Dorminy, Hutchins, Smith of Henry,
Drawdy, John of Jefferson, Stewart,
Everett, Jordan of Jasper, Symons,
Felder, Knowles, Tisinger,
Fort, Land, Turner,
Foster of Towns, Lott, Walker of Brooks,
"Walker of Crawford, Welch, Wilson,
Walker of Webster, Wilkes, Wright of Floyd,
Wellborn, Willingham, Mr. Speaker.

On motion of Mr. Jordan of Pulaski, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 102, nays 0.

The resolution having received the requisite constitutional majority was passed.

Leave of absence was granted to Messrs. Hamby of Rabun, Hixon, Tumlin, Burnett, Hall of Bibb, Hardwick, Knowles of Floyd.

On motion of Mr. Franklin of Washington, the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia,
Wednesday, October 30, 1901.

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:

Adams, Bell, Brock,
Allen, Blalock, Bruce,
Anderson of Bartow, Blue, Burnett,
Anderson of Cobb, Boswell, Carrington,
Ayres, Bower, Carswell,
Bailey, Bray, Clower,
Barron, Brewton, Copeland.
| Cowart,                      | Hodges,                  | Pryton,                |
| Crumbley,                   | Hogan,                   | Pierce,                |
| Darden,                     | Hosch,                   | Quillian,              |
| Daughtry,                   | Houston,                 | Rawls,                 |
| Davis of Meriwether,        | Howard of Baldwin,       | Reid of Campbell,      |
| Davis of Newton,            | Howard of DeKalb,        | Reid of Taliaferro,    |
| Dean,                       | Howell,                  | Rhyne,                 |
| Drawdy,                     | Hutcheson,               | Richardson,            |
| Duncan,                     | Johnson of Appling,      | Roberts,               |
| English,                    | Johnson of Baker,        | Sanders,               |
| Felder,                     | Johnson of Bartow,       | Schley,                |
| Flynt,                      | Johnson of Jefferson,    | Shank,                 |
| Fort,                       | Joiner,                  | Shipp,                 |
| Foster of Floyd,            | Jordan of Jasper,        | Sikes,                 |
| Foster of Towns,            | Jordan of Pulaski,       | Singletary,            |
| Foster of Oconee,           | Kelly,                   | Slaton,                |
| Franklin,                   | Kilburn,                 | Smith of Hancock,      |
| Frederick,                  | Knight,                  | Smith of Henry,        |
| Freeman of Troup,           | Knowles,                 | Stafford,              |
| Freeman of Whitfield,       | Land,                    | Steed,                 |
| Gary,                       | Lane,                    | Stevens,               |
| George of DeKalb,           | Lawrence,                | Stewart,               |
| George of Morgan,           | Lott,                    | Stubbs,                |
| Gresham,                    | McFarland,               | Sturgis,               |
| Gress,                      | McKay,                   | Tarver,                |
| Griffin of Twiggs,          | McLennan,                | Taylor,                |
| Grice,                      | Madden,                  | Thomas,                |
| Hall of Bibb,               | Maples,                  | Thompson of Banks,     |
| Hall of Fannin,             | Merritt,                 | Thompson of Dooly,     |
| Hamby,                      | Miller,                  | Tisinger,              |
| Hammock,                    | Mitchell of Emanuel,     | Toomer,                |
| Harden of Chatham,          | Mitchell of Thomas,      | Tumlin,                |
| Hardin of Wilkes,           | Monroe,                  | Turner,                |
| Harrell,                    | Moore,                   | Underwood,             |
| Harper of Chattooga,        | Morris,                  | Walker of Brooks,      |
| Harper of Wayne,            | Mulherin,                | Wellborn,              |
| Harvard,                    | Mullins,                 | Welch,                 |
| Hathcock,                   | Narramore,               | Wells,                 |
| Harkers,                    | Niblack,                 | Whitchard,             |
| Hawes,                      | O'Connell,               | Wight of Dougherty,    |
| Henderson,                  | Orr,                     | Wilkes,                |
| Henry,                      | Ousley,                  | Williams,              |
| Herrington,                 | Park of Greene,          | Wilson,                |
| Hilton,                     | Park of Troup,           | Wright of Floyd,       |
| Hitch,                      | Parker,                  | Yates,                 |
| Hixon,                      | Perry,                   | Mr. Speaker.           |
Those absent were Messrs.—

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Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was then read and confirmed.

Mr. Barron of Jones, gave notice that at the proper time he would move to reconsider the action of the House in not passing House bill No. 124, which is a bill to restore the right of trial by jury.

Mr. Toomer gave notice that at the proper time he would move a reconsideration of the action of the House in not adopting the committee amendment to House bill No. 48.

Mr. Harvard of Dooly, moved that bill No. 144 be taken from the table and placed upon the calendar, which motion prevailed. Mr. Harvard then moved that 300 copies of the bill be printed, which motion was lost.

On motion of Mr. Anderson of Bartow, bill No. 125 was taken from the table and placed upon the calendar.

House bill No. 93, which was tabled on yesterday, was taken from the table and placed upon the calendar on motion of Mr. Houston of Fulton.

The following resolution was read, and under the rules of the House, was referred to the Committee on Rules, to wit:
A resolution purporting to make House bill No. 144 the special order for Tuesday, November 5th, immediately after the reading of the Journal.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Howell of Meriwether—

A bill to prevent any one from being liable for damages who levies, or causes to be levied, any execution or other process from any court in this State, upon property not belonging to defendant in execution, etc., and for other purposes.

The following amendments, proposed by the committee, were adopted, to wit:

Amend section 1 by inserting the words "with malice and," between the word "made," at the end of the twelfth line, and the word "without" at the beginning of the thirteenth line.

Amend the caption by inserting the words "with malice and," between the words "made" and "without," in the ninth line.

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 61, nays 39.

The bill not having received the requisite constitutional majority was lost.
Mr. Howard of DeKalb, moved that House bill No. 48, known as the "Franchise Tax Bill," which on yesterday was tabled, together with the viva voce ballot thereon, be taken from the table and the vote announced, which motion prevailed.

Unanimous consent was granted Mr. Foster of Floyd, to change his vote on the "Franchise Tax Bill" from nay to aye.

Mr. George of Morgan, stated that he was unavoidably absent yesterday when the vote was taken on the Franchise Tax Bill, and he asked the permission of the House to now be allowed to vote.

Objection was raised.

The Speaker pro tem., who had the Chair when Mr. Howard made his motion, again took his seat on the floor of the House and the Chair was resumed by the Speaker.

Permission of the House was then granted Mr. George of Morgan, Flynt, Wright, Ousley, Parker of Talbott, Underwood, Carswell, Lawrence, Bower, to be placed on record as voting aye.

The vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Brewton, Hogan, Peyton,
Clower, Hosch, Pierce,
Copeland, Johnson of Jefferson, Sikes,
Davis of Meriwether, Joiner, Stafford,
Davis of Newton, Jordan of Pulaski, Steed,
Foster of Towns, Knowles, Stevens,
Franklin, Lane, Taylor,
Griffin of Twiggs, Lott, Thompson of Banks,
Hamby, Miller, Wellborn,
Hardin of Wilkes, Mitchell of Emanuel, Wight of Dougherty,
Harrell, Mulherin, Wilson,
Harper of Chattooga, Orr, Yates,
Hathcock,

Those not voting were Messrs.—

Booth, Bush, Deal,
Burnett, Crawford, Dorminy,
On consolidating the vote it was found that the ayes were 95, nays 37.

The bill having received the requisite constitutional majority was passed as amended, and on motion of Mr. Howard of DeKalb, it was ordered immediately transmitted to the Senate.

The following resolution was read and adopted, to wit:

By Mr. Hitch of Chatham—

Whereas, A committee from the State Fair Association is present and is desirous of an opportunity to extend to the House an invitation to attend the State Fair at Savannah, Georgia, between November 6th and 16th; therefore be it

Resolved, That said committee be invited to appear before the House for the purpose of extending said invitation.

Mr. Felder of Bibb, moved that a committee be appointed to escort the committee from the State Fair Association, which motion prevailed, and the Speaker appointed as said committee Mr. Felder of Bibb, and Mr. Hitch of Chatham.
The committee from the State Fair Association were then escorted to the Speaker's stand, where Mr. J. H. Estill, as chairman of said committee, in the course of his remarks to the house, extended an invitation to the legislature to attend the State Fair at Savannah.

The following resolution was read and unanimously adopted. Ayes 108, nays 0, to wit:

By Mr. Toomer of Ware—

Resolved by the House of Representatives, the Senate concurring, That the invitation extended by the State Fair Association to attend the State Fair at Savannah, Georgia, on November 6th, be accepted, and that Wednesday, November 6th, be counted as dies non.

On motion of Mr. Hitch of Chatham, House bill No. 82 was taken from the table and placed upon the calendar.

In accordance with his previous notice, Mr. Barron of Jones, moved to reconsider the action of the House in not passing House bill No. 124 yesterday, which motion prevailed.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following House bills, and recommend that same do pass:

By Mr. Harkins of Gordon—

A bill to amend the charter of the town of Calhoun, Gordon county, and for other purposes.
By Mr. Ousley of Lowndes—

A bill to repeal the charter of the city of Valdosta, and for other purposes.

By Mr. Hixon of Carroll—

A bill to repeal an Act to incorporate the town of Temple, in Carroll county.

By Mr. Niblack of Jackson—

A bill to incorporate the city of Harmony Grove, and for other purposes.

By Mr. Drawdy of Clinch—

A bill to incorporate the town of Argyle, in Clinch county, and for other purposes.

By Mr. Whitchard of Terrell—

A bill to incorporate the town of Herod, in Terrell county, and for other purposes.

By Mr. Knowles of Floyd—

A bill to extend the corporate limits of East Rome, in Floyd county, and for other purposes.

By Mr. Ayers of Polk—

A bill to establish the city court of Polk county, and for other purposes.

By Mr. Ousley of Lowndes—

A bill to establish a new charter for the city of Valdosta, and for other purposes.
By Messrs. Davis and Howell of Meriwether—

A bill to incorporate the town of Lone Oak, Meriwether county, and for other purposes.

By Mr. Hosch of Jackson—

A bill to repeal an Act incorporating the city of Harmony Grove, Jackson county, and for other purposes.

By Mr. Shipp of Colquitt—

A bill to create a new charter for the city of Moultrie, in Colquitt county, and for other purposes.

Also the following bill of the Senate, which they recommend do pass:

By Mr. Ford of the 10th district—

A bill to amend Act creating a new charter for the city of Albany, and for other purposes.

Respectfully submitted.

WALTER E. STEED,
Chairman.

Mr. Park of Greene, vice-chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Ways and Means Committee have had under consideration House bill No. 414, by Mr. Hitch of Chatham: A bill to be entitled an Act to tax gifts, legacies, inheritances, to provide for the assessment and collection of such taxes, and for other purposes.
Also, bill No. 412, by Mr. Johnson of Bartow: To be entitled an Act to amend section 808, volume 1 of the Code of 1895, and for other purposes.

And they instruct me, as their chairman, to report the same back to the House with the recommendation that they do pass.

Respectfully submitted,

JAS. B. PARK,
Vice-Chairman.

Mr. Blalock, chairman of Appropriations Committee, submitted the following report:

Mr. Speaker:

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

A bill to appropriate money to supply deficiencies in appropriations for contingent expenses of the State government, and for other purposes.

Respectfully submitted,

A. O. BLALOCK,
Chairman.

Mr. Jordan, 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 they in-
struct me to report back to the House with the recommend-
dation that the same do not pass, to wit:

A bill to amend section 574, volume 1 of the Code of
Georgia of 1895, so as to provide that ages of persons sub-
ject to road duty shall be between 21 and 50 years instead
of 16 and 50 years, and for other purposes.

Respectfully submitted,

HARVIE JORDAN.
Chairman.

Mr. Kilburn, chairman of the Committee on Labor and
Labor Statistics, submitted the following report:

Mr Speaker:

The Committee on Labor and Labor Statistics having
had under consideration House bill No. 456, which pro-
vides for a Bureau of Labor and Labor Statistics, recom-
 mend that the bill do pass.

L. J. KILBURN.
Chairman.

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

By Mr. Gary of Richmond—

Resolved, That House bill No. 89 be made the special
order for 12:30 o'clock, Wednesday, October 30, 1901.

On motion of Mr. Park of Greene, 300 copies of House
bill No. 414 was ordered printed.
On motion of Mr. Stafford of Camden, 300 copies of House bill No. 318 were ordered printed.

The following communication 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 Senate, to wit:

A bill to authorize, ratify, and confirm, a sale by the Commissioners of Commons of the city of Columbus, of the portion of Front street north of Fourteenth street.

Also, a bill to amend the Act vesting the titles of the city of Columbus in commissioners, and for other purposes.

Also, a bill to authorize, ratify, and confirm, the sale of a part of the commons of the city of Columbus about the junction of Eleventh street.

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

A resolution to raise a committee to consider, prepare, and report amendments to the constitution.

Also, a resolution directing the State Geologist to investigate and report to the present General Assembly the extent, value and character of the deposit of kaolin in this State.

The Senate has also passed the following bill of the House:

A bill to change the apportionment of Representatives in
the General Assembly, and to fix the same in accordance with the United States census of 1900.

The Senate has concurred in the following joint resolution of the House:

A resolution granting space in State capitol to Daughters of Confederacy of Georgia, for keeping papers, relics, etc.

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

By Mr. Miller of Muscogee—

A bill fixing the number of jurors in lunacy cases, 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 97, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

The following bill, which was made the special order for to-day at this hour, was read the third time and put upon its passage, to wit:

By Mr. Toomer of Ware—

A bill to place certain misdemeanor convicts of this State under the control of the Prison Commission of Georgia, and for other purposes.

The report of the committee, which was favorable to the passage of the bill by substitute was agreed to.
Mr. Howard of DeKalb, called for the previous question, which call was sustained.

Mr. Toomer of Ware, asked unanimous consent to withdraw the bill under consideration, together with all the pending amendments, which request was granted.

Leave of absence was granted to Messrs. Blue of Marion, Hixon, Tumlin, Drawdy of Clinch.

The hour of adjournment having arrived, the Speaker declared the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia.

Thursday, October 31, 1901.

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:

Allen,
Anderson of Bartow,
Anderson of Cobb,
Ayres,
Bailey,
Barron,
Bell,
Blalock,
Blue,
Booth,
Boswell,
Bower,

Bray,
Brewton,
Brock,
Burnett,
Carrington,
Carswell,
Clower,
Copeland,
Cowart,
Crumbley,
Darden,
Davis of Meriwether,

Davis of Newton,
Dean,
Duncan,
English,
Everett,
Felder,
Flynt,
Foster of Floyd,
Foster of Towns,
Foster of Oconee,
Franklin,
Freeman of Troup,  Jordan of Jasper,  Roberts,
Freeman of Whitfield, Jordan of Pulaski,  Sanders,
Gary,  Kelly,  Schley,
George of DeKalb,  Kilburn,  Shank,
George of Morgan,  Knight,  Shipps,
Gresham,  Knowles,  Sikes,
Griffin of Twiggs,  Land,  Singletary,
Grice,  Lane,  Slaton,
Hall of Fannin,  Lawrence,  Smith of Hancock,
Hamby,  Lott,  Smith of Henry,
Hamilton,  McFarland,  Stafford,
Hammock,  McKay,  Steed,
Harden of Chatham,  McLennan,  Stevens,
Hardin of Wilkes,  Maples,  Stewart,
Hardwick,  Merritt,  Stubbs,
Harrell,  Miller,  Sturgis,
Harper of Chattooga,  Mitchell of Emmanuel,  Symons,
Harper of Wayne,  Mitchell of Thomas,  Tarver,
Harvard,  Monroe,  Taylor,
Hatcock,  Moore,  Thomas,
Harkins,  Morris,  Thompson of Banks,
Hawes,  Mulherin,  Thompson of Dooly,
Henderson,  Mullins,  Tisinger,
Henry,  Narramore,  Toomer,
Herrington,  Niblack,  Tumlin,
Hitch,  O'Connell,  Turner,
Hodges,  Orr,  Underwood,
Hogan,  Ousley,  Walker of Brooks,
Hosch,  Park of Greene,  Wellborn,
Houston,  Park of Troup,  Welch,
Howard of Baldwin,  Parker,  Wells,
Howard of DeKalb,  Perry,  Whitchard,
Howell,  Peyton,  Wight of Dougherty,
Hutcheson,  Pierce,  Wilkes,
Hutchins,  Quillian,  Williams,
Johnson of Appling,  Rawls,  Willingham,
Johnson of Baker,  Reid of Campbell,  Wilson,
Johnson of Bartow,  Reid of Taliaferro,  Wright of Floyd,
Johnson of Jefferson,  Rhyne,  Yates,
Joiner,  Richardson,  Mr. Speaker.

Those absent were Messrs.—

Adams,  Bush,  Daoughtry,
Bruce,  Crawford,  Deal,
Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Howell of Meriwether, gave notice that at the proper time he would move to reconsider the action of the House in not passing House bill No. 87.

Upon request of Mr. Harvard of Dooly, he was allowed to withdraw resolution No. 163.

Mr. Howell of Meriwether, then moved to reconsider the action of the House in not passing bill No. 87, which motion prevailed.

On motion of Mr. Slaton, the author of House bill No. 27 was allowed to withdraw same.

Mr. Lane, 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 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 section 1114 of volume 3 of the Code of 1895, and for other purposes.

Also, a bill to repeal an Act approved December 22.
1898, entitled "an Act to create a Board of Commissioners of Roads and Revenues for the county of Dade, and to define its powers and duties, and for other purposes."

Also, a bill to amend section 1255 of volume 3 of the Code of 1895, and for other purposes.

Also, a bill to abolish the county court of Warren county, Georgia.

W T. LANE.
Chairman.

Mr. Slaton, chairman of the General Judiciary Committee, made the following report:

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following bills, and recommend that they do pass:

By Mr. Hamby of Rabun—

A bill to amend section 910, volume 1 of the Code of 1895, and for other purposes.

By Messrs. Herndon and Harrell—

A bill to provide for the renewal of suits which have been non-suited, dismissed, or discontinued, without the payment of costs, and for other purposes.

By Mr. Allen of the 20th district—

A bill to amend section 4719 of the Code of 1895, and for other purposes.
The committee also recommends that the author of House bill No. 27 be allowed to withdraw the same.

The committee also recommends that bill No. 69, by Mr. Taylor of Houston, do pass as amended.

Respectfully submitted,

JOHN M. SLATON,
Chairman.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Act, to wit:

An Act to create the city court of Sandersville, in Washington county, and for other purposes.

Respectfully submitted,

C. J. WELLBORN, Jr.,
Chairman.

Mr. Park of Greene, chairman of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections has 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:
By Mr. Orr of Coweta—

A bill to amend section 60 of the Political Code, which relates to the manner of voting at elections.

Also, a bill to amend section 59 of the Political Code, relating to the list of registered voters to be furnished the managers.

Also, a bill by Mr. Kelly of Glascock, entitled an Act to revise the election laws of this State; to prescribe the manner in which electors shall vote, in all elections, etc.

Respectfully submitted,

JAS. B. PARK.
Chairman.

Mr. Park of Greene, moved that 300 copies of bill No. 404 be printed for the use of the House, which motion prevailed.

On motion of Mr. Felder of Bibb, Senate bill No. 69 was taken from the table and placed upon the calendar.

On motion of Mr. Howell of Meriwether, bill No. 323 was recommitted to Committee on Education.

On motion of Mr. Harden of Chatham, bill No. 413 was withdrawn from the General Judiciary Committee and committed to Committee on General Agriculture.

The following resolution was read and adopted, to wit:

By Mr. Steed of Taylor—

A resolution providing that the Southern Educational Conference be invited to hold their next session in the State of Georgia.
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. Frederick of Macon (by request)—

A bill to protect certain birds and their nests, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Harrell of Dodge—

A bill to establish a dispensary in and for the county of Dodge, in the city of Eastman, and for other purposes.

Referred to Committee on Corporations.

By Mr. Harrell of Dodge—

A bill to repeal an Act to establish a city court in the city of Eastman, and for other purposes.

Referred to Committee on Corporations.

By Messrs. Slaton and Houston of Fulton—

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

Referred to General Judiciary Committee.

By Messrs. Slaton and Houston of Fulton—

A bill to amend charter of Atlanta relative to the "old water-works" property, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Land of Butts—

A bill to amend charter of Jackson, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. Toomer of Ware—

A bill to amend paragraph 9, section 7, article 111 of the constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. English of Warren—

A bill to establish a system of public schools in the town of Warrenton, and for other purposes.

Referred to Committee on Education.

By Mr. Hammock of Randolph—

A bill to amend section 70, volume 1 of the Code, and for other purposes.

Referred to Privileges and Elections Committee.

By Mr. Slaton of Fulton—

A bill to authorize the levy of certain taxes, and for either purposes.

Referred to General Judiciary Committee.

By Mr. Harper of Wayne—

A bill fixing the license to sell liquors in Wayne county, and for other purposes.

Referred to Committee on Temperance.
By Mr. Copeland of Walker—

A bill to amend sections 4170 to 4217, relative to county courts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to amend section 1105, volume 3 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to provide for the payment of costs in felony cases to the solicitors-general and officers of superior courts of this State, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Freeman and Park of Troup—

A bill to establish a new charter for the town of Hogansville, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. Brewton of Tattnall—

A bill to amend section 583, volume 3 of the Code, and for other purposes.

Referred to Committee on General Agriculture.
By Mr. McLennan of Telfair—

A bill to fix the time of holding the superior courts in the Oconee Circuit, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McLennan of Telfair—

A bill to amend section 4623 of the Civil Code, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Lane and Joiner of Sumter—

A bill to make it unlawful to give employment to a laborer, cropper, or tenant, when such laborer or cropper is under written contract with other parties, and for other purposes.

Referred to Committee on General Agriculture.

By Messrs. Lane and Joiner of Sumter—

A bill to require the clerk of the Superior court of each county to keep a record of contracts between landlords and tenants, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Cary of Richmond—

A bill to appropriate $50.00 for the purpose of correcting certain errors in the Georgia monument at Chickamauga.

Referred to Committee on Appropriations.
By Mr. Miller of Muscogee—

A bill providing for the better regulation of the business of fire insurance, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Flynt of Spalding—

A bill to amend section 1097 of the Criminal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Halimton of Montgomery—

A bill to amend an Act to incorporate the town of Mt. Vernon, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. Bruce of Lumpkin—

A bill to repeal section 1349, volume 1 of the Code, and for other purposes.

Referred to Committee on Education.

By Messrs. Park and Boswell of Greene—

A bill to amend section 1250, volume 1 of the Code, and for other purposes.

Referred to Committee on Pensions.

By Messrs. Park and Boswell of Greene—

A bill to amend section 1262, volume 1 of the Code, and for other purposes.

Referred to Committee on Pensions.
By Mr. Harkins of Gordon—

A bill to amend an Act prohibiting the sale of liquors within a radius of three miles of any church, and for other purposes.

Referred to Committee on Temperance.

By Mr. Harkins of Gordon—

A bill to amend the charter of Calhoun, in Gordon county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Slaton of Fulton—

A bill fixing the salaries of the judges of the superior courts of this State at $2,500.00 per annum.

Referred to General Judiciary Committee.

By Mr. Hall of Fannin—

A bill to amend section 1, article 7, paragraph 3 of the constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Mitchell of Emanuel—

A bill to amend section 603, volume 1 of the Code, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Hathcock of Douglas—

A bill to authorize the county authorities to employ expert accountants, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Wellborn of Union—

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

Referred to Committee on Counties and County Matters.

By Mr. George of Morgan—

A bill to regulate the taking of fish in the streams of the State, and for other purposes.

Referred to Committee on General Agriculture.

By unanimous consent Mr. Gary of Richmond, was allowed to withdraw House bill No. 385.

By Mr. George of Morgan—

A bill fixing sheriffs and constables of the different counties as game and fish wardens, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Howard of DeKalb—

A bill to provide more fully for the attestation of mortgages, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Shipp of Colquitt—

A bill requiring railroad companies doing business in this State to fit out flat cars with certain appliances, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to supply certain supreme court reports to the county of Colquitt.

Referred to Committee on Appropriations.

By Mr. Moore of Columbia—

A bill to repeal an Act to create the Board of Commissioners of Roads and Revenues for Columbia county.

Referred to Special Judiciary Committee.

By Mr. Mullins of Cherokee (by request)—

A bill to regulate the appointment of attorneys to defend persons charged with crime, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Mullins of Cherokee—

A bill to amend an Act providing compensation for deputy sheriffs for attendance upon superior and city courts, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Burnett of Clark—

A bill to amend section 1, article 7, of the Constitution of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hitch of Chatham—

A bill to amend paragraph 1, section 629, volume 3 of the Code, and for other purposes.

Referred to Committee on Privileges and Elections.

By Mr. Hitch of Chatham—

A bill to amend an Act to provide for the protection of primary elections, etc., and for other purposes.

Referred to Committee on Privileges and Elections.

By Mr. Hitch of Chatham—

A bill fixing compensation for deputy sheriffs and bailiffs in certain cities, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Land of Butts—

A bill to amend an Act to establish a city court for the county of Butts, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Gresham of Burke—

A bill to amend an Act to incorporate the town of Waynesboro, Georgia, and for other purposes.

Referred to Committee on Counties and County Matters.
The following resolution was read and adopted, to wit:

By Mr. Mitchell of Thomas—

A resolution requiring the clerk of the House to furnish a calendar showing the status of all bills and resolutions.

The following Senate Resolutions were concurred in, to wit:

By Mr. Bell of the 39th district—

A joint resolution to raise a committee to consider, prepare and report amendments to the constitution of this State.

By Mr. Ellis of 22d district—

To provide suitable quarters for the Daughters of the Revolution in the State capitol building.

By Mr. Ellis of the 22d district—

A resolution directing the State Geologist to investigate and report on the deposits of kaolin and other commercial clays in this State.

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

Mr. Speaker.

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to wit:

A bill to amend section 111 of article 7 of the Penal Code, relative to kidnapping.
The Senate has also concurred in the following joint resolution of the House, to wit:

A resolution accepting the invitation to the State Fair, and that the day lost shall not be counted as a legislative day.

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

By Mr. Gary of Richmond—

A bill to amend an Act to incorporate the village of Summerville, in 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 103, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Act, to wit:

An Act to change the apportionment of representatives in the General Assembly, in accordance with the United States census of 1900, and for other purposes.

Respectfully submitted,

C. J. WELLBORN, Jr.,
Chairman.
The undersigned members 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 House resolution No. 168, by Mr. Sanders of Polk, beg leave to report the same back with recommendation that the same do pass.

CLARENCE WILSON,
W E. STEED,
J D. HOWARD.

The following resolution was read, and on motion of Mr. Mitchell of Thomas, was referred to the Committee on Rules, to wit:

By Mr. Miller of Muscogee—

A resolution providing that all bills of general character favorably reported, be printed for the use of the House.

The following resolution was read and adopted, to wit:

By Mr. Sanders of Heard—

A resolution extending the privileges of the floor to Messrs. W S. Echols, J. T. Baird, M. J. Ridley, during their stay in the city.

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

By Mr. Hitch of Chatham—

A bill to amend section 932, 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 95, nays 1.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Taylor of Houston, bill No. 67 was taken from table and placed upon the calendar.

By Mr. Taylor of Houston—

A bill to amend section 4802 of the Civil 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 96, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Houston of Fulton—

A bill to be entitled an Act to amend section 4101, 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.

The bill having received the requisite constitutional majority was passed.
By Mr. Darden of Monroe—

A bill to amend an Act to prohibit the sale of liquor in Monroe 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Underwood of White—

A bill authorizing constables to levy upon personal property \\textit{fi. fas.} issued from superior, city, or county courts, and for other purposes.

The report of the Committee, which was favorable to the passage of the bill was agreed to.

On motion of Mr. Slaton the bill was tabled.

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

By Mr. Knowles of Floyd—

A bill to amend section 3835 of the Code of 1895, defining a newspaper libel.

Referred to General Judiciary Committee.

By Mr. Wright of Floyd—

A bill to amend sections 2034 and 2011 of the Civil Code, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Felder of Bibb—

A bill to require claimants in all claims filed under the laws of this State to attach certain information to the claim affidavit, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Houston of Fulton—

A resolution providing for the appointment of a commission to devise plans for and secure the erection of an Effigy of a Georgian in Statuary Hall at Washington, D. C.

The above resolution was read and adopted. Ayes 100, nays 0.

By Mr. Felder of Bibb—

A bill to require all agreements to give preference by certain debtors to be in writing, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend section 568, volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to establish the city court of Moultrie, Georgia, 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 ma-
ajority was passed.

By Mr. Shipp of Colquitt—

A bill to repeal an Act to create a county court in each
county of this State, except certain counties herein men-
tioned, 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.

The bill having received the requisite constitutional ma-
ajority was passed.

The Speaker appointed the following committee on part
of the House to report amendments to constitution:

Messrs. Park of Greene, Gary, Hitch, Everett of Stewart,
Toomer, Reid of Campbell, Jordan of Jasper, Slaton,
Blalock, George of Morgan.

The Speaker assigned Mr. Johnson of Jefferson, to the
following committees: Ways and Means, Railroads, Pen-
sions, Corporations, Penitentiary.

The Speaker assigned Mr. Willingham of Oglethorpe,
to Committee on Blind Asylum, Penitentiary, Georgia
School for Deaf, Georgia State Sanitarium.

The following resolution was read and adopted, to wit::
By Mr. George of Morgan—

A resolution fixing the hour of adjournment at 12:30 p. m., instead of 1 p. m.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Whitchard of Terrell—

A bill to incorporate the town of Herod, and for other purposes.

By Mr. Harkins of Gordon—

A bill to amend the charter of the town of Calhoun, and for other purposes.

Leave of absence was granted Messrs. Hall of Fannin, Gresham, Perry, Narramore, Gary, Orr, Davis of Meriwether, Tumlin, Hixon, Smith of Henry, Toomer, Allen, Madden.

On motion of Mr. Felder of Bibb, the House adjourned until 9 o'clock a. m. to-morrow.
Atlanta, Georgia,

Friday, November 1, 1901.

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:

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Booth, Bower, Bray, Brewton, Brock, Bruce, Burnett, Bush, Carrington, Carswell, Clower, Copeland, Cowart, Crumbley, Darden, Davis of Newton, Dean, Dorminy, Drawdy, Duncan, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Frederick, Freeman of Whitfield, Howard of Baldwin, Howard of DeKalb, Howard of DeKalb, How of Towns, Howard of Towns, Howard of Whitfield, Howard of Whitfield, Howell, Huie, Hutcheson, Johnson of Appling, Johnson of Bartow, Johnson of Appling, Jordan of Jasper, Jordan of Pulaski, Kelly, Kilburn, Knight, Knowles, Lane, Lawrence,
Those absent were Messrs.—


Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Unanimous consent was granted Mr. Steed of Taylor, to withdraw bill No. 396.

Upon request of Mr. Howell of Meriwether, House bill
No. 87, which was reconsidered yesterday, was recommit­
ted to the General Judiciary Committee.

Unanimous consent was given Mr. Shank of Wilkes, to withdraw House bill No. 85.

On motion of Mr. Booth of Walton, House bill No. 349 was withdrawn.

Mr. Speaker:

We; the committee appointed to draft resolutions on the death of the Hon. J. H. McWhorter, beg leave to submit the following report:

Whereas, Since the last session of the General Assembly, death has removed the Hon. J. H. McWhorter from our midst: and, whereas, he was one of the most useful and worthy members of this House.

Therefore be it resolved by the House of Representa­tives, That we feel deeply the loss of our fellow public servant; that we recognize the usefulness and conservative patriotism of this worthy representative son of Georgia, whose blameless life was devoted to his family, home, county, State and country; who, when the final summons came, was still in the service of his county and State, and after a life of three score years and ten, was enjoying the full confidence and esteem of a worthy constituency.

Resolved further, That we extend to the family of the Hon. J. H. McWhorter our tenderest sympathies; that these resolutions be inscribed upon the Journal of the House, and a copy be furnished the family of the deceased.

C. O. STEVENS.
Chairman.

Adopted.
The following resolution was read and adopted, to wit:

By Mr. Kelly of Glascock—

A resolution fixing the order of business for to-morrow, as follows: 1st, reports of standing committees; 2d, introduction of new bills; 3d, Senate and House bills for third reading; 4th, local bills for third reading.

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

By Mr. Yates of Catoosa—

A bill to enlarge the powers of the Railroad Commission, and for other purposes.

Referred to Committee on Railroads.

By Messrs. Hixon and Tumlin of Carroll—

A bill to extend the powers of the Railroad Commission concerning the forwarding of freights, and for other purposes.

Referred to Committee on Railroads.

By Mr. Harden of Chatham—

A bill to preserve and protect fish, oysters, terrapin, etc., and for other purposes.

Referred to General Agriculture Committee.
By Mr. Harden of Chatham—

A bill to amend section 1801, volume 1, of the Code, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Brewton of Tattnall—

A resolution to pay the widow of Hon. H. S. Williams $100.00.

Referred to Committee on Pensions.

By Mr. Mullins of Cherokee—

A bill to change the time of holding the fall term of the Cherokee superior court, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Harden of Chatham—

A bill to protect fish in the tide-waters of this State, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to establish a system of public schools for the town of Doerun, Georgia, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Rawles of Effingham—

A resolution requiring the Commissioner of Pensions
to make report of all pensions paid annually to the General Assembly.

Referred to Committee on Pensions.

By Mr. Sanders of Heard—

A bill to create a Board of Commissioners for the Georgia School for the Deaf.

Referred to Committee on Georgia School for Deaf.

By Mr. Henry of Murray—

A bill to establish a system of public schools in Springplace, Georgia, and for other purposes.

Referred to Committee on Education.

By Mr. Henry of Murray—

A bill to prohibit the manufacture of liquors in the county of Murray, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. O'Connell of Richmond, Felder of Bibb, Hitch of Chatham, Little and Miller of Muscogee—

A bill to regulate the occupation of barbers and to provide for the sanitary inspection of barber shops, and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Miller of Muscogee—

A bill to regulate the time of payment of all pensions, etc., and for other purposes.

Referred to Committee on Pensions.
By Messrs. Slaton and Houston of Fulton—

A bill relative to persons convicted of misdemeanors under the age of 16 years sentenced to industrial farm, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Bruce of Lumpkin—

A bill making it compulsory for children between the ages of eight and fourteen years to attend some school, and for other purposes.

Referred to Committee on Education.

By Mr. Adams of Putnam—

A bill to provide how the property of transient persons should be taxed in this State, and for other purposes.

Referred to Committee on Ways and Means.

By Messrs. Booth and Lawrence of Walton—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Walton county

Referred to Special Judiciary Committee.

By Messrs. Booth and Lawrence of Walton—

A bill to incorporate the town of High Shoals, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Mullins of Cherokee—

A bill to amend the charter of the town of Waleska, in Cherokee county, and for other purposes.

Referred to Special Judiciary Committee.

The following bills were read the second time by unanimous consent of the House, to wit:

By Messrs. Davis and Howell of Meriwether—

A bill to incorporate the town of Lone Oak, and for other purposes.

On motion of Mr. Drawdy of Clinch, House bill No. 70 was taken from the table and placed upon the calendar.

By Mr. Bush of Miller—

A bill to incorporate the town of Colquitt.

By Mr. Bush of Miller—

A bill to repeal an Act to incorporate the town of Colquitt.

By Mr. Harrell of Dodge—

A bill to repeal an Act to establish the city court of Eastman.

By Mr. Harrell of Dodge—

A bill to establish and maintain a dispensary in the town of Eastman.
By Mr. Knowles of Floyd—

A bill to extend the corporate limits of East Rome, and for other purposes.

The following joint resolution was read and referred to the Committee on Pensions, to wit:

By Messrs. Lane and Joiner of Sumter—

A joint resolution for the relief of Mrs. Jane Clements.

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

By Mr. Wright of Floyd—

A resolution making the bill known as the "Anti-Barroom Bill," the special order for next Tuesday immediately after the reading of the Journal.

By Mr. Ousley of Lowndes—

Making House bill No. 135 the special order for Tuesday next.

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

By Mr. Symons of Glynn—

A bill to regulate the catching of fish on the seacoast, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Hitch of Chatham—

A bill to amend section 1711, volume 1 of the Code of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Davis of Newton—

A bill providing that the appointment of the ear, eye, and nose specialist for the Georgia School for the Deaf be made by the Governor.

By Mr. McLennan of Telfair—

A bill to amend section 982, volume 1 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wilson of Clay—

A bill to pay pension due John Melton to his widow.

Referred to Committee on Pensions.

By Mr. Walker of Crawford—

A bill to amend section 2796, volume 2 of the Code.

Referred to General Judiciary Committee.

The following resolution was read the third time by unanimous consent and put upon its passage, to wit:

By Messrs. Clower and Orr of Coweta—

A Resolution to pay the widow of Warren F. Morton the pension of $30.00, which was due him at his death.
The resolution involving an appropriation, 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, Mr. Morris of Cobb.

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

The report of the committee was agreed to.

The ayes and nays were called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Bell, Booth, Boswell, Bower, Bray, Bruce, Bush, Clawer, Cowart, Crumbley, Darden, Drawdy, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Freeman of Troup, George of Morgan, Grice, Hamby, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harper of Wayne, Harkins, Hawes, Henry, Hitch, Hodges, Hogan, Hosch, Houston, Howell, Johnson of Bartow, Joiner, Kilburn, Lane, McKay, McLennan, Maples, Merritt, Miller, Moore, Morris, Mullins, Niblack, O'Connell, Orr, Ousley, Park of Greene, Parker of Troup, Parker, Pierce, Rawls, Reid of Campbell, Reid of Taliaferro, Rhyne, Richardson, Sanders, Schley, Shank, Sikes, Singletary,
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| Slaton, | Thomas, | Wells, |
| Smith of Hancock, | Thompson of Dooley, | White hard, |
| Steed, | Tisinger, | Williams, |
| Stevens, | Toomer, | Willingham, |
| Stewart, | Turner, | Wilson, |
| Sturgis, | Underwood, | Wright of Floyd, |
| Symons, | Wellborn, | Yates, |
| Taylor, | Welch, | |

Those not voting were Messrs.—

| Allen, | Hall of Fannin, | Luttrell, |
| Barron, | Harrell, | McFarland, |
| Blalock, | Harper of Chattooga, | Madden, |
| Blue, | Harvard, | Mitchell of Emanuel, |
| Brewton, | Hathcock, | Mitchell of Thomas, |
| Brock, | Henderson, | Monroe, |
| Burnett, | Herrington, | Mulherin, |
| Carrington, | Hilton, | Narramore, |
| Carswell, | Hixon, | Perry, |
| Copeland, | Howard of Baldwin, | Peyton, |
| Crawford, | Howard of DeKalb, | Quillian, |
| Daughtry, | Huie, | Roberts, |
| Davis of Meriwether, | Hutcherson, | Shipp, |
| Davis of Newton, | Hutchins, | Smith of Henry, |
| Deal, | Johnson of Appling, | Stafford, |
| Dean, | Johnson of Baker, | Stubbs, |
| Dorminy, | Johnson of Jefferson, | Tarver, |
| Duncan, | Jordan of Jasper, | Thompson of Banks, |
| Frederick, | Jordan of Pulaski, | Tuulin, |
| Freeman of Whitfield, | Kelly, | Walker of Brooks, |
| Gary, | Knight, | Walker of Crawford, |
| George of DeKalb, | Knowles, | Walker of Webster, |
| Gresham, | Land, | Wight of Dougherty, |
| Gress, | Lawrence, | Wilkes, |
| Griffin of Twiggs, | Lott, | Mr. Speaker. |

Ayes 98, nays 0.

On motion the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 98 nays 0.
The resolution having received the requisite constitutional majority was passed.

Mr. Tarver of Jefferson, chairman of the committee to-draft resolutions on the death of the late Hon. Geo. G. Johnson of Jefferson, submitted the following report:

Mr. Speaker:

You committee appointed to prepare and present to the House suitable resolutions upon the death of our late lamented colleague, the Honorable Geo. G. Johnson, of the county of Jefferson, beg here to submit the following report:

The subject of this sketch was born in 1842, at Penfield, Greene county, Georgia. He was the fourth son of W. B. and Elizabeth Johnson. He lived at Penfield, in Greene county, and attended the common schools of that county until the late war between the States began, when at the early age of eighteen years, he was among the first and most enthusiastic volunteers to tender his services to the Confederate government in defense of principles that were dearer to him than life. He was a member of the first company that ever left Greene county for the front, and of the first regiment from Georgia, to reach the soil of Virginia. He entered Company C, of the Third Georgia Regiment, of Wright's Brigade. He served in this command for two years, taking part in all of the illustrious campaigns which have enshrined the name of the "Army of Northern Virginia," with imperishable renown. In 1863 Mr. Johnson was transferred to Cobb's celebrated Legion, and served with that command until the surrender at Appomattox. His entire record as a soldier was above reproach, and among many gallant sons who illustrated Georgia on the many fields of carnage of that conflict, he-
stood without a peer for gallantry in action, fidelity to duty, and devotion to a cause that can never die. Bold as a lion and yet modest and unassuming as a woman, he won golden opinions from his superior officers, and the unyielding love of his comrades in arms.

At the close of the war he moved to Jefferson county, Georgia, where he was engaged in the profession of school-teaching for several years. Afterwards he was merchant at Wadley, Jefferson county, Georgia, for a period of twenty years. During all of this time he was prominent in city and county politics, being earnest in the advocacy of the principles in which he believed, and true and loyal in his friendship. For several terms he was mayor of the town of Wadley, and for fifteen years he served as chairman of the Board of Trustees of Wadley High School. He was public-spirited and unselfish, and we can pay him no higher compliment than to say, as we can with absolute truth, that all who knew him were his friends.

In 1900, he became a candidate for the democratic nomination for member of the House of Representatives from Jefferson county. Of five candidates he lead the entire ticket; the people of his home town, Wadley, paying him the high compliment of giving him a solid support. After his nomination, he was unopposed in the general election. In the present House he made many friends by his quiet and unassuming manner, his unfailing courtesy and his conservatism of thought and action, and when, on July 5, 1901, he was stricken with apoplexy, and passed suddenly away, the tidings brought sorrow to many parts of Georgia, for in this House, as at home, his friends were limited only by his acquaintanceship. In such high esteem was he held by the people of Jefferson county, that the selection of his son, the present member from Jefferson,
as his successor, was largely due to the respect and love
that they bore for the father.

In addition to the above, your committee begs to report
the accompanying resolution.

Respectfully submitted,

S. F. TARVER, Chairman;
J O. BOSWELL,
W A. KNOWLES,
A. M. DEAL,
T. W HARDWICK.

Committee.

The following resolution was read and unanimously-
adopted. Ayes 116, nays 0, to wit:

By Mr. Tarver of Jefferson—

Whereas, On July 5, 1901, Hon. Geo. G. Johnson, one-
of the representatives in this House from the county of
Jefferson, departed this life; therefore be it,

Resolved by the House of Representatives, That the-
State of Georgia has lost a loyal and devoted son, the
county of Jefferson an able and conscientious represent-
tative, and the family of our late colleague a loving hus-
band and devoted father, and that the members of this
House feel, in common with his friends at home, that the
House has sustained an irreparable loss.

Resolved further, That these resolutions be entered up-
on the Journal of the House, and a copy thereof be furnished
by the Clerk of this body to the family of our deceased
colleague.

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

A resolution to pay W. L. Taylor of Coweta county, a pension for 1899.

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole, and the Speaker designated as the chairman of the committee Mr. Anderson of Bartow.

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

The report of the committee was agreed to.

The ayes and nays were called, and on taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Booth, Boswell, Bray, Brewton, Brock, Bush, Copeland, Cowart, Darden, Drawdy, Duncan, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Troup, Foster of Oconee, Foster of Chatham, Foster of Towns, Freeman of Troup, George of Morgan, Gress, Hamby, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Harvard, Hawes, Hitch, Hodges, Hogan, Hosch, Houston, Howell, Huie, Hitchenson, Johnson of Appling, Joiner, Kelly, Knight, Lane, McParland, McKay, Maples, Monroe, Moore, Morris, Mullins, Niblack, O'Connell, Orr, Park of Greene,
Those voting in the negative were Messrs.—

McLennan, Ousley, Smith of Hancock.
Merritt, Richardson.

Those not voting were Messrs.—

Allen, Hall of Bibb, Madden, 
Barron, Hall of Fannin, Miller,
Bell, Harrell, Mitchell of Emanuel,
Blalock, Harper of Chattooga, Mitchell of Thomas,
Blue, Harper of Wayne, Mulherin,
Bower, Hathcock, Narramore,
Bruce, Harkins, Perry,
Burnett, Henderson, Quillian,
Carrington, Henry, Roberts,
Carswell, Herrington, Sanders,
Clower, Hilton, Shipp,
Crawford, Hixon, Smith of Henry,
Crumbley, Howard of Baldwin, Stafford,
Daughter, Howard of DeKalb, Steed,
Davis of Meriwether, Hutchins, Tarver,
Davis of Newton, Johnson of Baker, Thompson of Banks,
Deal, Johnson of Bartow, Tisinger,
Dean, Johnson of Jefferson, Tumlin,
Dorminy, Jordan of Jasper, Turner,
Franklin, Jordan of Pulaski, Walker of Crawford,
Freeman of Whitfield, Kilburn, Walker of Webster,
Gary, Knowles, Wight of Dougherty,
George of DeKalb, Land, Wilkes,
Gresham, Lawrence, Willingham,
Griffin of Twiggs, Lott, Mr. Speaker,
Grice, Luttrell,

Ayes 92, nays 5.
On motion of Mr. Park of Troup, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 92, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Anderson of Cobb—

A resolution to pay pension due Thomas Channell of Cobb county, to his widow.

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole, and the Speaker appointed as chairman of the committee Mr. Howell of Meriwether.

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

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Booth, Boswell, Bray, Brewton, Bruce, Bush, Clower, Copeland, Cowart, Crumbley, Darden, Davis of Newton, Drawdy, Duncan, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Frederick.
Freeman of Whitfield, Kilburn,  
George of Morgan,  
Greess,  
Griffin of Twiggs,  
Hamby,  
Hamilton,  
Hammock,  
Harden of Chatham,  
Hardin of Wilkes,  
Harrell,  
Harvard,  
Hawes,  
Henderson,  
Hitch,  
Hodges,  
Hogan,  
Hosch,  
Howard of Baldwin,  
Huie,  
Johnson of Appling,  
Johnson of Bartow,  
Johnson of Jefferson,  
Joiner,  
Jordan of Jasper,  
Kelly,  
Richardson,  
Knight,  
Lane,  
McFarland,  
McKay,  
McLennan,  
Maples,  
Merritt,  
Miller,  
Monroe,  
Moore,  
Morris,  
Mulherin,  
Mullins,  
Niblack,  
O'Connell,  
Orr,  
Park of Greene,  
Parker,  
Peyton,  
Pierce,  
Rawls,  
Reid of Campbell,  
Reid of Taliaferro,  

Those not voting were Messrs.—

Allen,  
Bell,  
Blalock,  
Blue,  
Bower,  
Brock,  
Burnett,  
Carrington,  
Carswell,  
Crawford,  
Daughtry,  
Davis of Meriwether,  
Deal,  
Dean,  
Dorminy,  
Foster of Towns,  
Foster of Oconee,  
Franklin,  
Gary,  
George of DeKalb,  
Gresham,  
Grice,  
Hall of Bibb,  
Hall of Fannin,  
Hardwick,  
Harper of Chattooga,  
Harper of Wayne,  
Hathcock,  
Harkins,  
Henry,  
Herrington,  
Hilton,  
Hixon,  
Houston,  
Howard of DeKalb,  
Howell,  
Hutcheson,  
Hutcheson,  
Johnson of Baker,  
Jordan of Pulaski,  
Knowles,  
Land,  
Lawrence,  
Lott,  
Luttrel,

Madden,  
Mitchell of Emanuel  
Mitchell of Thomas,  
Narramore,  
Park of Troup.
Ayes 101, nays 1.

On motion of Mr. Hawes of Elbert, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 101, nays 1.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Morris of Cobb, resolution No. 94 was tabled.

By Mr. Harper of Wayne—

A resolution for the relief of A. J. Delk and others.

An appropriation being involved the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Felder of Bibb.

After a consideration of the resolution the committee arose, and through their chairman reported progress, and asked leave to sit again.

On motion of Mr. Miller of Muscogee, the bill was tabled.
By Mr. Sturgis of McDuffie—

A bill to provide for the payment of the costs of justices of the peace and constables in misdemeanor cases in McDuffie county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A bill to provide for pleas in suits on open accounts, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. English of Warren—

A bill to abolish the county court of Warren 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 88, nays 1.

The bill having received the requisite constitutional majority was passed.
By Mr. Whitchard of Terrell—

A bill to incorporate the town of Herod, 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.

The bill having received the requisite constitutional majority was passed.

Mr. Jordan, chairman of Committee on General Agriculture, submitted the following report:

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:

A bill requiring owners of land in Murray county, Georgia, to remove obstructions from streams, and for other purposes.

Also a bill to amend section 583, volume 3 of the Code of 1895 by adding after the word "of" in second line of said section the words "February and the first day of April," and for other purposes.

The committee also report the following bill, with the recommendation that the same do pass as amended:

A bill to protect birds and their nests and eggs.

The Committee on General Agriculture have also had
under consideration the following House bill, which I am instructed to report back to the House with the recommendation that same do not pass:

A bill to encourage the growing of beef cattle in this State, and for other purposes.

Respectfully submitted.

(Signed) HARVIE JORDAN.
Chairman.

Mr. Steed, 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 repeal an Act entitled an Act to establish the city court of Eastman, in the city of Eastman, in and for the county of Dodge, and for other purposes.

Also, a bill to be entitled an Act to establish, maintain, and regulate, a dispensary for the sale of alcoholic, spirituous, vineous, malt, furmented and intoxicating liquors, and for other purposes, in the town of Eastman.

WALTER E. STEED.
Chairman.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:
Mr. Speaker

Your Committee on Temperance has had under consideration the following House bills, to wit:

House bill No. 431, by Mr. Hardwick of Washington, which is a bill to make drunkenness in any public place a crime.

Also, House bill No. 482, by Messrs. Freeman and Park of Troup, which is a bill to establish a dispensary in the town of Hogansville, in the county of Troup.

Both of which bills the committee has instructed me, as its chairman, to report back to the House with the recommendation that the same do pass.

Respectfully submitted.

WRIGHT of Floyd,

Chairman.

The following communication 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 Senate, to wit:

A bill to authorize the town council of Senoia, Coweta county, to issue bonds for the purpose of building and furnishing schoolhouses.

Also a bill to amend the Act establishing the city court of Elberton.
Also, a bill to reduce the number of county commissioners of Elbert county from five to three.

Also, a bill to repeal the Act providing for the payment of certain insolvent costs in the Northern Judicial Circuit.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to make penal the importation of diseased stock in this State.

Also, a bill to amend the Act establishing the city court of Americus.

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

A resolution appointing a committee from the House and Senate to consult with an architect to ascertain what repairs are needed on the capitol building.

Committee from the Senate are Senators Sullivan and Stone.

The Senate has also concurred in the following resolution of the House.

A resolution inviting the Southern Educational Conference to hold their next session in this State.

The Speaker appointed the following Committee on Congressional Reapportionment.

Mr. Hardwick, chairman; Messrs. Miller, Hitch, Mitchell of Emanuel, Wight, Shipp, Grice, Steed, Davis of Meriwether, Hathcock, Houston, Howard of Baldwin, Flynt.
Johnson of Bartow, Morris, Burnett, Hodges, Rhyne, Wellborn, Reid of Taliaferro, Kelly, Stubbs, Symons.

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

By Mr. Chappell of the 24th district—

A bill to confirm the sale of certain property in Columbus, Georgia, on Front street.

Referred to General Judiciary Committee.

By Mr. Chappell of the 24th district—

A bill to confirm the sale of certain property at the junction of Eleventh street and Seventh avenue.

Referred to General Judiciary Committee.

By Mr. Chappell of the 24th district—

A bill to amend an Act vesting the title of commons of the city of Columbus in commissioners, and for other purposes.

Referred to General Judiciary Committee.

On motion of Mr. Hardwick the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia,
Saturday, November 2, 1901.

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.

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

Mr. Lane of Sumter 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 bill was read the second time, to wit:

By Mr. Wright of Floyd—

A bill to make the charging of more than 25 per cent. interest on any loan in this State a misdemeanor.

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

By Mr. Foster of Floyd—

A bill for the protection of foxes in this State, and for other purposes.

Referred to General Agricultural Committee.
By Mr. Johnson of Bartow—

A bill to amend section 98, volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Bartow—

A bill to amend section 94, volume 3 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Gresham of Burke—

A bill to abolish the county court of Burke county, and establish the city court of said county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Ousley of Lowndes—

A bill to repeal the Act establishing the city court of Valdosta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Gresham of Burke—

A bill to create the city court of Waynesboro, Georgia, and for other purposes.

Referred to Special Judiciary Committee.
By Messrs. Houston and Slaton of Fulton—

A bill to amend an Act to establish a public school system in the county of Fulton, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Harper of Chattooga—

A bill to repeal section 1315, volume 1 of the Code, and for other purposes.

Referred to Committee on Academy for the Blind.

By Mr. Ousley of Lowndes—

A bill to establish the city court of Valdosta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Harper of Chattooga—

A bill to authorize the Governor to appoint a Board of Trustees for the Asylum for the Blind, and for other purposes.

Referred to Academy for the Blind Committee.

By Mr. Hamilton of Montgomery—

A bill to amend section 982 of Code of 1895, and for other purposes.

Referred to Committee on Corporations.
By Mr. Smith of Henry—

A bill to provide for filing of certain claims, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howard of DeKalb—

A bill to amend section 753 of the Criminal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hitch of Chatham—

A bill to amend section 2234 of the Code, and for other purposes.

Referred to General Judiciary Committee.

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

By Mr. Taylor of Houston—

A bill to pay costs in peace warrants in this State.

By Mr. Blue of Marion—

A bill to amend section 2110, volume 2 of the Code.

By Mr. Hamby of Rabun—

A bill to amend section 910 of volume 1 of the Code.

By Mr. Orr of Coweta—

A bill to amend section 59 of the Political Code.
By Mr. Wilson of Clay—

A resolution authorizing the payment of a pension due John Milton to his widow.

The above resolution was read the second time, and on motion of Mr. Wilson, was recommitted to Committee on Pensions.

By Mr. Orr of Coweta—

A bill to amend section 60 of the Political Code.

By Mr. Brock of Dade—

A bill to repeal an Act to create Board of Commissioners of Roads and Revenues for Dade county.

By Mr. Hardwick of Washington—

A bill to make drunkenness in any public place a misdemeanor.

By Mr. Hosch of Jackson—

A bill to repeal an Act to incorporate the town of Harmony Grove.

By Mr. Hitch of Chatham—

A bill to tax gifts, legacies, etc.

By Mr. Drawdy of Clinch—

A bill to incorporate the town of Argyle.

By Mr. Johnson of Bartow—

A bill to amend section 808, volume 1 of the Code.
By Mr. Shipp of Colquitt—

A bill to create a new charter for city of Moultrie.

By Mr. Hixon of Carroll—

A bill to repeal an Act to incorporate the town of Temple.

By Mr. Hosch of Jackson—

A bill to incorporate the city of Harmony Grove.

By Mr. Steed of Taylor—

A bill exempting fertilizers in the hands of consumers from taxation.

By Mr. Tumlin of Carroll—

A bill to amend section 16 of “General Tax Act,” relative to commercial fertilizers.

By Mr. Henry of Murray—

A bill providing for the removal of obstructions from the streams of Murray county.

By Mr. Blalock of Fayette—

A bill to appropriate money to supply casual deficiencies, etc.

By Messrs. Freeman and Park of Troup—

A bill to establish a dispensary in Hogansville, Georgia.

By Mr. Ousley of Lowndes—

A bill to repeal the charter of Valdosta.
By Mr. Houston of Fulton—

A bill to provide for a Bureau of Labor and Industrial Statistics.

By Mr. Mitchell of Emanuel—

A bill to amend section 1114, volume 3 of the Code.

By Mr. Ayers of Polk—

A bill to establish the city court of Polk county.

By Mr. Brewton of Tattnall—

A bill to amend section 583, volume 3 of the Code.

By Mr. Henry of Murray (by request)—

A bill to prohibit the manufacture of liquors in Murray county.

By Mr. Wellborn of Union—

A bill to change the time of holding the Union superior court.

By Mr. Hogan of Lincoln—

A bill to repeal an Act to amend section 583, volume 1 of the Code.

By Mr. Mitchell of Emanuel—

A bill to amend section 1255, volume 3 of the Code.

By Mr. Frederick of Macon (by request)—

A bill to protect birds and their nests and eggs, and for other purposes.
By Mr. Shipp of Colquitt—

A bill to establish a system of public schools in the town of Doerun.

By Mr. Hathcock of Douglas—

A bill to authorize county authorities to employ expert accountants.

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

By Mr. Ford of 10th district—

A bill to amend an Act creating a new charter for the city of Albany.

By Messrs. Herndon and Harrell—

A bill to provide for the renewal of suits which have been non-suited.

By Messrs. Park of Greene, and Slaton of Fulton—

A bill providing for biennial sessions of the legislature.

By Mr. Grice of Pulaski—

A bill to amend the constitution of this State so as to change the time of holding the sessions of the General Assembly.

Mr. Lane, 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 bills, which they
direct me to report back to the House with the recom-
meidation that same do pass, to wit:

A bill to repeal an Act amendatory of section 583 of
volume 1 of Code of 1895.

Also, a bill to prohibit the manufacture of spirituous,
malt, or intoxicating liquors in Murray county, Georgia.

Also, a bill to change the time of holding Union Supe-
rior Court.

Also, a bill to authorize the county authorities of any
county in this State to employ expert accountants to ex-
amine and report on the books, vouchers, etc., of all officers
handling county funds.

Also a bill to authorize the establishment of public
schools in the town of Doerun, in Colquitt county.

Also a bill to repeal an Act incorporating the town of
Colquitt, in the county of Miller.

Respectfully submitted.

W T. LANE.
Chairman.

Mr. Jordan, chairman of the Committee on General
Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under
consideration the following bills of the House, which they
instruct me to report back to the House with the recom-
mendation that their authors be allowed to withdraw the same:

A bill to amend section 16 of the General Tax Act, approved December 21, 1900, and for other purposes.

Also, a bill to provide that fertilizers shall not be required to be returned for taxation where the land upon which they are to be used has been returned, and for other purposes.

The Committee on General Agriculture have also had under consideration the following House bill, which I am instructed to report back with the recommendation that the same do not pass, to wit:

A bill to be entitled an Act to establish in some county in the southern part of the State an agricultural experiment station, to be known as the South Georgia Experimental Farm, and for other purposes.

The Committee on General Agriculture have also had under consideration the following House bill, which I am instructed to report back to the House with recommendation that the same do pass:

A bill to prescribe that commercial fertilizers in hands of consumers may be deemed as returned for taxation when the lands upon which the same are to be used have been returned for taxation for the current year, and other purposes.

HARVIE 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 of the House and recommend that same do pass:

By Mr. Wright of Floyd—

A bill to make the charging of more than 25 per cent. interest per annum a misdemeanor, and for other purposes.

Respectfully submitted,

JOHN M. SLATON,
Chairman.

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

By Messrs. Knowles, Foster, Wright of Floyd—

A bill to provide for the establishment of a dispensary in the city of Rome.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Stubbs of Laurens—

A bill to amend an Act to create the city court of Dublin, 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 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Bush of Miller—

A bill to repeal an Act to incorporate the town of Colquitt, 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 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Orr of Coweta—

A bill to provide for the better drainage of lands 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hodges of Hart—

A bill to create a Board of Commissioners of Roads and Revenues in the county of Hart.

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.

The bill having received the requisite constitutional majority was passed.

On motion of the authors House bills Nos. 415 and 502 were tabled.

By Mr. Johnson of Jefferson—

A bill to incorporate the town of Wrens, in Jefferson 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hodges of Hart—

A bill to amend the charter of the town of Hartwell, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A bill to amend the charter of the town of Oakland, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Harkins of Gordon—

A bill to amend the charter of the town of Calhoun, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Knowles of Floyd—

A bill to extend the corporate limits of East Rome, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Gresham of Burke—

A bill to authorize the mayor and council of Waynesboro to issue 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Davis and Howell of Meriwether—

A bill to incorporate the town of Lone Oak, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Ousley of Lowndes—

A bill to establish a new charter for the town 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

The Speaker made the following addition to the Committee on Penitentiary, to wit: Mr. Copeland of Walker.

Mr. Hardwick, chairman of the Committee on Constitutional Amendments, submitted the following report:
Mr. Speaker:

Your Committee on Amendments to the Constitution have had under consideration the following House bills, to wit:

House bill No. 487, by Mr. Grice of Pulaski, providing that the Constitution of this State be so amended as to provide that the time for holding the sessions of the General Assembly be changed.

Also, House bill No. 462, by Messrs. Park and Boswell of Greene, and Slaton of Fulton, providing for biennial sessions of the General Assembly.

Also, House bill No. 506, by Mr. Toomer of Ware, providing that the General Assembly shall send the general appropriation bill to the Governor at least ten days before the close of each session; all of which bills your committee has instructed me as its chairman, to report back to the House with the recommendation that the same do pass.

Your committee has also had under consideration House bill No. 171, by Mr. Hardwick of Washington, providing that the Constitution of Georgia shall be so amended as to prescribe additional qualifications for the electors of this State, which bill your committee has instructed me as its chairman, to report back to the House without recommendation as to its passage, but with the recommendation that because of its importance and far-reaching effect, three hundred copies be printed for the use of the House, the bill be acted on without action by any committee, and that the same be made a special order for such time as the House may hereafter determine upon.

Respectfully submitted.

T. W. HARDWICK,
Acting Chairman.
The following recommendations embraced in the report of the Committee on Constitutional Amendments, regarding bill No. 171, were adopted, with the exception of the recommendation that the bill be allowed to come up for passage without being referred to any committee, and the bill was read the second time, to wit:

By Mr. Hardwick of Washington—

A bill to amend the constitution so as to prescribe additional qualification for the electors of this State, and for other purposes.

On motion of Mr. Hardwick, 300 copies of the above bill was ordered printed for the use of the House.

On motion of Mr. Wright of Floyd, 300 copies of the substitute for House bill No. 338 were ordered printed for the use of the House, and the same was made the special order for Friday, November 8, 1901.

Leave of absence was granted Messrs. Flynt of Spalding, O'Connell, Duncan, Knight, Johnson of Appling, Adams, Hutchins, Harper of Wayne, Jordan of Jasper, Drawdy of Clinch, Barron, Bray.

On motion of Mr. Slaton of Fulton, the House adjourned until Monday morning at 9 o'clock.
Atlanta, Georgia,
Monday, November 4, 1901.

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:

Mulherin, Mulkins, Niblack, Orr, Ousley, Park of Greene, Park of Troup, Parker, Perry, Peyton, Pierce, Quillian, Rawls, Reid of Campbell, Reid of Taliaferro, Rhyme, Richardson, Roberts, Sanders, Schley, Shank, Shipp, Sikes, Singleton, Slaton, Smith of Hancock, Smith of Henry, Stafford, Steed, Stevens, Stubbs, Sturgis, Symons, Taylor, Thomas, Thompson of Banks, Thompson of Dooly, Tisinger, Toomer, Tumlin, Turner, Underwood, Walker of Brooks, Walker of Webster, Wellborn, Welch, Wells, Whitfield, Williams, Wilson, Wright of Floyd, Yates, Mr. Speaker.

Those absent were Messrs.—


Mr. Merritt of Hancock, reported that the Journal of yesterday’s proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Johnson of Bartow, gave notice that at the proper time he would move to reconsider the action of the House in passing House bill No. 458.
Mr. Johnson of Bartow, then moved to reconsider the action of the House in passing House bill No. 458, which is a bill to extend the corporate limits of East Rome, which motion prevailed, and on motion of Mr. Johnson, the bill was referred to the Committee on Corporations.

Mr. Taylor of Houston, was given permission to withdraw House bill No. 58.

Mr. Shank, chairman pro tem. of the Enrollment Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment, reports as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to amend an Act entitled an Act to establish the city court of Americus, approved November 22, 1900, and for other purposes.

Also, an Act to make penal the importation, knowingly, of stock with contagious diseases, except distemper, in this State.

Respectfully submitted.

J. A. Shank,
Chairman, pro tem.

The following bill, which was made the special order for to-day was read the third time and placed upon its passage, to wit:

By Mr. Perry of Gwinnett—

A bill to provide for the taxation of railroad properties.
etc., and to provide for a State Board of Tax Assessors, and for other purposes.

An appropriation being involved the Speaker resolved the House in a committee of the whole, and designated as chairman of the committee, Mr. Hardwick of Washington. The committee of the whole recommended the following amendment, which was adopted, to wit:

Amend by striking "1901" wherever it may occur in said bill, and insert in lieu thereof "1902."

After a consideration of the bill the committee arose, and through their chairman, reported the bill back to the House with the recommendation that it do not pass.

On agreeing to the report of the committee, Mr. Hall of Bibb, 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.—

Booth, Bower, Brock, Bush, Cloower, Cowart, Crumbley, Davis of Meriwether, Davis of Newton, Dorminy, Duncan, Everett, Felder, Fort, Frederick, Gary, George of DeKalb, Gress, Grice, Hamby, Hardin of Wilkes, Harrell, Harper of Chattooga, Hathcock, Hawes, Hixon, Hogan, Houston, Huie, Hutcheson, Hutchins, Johnson of Jefferson, Jordan of Pulaski, Kilburn, Land, Lawrence, Luttrel, McFarland, Merritt, Mulherin, Niblack, Orr, Ousley, Park of Greene, Peyton, Pierce, Rawls, Rhyne, Richardson,
Sanders, Schley, Shank, Slaton, Smith of Hancock, Stafford, Steed, Stevens, Symons, Thomas, Tisinger, Toomer, Tumlin, Turner, Walker of Brooks, Walker of Webster, Wilson, Yates.

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Adams, Anderson of Bartow, Ayres, Barron, Blalock, Boswell, Bray, Bruce, Burnett, Carswell, Copeland, Crawford, Darden, Daughtry, Deal, Dean, Drawdy, Flynt, Franklin, Freeman of Troup, Freeman of Whitfield, Knight, Gresham, Griffin of Twiggs, Hall of Fannin, Harden of Chatham, Harper of Wayne, Harvard, Henderson, Herrington, Hitch, Hodges, Hosch, Howard of Baldwin, Howell, Johnson of Appling, Johnson of Baker, Joiner, Knowles, Lane, Lott, McKay, McLennan, Miller, Mitchell of Emanuel, Narramore, O'Connell, Park of Troup, Quillian, Reid of Taliaferro, Smith of Henry, Stubbs,
Ayes 69, nays 41.

On motion of Mr. Hawes of Elbert, the verification of the roll-call was dispensed with.

On agreeing to the unfavorable report of the committee of the whole House, the ayes were 69, nays 41.

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

By unanimous consent the following Senate resolution was read and concurred in, to wit:

By Mr. Sullivan of the 18th district—

A resolution providing for a joint committee from the House and Senate to look into certain repairs of which the State capitol is in need.

The following communication 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 Senate, to wit:

A bill to provide for the use of and make the application and the evidence attached thereto, now on file in the office of Commissioner of Pensions, competent testimony in certain cases.
Also, a bill to amend section 5 of an Act authorizing the appointment of Pension Commissioner.

The Senate has also passed by the requisite constitutional majority the following bill of the House:

A bill to amend section 1 of an Act requiring corporations doing life insurance business on the assessment plan, to have the same printed on their policies.

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

A resolution requesting from the House information in regard to the passage of House bill No. 48.

Also, a resolution to refer all bills and resolutions now before the Senate and House on constitutional amendments, to the joint committee on constitutional amendments.

The Senate has also passed by the requisite constitutional majority the following resolution of the House:

A resolution to pay pension of J. L. Coffee to his widow.

The Senate has also adopted the following resolution of the House:

A resolution to provide for the appointment of a commission to devise plans and secure the erection of an Effigy of a Georgian in Statuary Hall, at Washington, D. C.

The following communication 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 Senate to wit:

A bill to require the State Chemist to make an analysis in suspected cases of poisoning.

Also, a bill to amend section 4315 of the Code of Georgia.

Also, a bill to increase the number of terms of the superior court of Richmond county.

Also, a bill to create a new charter for the city of Griffin.

Also, a bill to provide that in any other than the regular terms of the superior court, grand juries shall not be required to consider county business.

Also, a bill to allow all affidavits in *forma pauperis* now allowed by law in judicial proceedings to be amended.

Also, a bill to amend section 4340 of the Code.

Also, a bill to restrict and restrain the sale of cocaine in this State.

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

Resolved, That the joint committee on constitutional amendments be authorized to employ a stenographer.

The following resolutions were read the first time and referred to the Committee on Rules, to wit:
By Mr. Hitch of Chatham—

A resolution providing that House bill No. 414, known as the "Inheritance Tax Bill," be made the special order for Tuesday, November 12th, at 10 o’clock a. m.

By Mr. Howard of DeKalb—

A resolution providing that the Rules of the House be suspended for the purpose of acting upon Senate resolution in reference to House bill No. 48, asking for a transcript of the Journal of the House, relating to the passage of said bill.

Unanimous consent was given the authors of House bills Nos. 149 and 176, to withdraw same.

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

By Mr. Bell of the 39th district—

A resolution to refer all bills now before the House and Senate to the committee appointed to consider constitutional amendments.

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. Hall of Bibb—

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

Referred to Committee on Appropriations.
By Mr. Hall of Bibb—

A bill to prohibit corporations from extending to any officer of this State privileges not granted the public, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to authorize the Governor and Treasurer of this State to issue bonds for the purpose of paying certain past due bonds known as "Convention Bonds," and for other purposes.

Referred to Committee on Appropriations.

By Mr. Peyton of Habersham—

A bill to amend an Act to establish a system of public schools in the town of Toccoa, and for other purposes.

Referred to Committee on Education.

By Mr. Smith of Henry—

A bill to amend an Act to amend the charter of the town of McDonough, and for other purposes.

Referred to Committee on Corporations.

By Mr. Smith of Henry—

A bill to provide for the better drainage of lands in Henry county, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Frederick of Macon—

A bill to prohibit the purchase of liquors when the sale of such liquors is prohibited by law, and for other purposes.

Referred to Committee on Temperance.

By Mr. Bush of Miller—

A bill to regulate a dispensary in the town of Colquitt, and for other purposes.

Referred to Committee on Temperance.

By Mr. Turner of Henry—

A bill for the protection of fish in the streams of Rockdale county.

Referred to Committee on Counties and County Matters.

By Mr. Mulherin of Richmond—

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

Referred to the General Judiciary Committee.

By unanimous consent the following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Kelly of Glascock—

A resolution to make House bill No. 404 the special order for November 13, 1901.

The following resolution was read and adopted, to wit:
By Mr. Hardwick of Washington—

Resolved, That in the future the House shall meet at 9:30 a. m. and adjourn at 1 o'clock p. m.

On motion of Mr. Steed of Taylor, the session was extended until the roll of counties was concluded.

Leave of absence was granted to Messrs. Stewart of Calhoun, Hutchins of Gwinnett, Ousley of Lowndes, Boswell of Greene, Hall of Bibb, Miller of Muscogee, Perry of Gwinnett, Merritt of Hancock.

The call of the roll of counties having been concluded the House adjourned until 9:30 o'clock to morrow morning.

Atlanta, Georgia,

Tuesday, November 5, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Bray, Cowart,
Allen, Brewton, Crumbley,
Anderson of Bartow, Brock, Davis of Meriwether,
Anderson of Cobb, Bruce, Davis of Newton,
Bailey, Bush, Dean,
Bell, Carrington, Dorminy,
Blue, Carswell, Drawdy,
Booth, Clower, Duncan,
Bower, Copeland, English,
Those absent were Messrs.—

Ayres, Blalock, Burnett,
Barron, Boswell, Crawford,
Mr. Ti-inger of Upson, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

The following communication was read, to wit:

Savannah, Ga., November 1, 1901.

To the Speaker of the House of Representatives, Atlanta, Ga:

Dear Sir:—The Board of Managers of the Georgia Historical Society cordially invites the members of the House of Representatives while in Savannah, to visit the picture galleries and art rooms of the Telfair Academy of Arts and Sciences.

Very respectfully,

OTIS ASHMORE,
Corresponding Secy Ga. Hist. Society

The following communication was read, to wit:

Atlanta, Ga., November 4, 1901.

Hon. John D. Little, Speaker of the House of Representatives, City:

Mr. Speaker:—For reasons entirely personal to myself, I will be unable to serve either as chairman or as a member
of the standing committee of the House on Congressional Reapportionment, and beg that you will consider this letter in the nature of a resignation.

Assuring you of my high appreciation of the honor conferred upon me by the appointment, I am,

Very Respectfully,

T. W HARDWICK.

Mr. Wright of Floyd, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance have had under consideration House bill No. 476, amending the Act establishing a dispensary in Pike county, and instruct me to report the same back to the House with a recommendation that it do pass.

WRIGHT, of Floyd.

Chairman.

The following bills were read the second time and re-committed, to wit:

By Mr. Slaton of Fulton—

A bill to amend the charter of Atlanta, relative to franchises.

By Mr. Slaton of Fulton—

A bill to amend the charter of Atlanta, relative to the "old water-works" property.
By unanimous consent the following bills were read the third time and put upon their passage, to wit:

By Mr. Harrell of Dodge—

A bill to repeal an Act to establish the city court 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 95, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harrell of Dodge—

A bill to establish a dispensary for sale of liquors in 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 100, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Taylor of Houston—

A bill to provide for the payment of costs in peace warrants issued in this State, and for other purposes.

The committee proposed to amend by striking out the whole of section two of the bill, and renumber the other sections accordingly.
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 102, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

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

"Mr. Speaker:

The General Judiciary Committee has had under consideration the following bills of the House, and instruct me, as their chairman, to report the same back with the recommendation that they do pass:

By Mr. McLennan of Telfair—

A bill to amend section 813 of the Penal Code, and for other purposes.

By Mr. Mulherin of Richmond—

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

By Mr. Mulherin of Richmond—

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

By Mr. Wright of Floyd—

A bill to require the award of damages against parties who carry cases to the Supreme Court for delay only, etc.
By Mr. Slaton of Fulton—

A bill to authorize levy of certain taxes, and for other purposes.

By Messrs. King and Houston of Fulton—

A bill to regulate the practice and procedure of justice courts in cities of sixty thousand or more, and for other purposes.

By Messrs. Slaton and Houston—

A bill to amend Act to establish a system—

By Mr. Blalock of Fayette—

A bill to provide for the payment of all rewards offered by the governor for the apprehension of fugitives from justice out of the fund arising from the hire of convicts.

They also recommend that House bills 504 and 505, by Messrs. Slaton and Houston of Fulton, be read the second time and recommitted.

Respectfully submitted,

JOHN M. SLATON  
Chairman.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bills, which they instruct me, as their chairman, to report back to the House with the recommendation that they do pass, to wit:
A bill to establish a system of public school in the town of Spring Place, Georgia.

A bill to establish a system of public schools in the town of Warrenton, Georgia.

The committee also instruct me to report the following bill with the recommendation that the same do pass as amended, to wit:

A bill to establish a system of public schools in the town of Senoia.

Respectfully submitted.

E. H. GEORGE,
Chairman.

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

By Mr. Burnett of Clark—

A bill to approve an Act to amend an Act to establish a dispensary in the city of Athens, and for other purposes.

Referred to Committee on Temperance.

By Mr. Park of Greene—

A bill to amend the charter of Greensboro, Georgia, and for other purposes.

Referred to Committee on Ways and Means.

Upon request of Mr. Grice of Pulaski, House bill No. 415 was taken from the table and placed upon the calendar.
By Mr. Hilton of Screven—

A bill to amend section 982 of the Code, and for other purposes.

Referred to Committee on Banks and Banking.

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

By Messrs. Jordan and Grice of Pulaski—

A bill to permit the establishment of dispensaries in certain incorporated cities of Pulaski county, and for other purposes.

Mr. Park of Greene, called 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 99, nays 6.

The bill having received the requisite constitutional majority was passed.

By Mr. Blue of Marion—

A bill to amend section 2110 of volume 2 of the Code of 1895, and for other purposes.

The report of the committee, which was adverse to the passage of the bill was disagreed to on motion of Mr. Blue of Marion. Ayes 52, nays 39, and the bill resumed its appropriate place upon the calendar.
The following communication 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 Senate, to wit:

A bill to make it unlawful for any person to net, trap, or kill any wild turkeys, quail, dove, or deer, on any land other than that owned or rented by them.

Also, a bill to provide for the admitting to bail of parties who have been convicted of offenses bailable before trial.

The Senate has also passed by the requisite constitutional majority the following bills of the House.

A bill to amend the garnishment laws of the State of Georgia.

Mr. Little, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

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

A resolution making House bill No. 135 a special order for Tuesday, November 12th, immediately after the confirmation of the Journal.

Also, a resolution making House bill No. 404 the special order for Wednesday, November 13, 1901, immediately after the confirmation of the Journal.
Also, a resolution making House bill No. 414 the special order for Thursday, November 14, at 10 o'clock a.m.

Also, a resolution providing for a suspension of the Rules for the purpose of taking up and acting immediately upon Senate resolution asking for a transcript of the Journal of the House, relating to the passage of House bill No. 48.

Your committee believing that the business of the House can be best facilitated by a strict adherence to the order of business as prescribed by the Rules of the House, except where it is considered desirable to make such measures special orders as may be desired by the House, have instructed each member of the committee to object to taking up bills and resolutions out of their regular order in any instance.

Respectfully submitted.

JNO. D. LITTLE,
Chairman ex officio.

By unanimous consent the foregoing recommendations embraced in the report of the Committee on Rules were adopted, and the following resolution adopted in accordance therewith, to wit:

By Mr. Howard of DeKalb—

Resolved, That Senate resolution No. 37, providing for a transcript of certain House Journals in reference to the passage of the "Franchise Tax Bill," be taken up and acted upon.

The following resolution was read, to wit:
By Mr. Toomer of Ware—

Resolved, That in compliance with a resolution of the Senate, this day transmitted to the House, that the Senate be furnished with a transcript of the House Journal, showing all proceedings relating to a third reading, final passage, and transmission to the Senate of House bill No. 48.

The following resolution was offered as a substitute to the foregoing resolution of Mr. Toomer of Ware, to wit:

By Mr. Felder of Bibb—

Resolved, That the House consider Senate resolution No. 37, calling for a transcript copy of the Journal of the House for certain days, be considered as a reflection upon this body, etc., and for other purposes.

The resolution of Mr. Toomer was adopted by substitute.

By unanimous consent the following resolutions were adopted, to wit:

By Mr. Kelly of Glascock—

Resolved, That House bill No. 404, known as the "Australian Ballot Bill," be made the special order for November 13th, immediately after the confirmation of the Journal.

By Mr. Ousley of Lowndes—

A resolution making House bill No. 135 the special order for Tuesday, November 12th, immediately after the confirmation of the Journal.
By Mr. Hitch of Chatham—

A resolution making House bill No. 414 the special order for Thursday, November 14th, at 10 o’clock a. m.

Mr. Park of Greene, arose in his seat to a question of personal privilege and addressed the following remarks to the Speaker:

Atlanta, Ga., November, 5, 1091.

Mr. Speaker:

I rise to a question of personal privilege. The Atlanta Journal of yesterday reports me as saying, “We defended the railroads and argued that they were doing more to upbuild Georgia than anything else.” The reporter, I am satisfied, made an honest error in so quoting my remarks on what is known as the Railroad Assessors Bill. What I did say was, “if the present laws were properly executed they were ample to remedy any existing evils; that said laws were fair to the railroads and the people, and that I believed in treating the railroads fairly, as they were important factors, working in connection with the farmers in building up the waste places of Georgia, and that we should pass no laws that would retard the material prosperity of the people of our whole State.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker.

The Committee on Enrollment report as properly enrolled, duly signed, and ready for delivery to the Governor, the following Acts.
TUESDAY, NOVEMBER 5, 1901.

An Act to amend section 1 of an Act requiring corporations doing life insurance business in this State upon assessment plan, to print on all policies or certificates the words "This contract is issued upon the assessment plan."

Also the following resolutions:

A resolution inviting the Southern Educational Conference to hold their next session in Georgia.

Also, a resolution providing for appointment of a commission to secure the erection of an Effigy of a Georgian in Statuary Hall at Washington, D. C.

Also, a resolution granting space in the State capitol to the Daughters of the Confederacy of Georgia for keeping souvenirs, etc., of the war between the States.

Also, a resolution that a committee of seven from House and five from Senate, be appointed to report proper observances upon the death of Hon. Porter King.

Also, a resolution that invitation extended by State Fair Association to attend State Fair at Savannah, November 6th, be accepted.

Also, a resolution authorizing payment of pension of J. L. Coffee to his widow.

Respectfully submitted.

C. J. WELLBORN, Jr.,
Chairman.

The following bill was also read the third time and placed upon its passage, to wit:
By Mr. Harvard of Dooley—

A bill to prescribe that no person owning more than $1,000.00 worth of property, etc., be not allowed to draw a pension, and for other purposes.

The report of the committee which was adverse to the passage of the bill was disagreed to on motion of Mr. Harvard of Dooly.

The following amendments were adopted, to wit:

By Mr. Toomer of Ware—

Amend by adding the following: "Provided that applicants for pensions shall present to the Commissioner of Pensions a certificate of the ordinary or Board of Commissioners of Roads and Revenues, where such boards exist, certifying to the fact that the applicant comes within the income or property qualification prescribed by this Act.

By Mr. Harvard of Dooly—

Amend section 1 by inserting after the word "property" in the eighth line, the words "either in his or his wife's name;" also after the word "salary" in the ninth line "either in his or his wife's name;" also after the words "per annum" in the eleventh line the words "in his or his wife's name."

On the passage of the bill Mr. Flynt of Spalding, 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.—


Those voting in the negative were Messrs.—

Those not voting were Messrs.—

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

On passage of the bill the ayes were 89, nays 23.

The bill having received the requisite constitutional majority was passed as amended.

Leave of absence was granted Messrs. Monroe of Decatur, Cowart of Charlton, Schley of Chattahoochee, McFarland of Franklin, Williams of Bryan, Johnson of Bartow, Anderson of Bartow, Brewton of Tattnall, Walker of Brooks.

The Speaker then announced the House adjourned until 9:30 o'clock Thursday morning.
Atlanta, Georgia,
Thursday, November 7, 1901.

The House met pursuant to adjournment at 9:30 o'clock a. m. this day. Was called to order by the Speaker pro. tem., and opened with prayer by the Chaplain.

Mr. Mulherin of Richmond, moved to dispense with the roll-call, which motion was lost.

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

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Booth, Boswell, Bower, Brock, Bruce, Burnett, Bush, Carrington, Carswell, Clover, Copeland, Crumbley, Darden, Daughtry, Davis of Meriwether, Davis of Newton, Deal, Dean, Dorminy, Drawdy, Duncan, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Frederick, Freeman of Troup, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Gresham, Griffin of Twiggs, Grive, Hall of Bibb, Hall of Fannin, Hamby, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harrell, Harper of Chattooga, Harper of Wayne, Harvard, Hathcock, Harkins, Hawes, Henderson, Henry, Herrington, Hilton, Hodges, Hogan, Hosch, Houston, Howard of Baldwin, Howard of DeKalb,
Howell,                      Moore,                      Stafford,
Huie,                        Morris,                      Steed,
Hutcheson,                   Mulherin,                    Stevens,
Hutchins,                    Mullins,                      Stewart,
Johnston of Appling,         Narramore,                   Stubbs,
Johnston of Baker,           Niblack,                      Sturgis,
Johnston of Bartow,          Ousley,                       Symons,
Jordan of Jasper,            Park of Greene,               Taylor,
Jordan of Pulaski,           Park of Troup,               Thomas,
Kelly,                       Perry,                        Thompson of Banks,
Kilburn,                     Peyton,                       Thompson of Dooly,
Knight,                      Pierce,                       Tisinger,
Knowles,                     Quillian,                    Tumlin,
Land,                        Rawls,                       Turner,
Lane,                        Reid of Campbell,            Walker of Crawford,
Lawrence,                    Rhyne,                       Walker of Webster,
Lott,                        Sanders,                     Wellborn,
Luttrell,                    Schley,                       Welch,
Madden,                      Shank,                       Whitfield,
Merritt,                     Shipp,                       Wright of Dougherty,
Miller,                      Sikes,                        Willingham,
Mitchell of Emanuel,         Singletary,                  Wilson,
Mitchell of Thomas,          Smith of Hancock,            Wright of Floyd,
Monroe,                      Smith of Henry,              Yates,

Those absent were Messrs.—

Bray,                        McKay,                      Slaton,
Brewton,                     McLennan,                   Tarver,
Cowart,                      Maples,                      Toomer,
Crawford,                    O'Connell,                  Underwood,
Gress,                       Orr,                          Walker of Brooks,
Hamilton,                    Parker,                      Wells,
Johnson of Jefferson,        Reid of Taliaferro,          Wilkes,
Joiner,                      Richardson,                 Williams,
McFarland,                   Roberts,                     Mr. Speaker.

Mr. Merritt of Hancock, reported that the Journal of Tuesday's proceedings had been examined and found correct.

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

By Mr. Hall of Bibb—

A resolution providing that the General Assembly meet in joint session at 12 o'clock to listen to the address of General Stephen D. Lee of Mississippi.

On request of Mr. Hardwick of Washington, House bill No. 171 was taken from the table and placed upon the calendar.

On motion of Mr. Wight of Dougherty, House bill No. 352 was withdrawn from the General Judiciary Committee and recommitted to the Special Judiciary Committee.

At the request of the author, House bill No. 426 was withdrawn.

Mr. Bush, chairman of the Committee on Georgia School for the Deaf, submitted the following report:

Mr. Speaker:

The Committee to the Georgia School for the Deaf have had under consideration the following House bill, which they have instructed me, as their chairman, to report back to the House with the recommendation that it do pass as amended:

House bill No. 566, by Mr. Sanders of Heard—

A bill to be entitled an Act to create a Board of Trustees for the Georgia School for the Deaf at Cave Spring; to
provide for their appointment, and for other purposes, etc., etc.

Respectfully submitted.

O. B. BUSH.
Chairman.

Mr. Steed, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend the Act approved October 6, 1891, entitled "An Act to incorporate the town of Mt. Vernon, in Montgomery county, and for other purposes.

Also, a bill to amend section 982 of Code of Georgia of 1895, providing for selection by the Governor of banks in certain cities as State depositories, and for other purposes.

Also, a bill to amend section 527 of volume 3 of the Penal Code, and for other purposes.

Also, a bill requiring all dummy, electric and street car companies doing business in this State, to furnish separate cars or compartments for white and colored passengers, and for other purposes.

Respectfully submitted.

W E. STEED.
Chairman.
By unanimous consent the following bills were read the first time and appropriately referred, to wit:

By Messrs. Pierce and Quillian of Hall—

A bill to create a charter for the town of Gillsville, and for other purposes.

Referred to Committee on Corporations.

By Mr. Drawdy of Clinch—

A bill to amend section 341 of the Penal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Drawdy of Clinch—

A bill defining the duties of tax collectors of certain counties, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Brock of Dade—

A bill to put in operation a modified "no fence" law in the State of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Orr of Coweta—

A bill to repeal an Act to incorporate the town of Powellville, and for other purposes.

Referred to Committee on Corporations.
By Mr. George of Morgan—

A bill to require clerks of the superior courts of this State to keep a contract docket, and for other purposes.

Referred to General Agriculture Committee.

By Mr. Harkins of Gordon—

A bill to amend an Act to establish a new charter for the town of Calhoun, and for other purposes.

Referred to Committee on Corporations.

By Mr. George of Morgan—

A bill making it a misdemeanor for any person to rent lands, etc., from another when he is under written contract to work with other parties, and for other purposes.

Referred to General Agriculture Committee.

By Mr. Booth of Walton—

A bill to prescribe an additional method of ending a commission of lunacy or insanity, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Tumlin of Carroll—

A bill to prohibit druggists from substituting any other drug other than those designated in a prescription, etc., and for other purposes.

Referred to Committee on Hygiene and Sanitation.
By Mr. Bower of Decatur—

A bill to incorporate the municipality of Bainbridge, and for other purposes.

Referred to Committee on Corporations.

By Mr. Land of Butts—

A bill to authorize the Board of County Commissioners of Butts county to investigate the claim of A. J. Moore, former tax collector of Butts county

Referred to Special Judiciary Committee.

By Mr. Adams of Putnam—

A resolution to pay Mrs. Mary A. Hargrove, widow of the late James W Hargrove of Putnam county, a pension.

Referred to Committee on Appropriations.

By Mr. Bower of Decatur—

A bill to amend an Act to create the city court of Bainbridge, and for other purposes.

Referred to Committee on Corporations.

By Mr. Felder of Bibb—

A resolution fixing the order of business for to-day to be reading of House and Senate bills for second reading, until same have been exhausted.

The above resolution was referred to the Committee on Rules.

House bills Nos. 128, 156, 171, 183, were tabled on motion of Mr. Hardwick of Washington.
Mr. Shipp, acting chairman of Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration the following bills of the House, 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 amend the charter of the city of Greensboro.

A bill to be entitled an Act to amend section 807, volume 1 of Code. Do pass by substitute.

A bill to be entitled an Act to amend paragraph 9, section 2 of the General Tax Act, approved December 21, 1900.

A bill to be entitled an Act to change the penalty against tax defaulters, from double tax to an addition of 20 per cent. upon the tax of the defaulters, and prevent release from the same except where failure to make returns was on account of providential cause.

Respectfully submitted.

ROBT. L. SHIPP.
Acting Chairman.

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

Mr. Speaker

The Special Judiciary Committee have had under conf-
sideration the following bills, which said committee recommend do pass, to wit.

House bill No. 551, by Mr. Moore of Columbia county, being a bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for Columbia county.

House bill No. 565, by Messrs. Booth and Lawrence of Walton, to repeal an Act creating a Board of Commissioners of Roads and Revenues for Walton county.

House bill No. 568, by Mr. Mullins of Cherokee, being a bill to amend the charter of the town of Waleska, in Cherokee county.

House bill No. 567, by Messrs. Lawrence and Booth of Walton, being a bill to incorporate the town of High Shoals, in the counties of Walton and Morgan.

House bill No. 576, by Mr. Gresham of Burke, being a bill to establish a city court for Waynesboro.

House bill No. 577, by Mr. Gresham of Burke, being a bill to abolish the county court of Burke county.

Said committee have also had under consideration House bill No. 449, by Mr. Gresham of Burke, being a bill to require persons carrying pistols, dirks, etc., to procure license, which bill said committee recommends do not pass.

Respectfully submitted.

W S. THOMPSON,
Chairman.

Mr. Thompson, chairman Special Judiciary Committee, submitted the following report:
Mr. Speaker

The Special Judiciary Committee have had under consideration the following bills, which said committee recommend do pass, to wit:

House bill No. 496, by Mr. Hamby of Rabun, the same being a bill to repeal an Act establishing a live stock quarantine for the counties of Rabun, Towns, and Union, in this State.

House bill No. 499, by Mr. Hall of Fannin, being a bill naming Blue Ridge, in Fannin county a State depository.

The said committee have had under consideration the following bills, which the committee recommend do not pass, to wit:

House bill No. 133, by Mr. Booth of Walton, being a bill changing the method of appointing jury commissioners.

House bill No. 159, by Mr. Booth of Walton, being a bill to amend section 818 of volume 3 of the Code of 1895.

House bill No. 227, by Mr. Symons of Glynn, being a bill to regulate the catching of fish in the waters of this State.

House bill No. 225, by Mr. Houston of Fulton, being a bill making one-half of each Saturday a legal holiday in cities of 30,000, and upwards inhabitants.

Respectfully submitted.

W S. THOMPSON,
Chairman.
Mr. Blalock, chairman of Appropriations Committee, submitted the following report:

Mr. Speaker

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

A bill to appropriate the sum of $50.00 for correcting errors on the Georgia Monument, on the battlefield of Chickamauga.

Also, a bill to provide certain reports of superior court of Georgia for the county of Colquitt, and for other purposes.

Also, a bill to appropriate money for the rebuilding the Confederate Soldiers' Home of Georgia, and for other purposes.

Also, a resolution authorizing the State treasurer be, and he is, hereby authorized and directed to transfer upon the books of the treasury certain funds arising from sale of public property and pay interest on public debt, and for other purposes.

A. O. BLALOCK.
Chairman.

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

Mr. Speaker:

The Special Judiciary Committee have had under con-
consideration the following bill, which said committee recommend do pass, to wit:

House bill No. 352, by Mr. Wight of Dougherty being a bill to amend an Act creating the city court of Albany.

Respectfully submitted,

W S. THOMPSON.
Chairman.

The following resolutions were read and adopted, to wit:

By Mr. Houston of Fulton—


By Mr. Hardwick of Washington—

A resolution extending the privileges of the floor to General Stephen D. Lee of Mississippi.

The following resolution was unanimously adopted, to wit:

By Mr. Park of Greene—

A resolution instructing the clerk of the House to read certain notices before the announcement of the adjournment of the House by the Speaker.

The following bills were taken from the table and placed upon the calendar, to wit: Nos. 128, 171, 156, 183.

At the request of the author, House bill No. 149 was withdrawn.
By unanimous consent the following bills were read the first time, to wit:

By Mr. Walker of Webster—

A bill to prohibit the sale of liquors in Webster county.

Referred to Committee on Temperance.

By Mr. Park of Greene—

A bill to exempt any one from taxes selling products raised by himself, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Clower of Coweta—

A bill to prohibit the use of tobacco on passenger trains of “ladies’ cars,” and for other purposes.

Referred to Committee on Hygiene and Sanitation.

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

Mr. Speaker:

The Senate has concurred in the following joint resolution of the House as amended:

A resolution convening the General Assembly in joint session at 12 o’clock to-day, to listen to an address of General Stephen D. Lee of Mississippi.

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 Senate, to wit:

A bill to amend section 109, volume 3 of the Code, relative to kidnapping.

Also, a bill to make it lawful for any railroad company or corporation to pay to his widow or minor children any wages due an employee at his death.

The Senate has also passed by the requisite constitutional majority the following bill of the House:

A bill to amend the Act incorporating the village of Summerville, in Richmond county.

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

A resolution inviting Mrs. W. H. Felton to address the General Assembly on popular education.

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

By Mr. King of Fulton—

A bill to change the penalty against defaulters from double tax to an addition of 20 per cent., and for other purposes.

By Mr. Felder of Bibb—

A bill to amend section 527, volume 3 of the Code, and for other purposes.
By Mr. King of Fulton—

A bill to regulate the practice and procedure of justice courts, and for other purposes.

By Mr. Slaton of Fulton—

A bill to authorize the levy of certain taxes in certain counties.

By Mr. Little of Muscogee—

A bill to amend paragraph 9, section 2 of the General Tax Act, relative to insurance agents.

By Mr. McLennan of Telfair—

A bill to amend section 813 of the Penal Code.

By Mr. Blalock of Fayette—

A bill to provide for the payment of rewards offered by the Governor out of the funds arising from the hire of convicts.

By Mr. Johnson of Bartow—

A bill to amend section 807, volume 1 of the Code.

By Mr. Wright of Floyd—

A bill to require the award of damages against parties who carry cases to the Supreme Court for delay only, in cases where there is no judgment, etc., and for other purposes.

By Mr. English of Warren—

A bill to establish public schools for the town of Warrenton.
By Mr. Gresham of Burke—

A bill to establish the city court of Waynesboro.

By Mr. Mulherin of Richmond—

A bill to amend the charter of Augusta.

By Mr. Deal of Bulloch—

A resolution for the relief of J. T. Mikell.

By Mr. Hitch of Chatham—

A resolution for the compensation of Manning White for services rendered the State.

By Mr. Mullins of Cherokee—

A bill to amend the charter of Waleska.

By Mr. Hamby of Rabun—

A bill to repeal an Act to prohibit the driving of cattle south of the Blue Ridge mountains through the counties of Rabun, Towns and Union.

By Mr. Park of Greene—

A bill to amend the charter of the town of Greensboro, Georgia.

By Mr. Gresham of Burke—

A bill to abolish the county court of Burke county.

By Messrs. Lawrence and Booth of Walton—

A bill to incorporate the town of High Shoals.
By Messrs. Clower and Orr of Coweta—

A bill to establish a system of public schools in the town of Senoia.

By Messrs. Houston and Slaton of Fulton—

A bill to amend an Act to establish a system of public schools in the county of Fulton.

By Messrs. Booth and Lawrence of Walton—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Walton.

On motion of the author, House bill No. 93 was withdrawn.

By Mr. Hall of Fannin—

A bill to amend section 982, volume 1 of the Code, and for other purposes.

By Mr. Moore of Columbia—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Columbia county.

By Mr. Hamilton of Montgomery—

A bill to amend section 982 of the Code of 1895.

By Mr. Sanders of Heard—

A bill to create a Board of Trustees for the Georgia School for Deaf.
By Mr. Henry of Murray—

A bill to establish a system of public schools in the town of Spring Place.

By Mr. Hamilton of Montgomery—

A bill to amend an Act to incorporate the town of Mt. Vernon.

By Mr. Gary of Richmond—

A resolution to appropriate $50.00 for the purpose of correcting certain errors on the Georgia Monument at Chickamauga.

By Mr. Gary of Richmond—

A bill to appropriate money to rebuild the Confederate Soldiers' Home.

By Mr. Blalock of Fayette—

A resolution to transfer certain moneys now in the State treasury from the Public Property Fund to the Interest Fund.

By Mr. Shipp of Colquitt—

A bill to provide certain Georgia Reports for the county of Colquitt.

The following Senate bills were read the first time and appropriately referred to wit:
By Mr. Hamrick of the 37th district—

A bill to make it unlawful to trap, kill, or net, any wild turkey, deer, or other game upon the lands of another.

Referred to General Judiciary Committee.

By Mr. Berrong of the 40th district—

A bill to amend section 3, article 7 of the Penal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hardaway of the 36th district—

A bill to authorize the town council of Senoia to issue bonds for the purpose of erecting a schoolhouse, and for other purposes.

Referred to Committee on Corporations.

By Mr. Sullivan of the 18th district—

A bill to increase the number of terms of the superior court of Richmond county.

Referred to General Judiciary Committee.

By Mr. Sullivan of the 18th district—

A bill to amend section 4315 of the Code of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Sullivan of the 18th district—

A bill providing that grand juries will not be required
to take cognizance of county business in any other than the regular terms of the superior court.

Referred to General Judiciary Committee.

By Mr. Sullivan of the 18th district—

A bill to amend section 4340 of the Code of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Taylor of Houston—

A bill to amend section 2321, volume 2 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Shipp of Colquitt—

A bill to exempt a portion of one’s salary from garnishment.

Referred to General Judiciary Committee.

By Mr. Madden of Pike—

A bill to amend an Act to establish a dispensary in the city of Barnesville, Georgia, and for other purposes.

Referred to Temperance Committee.

On motion of Mr. Madden of Pike, House bill No. 476 was recommitted to the Temperance Committee.

The following resolutions were read and adopted, to wit:
By Mr. Wight of Dougherty—

A resolution requesting the Commissioner of Agriculture to furnish the House with 200 maps showing the Congressional Districts of this State.

By Mr. Mulherin of Richmond—

Resolved by the House of Representatives, That the thanks of this body are due, and are hereby tendered, to the Savannah Fair Association, to the mayor and council of Savannah, to the people of Savannah, the Central of Georgia Railway Company, the Pullman Palace Car Company, the Savannah, Thunderbolt and Isle of Hope Railway Company, and the Chatham delegation in this body, for the many courtesies extended by each of them to the members of this House during their recent visit to Savannah.

Resolved further, That each of these parties be furnished with a copy of these resolutions by the clerk of the House.

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

By Mr. Hosch of Jackson—

A bill to repeal an Act to incorporate the town of Harmony Grove, 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.

The bill having received the requisite constitutional majority was passed.
By Mr. Shipp of Colquitt—

A bill to create a new charter for the city of Moultrie, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Shipp of Colquitt—

A bill to establish a system of public schools in the town of Doerun, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Brock of Dade—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Dade, 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.

The bill having received the requisite constitutional majority was passed.
By Mr. Niblack of Jackson—

A bill to incorporate the city of Harmony Grove, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Ayers of Polk—

A bill to create the city court of Polk 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wight of Dougherty—

A bill to amend an Act to create the city court 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 94, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Hixon of Carroll—

A bill to repeal an Act to incorporate the town of Temple, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Drawdy of Clinch—

A bill to incorporate the town of Argyle, 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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Park and Freeman of Troup—

A bill to establish a dispensary in the town of Hogansville, Georgia, 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.

The bill having received the requisite constitutional majority was passed.
By Mr. Henry of Murray—

A bill requiring owners of land in Murray county to keep obstructions removed from streams of said 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.

The bill having received the requisite constitutional majority was passed.

The hour of 12 m. of the clock having arrived, the Senate appeared upon the floor of the House, and the joint session, convened for the purpose of hearing the address of General Stephen D. Lee of Mississippi, and also the addresses of the committee from St. Louis, who were to speak in the interest of the Louisiana Purchase Exposition to be held in St. Louis in 1903.

The joint session was called to order by the Hon. Clark Howell, President of the Senate.

The Secretary of the Senate then read the resolution convening the House and Senate in joint session for the purpose above indicated.

Mr. Hall of Bibb, moved that a committee of two from the House and one from the Senate be appointed to escort General Lee to the Speaker’s stand, which motion prevailed, and the President appointed as said committee Messrs. Hall of Bibb, Bower of Decatur; Senator Grantland.

Senator Bell moved that a committee be appointed to
escort the committee of gentlemen from St. Louis to the Speaker's stand, who came here to speak in the interest of the Louisiana Purchase Exposition, and the President appointed as said committee. Senator Bell, Representatives Steed and Rawls.

After an address by General Lee, in which he urged the General Assembly to vote an appropriation to place on the battlefield a Vicksburg, a monument to the Gallant Confederate dead, who were from Georgia, and who took part in the memorable siege of Vicksburg, the General Assembly were addressed by Major Wells of St. Louis, and Ex-Governor Francis of Missouri, President of the Louisiana Purchase Exposition Company, in behalf of the exposition, to be held in St. Louis in 1903.

On motion of Mr. Hardwick of Washington, the joint session was then dissolved, and the Senate retiring, the House was again called to order by Mr. Morris, Speaker pro tem.

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

By Mr. Park of Greene—

Be it resolved, That the thanks of the General Assembly of the State of Georgia are hereby given to General Stephen D. Lee of Mississippi, for his untiring patriotic work in perpetuating the undying valor of the Confederate soldiers on the battlefields of the great conflict of 1861 to 1865, and we assure him that the State of Georgia will do what it can to mark the position of Georgia troops on the fields of battle in the siege of Vicksburg.

Resolved second. That we thank the committee from the
city of St. Louis for their visit in behalf of the Louisiana Purchase Exposition, and we assure said committee that the State of Georgia will take proper steps to be represented at said exposition during the year 1903, and we wish them abundant success in their great undertaking.

Leave of absence was granted to Messrs. Parker of Talbot, Freeman of Whitfield, Smith of Henry, Toomer of Ware, Maples of Mitchell, Fort of Harris, Slaton of Fulton, Henry of Murray, Allen of Monroe, Little of Muscogee.

On motion of Mr. Copeland of Walker, the House adjourned until 9:30 o'clock to-morrow morning.

Atlanta, Ga.,
Friday, November 8, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Blue, Clower,
Allen, Booth, Copeland,
Anderson of Bartow, Boswell, Cowart,
Anderson of Cobb, Bower, Crumbley,
Ayres, Bray, Daughtry,
Bailey, Brock, Darden,
Barron, Bush, Davis of Meriwether,
Bell, Carrington, Davis of Newton,
Blaロック, Carswell, Deal,
Dean,
Dorminy,
Drawdy,
Duncan,
English,
Everett,
Felder,
Flynt,
Fort,
Foster of Floyd,
Foster of Towns,
Foster of Oconee,
Franklin,
Frederick,
Freeman of Troup,
Gary,
George of DeKalb,
George of Morgan,
Gresham,
Gress,
Griffin of Twiggs,
Grice,
Hall of Bibb,
Hall of Fannin,
Hamby,
Hammock,
Harden of Chatham,
Hardin of Wilkes,
Hardwick,
Harrell,
Harper of Chattooga,
Harper of Wayne,
Harvard,
Hathcock,
Harkins,
Hawes,
Herrington,
Hilton,
Hitch,
Hixon,
Hodges,
Hogan,
Hosch,
Houston,
Howard of Baldwin,
Howard of DeKalb,
Howell,
Huie,
Hutcheson,
Hutchins,
Johnson of Appling,
Johnson of Baker,
Johnson of Bartow,
Johnson of Jefferson,
Joiner,
Jordan of Jasper,
Jordan of Pulaski,
Kelly,
Kilburn,
Knight,
Knowles,
Land,
Lane,
Lawrence,
Lott,
Luttrell,
McFarland,
Madden,
Merritt,
Miller,
mitchell of Emanuel,
mitchell of Thomas,
Monroe,
Moore,
Morris,
Mulherin,
Mullins,
Narramore,
Niblack,
O'Connell,
Orr,
Park of Greene,
Park of Troup,
Parker,
Perry,
Peyton,
Pierce,
Quillian,
Rawls,
Reid of Campbell,
Reid of Taliaferro,
Rhyne,
Richardson,
Sanders,
Shank,
Smith of Hancock,
Smith of Henry,
Stafford,
Steed,
Stevens,
Stewart,
Stubbs,
Sturgis,
Symons,
Taylor,
Thomas,
Thompson of Banks,
Thompson of Dooly,
Tisinger,
Walker of Webster,
Wellborn,
Welch,
Wells,
Whitchard,
Wight of Dougherty,
Wilkes,
Willingham,
Wilson,
Wright of Floyd,
Yates,
Mr. Speaker.
Those absent were Messrs.—

Brewton, 
Bruce, 
Burnett, 
Crawford, 
Freeman of Whitfield, Ousley, 
Hamilton, 
Henderson, 
Henry, 
McKay, 
McLennan, 
Maples, 
Roberts, 
Schley, 
Slaton, 
Tarver, 
Turner, 
Underwood, 
Walker of Brooks, 
Walker of Crawford, 
Williams.

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 following resolution was read and unanimously adopted, to wit:

By Mr. Hitch of Chatham—

Resolved, That the House learns with deep regret of the recent death of Captain Robert H. Anderson, of Georgia, from sickness contracted in the line of duty and in the service of his country as an officer of the United States Army in the Philippine Islands. Distinguished for his gallantry and chivalrous manhood, respected and esteemed by friends and foes, his death is a distinct loss to his country.

Resolved further, That a copy of these resolutions be transmitted to his widowed mother, to whom this House extends its deepest sympathy in her grief in the loss of such a gallant and distinguished son.

Mr. Blalock, 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 I am instructed to report back to the House that the same do pass as amended, to wit:

A resolution to appropriate money to pay the expenses of the investigation of the Academy for the Blind.

Respectfully submitted,

A. O. BLALOCK, Chairman.

Mr. Hamby, chairman of the Committee on Academy for the Blind, submitted the following report:

Mr. Speaker:

Your Committee on Academy for the Blind have had under consideration the following House bills, which they instruct me to report back to the House with the recommendation that they do pass, to wit:

A bill to repeal section 1315, volume 1 of the Code of 1895, prescribing the manner of electing trustees for the Academy for the Blind.

A bill to authorize the Governor to appoint a Board of Trustees for the Academy for the Blind.

Respectfully submitted,

R. E. A. HAMBY, Chairman.

Mr. Steed, Chairman of the Committee on Corporations, submitted the following report:
Mr. Speaker:

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

A bill to be entitled an Act establishing city court of Valdosta and for other purposes.

Also, a bill to be entitled an Act repealing city court of Valdosta, and for other purposes.

Also, a bill to be entitled an Act to amend an Act to incorporate the town of Jackson, county of Butts, and for other purposes.

Also, a bill to be entitled an Act to amend the charter of the town of Calhoun, in the county of Gordon, and for other purposes.

Also, a bill to be entitled an Act to amend an Act entitled an Act to amend the charter of McDonough in the county of Henry, and for other purposes.

Also, a bill to repeal an Act entitled an Act to incorporate the town of Powellville in the county of Coweta, and to provide a government for the same, and for other purposes.

Also, a bill to amend an Act entitled an Act to establish the city court of Bainbridge in the county of Decatur, and for other purposes.

Also, a bill to incorporate the municipality of Bainbridge, in Decatur county, as one of the cities of this State, and for other purposes.
Also, the Committee on Corporations have had under consideration the following House bills, which I am instructed to report back to the House with the recommendation that their authors be allowed to withdraw the same, to wit:

By Messrs. Pierce and Quillian of Hall—

A bill to establish a charter for the town of Gillsville in the counties of Hall and Banks.

By Mr. Lawrence of Walton—

Also, a bill to incorporate the town of High Shoals in the counties of Morgan and Walton.

Respectfully submitted.

W E. STEED, Chairman.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Wright of Floyd—

A bill to prohibit the sale of spirituous liquors by retail in the State of Georgia, and for other purposes.

The substitute which was offered by the Committee was read.

The following amendments were read and adopted, to wit:
By Mr. Hardwick of Washington—

Amend by adding at the end of section 1 the following proviso: "Provided, that in the event either an election to determine whether the sale of liquor shall be entirely prohibited under the provisions of this Act, or an election as hereinbefore provided, to determine whether or not a dispensary system shall be established is held it shall not be lawful to hold any other election under any of the provisions of this Act, within four years thereafter."

By Mr. Park of Greene—

Amend section 1 of said bill by striking out the words "one-tenth" in the seventh line of said section and insert in lieu thereof the words "one-fifth."

On the passage of the bill Mr. Mulherin 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.—

Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Boswell, Brock, Carrington, Carswell, Clower, Copeland, Darden,

Howard of DeKalb, Monroe, Truck, Stewart, Stubbs,
Howell, Narramore, Johnson of Bartow, Parker, Jordan of Barlow,
Huie, Niblack, Joiner, Perry, Jordan of Pulaski,
Hutcheson, Orr, Jordan of Jasper, Quillian, Kelly,
Johnson of Bartow, Park of Greene, Joiner, Reid of Taliaferro,
John, Parker, Jordan of Pulaski, Quillian, Knight,
Kelly, Reid of Taliaferro, Knight, Richardson, Land,
Land, Sanders, Lane, Shank, Lott,
Lott, Shipp, McFarland, Singletary, Mitchell of Emanuel, Steed,
Mitchell of Thomas, Stewart,

Those voting in the negative were Messrs.—

Adams, Harden of Chatham, Olewine, Warbin, Morris,
Booth, Hardeman of Wayne, Bower, Hatcooke, Evangeline, Mulherin,
Bower, Hatcooke, Bray, Hosch, Bruce, Houston,
Bruce, Bush, Johnson of Baker, Crumbley, Johnson of Jefferson,
Daughtry, Kilburn, Davis of Newton, Knowles, Dunn, Lawrence,
English, Luttrell, Felder, Madden, George of DeKalb, Merritt,
Griffin of Twiggs, Miller, Hall of Bibb, Moore,

Those not voting were Messrs.—

Brewton, Henry, Bowen, Herrington, Maples,
Burnett, Herrington, Cowart, Hilton, Ousley,
Crawford, Hitch, Crawford, Reid of Troup,
Freeman of Whitfield, Hutchins, George of DeKalb, Schley,
Gary, Johnson of Appling, Hamilton, McKay, Roberts,
Harrell, McLennan, Harrell, Slaton,

Those not voting were Messrs.—

Brewton, Henry, Bowen, Herrington, Maples,
Burnett, Herrington, Cowart, Hilton, Ousley,
Crawford, Hitch, Crawford, Reid of Troup,
Freeman of Whitfield, Hutchins, George of DeKalb, Schley,
Gary, Johnson of Appling, Hamilton, McKay, Roberts,
Harrell, McLennan, Harrell, Slaton,

Those not voting were Messrs.—

Brewton, Henry, Bowen, Herrington, Maples,
Burnett, Herrington, Cowart, Hilton, Ousley,
Crawford, Hitch, Crawford, Reid of Troup,
On motion of Mr. Miller of Muscogee the verification of the roll call was dispensed with.

On passage of the bill the ayes were 95, nays 45.

The bill having received the requisite constitutional majority was passed by substitute as amended, and on motion of Mr. Wright the bill was ordered immediately transferred to the Senate.

The Speaker made the following addition to the Committee on Congressional Reapportionment, vice Mr. Hardwick resigned: Mr. Kelly of Glascock.

The following invitations were read, to wit:

Atlanta, Ga.,
November 8, 1901.

Mr. Speaker and House of Representatives:

You are cordially invited to attend a lecture by Mrs. Ada W Unruh, at First Baptist Church to-night at eight o'clock. Subject, "The American Tiger, and How to Tame Him." She will also speak of the need of Scientific Temperance Instruction in the Schools of Georgia.

Respectfully,

Mrs. E. L. McLendon,
D. O. Dougherty,
G. A. Cochrane,
Com. W C. T. U.

No admission fee.
The young ladies who have in charge the Bazaar for the benefit of the Presbyterian Hospital desire to announce that the members of the General Assembly are invited to come and aid in the worthy cause. The Bazaar is being held in the Jackson home, opposite the south door of the Capitol. Lunch will be served to-day.

Leave of absence were granted the following members:
Messrs. Copeland, Davis of Meriwether, Hitch of Chattahoochee, Foster of Floyd, Sturgis, Dorminy, Hamby, Crawford of Liberty, Hardin of Chattooga, Bush, Blalock, Allen of Monroe, Crumley, Quillian, Harrell, Hall of Fannin, Hutcheson, Richardson, Frederick.

Atlanta, Ga.,
Saturday, November 9, 1901.

The House met pursuant to adjournment at 9:30 o'clock this day; was called to order by the Speaker, and opened with prayer by the Chaplain.

The call of the roll was dispensed with on motion of Mr. Miller of Muscogee.

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Upon the request of the author House bill No. 602 was withdrawn.
The Speaker made the following addition to the Enrolling Committee: Mr. Foster of Towns.

By unanimous consent the roll of counties was called for the introduction of new matter, and the following bills were introduced, read the first time, and appropriately referred, to wit:

By Mr. Johnson of Bartow—

A bill to amend section 776, volume 1 of the Code, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Steed of Taylor—

A bill to authorize the Board of Commissioners of Roads and Revenues of Taylor county to elect their own clerk, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Howell and Davis of Meriwether—

A resolution for the relief of B. R. and J. B. Freeman.

Referred to Special Judiciary Committee.

By Mr. Harvard of Doaly—

A bill to create the city court of Vienna, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Harden of Chatham—

A bill to provide for filling vacancy in county offices, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Harvard of Dooly—

A bill to repeal an Act to create the county court of Dooly county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Harvard of Dooly—

A bill to incorporate the city of Vienna in Dooly county, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Harvard and Thompson of Dooly—

A bill to repeal an Act to create the charter of Vienna in Dooly county, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Slaton and Houston of Fulton—

A bill to prescribe additional remedies for the enforcement of the rules of the R. R. Commission, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Griffin of Twiggs—

A bill to establish a dispensary in the town of Jeffersonville, Ga., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Wright of Floyd—

A bill to amend the General Tax Act, approved December 21, 1900, relative to levying a tax for the support of the State government for 1901 and 1902, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wright of Floyd—

A bill to amend the General Tax Act relative to the tax levied on the premiums of insurance companies, and for other purposes.

By Mr. Griffin of Twiggs—

A bill to incorporate the town of Jeffersonville in the county of Twiggs, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Smith of Henry—

A bill to amend an Act to amend and codify the various acts incorporating the town of McDonough, and for other purposes.
By Mr. Symons of Glynn—

A bill to protect game and singing birds in this State, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Miller of Muscogee—

A bill to divide the State of Georgia into eleven Congressional Districts, and for other purposes.

Referred to Committee on Congressional Reapportionment.

By Mr. Hall of Bibb—

A bill authorizing the appointment of a commission to determine exactly the position of the Georgia troops in the defense of Vicksburg, and to make an appropriation to defray the traveling expenses of said commission, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Thomas of Pierce—

A bill to prohibit the granting of divorces in this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Yates, of Catoosa (by request)—

A bill to amend section 446 of the Code, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Knight of Berrien—

A bill to incorporate the town of Lennox, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Yates of Catoosa (by request).

A bill to further regulate existing election laws, and for other purposes.

Referred to Committee on Privileges and Elections.

By Mr. Slaton of Fulton—

A bill to amend section 1624 of the Code, and for other purposes.

Referred to the General Judiciary Committee.

By Messrs. Mitchell and Wilkes of Thomas—

A bill to incorporate the town of Coolidge, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Deal of Bulloch—

A bill to amend sections 4679 and 4680 of the Code and for other purposes.

Referred to General Judiciary Committee.
By Mr. Grice of Pulaski (by request)—

A bill to appropriate $30,000 for the organization of the State troops, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Ayers of Polk—

A bill to prohibit the obstruction of waterways of this State, and for other purposes.

Referred to Committee on Hygiene and Sanitation.

By Mr. Thomas of Pierce—

A bill compelling children between the ages of nine and twelve to attend school, and for other purposes.

Referred to Committee on Education.

By Mr. Wright of Floyd—

A bill to protect motormen operating street cars, and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Harvard of Dooly—

A resolution to pay the pension due W. R. Bryan to his widow.

Referred to Committee on Pensions.

By Mr. O'Connell of Richmond—

A bill to amend the charter of the city of Augusta so as
to regulate the price and quality of gas and electricity, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Park of Greene—

A resolution providing for the appointment of a Board of Commissioners for the State of Georgia for the Louisiana Purchase Exposition, to be held at St. Louis in 1903.

The above resolution was read and adopted.

Upon request of Mr. Allen of Monroe, bill No. 423 was taken from the table and placed upon the calendar.

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

By Mr. Chappell of the 24th district—

A bill to confirm the sale of the property on Front street by the commissioners of commons in the city of Columbus, Ga.

By Mr. Chappell of the 24th district—

A bill to confirm the sale of the property made by the commissioners of commons of Columbus, at the junction of 11th and 14th avenues.

By Mr. Chappell of the 24th district—

A bill to amend an act vesting the title of commons of Columbus in commissioners, and for other purposes.
By Mr. Wilcox of the 15th District—

A bill to amend section 732, volume 1 of the Code.

By unanimous consent the following House bills were read the second time, to wit:

By Mr. Mitchell of Emanuel—

A bill to amend section 603, vol 1 of the Code, and for other purposes.

By Mr. Bower, of Decatur—

A bill to amend an act to create the city court of Bainbridge, and for other purposes.

By Mr. Bower of Decatur—

A bill to incorporate the municipality of Bainbridge and for other purposes.

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

By Mr. Gresham of Burke—

A bill to create the city court of Waynesboro in the county of Burke, and for other purposes.

The report of the Committee, which was favorable to the passage of bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Gresham of Burke—

    A bill to be entitled an act to abolish the county court of Burke 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 90, nays 0.

    The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence and Booth of Walton—

    A bill to repeal an act to create a Board of Commissioners of Roads and Revenues for the county of Walton.

    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.

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

By Messrs. Lawrence and Booth of Walton.

    A bill to incorporate the town of High Shoals, 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.

    The bill, having received the requisite constitutional majority, was passed.
By Messrs. Clower and Orr of Coweta—

A bill to establish a system of public schools in the town of Senoia, 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.

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

By Mr. Moore of Columbia—

A bill to repeal an act to create a board of commissioners of roads and revenues for the county of Columbia.

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.

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

By Mr. Mulherin of Richmond—

A bill to amend the charter of the city of Augusta, and for other purposes, relative to the paving of streets.

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, nay 0.
The bill having received the requisite constitutional majority, was passed.

By Mr. Mulherin of Richmond—

A bill to amend the charter of the city of Augusta relative to the renumbering of houses on the streets 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 91, nays 0.

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

By Messrs. Houston and Slaton of Fulton—

A bill to amend an act to establish and maintain a system of public schools for the county of Fulton.

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.

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

By Mr. Park of Greene—

A bill to be entitled an act to amend the charter of the city of Greensboro, 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 97, nays 0.

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

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

By Mr. Howell, of the 35th District—

A bill restraining corporations, railroad companies, etc., from paying over the wages of an employee who has been killed, without proper administration, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Harrell of the 12th District—

A bill to allow all affidavits in *forma pauperis* now allowed by law in judicial proceedings in this State to be amended.

Referred to the General Judiciary Committee.

By Mr. Swift of the 30th District—

A bill to repeal an act to provide for the payment of certain insolvent costs in the Northern Judicial Circuit, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Hamrick of the 37th District—

A bill to provide for the admitting to bail of parties
who have been convicted of offenses bailable, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Swift of the 30th District—

A bill to amend an act to create the city court of Elberton, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Swift of the 30th District—

A bill to reduce the number of commissioners of roads and revenues for Elbert county.

Referred to Committee on Corporations.

By Mr. Herndon of 43d District—

A bill to provide for the making of use the evidence, etc., in the office of Pension Commissioner relative to the application of widows for pensions.

Referred to Committee on Pensions—

By Mr. Herndon of 43d District—

A bill to amend an act to create the office of Commissioner of Pensions.

Referred to Committee on Pensions.

By Mr. Harrell of the 12th District—

A bill to require the State Chemist to make inspection, etc., in cases of poisoning.

Referred to Committee on Hygiene and Sanitation.
By Mr. Berrong of the 40th District—

A bill to amend section 109, volume 3, of the Code.

Referred to General Judiciary Committee.

By Mr. Berrong of the 40th District—

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

Referred to General Judiciary Committee.

The following Senate resolutions were read and concurred in, to wit:

By Mr. Baker of the 42d District—

A resolution inviting Mrs. W H. Felton, of Bartow county, to deliver an address before the General Assembly.

By Mr. Herndon of the 43d District—

A resolution to allow the joint Committee on Constitutional Amendments to employ a stenographer.

By unanimous consent the following Senate bill was read the third time and put upon its passage, to wit:

By Mr. Ford of the 10th District—

A bill to amend an act creating a new charter for the city of Albany, Ga.

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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Wellborn, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following acts, to wit:

An act to amend the garnishment laws of this State, and for other purposes.

Also, an act to amend an act incorporating the village of Summerville, in the county of Richmond.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.

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

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following bill, which the committee recommend do pass, to wit:

House bill No. 512, by Mr. Mitchell of Emanuel, being a bill to amend section 603 of volume I. of the Code of
1895 by providing in what cases counties shall be liable for injuries caused by defective bridges.

Respectfully submitted.

W S. THOMPSON,
Chairman.

Mr. Jordan of Jasper, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

Your Committee on General Agriculture have had under consideration the following bills, which they instruct me, as their chairman, to report back to the House with the recommendation that they do pass, to wit:

A bill to provide that the sheriffs of the several counties of this State shall be game and fish wardens of their respective counties, and that the lawful constables of this State shall be game and fish under-wardens, to prescribe their duties, and for other purposes.

Also a bill to regulate the taking of fish in the waters of this State, to fix a penalty for violation of the same, 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 they do not pass, to wit:

A bill to encourage agriculture in the State of Georgia, to provide for the payment of premiums on farm products, live stock, &c., exhibited at Georgia State fairs, and for other purposes.
Also, a bill for the protection of foxes in this State, and for other purposes.

Also, a bill to amend an act entitled an act to protect game, insectivorous and singing birds, the taking of eggs of game birds, and the protection of game animals in this State, and for other purposes.

Respectfully submitted.

HARVIE JORDAN,
Chairman.

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

Mr. Speaker:

Your Committee on Counties and County Matters have had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do pass, to-wit:

A bill to amend an act amending the various acts incorporating the town of Waynesboro, and making the same a city, and for other purposes.

The Committee on Counties and County Matters have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do not pass.

A bill authorizing the Governor to draw on the general fund in the State treasury for certain sums to provide different counties with standards of weights and measures.

Respectfully submitted.

W T. LANE,
Chairman.
Mr. Hall, vice-Chairman Committee on General Judiciary, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under consideration the following bills, which they report back to the House with the recommendation they do pass.

By Mr. Wright of Floyd—

A bill to amend sections 2030 and 2011 of the Code.

By Mr. Chappell of the 24th District—

A bill to authorize sale by commissioners of commons of city of Columbus of the portion of front street, etc., and for other purposes.

By Mr. Chappell of the 24th District—

A bill vesting the title of the commons of Columbus in commissioners, and for other purposes.

By Mr. Wilcox of the 15th District—

A bill to amend section 732 of the Code.

By Mr. Park of Greene—

A bill to amend section 3761 of the Code.

By Mr. Howell of Meriwether—

A bill to prevent any one from being liable in damages who levies any execution, and for other purposes.
By Mr. Hall of Bibb—

A bill to amend section 2185 of the Code—

By Mr. Chappell of the 24th District—

A bill to authorize, ratify and confirm the sale of the part of the commons of Columbus.

By Mr. Felder of Bibb—

A bill to amend sections 2705, 2707, 2708 of the Code.

The Committee also recommends that the following bill be referred to the Committee of Privileges and Elections.

By Mr. Deal of Bulloch—

A bill to declare illegal voting, vote buying, etc., and declare a punishment for same, and for other purposes.

The Committee also recommends that the following bill do not pass.

By Mr. Baker of the 42d District—

A bill to require official county advertisements to be published in the same gazette in which the sheriffs' advertisements are published.

Respectfully submitted.

JOS. H. HALL, Vice-Chairman.

The following House bills were read the second time, to-wit:
By Mr. Park of Greene—

A bill to amend section 3761 of the Code of 1895.

By Mr. Mitchell of Emanuel—

A bill to amend section 603, volume 1 of the Code of 1895.

By Mr. George of Morgan—

A bill regulating the taking of fish in the streams of this State, and for other purposes.

By Mr. Ousley of Lowndes—

A bill to repeal an Act to create the city court of Valdosta.

By Mr. Harper of Chattooga—

A bill providing for the appointment of a board of trustees for the Asylum for the Blind.

By Mr. Smith of Henry—

A bill to amend the charter of the town of McDonough.

By Mr. Orr of Coweta—

A bill to repeal an Act to incorporate the town of Powellville.

By Mr. George of Morgan—

A bill providing that the sheriffs of the several counties of this State shall be game and fish wardens.
By Mr. Harden of Chatham—

A bill to amend an act for the protection of game, etc.

By Mr. Hall of Bibb—

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

By Mr. Perry of Gwinnett—

A bill authorizing the Governor to draw his warrant for a certain sum to provide certain counties with standard weights and measures.

By Mr. Foster of Floyd—

A bill for the protection of foxes.

By Mr. Felder of Bibb—

A bill to amend sections 2705, 2707, 2708 of the Civil Code.

By Mr. Gresham of Burke—

A bill to amend an act to amend the various acts incorporating the town of Waynesboro.

By Mr. Land of Butts—

A bill to amend the charter of Jackson.

By Messrs. Adams of Putnam and Grice of Pulaski—

A resolution to appropriate money to pay the expenses for the investigating committee for the Academy for the Blind.

By Mr. Lawrence of Walton—

A bill to incorporate the town of High Shoals.
By Mr. Harper of Chattooga—

A bill to repeal section 1315, volume 1 of the Code.

By Mr. Wright of Floyd—

A bill to amend sections 2034 and 2011 of the Civil Code.

By Mr. Harkins of Gordon—

A bill to amend the charter of the town of Calhoun.

By Mr. Ously of Lowndes—

A bill to establish the city court of Valdosta.

By Messrs. Pierce and Quillian of Hall—

A bill to create the charter for the town of Gillsville.

By request Senate bill No. 94 was tabled.

House bill No. 437 was withdrawn from the General Judiciary Committee and referred to the Committee on Privileges and Elections.

On motion of Mr. Symons of Glynn, House bill No. 570 was withdrawn from the Committee on General Judiciary and recommitted to General Agricultural Committee.

At the request of Mr. Lawrence of Walton, House bill No. 349 was withdrawn.

Mr. Adams, Chairman of the Committee on Public Printing, submitted the following report:

Mr. Speaker:

The Committee on Public Printing, having had under consideration and examination the fact of a deficiency in
the public printing fund, the same having been called to
the attention of the General Assembly by the Governor,
in a special message, begs leave to offer the accompanying
resolution. GEO. W ADAMS, Chairman.

By the House Committee on Public Printing—

A resolution to make appropriation to cover the deficiency in the printing fund of 1901, and to make the same immediately available.

Referred to Committee on Appropriations.

Mr. Wright, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Temperance Committee have had under consideration House Bill No. 423, by Mr. Allen of Monroe, to prohibit the sale of spirituous, vinous or malt liquors and ciders in the county of Monroe, except in Dispensaries, be reported to the House with a recommendation that it do not pass.

WRIGHT of Floyd,
Chairman.

Leave of absence was granted Messrs. Brock of Dade, Jordan of Pulaski, Blue of Marion, Mulherin of Richmond, Duncan of Lee, Mullins of Cherokee, Darden of Monroe, Harkins of Gordon, Hardwick of Washington, Dean of Paulding, McLennon of Telfair, Slaton of Fulton, Monroe of Decatur, Moore of Columbia, Adams of Putnam.

The Speaker then announced the House adjourned until 9:30 o'clock Monday morning.
Atlanta, Georgia.

Monday, November 11, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Foster of Floyd, Hilton,
Allen, Foster of Towns, Hitch,
Anderson of Bartow, Foster of Oconee, Hixon,
Anderson of Cobb, Franklin, Hodges,
Ayres, Frederick, Hogan,
Bailey, Freeman of Troup, Houston,
Barron, Freeman of Whitfield, Howard of Baldwin,
Bell, Gary, Howard of DeKalb,
Blalock, George of DeKalb, Howell,
Blue, George of Morgan, Huie,
Boswell, Gresham, Hutcheson,
Bower, Gress, Hutchins,
Bray, Griffin of Twiggs, Johnson of Appling,
Brewton, Grice, Johnson of Baker,
Brock, Hall of Bibb, Johnson of Bartow,
Carrington, Hall of Fannin, Johnson of Jefferson,
Carswell, Hamilton, Jordan of Jasper,
Clover, Hammock, Jordan of Pulaski,
Copeland, Harden of Chatham, Kelly,
Cowart, Hardin of Wilkes, Kilburn,
Davis of Meriwether, Hardwick, Knight,
Davis of Newton, Harrell, Knowles,
Deal, Harper of Chattooga, Lawrence,
Drawdy, Harper of Wayne, Lott,
Duncan, Harvard, Luttrel,
English, Hathcock, McFarland,
Felder, Harkins, McKay,
Flynt, Hawes, McLennan,
Fort, Henderson, Madden,
Those absent were Messrs.—

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Morris of Cobb, gave notice that at the proper time he would move to reconsider the action of the House in
adopting Senate resolution inviting Mrs. Felton to deliver an address to the General Assembly.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Hall of Bibb—

Resolved, That House bill No. 439 be made the special order for Wednesday, November 13th, immediately after the reading of the Journal.

By Mr. Hardwick of Washington—

Resolved, That House bill No. 171 be made the special order for Tuesday, November 19, 1901, immediately after the confirmation of the Journal.

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

By Mr. Chappell of the 24th district—

A bill to confirm the sale of certain property on Fourth street north of Fourteenth street, made by the Commissioners of Commons, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Chappell of the 24th district—

A bill to ratify and confirm the sale of a part of the
commons of the city of Columbus, near the junction of
Eleventh street and Seventh avenue, and for other pur­
poses.

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.

The bill having received the requisite constitutional ma­
jority was passed.

By Mr. Chappell of the 24th district—

A bill to amend an Act vesting the title of the commons
of the city of Columbus in commissioners, 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.

The bill having received the requisite constitutional ma­
jority was passed.

On request of the author House bill No. 622 was with­
drawn from the Special Judiciary Committee and referred
to Committee on Corporations.

By unanimous consent the following bills were read the-
third time and put upon their passage, to wit:

By Mr. Steed of Taylor—

A bill to exempt fertilizers in the hands of consumers
from taxation when the lands on which they are placed
have been properly returned, and for other purposes.
The report of the committee which was favorable to the passage of the bill was agreed to.

Mr. Mitchell of Emanuel, called for the previous question, which call was sustained.

On the passage of the bill Mr. Underwood of White, 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.—

Monday, November 11, 1901.

Those not voting were Messrs.—

Blalock, Hamby, Reid of Taliaferro,
Booth, Harkins, Roberts.
Brock, Henry, Shank,
Bruce, Herrington, Singletary,
Burnett, Hitch, Smith of Henry,
Bush, Hosch, Stafford,
Carswell, Joiner, Stewart,
Crawford, Jordan of Pulaski, Sturgis,
Crumbley, Kilburn, Symons,
Darden, Knowles, Tarver,
Dean, Land, Thompson of Dooly,
Dorminy, Lane, Toomer,
Duncan, Luttrell, Turner,
Everett, McKay, Walker of Brooks,
Flynt, Maples, Walker of Crawford,
Foster of Floyd, Monroe, Wight of Dougherty,
Foster of Towns, Moore, Williams,
Frederick, Mulherin, Willingham,
Gary, Mullins, Wilson,
George of DeKalb, Park of Troup, Wright of Floyd,
Gress, Parker, Mr. Speaker.

Ayes 111, nays 0.

On motion of Mr. Hall of Fannin, the verification of the roll-call was dispensed with.

On passage of the bill the ayes were 111, nays 0.

The bill having received the requisite constitutional majority was passed.
In accordance with his previous notice, Mr. Morris of Cobb, moved to reconsider the action of the House in adopting Senate resolution No. 43, inviting Mrs. Felton of the county of Bartow to address the General Assembly.

The motion to reconsider was lost.

House bills Nos. 626 and 627 were withdrawn from the Special Judiciary Committee and referred to the Committee on Corporations by request of the author.

On motion of Mr. Hodges of Hart, House bill No. 28 was taken from the table and placed on the calendar.

On motion of Mr. Hall of Bibb, the call of the roll of counties was dispensed with, and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. Felder of Bibb—

A resolution condemning the lessees of the W & A. R. R. property for not keeping the terminal of said property in Atlanta in a better condition, and requesting the Governor to exercise his powers and compel said lessees to keep the depot in a more tenable condition, and for other purposes.

Mr. Felder of Bibb, asked that the resolution be referred to the General Judiciary Committee. Mr. Slaton of Fulton objected, contending that the resolution should be referred to the Committee on W & A. R. R.

On motion of Mr. Hardwick of Washington, the Rules of the House were suspended and the above mentioned parties were allowed to debate the question.
November 11, 1901.

The following message 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.

A resolution adopted last session providing that all matters relating to the W & A. R. R. be referred to the Committee on W & A. R. R. was read, and Mr. Felder of Bibb, stated that in pursuance of said resolution he would make no further contention, and the bill was referred to Committee on W & A. R. R.

By Messrs. Harden, Wells and Hitch of Chatham—

A bill to define and extend the corporate limits of Savannah, and for other purposes.

Referred to the Committee on Corporations.

The Governor’s message was read, and on motion of Mr. Blalock, the same was referred to the Committee on Appropriations.

At the request of the author 200 copies of resolution No. 160 were ordered printed for the use of the House.

By Mr. Hall of Fannin—

A bill to establish a system of public schools in the town of Mineral Bluff.

Referred to Committee on Corporations.
By Mr. Thomas of Pierce—

A bill to amend an Act to incorporate the Blackshear Bank, and for other purposes.

Referred to Committee on Corporations.

By Mr. Huie of Clayton—

A bill to provide for the removal of obstructions from the streams of Clayton county.

Referred to Committee on Counties and County Matters.

By Mr. Cowart of Charlton—

A bill to change the county site of Charlton county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Copeland of Walker—

A bill to amend sub-division 1 of section 2350, volume 2 of the Code.

Referred to General Judiciary Committee.

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 bill of the Senate, to wit:

A bill to establish and maintain a dispensary in Cartersville, Bartow county.
By Mr. Little of Muscogee—

A bill to authorize the Free Kindergarten Association of Columbus, Georgia, to sell certain lands and reinvest the proceeds, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hathcock of Douglas—

A bill to provide for the better drainage of lands of Douglas county.

Referred to Committee on Counties and County Matters.

By Mr. McLennan of Telfair—

A bill to establish the city court of Mt. Vernon, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Fannin—

A bill to amend an Act to incorporate the town of Mineral Bluff.

Referred to Committee on Corporations.

By Mr. Davis of Newton—

A bill to create the city court of Covington, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Madden of Pike—

A bill requiring that the judges of superior courts have their courts opened with prayer.

Referred to Committee on Counties and County Matters.

By Mr. Houston of Fulton—

A bill to require transferers of notes secured by mortgage or loan deeds to enter transfer of record, or have an entry made of fact, and for other purposes.

Referred to Committee on Ways and Means.

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

By Mr. Allen of Monroe—

A bill to prohibit the sale of spirituous liquors in Monroe county.

By Mr. Tumlin of Carroll—

A bill to prevent obstructions from being placed on the public highways, etc.

By Mr. Harkins of Gordon—

A bill to amend an Act to establish a new charter for the town of Calhoun.

By Mr. Steed of Taylor—

A bill authorizing the Board of Commissioners of Taylor county to elect their own clerk, etc.
On motion of the authors of House bills Nos. 28 and 87, the same were tabled.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend an Act establishing a new charter for the town of Calhoun, in Gordon county, and for other purposes.

Also, a bill to authorize the Board of Roads and Revenues of Taylor county to elect their own clerk, and for other purposes.

Respectfully submitted.

W E. STEED,
Chairman.

Mr. Thomas, chairman pro tem. of the Committee on Roads and Bridges, submitted the following report:

Mr. Speaker:

The Committee on Roads and Bridges have had under consideration House bill No. 442, which is a bill to prevent obstructions from being placed on the highways of this State, and for other purposes, and they instruct me, as their
chairman, to report same back to the House with the recommendation that it do pass.

Respectfully submitted.

CALVIN THOMAS.
Chairman pro tem.

The following Senate bill was read the first time and referred to the Committee on Temperance, to wit:

By Mr. Baker of the 42d district—

A bill to establish a dispensary in the city of Cedartown, and for other purposes.

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

By Mr. Land of Butts—

A bill to amend the charter of Jackson, Georgia, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Mamilton of Montgomery—

A bill to amend section 982 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bower of Decatur—

A bill to incorporate the municipality of Bainbridge, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Gresham of Burke—

A bill to amend an Act to amend all Acts incorporating the town of Waynesboro, Georgia.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hamilton of Montgomery—

A bill to amend an Act to incorporate the town of Mt. Vernon, Georgia.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wellborn of Union—

A bill to change the time of holding the superior court of 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 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bower of Decatur—

A bill to amend an Act to incorporate the town of Bainbridge, Georgia.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Flynt of Spalding—

A bill to appropriate the sum of $447.00 to the widow of the late J. M. Kell.

An appropriation being involved in the bill the House resolved itself into a committee of the whole for the pur-
pose of considering same, and the Speaker designated as chairman of the committee, Mr. Stubbs of Laurens.

After a consideration of the resolution, and on motion of Mr. Felder of Bibb, the committee arose, and through their chairman, reported progress and asked leave to sit again.

On motion of Mr. Felder of Bibb, the bill was tabled.

Upon the request of the author, House bill No. 649 was withdrawn from the Committee on Corporations and referred to Committee on Banks and Banking.

Leave of absence was granted Messrs. Toomer of Ware, Stewart of Calhoun.

On motion of Mr. Felder of Bibb, the House adjourned until 9:30 o'clock, to-morrow morning.

Atlanta, Ga.,

Tuesday, November 12, 1901.

The House met pursuant to adjournment at 9:30 oclock 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:

Adams, Barron, Bower,
Allen, Bell, Bray,
Anderson of Bartow, Blalock, Brewton,
Anderson of Cobb, Blue, Brock,
Ayres, Booth, Bruce,
Bailey, Boswell, Burnett,
JOURNAL OF THE HOUSE.

Those absent were Messrs.—

Crawford, Herrington, Stewart,
Darden, Howell, Tarver,
Dorminy, Land, Turner,
Everett, McFarland, Williams,
Hamby, O'Connell, Willingham,

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 following resolution was read and referred to Committee on Rules, to wit:

By Mr. George of Morgan—

Resolved, That House bills Nos. 541 and 536 be made the special order for Tuesday, November 19th, at 10:30 a.m.

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. Ousley of Lowndes—

A bill to amend an act to authorize and direct the re-publication of certain Georgia reports, 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.
The bill, having received the requisite constitutional majority, was passed.

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 they instructed me as their chairman to report back to the House with the recommendation that the same do pass as amended, to wit:

A bill to amend the charter of Atlanta relative to "Old Waterworks Station."

A bill to amend the charter of Atlanta relative to franchises, etc., etc.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Steed, 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 I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend an act incorporating the town of Mineral Bluff, in the county of Fannin, and for other purposes.
Also, a bill to amend an act to consolidate, amend and codify the various acts incorporating the town of McDonough, in the county of Henry, and for other purposes.

Also, a bill to authorize the Free Kindergarten Association of Columbus, Ga., to sell certain lands and reinvest the proceeds in other property for school purposes.

The Committee on Corporations have also had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do pass:

A bill to reduce the number of Commissioners of Roads and Revenues of Elbert county from five to three, and for other purposes.

Respectfully submitted.

W. E. STEED, Chairman.

Mr. Houston, Vice-Chairman of the Committee on Labor and Labor Statistics, submitted the following report:

Mr. Speaker:

The Committee on Labor and Labor Statistics have had under consideration House bill 463, by Mr. Houston of Fulton, regulating the employment of children in factories and manufacturing establishments of this State; also a bill, by Mr. O'Connell of Richmond, to prohibit the employment of children under ten years of age in cotton mills of this State, and am instructed to report back both these bills with the recommendation that same do pass by substitute.

The committee has also had under consideration House bill No. 648, by Mr. Wright of Floyd, providing protection
for motormen operating electric cars in this State, which I am instructed to report back with recommendation that it do pass as amended.

C. C. HOUSTON, Vice-Chairman.

Mr. Hawes, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

The Committee on Banks and Banking 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 be entitled an act to amend an act entitled "an act to incorporate the Blackshear Bank, to define its powers and privileges, and for other purposes.

A bill to be entitled an act to amend section 982 of the Code of Georgia of 1895, and for other purposes.

Respectfully submitted,

P. M. HAWES, Chairman.

Mr. Lane, the 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 bills of the House, which they request 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 incorporate the town of Lenox, and for other purposes.

A bill to be entitled an act to change the county site of Charlton county in the State of Georgia, and for other purposes.

A bill to be entitled an act to provide for the better drainage of lands in Henry county, and for other purposes.

A bill to provide for the removal of obstructions from the running streams of Clayton county.

A bill to be entitled an act to provide for the better drainage of lands in Douglas county, and for other purposes.

A bill to be entitled an act to provide for the removal of all obstructions from streams in the county of DeKalb.

W. T. LANE, Chairman.

The following resolution was read and adopted, and on motion of Mr. Anderson was ordered immediately transmitted to the Senate, to-wit:

By Messrs. Johnson and Anderson of Bartow—

Whereas, a communication has been received from Mrs. W. H. Felton, accepting the invitation of the House and Senate to deliver an address before a joint session of both Houses, and fixing the time at 12 o'clock m. on Thursday the 14th, inst.; therefore be it

Resolved by the House, the Senate concurring, That the House and Senate meet in joint session at 12 o'clock m.,
on the 14th instant, for the purpose of hearing said address.

Mr. Little, Chairman, ex officio, of the Committee on Rules, submitted the following report:

Mr. Speaker:

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

A resolution fixing House bill 439 as special order for Thursday the 14th instant, immediately after the special order previously fixed for that day.

Also, a resolution fixing House bill 171 as special order for Tuesday, November 19th, immediately after the confirmation of the Journal.

Respectfully submitted.

LITTLE, Chairman ex officio.

The following resolution was read and adopted as amended, to wit:

By Mr. Blalock of Fayette—

Resolved, That House resolution No. 160 be made the special order for Thursday, November 14th, following the special order bill No. 171.

The Committee on Rules proposed the following amendment, which was adopted, to wit:
Amend by substituting, Wednesday, November 13, to follow Special Order House Bill No. 404.

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

By Mr. Wright of Floyd—

Resolved, That House bill No. 435 be set as a special order Tuesday next, immediately after special orders now assigned for that day.

The following message was received from the Senate by 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 amend an act to prohibit the sale of alcoholic, spirituous or malt liquors in the county of Monroe.

Also, a bill to amend an act incorporating the town of Hartwell, in Hart county.

Also, a bill to amend an act incorporating the town of Calhoun, in Gordon county.

Also, a bill to repeal an act to create a county court in each county of the State.

Also, a bill to authorize the mayor and council of Waynesboro to issue bonds for the purpose of establishing a system of electric lights and waterworks.

Also, a bill to abolish the county court of Warren county.
Also, a bill to incorporate the town of Herod, in the county of Terrell.

Also, a bill to incorporate the town of Lone Oak, in the county of Meriwether.

Also, a bill to establish a city court of Moultrie, in the county of Colquitt.

Also, the following House bill as amended:

A bill to amend the road laws of Bibb county, etc.

The Senate has also passed the following resolution of the House, to wit:

A resolution providing for the refunding of fifty dollars paid to Secretary of State by W S. Witham for charter of Bank of Winder.

The Senate has also passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to define anarchy, to declare the same a felony in this State, and for other purposes.

Also, a bill to authorize the sheriffs, constables and other levying officers to reseize property levied upon under execution and released by acceptance of bond.

Also, a bill to require executions to be recorded on the general execution docket of the county where the land lies.

Mr. Mitchell of Thomas, vice-chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration
House Resolution No. 205, which is a resolution to transfer certain funds in the treasury arising from the sale of public property, and they report the same back with a recommendation that the same do pass as amended.

FONDREN MITCHELL,
Chairman pro tem.

The following resolution was read and adopted, to wit:

By Mr. Hardwick of Washington—

A resolution making House bill No. 171 the special order for Tuesday, November 19, 1901, immediately after the confirmation of the Journal.

By Mr. Hall of Bibb—

A resolution making House bill No. 439 the special order for Thursday, November 14, 1901, immediately after the reading of the Journal.

By Mr. Blalock of Fayette—

Resolved, That House resolution No. 120 be made the special order for Thursday, November 14th, inst., following the special order already made for that day.

By unanimous consent the following House bills were read the third time and put upon their passage, to wit:

By Mr. Hathcock of Douglas—

A bill to authorize authorities of any county in this State to employ expert accountants to examine books, 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 93, nays 3.

The bill having received the requisite constitutional majority was passed.

By Mr. Drawdy of Clinch—

A bill to amend section 2248 of the Civil 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 334, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Slaton and Houston of Fulton—

A bill to amend the charter of Atlanta relative to the old water-works, 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 Messrs. Slaton and Houston of Fulton—

A bill to amend the charter of the city of Atlanta relative to franchises, etc., and for other purposes.

The committee offered the following amendment— which were adopted, to wit:

Amend by adding the following section:

Amend by adding the following section:
Section 12. Be it further enacted by the authority aforesaid, That the charter of the city of Atlanta be amended as follows:

"That power is hereby given the Mayor and General Council to control, regulate and in its discretion, prohibit the erection and maintenance of sanitariums, boarding houses and other similar places, in residence portions of the city; and that any ordinance heretofore adopted by the said Mayor and General Council, in relation to the above subject matters are hereby ratified and validated.

Amend by striking section 10 of the bill and numbering the remaining sections accordingly.

Amend section 7 by adding at the end of the section the following words: The amendment to the existing charter of the city of Atlanta contained in this section, shall in no wise apply to the Board of Park Commissioners.

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 110, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

On motion of Mr. Slaton the two bills just passed were ordered immediately transmitted to the Senate.

By Mr. Park of Greene—

A bill to be entitled an Act to provide for the teaching of Physiology and Hygiene in the Public Schools of this State, and for other purposes.
The substitute for the above bill, which was offered by the committee, was read.

The report of the Committee, which was favorable to the passage of the bill as amended by substitute was agreed to.

On the passage of the bill Mr. Taylor of Houston, 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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TUESDAY, NOVEMBER 12, 1901.


Those voting in the negative were Messrs.—

Barron, Hardwick, Pierce, Boswell, Hosch, Rawles, Carrington, Howell, Reid of Campbell, Davis of Meriwether, Johnson of Baker, Roberts, Davis of Newton, Jordan of Pulaski, Sikes, Dean, Knight, Smith of Hancock, Drawdy, Lane, Stevens, Duncan, Luttrell, Underwood, Franklin, Merritt, Walker of Brooks, Hardin of Wilkes,

Those not voting were Messrs.—


On motion of Mr. Gresham of Burke, the verification of the roll call was dispensed with.

On passage of the bill the ayes were 106, nays 28.
The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Hall of Fannin—

A bill to be entitled an Act to amend section 982, volume 1 of the Code relative to State Depositories, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Blue of Marion—

A bill to authorize arresting officers to carry concealed weapons, etc., and for other purposes.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On motion of Mr. Drawdy of Clinch, the bill together with the substitute and the amendments thereon, was re-committed to the General Judiciary Committee.

By Mr. Duncan of Lee—

A bill to create the office of State Veterinarian, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was disagreed to and the bill lost.
By Mr. Duncan of Lee—

A bill to be entitled an act to create a department of health and health officers, and for other purposes.

The bill, involving an appropriation, the Speaker resolved the House into a committee of the whole for the purpose of considering same, and designated as Chairman of the Committee, Mr. Slaton of Fulton.

After a consideration of the bill the committee arose, and through their chairman reported the same back to the House with the recommendation that it do not pass.

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

Mr. Duncan moved to reconsider the action of the House in not passing House Bill No. 219, which motion prevailed, and on motion of Mr. Duncan, the bill was tabled.

By Mr. Davis of Meriwether—

A bill to authorize executors, administrators, guardians and trustees to invest trust funds, 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 95, nays 0.

The bill, having received the requisite constitutional majority, was passed.
By Mr. Mitchell of Emanuel—

A bill to amend section 1255, volume 3 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 91, nays 0.

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

By Mr. Steed of Taylor—

A bill to authorize the board of commissioners of roads and revenues of Taylor county to elect their own clerk and fix his salary, 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.

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

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

By Mr. Grantland of the 26th District—

A bill to prescribe and define the corporate limits of Griffin.

Referred to Special Judiciary Committee.

On motion of the authors, House bills Nos. 215 and 203 were tabled.
Leave of absence was granted Mr. Harrell of Dodge, Mr. Johnson of Jefferson, Mr. Orr of Coweta.

The Speaker then announced the House adjourned until 9.30 o’clock to-morrow morning.

Atlanta, Georgia,

Wednesday, November 13, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Carrington, Carswell, Clower, Copeland, Cowart, Crumbley, Darden, Daughtry, Davis of Meriwether, Davis of Newton, Deal, Dean, Drawdy, Duncan, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Frederick, Freeman of Troup, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Gresham, Gress, Griffin of Twiggs, Grice, Hall of Bibb, Hall of Fannin, Hamby, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harrell, Harper of Chattooga, Harper of Wayne, Harvard, Hathcock,
Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.
The Journal was read and confirmed.

Upon request of the author, House bill No. 474 was withdrawn from the General Judiciary Committee and referred to the General Agriculture Committee.

Upon the request of Mr. Miller of Muscogee, House bill No. 160 was withdrawn from the General Judiciary Committee and referred to Committee on Constitutional Amendments.

Mr. Steed, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to incorporate the town of Jeffersonville, in the county of Twiggs, and for other purposes.

Also, a bill to authorize the mayor and council of Jeffersonville, Georgia, to establish a dispensary, and for other purposes.

Also, a bill to extend corporate limits of town of Palmetto, in Campbell county, and for other purposes.

Respectfully submitted.

W E. STEED,
Chairman.

Mr. Park of Greene, 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 bills, which I am instructed, as chairman, of said committee, to report with recommendation that they do pass, to wit:

By Mr. Hammock of Randolph—

House bill No. 508, entitled an Act to amend section 70 of volume 1 of the Code, so as to allow the polls at the precincts to remain open until 6 o'clock p. m. The committee proposes to amend by striking out the word "six," and inserting in lieu thereof the word "five."

By Mr. Hitch of Chatham—

House bills Nos. 539 and 540, to prevent frauds in primary and regular elections in this State.

Respectfully submitted.

JAS. B. PARK,
Chairman.

November 13, 1901.

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 village of Summerville, in Richmond county.
Also, an Act to amend the garnishment laws of this State.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed, and ready for delivery to the Governor, the following Acts, to wit:

An Act to establish the city court of Moultrie.

Also, an Act to repeal an Act creating the county court of Colquitt county.

Respectfully submitted.

C. J WELLBORN, Jr,
Chairman.

The following bill, which was made the special order for this hour was read the third time and put upon its passage, to wit:

By Mr. Kelly of Glacock——

A bill to be entitled an Act to revise the election laws of this State, and for other purposes.

Mr. Perry of Gwinnett, moved that the bill, together with the pending amendment, be tabled, and on that motion Mr. Hardwick of Washington, 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.—

Adams, Anderson of Cobb, Bruce, Crumbley, Daughtry, Davis of Newton, Drawdy, English, Fort, Foster of Floyd, Freeman of Troup, George of DeKalb, Hammock, Hatcock, Hawes, Hodges, Hutchings, Johnson of Baker, Knowles, Lawrence, McKay, McLennan, Maples, Moore, Park of Troup, Parker, Perry, Rawls, Reid of Taliaferro, Singletary, Stafford, Underwood, Wellborn.

Those voting in the negative were Messrs.—

WEDNESDAY, NOVEMBER 13, 1901.

Smith of Henry, Taylor, Wells,
Steed, Thomas, Whitchard,
Stevens, Thompson of Banks, Wilkes,
Stewart, Tisinger, Willingham,
Stubbs, Tumlin, Wilson,
Sturgis, Walker of Brooks, Wright of Floyd,
Symons, Welch, Yates.
Tarver,

Those not voting were Messrs.—

Ayres, Harrell, Mullins,
Bailey, Herrington, Orr,
Blue, Hitch, Ousley,
Booth, Howard of DeKalb, Thompson of Dooly,
Bower, Johnson of Bartow, Toomer,
Bush, Johnson of Jefferson, Turner,
Crawford, Jordan of Pulaski, Walker of Crawford,
Dorminy, Kilburn, Walker of Webster,
Everett, Madden, Wight of Dougherty,
Foster of Towns, Miller, Williams,
Gary, Mitchell of Thomas, Mr. Speaker,
Griffin of Twiggs, Mulherin,

Ayes 33, nays 105.

Mr. Wilson of Clay, moved to dispense with the verification of the roll-call, which motion prevailed.

On the motion to table the bill the ayes were 33, nays 105. The motion to table was therefore lost.

Mr. Perry of Gwinnett, called for the previous question, which call was sustained and the main question was ordered.

The following amendment was read and adopted:

By Mr. Hall of Bibb—

Amend by striking all of section 7, and numbering the remaining sections accordingly.
On agreeing to the report of the committee, which was favorable to the passage of the bill, Mr. Hardwick of Washington, 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.—


Those voting in the negative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Boswell, Bruce, Burnett, Cowart,
No. 419

WEDNESDAY, NOVEMBER 13, 1901.

-Crumbley, Lawrence, Reid of Taliaferro,
Darden, Lott, Roberts,
Davis of Newton, Luttrell, Sanders,
Drawdy, McKay, Schley,
English, McLennan, Sikes,
Foster of Floyd, Madden, Singletary,
Freeman of Troup, Maples, Slaton,
George of DeKalb, Monroe, Smith of Hancock,
Gresham, Moore, Smith of Henry,
Hall of Fannin, Morris, Stafford,
Hammock, Mullins, Steed,
Hardin of Wilkes, Niblack, Tarver,
Hathcock, Parker of Troup, Thompson of Dooly,
Hawes, Perry, Underwood,
Hodges, Pierce, Wellborn,
Hosch, Quillian, Wilson,
Hutchins, Rawls, Yates.
Jordan of Pulaski, Reid of Campbell,

Those not voting were Messrs.—

Booth, Gary, Mitchell of Thomas,
Bower, Harrell, Mulherin,
Bush, Henry, Orr,
Carswell, Herrington, Toomer,
Crawford, Hitch, Turner,
Daughtry, Howard of DeKalb, Wight of Dougherty,
Dorminy, Johnson of Bartow, Williams,
Everett, Johnson of Jefferson, Willingham,
Foster of Troup, Kilburn, Mr. Speaker.

Ayes 85, nays 62.

On motion of Mr. Lane of Sumter, the verification of the roll-call was dispensed with.

On agreeing to the report of the committee, which was favorable to the passage of the bill the ayes were 85, nays 62, the report of the committee was therefore agreed to as amended.

On the passage of the bill Mr. Copeland of Walker, called for the ayes and nays, which call was sustained.
Before the call of the roll was concluded, and when the name of Mr. Felder of Bibb was reached, he arose in his seat and asked permission to explain his vote. There was objection, and Mr. Hall of Bibb, made the motion that Mr. Felder be allowed to explain his vote, which motion the Speaker ruled out of order.

From the above ruling of the Chair in regard to the motion of Mr. Hall of Bibb, Mr. Felder appealed, and on putting the appeal to the House the Speaker's ruling was sustained.

The call of the roll was continued and the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Adams, Anderson of Cobb, Anderson of Bartow, Ayres, Bailey, Barron,
Those not voting were Messrs.—

Ayes 68, nays 78.

By unanimous consent the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 68, nays 78.
The bill having failed to receive the requisite constitutional majority was lost.

Leave of absence was granted Messrs. Monroe of Decatur, Whitchard of Terrell, Walker of Crawford.

On motion of Mr. Steed of Taylor, the House adjourned until 9:30 o'clock to-morrow morning.

Atlanta, Georgia,
Thursday, November 14, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Carrington, Carswell, Clower, Copeland, Cowart, Crumbley, Darden, Daughtry, Davis of Meriwether, Davis of Newton, Deal, Drawdy, Duncan, English, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Frederick, Freeman of Troup, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Gresham, Gress, Griffin of Twiggs, Grice, Hall of Bibb, Hall of Fannin, Hamby, Hamilton, Hammock,
Those absent were Messrs.—

Bush, Everett, Tarver,
Crawford, Monroe, Turner,
Dean, O'Connell, Williams,
Dorminy,
Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Kelly of Glascock, gave notice that at the proper time he would move to reconsider the action of the House in not passing the bill known as the "Australian Ballot Bill."

Mr. Kelly then moved a reconsideration of the action of the House in not passing the "Australian Ballot Bill," but before the motion could be put to the House the hour set for the special order, which was a consideration of the "Inheritance Tax Bill," arrived, and the motion to reconsider was displaced.

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 Senate, to wit:

A bill to make the registration of any voluntary conveyance in this State legal notice, etc.

Also, a bill to authorize the county authorities to condemn land for the purpose of obtaining road material.

Also, a bill to require any person seeking a writ of certiorari to correct the judgment of a recorder's court or other police court, and for other purposes.

Also, a bill to authorize street railroad companies and
electric light companies to engage in the business of furnishing steam for heat or power, and for other purposes.

The Senate has also adopted the following resolutions, in which the concurrence of the House is asked:

A resolution requesting the Senators and Representatives of this State in the Congress of the United States to use their influence in securing amendatory legislation regarding the pension laws as applied to soldiers of Indian wars of 1836 to 1838.

Also, a resolution inviting the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company, limited, to locate in Georgia.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend an Act entitled an Act to amend subsection 11 of section 4082 of volume 2 of the Code of 1895.

Also, a bill to provide for pleas in suits on open accounts.

Also the following bill of the House as amended, to wit:

A bill to make the legal number of jurors in all lunacy cases six, one of whom shall be a physician, and for other purposes.

Also, the following resolution of the House, to wit:

A resolution that the House and Senate meet in joint session at 12 o'clock, noon, on the 14th inst., to hear an address by Mrs. W H. Felton.
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 bill of the Senate, to wit:

A bill to establish and maintain a local public school system in the county of Ware, outside the city of Waverock, and for other purposes.

Also, the following resolution in which the concurrence of the House is asked:

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain county warrants, etc.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to establish, maintain and regulate, dispensaries in such incorporated cities and towns of Pulaski county having a population of 1,000 or more.

Also, a bill to amend section 5 of an Act to create the city court of Albany.

Also, a bill to incorporate the town of Argyle, in Clinch county.

Also, a bill to create a new charter for the city of Moultrie, in Colquitt county.

Also a bill to establish the city court of Polk county, in the City of Cedartown.
Also a bill to establish a new charter for the City of Valdosta, in the county of Lowndes.

Also a bill to incorporate the town of High Shoals, in the counties of Walton and Morgan.

Also a bill to require owners of land in Murray county to remove obstructions from streams in said county, etc.

Also the following bill as amended:

A bill to amend the charter of the City of Greensboro.

November 14th, 1901.

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 Colquitt county.

Also an Act to establish the city court of Moultrie, in the county of Colquitt.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Hitch, of Chatham—

A bill to be entitled an Act to levy and collect a tax upon legacies, gifts and inheritances, etc., and for other purposes.
Mr. Hawes, of Elbert, called for the previous question, which call was sustained, and the main question was ordered.

The following amendments were read and adopted, to wit:

By Mr. Walker, of Brooks—

Amend by adding at the end of section 13, on page 10, of said bill, the following words, to wit: "No tax shall be deemed to be imposed by this Act upon the transfer of any property to the State, or to any uses of a purely charitable, benevolent, religious or educational nature. The taxes imposed by this Act upon the transfer of any property to the widow and minor adopted children of a decedent shall be calculated and collected upon only the excess in value of such property over and above the sum of ten thousand dollars passing by such transfer to the widow, and five thousand dollars passing to each minor child, or minor adopted child, of such decedent."

By Mr. Hitch, of Chatham—

By inserting in the first line of the title of the bill, immediately after the word "inheritance," the words "in certain cases," so that the title when so amended shall read as follows: "A bill to be entitled an Act to tax gifts, legacies and inheritances, in certain cases, to provide for the assessment and collection of such taxes, and for other purposes.

By Mr. Hitch, of Chatham—

Also to amend by inserting in the fifth line of the first section, immediately after the words "in the following cases," the words "except as hereinafter provided."
By Mr. Richardson, of Houston—

To amend by striking out all of sub-section 1 in section five (5) of said bill, and numbering the remaining sub-sections accordingly.

By Mr. McLennan, of Telfair—

Amend section 13 by striking out all of said section after the word "code," in the third line thereof.

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On passage of the bill Mr. Hitch, of Chatham, called for the ayes and nays, which call was sustained.

The hour of 12 o'clock noon having arrived, the Senate appeared upon the floor of the House, and the joint session, convened for the purpose of hearing the address of Mrs. W H. Felton, of Bartow county, was called to order by Hon. Clark Howell, President of the Senate.

By order of the President of the Senate the Secretary of the Senate then read the resolution convening the General Assembly in joint session.

On motion of Mr. Reid, of Campell, that a committee of two from the House and one from the Senate be appointed to escort Mrs. Felton to the Speaker's stand, the President appointed Mr. Reid, of Campell, Mr. Bower, of Decatur, and Senator McAfee, of the 32nd District.

After an address by Mrs. Felton, the following resolution was read and adopted, to wit:
By Mr. Hardin, of Wilkes—

Resolved, That the thanks of the General Assembly are hereby tendered Mrs. W. H. Felton for her patriotic address.

On motion of Mr. Hall, of Bibb, the joint session was dissolved, and the Senate retiring, the House was again called to order by the Speaker.

The call of the roll on the passage of the "Inheritance Tax Bill," which had begun, and which was displaced upon the arrival of the Senate upon the floor of the House, was again resumed, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson of Cobb, Bell, Blue, Bower, Bray, Brewton, Brock, Bruce, Burnett, Carswell, Cowart, Darden, Davis of Meriwether, Deal, Flynt, Foster of Floyd, Foster of Oconee, Freeman of Troup, Gary, George of Morgan, Gresham, Gress, Grice, Hall of Fannin, Hamby, Hamilton, Hammock, Harden of Chatham, Harper of Wayne, Harvard, Hatcoek, Harkins, Herrington, Hilton, Hitch, Houston, Howell, Joiner, Jordan of Jasper, Kelly, Knight, Land, Lane, McKay, McLennan, Madden, Maples, Miller, Mulherin, Niblack, Ousley, Park of Greene, Park of Troup, Peyton, Pierce, Quillian, Rawls, Rhyne, Richardson, Roberts, Sanders, Schley, Shipp, Shank, Singletary, Stewart, Symons, Taylor, Thomas, Underwood, Walker of Brooks, Walker of Webster,
Those voting in the negative were Messrs.—


Those not voting were Messrs.—


Ayes, 77; nays, 53.
Mr. Copeland asked unanimous consent that the verification of the roll call be dispensed with, which request was granted.

On passage of the bill the ayes were 77, nays 53.

The bill having failed to receive the requisite constitutional majority, was lost.

Mr. Hitch gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

Leave of absence was granted Messrs. Hogan of Lincoln, Everett, Stevens, Shipp, Orr, Barren, Lane, Allen, Smith of Hancock, Wilkes of Thomas, Quillian of Hall, Welch and Gresham.

Leave of absence was also granted the Sanitorium Committee for Friday and Saturday, at the request of Mr. Howard of Baldwin.

The Speaker then announced the House adjourned until 9:30 o’clock to-morrow.
Atlanta, Ga.,

Friday, Nov. 15th, 1901.

The House met pursuant to adjournment at 9:30 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:

Mitchell of Emanuel,  Reid of Taliaferro,  Stubbs,
Mitchell of Thomas,  Rhyne,  Sturgis,
Monroe,  Richardson,  Symons,
Moore,  Roberts,  Tarver,
Morris,  Schley,  Thomas,
Mullins,  Shank,  Thompson of Banks,
Narramore,  Singletary,  Tumlin,
Niblack,  Slaton,  Walker of Brooks,
Ousley,  Smith of Hancock,  Wells,
Park of Greene,  Smith of Henry,  Wilson,
Park of Troup,  Stafford,  Wright of Floyd,
Perry,  Steed,  Yates,
Peyton,  Stevens,  Mr. Speaker,
Rawls,  Stewart,
Reid of Campbell,

Those absent were Messrs.—

Adams,  Freeman of Troup,  Taylor,
Barron,  Hamby,  Thompson of Dooly,
Booth,  Harvard,  Tisinger,
Burnett,  Hixon,  Toomer,
Bush,  Hogan,  Turner,
Copeland,  Joiner,  Underwood,
Crawford,  Mulherin,  Walker of Crawford,
Crumbley,  O'Connell,  Walker of Webster,
Davis of Meriwether,  Orr,  Welch,
Dean,  Parker,  Whitchard,
Dorminy,  Pierce,  Wight of Dougherty,
Everett,  Quillian,  Wilkes,
Flynt,  Sanders,  Williams,
Foster of Floyd,  Shipp,  Willingham,
Frederick,  Sikes,
The following resolution was read and adopted, and on motion of Mr. Steed was ordered immediately transmitted to the Senate, to wit:

By Mr. Steed of Taylor—

A resolution granting leave of absence to the elevator boy from the session of Monday morning.

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

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following bills, and recommend that the same do pass:

By Mr. Hall of Bibb—

A bill to prohibit railroad, express, telegraph or sleeping car companies from extending to any officer of this State any grant or privilege not extended to the public.

By Mr. McLennan of Telfair—

A bill to establish city court of Mount Vernon.

By Mr. Berroug of the 40th District—

A bill to amend section 111 of article 7 of the Penal Code.

By Mr. Sullivan of the 18th District—

A bill to increase the number of terms of Superior Court of Richmond county.
By Senator Sullivan of the 18th District—

A bill to amend section 4340 of the Code.

By Mr. Sullivan of the 18th District—

A bill to amend section 4315 of the Code.

By Mr. Sullivan of the 18th District—

A bill to provide that in any other than regular terms of the Superior Court, grand juries shall not be required to take cognizance of county business.

By Mr. Felder of Bibb—

A bill to amend section 568, volume 3, of the Code.

By Mr. McLennan of Telfair—

A bill to fix time for holding Superior courts in the Oconee circuit.

By Mr. Underwood of White—

A bill to amend Act to amend section 2061 of the Code.

By Mr. Felder of Bibb—

A bill to provide for selection of banking institutions of the State.

By Mr. Slaton of Fulton—

A resolution to provide for supplying Circuit Court of Appeals with Acts and Reports.

By Mr. Harrell of the 12th District—

A bill to repeal section 1042 of the Code.
The committee also recommends that the following bill do pass as amended:

By Mr. Copeland of Walker—

A bill to amend section 2350 of the Code.

Also that the following do pass by substitute:

By Mr. Blue of Marion—

A bill to allow arresting officers to carry concealed weapons.

Also that the authors of the following bills be allowed to withdraw the same:

By Mr. Slaton of Fulton—

A bill to provide for attorneys’ fees in certain cases.

By Dr. Hardwick of Washington—

A bill to provide for registration of voters.

Also that the following bills do not pass:

By Mr. Hamrick of the 37th District—

A bill to make it unlawful for any person to net, trap or kill game upon his own land, and for other purposes.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

By Mr. Brewton of Tattnall—

A bill to amend section 290, volume 1, of the Code.
Mr. Jordan of Jasper, chairman of the General Agriculture Committee, submitted the following report:

Mr. Speaker:

The General Agriculture Committee have had under consideration the following bill, which they instruct me as their chairman to report back to the House with the recommendation that it do pass, to wit:

A bill to regulate the catching of fish on the sea coast of this State, and for other purposes.

The committee also instruct me to report the following bill back to the House, with the recommendation that it do not pass, to wit:

A bill to amend an Act to protect game, singing birds, and animals in this State, and for other purposes.

The committee instructs me to report the following bills back to the House, with the recommendation that they be referred to the Special Judiciary Committee, to wit:

A bill to preserve and protect fish, oysters and terrapin, etc., and for other purposes.

A bill to amend section 1801, volume 1, of the Code of 1895, by adding the following words, to wit: “of any oyster, fish, or terrapin laws,” and for other purposes.

Respectfully submitted.

HARVIE JORDAN.
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 bill, which they instruct me as their chairman to report back to the House with the recommendation that the same do pass, to wit:

A bill to make it a misdemeanor for any person seeking employment from another, or to rent lands from another, or to crop for another, to state falsely that he is not under written contract with another person, or to state falsely the county or counties of his residence during the past 12 months—to provide a penalty therefor, and for other purposes.

Also the following House bill, which they instruct me to report back to the House, with the recommendation that the same do pass as amended, to wit:

A bill to require the clerks of the Superior courts of the State to open and keep a contract docket, to prescribe the form of said docket, to fix the clerks' fees for entering said contracts, to make it unlawful for any person to employ or contract with as tenant, cropper, any person under contract duly entered, and to provide penalties therefor, etc.

Also the following House bills, which they instruct me to report back to the House with the recommendation that the authors thereof shall be permitted to withdraw them, to wit:

A bill to define fraudulent conduct on the part of a laborer in obtaining advances or supplies from his employer, to provide punishment therefor, and for other purposes.
A bill to protect fish in the tidewaters of this State, and for other purposes.

A bill to require the clerks of the Superior courts in this State to open books for the records of all contracts between landlords and proprietors of farms and their servants, laborers, tenants or croppers, and for other purposes.

A bill to make it unlawful to hire or give employment to the servant, laborer, tenant or cropper of landlord or proprietor of farms when said laborer, tenant or cropper is under written contract, to provide penalties therefor, and for other purposes.

Also 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 regulate the sale, inspection and analysis of commercial fertilizers in the State of Georgia, and for other purposes.

Respectfully submitted.

C. HARVIE JORDAN.
Chairman.

Mr. Houston, chairman pro tem of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bill, which they instruct me as their chairman to report back to the House with the recommendation that the same do not pass, to wit:
A bill to be entitled an Act to extend the corporate limits of East Rome, and for other purposes.

Respectfully submitted.

C. C. HOUSTON,
Chairman pro tem.

Mr. Gary, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker:

The Committee on Constitutional Amendments having under consideration Senate bill No. 29, entitled a bill to amend paragraph 2, section 2, article 7 of the Constitution, so as to enlarge the powers of exemption from taxation all places of religious worship or burial, and for other purposes, recommend that the same do pass.

WM. T. GARY,
Chairman.

W L. HODGES,
Secretary.

Nov. 13, 1901.

Mr. Park of Greene, vice-chairman of Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Ways and Means Committee have had under consideration the following bills, to wit:

By Mr. Adams of Putnam—

House bill No. 564, an Act entitled an Act to provide-
how the property of transient persons shall be taxed in this State, and for other purposes.

By Messrs. Boswell and Park of Greene—

House bill No. 681, entitled an Act to amend an Act to provide for a Board of Commissioners of Greene county, so as to provide for five commissioners for said county, instead of three commissioners, as now provided by law, and for other purposes.

And the said committee instructs me as chairman to report said bills, with recommendation that the same do pass.

Respectfully submitted.

JAS. B. PARK,

Vice-Chairman.

November 15, 1901.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bill, and they instruct me as their chairman to report the same back to the House with the recommendation that it do pass as amended, to wit:

A bill to admit females into the textile department of the Technological School, and for other purposes.

Respectfully submitted.

E. H. GEORGE,

Chairman.
Mr. Sanders, vice-chairman of the Committee on Georgia School for the Deaf, submitted the following report:

Mr. Speaker

The Committee on Georgia School for Deaf, have had under consideration House bill No. 571, and return same to the House with the recommendation that same do pass.

J. B. SANDERS,
Vice-Chairman.

Nov. 8th, 1901.

Mr. Duncan, 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 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 use of tobacco in any form on what is known as ladies' cars on passenger trains any where in the State of Georgia, and for other purposes.

Also a bill to be entitled an Act to prohibit druggists, pharmacists or any other person, firm or corporation from substituting any other drug than those designated in a prescription from a physician or surgeon in filling prescriptions, and for other purposes.

Also a bill to be entitled an Act to make it unlawful for any druggist or pharmacist, or any other person except practicing physicians and dentists, in the practice of their
professions, to sell, give or furnish to any person any opium, morphine, chloral, cocaine or any other narcotic, and for other purposes.

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

A bill to be entitled an Act to make it unlawful for any person, firm or corporation doing business in this State to obstruct any river, creek or other stream by running mud from ore washes or sawdust from saw mills, and for other purposes.

The committee have also had under consideration the following Senate bill, which they have instructed me to report back to the House with the recommendation that the same do pass, to wit:

A bill to be entitled an Act to require the State chemist to make an analysis in suspected cases of poisoning, and for other purposes.

Respectfully submitted.

A. B. DUNCAN,
Chairman.

Mr. Miller of Muscogee, 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 as their chairman to report back to the House with the recommendation that they do pass, to wit:

A resolution for the relief of Mrs. Janie Clements.

A resolution to pay pension of John T. England to his widow.

A resolution to pay pension of $100 to the widow of W H. Ryan.

A resolution to pay pension of $100.00 to the widow of H. S. Williams.

A resolution to pay pension due John Melton to his widow.

A resolution to pay a pension to L. D. Belisle of Coweta county.

A resolution to pay pension of D. M. Wall to his widow.

A resolution to pay pension due W R. Bryan to his widow.

A bill to provide for the use of the application and the evidence attached thereto now on file in the office of Commissioner of Pensions, competent testimony for a widow who may apply for a pension, etc., and for other purposes.

The committee have also had under consideration the following Senate bills, which they instruct me as their chairman to report back to the House with the recommendation that they do pass, to wit:

By Mr. Herndon of the 43rd District—

A bill to provide for the use of certain information now
on file in the office of the Commissioner of Pensions relative to widows who may apply for a pension.

By Mr. Herndon of the 43rd District—

A bill to amend section 5 of an Act to authorize the appointment of a Commissioner of Pensions, etc.

The committee have also had under consideration the following bills, which they instruct me as their chairman to report back to the House with the recommendation that they do not pass, to wit:

A bill to amend article 7, section 1, paragraph 1 of the Constitution, etc.

A bill to regulate the time when all pensions are paid in Georgia shall become due, and to provide for quarterly payments thereof.

A resolution to pay pension of W. A. Fowler to his widow, Eliza A. Fowler.

Respectfully submitted.

B. S. MILLER,
Chairman.

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

Mr. Speaker:

The Special Judiciary Committee have had under consideration the following bills, which said committee recommend do pass, to wit:
By Messrs. Davis and Howell of Meriwether—

House resolution No. 197, being for the relief B. R. Freeman as surety on a forfeited recognizance.

By Mr. Harvard of Dooly—

House bill No. 628, being a bill to repeal the town charter of Vienna.

By Mr. Harvard of Dooly—

House bill No. 629, being a bill to incorporate the City of Vienna.

By Mr. Harvard of Dooly—

House bill No. 624, being a bill to repeal the Act establishing a county court for Dooly county.

By Mr. Swift of the 30th District—

Senate bill No. 125, being a bill to amend an Act establishing the city court of Elberton.

By Senator Grantland of the 26th District—

Also Senate bill No. 148, to amend charter of Griffin.

The said committee have also had under consideration House bill No. 625, by Mr. Harvard of Dooly, being a bill establishing a city court for the City of Vienna, and the committee recommend that said bill do pass as amended by the committee.

Respectfully submitted.

MR. THOMPSON,
Chairman.
Mr. Clower, vice-chairman on the Committee of Hygiene and Sanitation, submitted the following report:

Mr. Speaker:

The Committee on Hygiene and Sanitation have had under consideration the following bill of the House, which they report back to the House, and recommend that the same do pass, to wit:

A bill to be entitled an Act to provide for the establishment by the county authorities of rules and regulations for the protection of the health of the several counties of the State, and for other purposes.

G. W Clower,
Vice-Chairman.

Mr. Steed, chairman Committee on Corporations, submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration House bill No. 511, to be entitled an Act to establish a new charter for the town of Hogansville, in the county of Troup, and for other purposes, which they instruct me as their chairman to report back to the House with the recommendation that the same do pass as amended.

Respectfully submitted,

W E. Steed,
Chairman.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:
Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to amend the Act incorporating the town of Hartwell.

Also an Act to incorporate the town of Herod, in the county of Terrell.

Also an Act providing for pleas in suits on open accounts.

Also an Act to abolish the county court of Warren county.

Also an Act to amend sub-section 11 of section 4082 volume 2 of the Code of 1895.

Also an Act requiring removal of obstructions from streams in Murray county.

Also an Act to establish dispensaries in certain incorporated cities and towns in the county of Pulaski.

Also an Act to amend section 5 of an Act creating the city court of Albany, approved December 16th, 1897, and for other purposes.

Also an Act to incorporate the town of Lone Oak, in the county of Meriwether.

Also an Act to amend the charter of the town of Calhoun, in Gordon county.

Also an Act to amend the Act prohibiting the sale of
spirituous or intoxicating bitters in the county of Monroe, and for other purposes.

Also an Act authorizing the City of Waynesboro to issue bonds for purpose of establishing a system of electric lights and water works.

Also a resolution to refund fifty dollars paid the Secretary of State by W. S. Witham for a charter for the Bank of Winder.

Respectfully submitted,

C. J. WELLBORN, JR.,
Chairman.

Mr. Blalock, chairman of Appropriation Committee, makes the following report:

Mr. Speaker:

The committee has had under consideration the following House bills, and recommend the same do pass:

By the Committee on Public Printing—

A resolution to make appropriation to meet the deficiency in printing fund of 1901.

Also the following resolution, to be referred to Pension Committee:

By Mr. Adams of Putnam—

A resolution to pay to the widow of James W. Hargrove $50.00.

Respectfully submitted,

A. H. BLALOCK,
Chairman.
The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Johnson of Bartow—

A resolution making House bills Nos. 411 and 412 the special order for Wednesday, Nov. 20, immediately after the confirmation of the Journal.

By Mr. Felder of Bibb—

A resolution making House bill No. 345 the special order for Wednesday next, immediately after the reading of the Journal.

On motion of Mr. Jordan of Jasper, 200 copies of the substitute for House bill No. 164, providing for the analysis and inspection of commercial fertilizers, were ordered printed.

The following resolution was read and adopted, to wit:

By Mr. Steed of Taylor—

A resolution fixing the order of business for to-morrow as follows:

1st. Reading of House bills first and second time.

2nd. Local bills for third reading.

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

By Mr. Miller of Muscogee—

A bill to provide for the forfeiture of appearance bonds
in preliminary proceedings in criminal cases, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hall, Felder and Kilburn of Bibb—

A bill to increase the number of the terms of the Superior Court of Bibb county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Joiner of Sumter—

A bill to amend an Act to revise and consolidate the several Acts incorporating the City of Americus, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Daughtry of Wilkinson—

A bill to incorporate the town of Allentown, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Hitch of Chatham—

A bill to give landlords a lien on tenants' goods and effects, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McKay of Liberty—

A bill to amend section 1371, volume 1, of the Code, and for other purposes.

Referred to the Committee on Education.
By Mr. Gress of Wilcox—

A bill to provide for the erection of a new Union Passenger Depot by the State, as owner of the Western & Atlantic Railroad, and for other purposes.

Referred to Committee on W & A. Railroad.

By Mr. Stubbs of Laurens—

A bill to relieve sureties on the bond of W. S. Ramsey of Laurence county, and for other purposes.

Referred to Committee on Corporations.

The following resolution was read, to wit:

By Mr. Harden of Chatham—

Resolved, That when the House adjourn to-day, it adjourn until Monday, Nov. 18, at 9:30 o'clock a. m.

The resolution not having received a majority of the House, was lost.

The point having been raised that there was no quorum present, the Speaker instructed the Clerk to call the roll, so as to ascertain the number of members present.

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

Anderson of Bartow, Booth, Carrington,
Anderson of Cobb, Boswell, Clower,
Ayres, Bower, Cowart,
Bailey, Bray, Darden,
Bell, Brewton, Daughtry,
Blalock, Brock, Davis of Meriwether,
Blue, Burnett, Deal,
Drawdy, English, Felder,
Foster of Towns, Foster of Oconee, Franklin,
Freeman of Troup, Freeman of Whitfield, Gary,
George of DeKalb, George of Morgan, Gress,
Griffin of Twiggs, Grice, Hall of Bibb,
Hamby, Hamilton, Hammock,
Harden of Chatham, Hardin of Wilkes, Hardwick,
Harrell, Harper of Chattooga, Harper of Wayne,
Hathcock, Harkins, Hawes, Henderson,
Henry, Herrington, Hitch, Hodges, Hosch,
Houston, Howell, Huie,
Hutcheson, Hutchins, Johnson of Appling,
Johnson of Baker, Johnson of Jefferson,
Jordan of Jasper, Jordan of Pulaski,
Kelly, Kilburn, Knight,
Land, Lawrence, Lott,
Luttrel, McFarland, McKay,
McLennan, Madden,
Maples, Merritt, Miller,
Mitchell of Emanuel, Moore,
Morris, Narramore, Niblack,
Ousley, Park of Greene,
Park of Troup, Perry, Peyton,
Rawls, Reid of Campbell, Reid of Taliaferro,
Rhyne, Richardson, Roberts,
Schley, Shank, Singletary,
Slaton, Smith of Hancock, Stafford,
Steed, Stewart, Stubbs,
Sturgis, Symons, Tarver,
Thomas, Thompson of Dooly, Tumlin,
Walker of Brooks, Wells,
Wight of Dougherty, Wilson,
Wright of Floyd, Yates,
Mr. Speaker.

Those absent were Messrs.—

Adams, Allen, Barron, Bruce, Bush, Carswell, Copeland, Crawford, Crumbley,
Davis of Newton, Dean, Dorminy, Duncan, Everett, Flynt, Fort,
Foster of Floyd, Frederick,
It having been ascertained that a quorum was present, there being 118 members to answer to their names, the House proceeded with the business before it, which was the reading of bills for first time, to wit:

By Mr. Mitchell of Emanuel—

A bill to pay a pension to Richard Kitchens of Emanuel county.

Referred to Committee on Pensions.

By Messrs. Hall, Felder and Kilburn of Bibb—

A bill to require county authorities to establish rules and regulations for the better protection of health, and for other purposes.

Referred to Hygiene and Sanitation Committee.

By Mr. Jordan of Jasper—

A bill to incorporate the City of Monticello, in Jasper county.

Referred to Special Judiciary Committee.
By Mr. Jordan of Jasper—

A bill to repeal an Act to regulate the town of Monticello, in the county of Randolph, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Johnson of Bartow—

A bill to amend section 945, volume 1 of the Code of 1895.

Referred to Ways and Means Committee.

By Mr. Yates of Catoosa—

A bill to cede to the United States jurisdiction over certain lands, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Harper of Chattooga—

A bill to cede to the United States jurisdiction over certain lands and public roads, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Harrell of Dodge—

A bill to create a Board of Commissioners of Roads and Revenues in the county of Dodge, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Hardwick of Washington—

A bill to provide for the payment of the insolvent costs
of the Solicitor General in each circuit in this State in certain cases, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Miller of Muscogee—

A bill authorizing cities of 15,000 inhabitants or more to maintain public libraries, and for other purposes.

Referred to Education Committee.

By Mr. Johnson of Bartow—

A bill to amend section 840, volume 1, of the Code of 1895, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Harrell of Dodge—

A bill to amend section 739 of the Code of 1895, relative to councilmen and aldermen, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Richardson of Houston—

A bill to incorporate the Byron School District, in Houston county.

Referred to Committee on Education.

By Mr. Freeman of Whitfield (by request)—

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

Referred to the General Judiciary Committee.
By Messrs. Freeman and Park of Troup—

A bill to amend an Act to authorize the town of Hogansville to establish a public school, independent of the public school system of this State, and for other purposes.

Referred to Committee on Education.

By Mr. Kelly of Glascock—

A bill to amend section 1, article 7, paragraph 1 of the Constitution, and for other purposes.

Referred to Committee on Constitution Amendments.

By Messrs. Freeman and Park of Troup—

A bill to establish a dispensary in the City of La Grange, and for other purposes.

Referred to Committee on Temperance.

By Mr. Blalock of Fayette—

A bill to incorporate the Inman School District, in Fayette county, and for other purposes.

Referred to Committee on Education.

By Mr. Bower of Decatur—

A bill to amend section 982, volume 1, of the Code, and for other purposes.

Referred to Committee on Corporations.
By Mr. Howard of DeKalb—

A bill to amend article 2, section 2, of the Constitution, and for other purposes.

Referred to Committee on Constitution Amendments.

By Mr. Howard of DeKalb—

A bill to provide for the inspection of the records in the offices of ordinaries and clerks of the Superior courts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hitch of Chatham—

A bill to amend section 3 of an Act to incorporate the Title Guarantee Company of Savannah, Ga.

Referred to Committee on Corporations.

By Mr. Narramore of Early—

A bill to amend an Act to create the city court of Early county.

Referred to Committee on Counties and County Matters.

By Mr. Slaton of Fulton (by request)—

A bill to allow recorders of cities of more than 85,000 inhabitants compensation in certain cases.

Referred to General Judiciary Committee.
By Messrs. Park and Boswell of Greene—

A bill to amend an Act to create a Board of Commissioners for the county of Greene.

Referred to Committee on Ways and Means.

By Mr. Foster of Oconee—

A bill to amend the charter of the town of Watkinsville, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Harper of Wayne—

A bill to amend the charter of the town of Jesup, and for other purposes.

Referred to Committee on Corporations.

By Mr. Maples of Mitchell—

A bill to repeal an Act to establish a dispensary in Mitchell county, and for other purposes.

Referred to Temperance Committee.

By Mr. Johnson of Jefferson—

A bill to amend an Act to incorporate the town of Barrow, etc.

Referred to Committee on Corporations.

By Mr. Park of Troup—

A bill to amend section 1365 of volume 1 of the Code, and for other purposes.

Referred to Committee on Education.
By Mr. Maples of Mitchell—

A bill to amend the charter of Pelham, Ga., and for other purposes.

Referred to Committee on Corporations.

By Mr. Hitch of Chatham—

A bill to create the office of solicitor in the city court of Savannah, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hitch of Chatham—

A bill to amend the Act to create the city court of Savannah, Ga.

Referred to Committee on Corporations.

By Mr. Madden of Pike—

A bill to amend section 671, volume 3, of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Blalock of Fayette (by request)—

A bill to amend section 1624, volume 1, of the Code, and for other purposes.

Referred to General Agriculture Committee.

By Mr. Whitchard of Terrell—

A bill to amend an Act to create a dispensary for Terrell county.

Referred to Committee on Corporations.
By Mr. Burnett of Clarke—

A bill to prevent the killing or trapping of certain insectivorous birds, and for other purposes.

Referred to General Agriculture Committee.

By Messrs. George and Howard of DeKalb—

A bill to amend an Act to create a system of public schools for the City of Decatur, in DeKalb county.

Referred to Committee on Corporations.

By Mr. Blalock of Fayette—

A resolution authorizing the Governor to borrow $200,000 to supply casual deficiencies.

Referred to Committee on Ways and Means.

By Mr. George of Morgan—

A bill to prescribe the fees of the clerks of Superior courts of this State for issuing subpoenas, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Peyton of Habersham and Underwood of White—

A resolution to pay Mrs. Virginia B. Jenkins of White county, a pension.

Referred to Committee on Pensions.
By Messrs. Hawes of Elbert and Hodges of Hart—

A bill to amend parts 2 and 3 of section 1, article 5 of the Constitution, and for other purposes.

Referred to Committee on Constitution Amendments.

By Mr. Flynt of Spalding—

A bill to prevent persons teaching and attending schools that are set aside for the education of opposite races, and for other purposes.

Referred to Committee on Education.

By Mr. Flynt of Spalding—

A bill to prevent the intermarrying of the white and colored races, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hawes of Elbert and Hodges of Hart—

A bill to amend section 98, volume 1 of the Code, and for other purposes.

Referred to General Judiciary Committee.

The following resolutions were read and referred to Committee on Rules, to wit:

By Mr. Slaton of Fulton—

A resolution making House bill No. 184 the special order for Thursday, Nov 21, after special order already set.
Resolved, That House bill No. 328 be made special order for Wednesday, Nov. 20, at 10 o'clock a.m.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Hilton of Screven—

A bill to amend section 982 of the Code of 1895, relative to State depositories, etc., and for other purposes.

By Mr. Griffin of Twiggs—

A bill to authorize the mayor and council of the town of Jeffersonville to establish a dispensary, and for other purposes.

By Mr. Griffin of Twiggs—

A bill to incorporate the town of Jeffersonville, in the county of Twiggs.

By Mr. Reid of Campbell—

A bill to extend the corporate limits of the town of Palmetto, 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 bills of the Senate, to wit:

A bill to amend an Act establishing the public schools in the town of Lawrenceville, in Gwinnett county.
Also a bill to amend the charter of the City of Columbus.

Also a bill to further regulate the practice of law in this State.

Also a bill to amend section 94 of volume 3 of the Code, which prescribes the punishment for rape.

The undersigned members of the special joint committee to confer with the lessees of the W & A. Railroad relative to the construction of a new Union Passenger Depot on the State's property in Atlanta, submitted the following report:

To the President of the Senate, and Speaker of the House of Representatives:

Sirs: Your joint committee, appointed under and by virtue of a resolution approved December 19th, 1900, providing for a committee of five from the House and three from the Senate, to be appointed for the purpose of conferring with the lessees of the Western & Atlantic Railroad relative to the construction of a Union Passenger Depot upon the property of the State in Atlanta, beg leave to submit the following report:

Your committee met on several occasions in the City of Atlanta during the past vacation, and addressed letters to the general officers of the various railroads entering the present Union Station, belonging to the State, asking, in substance, whether or not they would renew the proposition made to the State in October, 1900, relative to the building of a new Union Passenger Station on the State's property in the City of Atlanta.

On November 2nd, 1901, said officers returned to your committee the following answer:
Referring to yours of September 16th, answer to which has been delayed in order that the railroads might agree upon a uniform answer thereto, beg to say that the joint proposition submitted by the railroads in October, 1900, was made by the executive officers of the several roads occupying the present station, and as the proposition did not receive favorable consideration of the Legislature of the State of Georgia, we would prefer that the State should submit a proposition under which it would be willing to erect a union station upon the present location in the City of Atlanta and lease the same to the railroads, which proposition will receive prompt consideration.

The railroads having failed to renew their former proposition (as indicated by the foregoing letter), your committee is of the opinion that the time has come for the State to adopt some definite measure whereby the valuable terminal property belonging to the State in the City of Atlanta shall be preserved to the people of the State. And to this end your committee is of opinion that, without further correspondence with the railroads, the State should build its own depot, on its own property, and ask of the railroads a fair rental therefor.

Your committee, during the investigation of this question, has become convinced that the present site of the Union Passenger Depot, in addition to the strip of land extending from the Union Passenger Depot to Whitehall street, will be sufficient space for the erection of a Union Passenger Depot that will be adequate for the necessities of the traveling public for a great many years to come.

Your committee is of opinion that it will be necessary to close Pryor street in order to utilize the space between Whitehall and Lloyd streets. This makes it necessary that some provision be made for the payment of any damages that may accrue to property owners on Pryor street by reason of the closing thereof.
Your committee have examined carefully into the question of damages, and also into the question of the cost of an adequate depot, and is of opinion that the sum of five hundred thousand ($500,000) dollars is sufficient to build an adequate passenger station, and also to pay all damages, if there should be any, which may accrue to property owners by reason of the closing of Pryor street.

Your committee have also investigated the condition of the State Treasury, and find that during the session of 1900, large sums of money were appropriated to make permanent improvements for the State Sanitorium, State University, the Technological School, the Georgia Normal and Industrial School, and it will not be necessary for like appropriations to be made again. These were appropriations for buildings and permanent improvements, and not for maintenance, and amounted in the aggregate to about two hundred and fifty thousand ($250,000) dollars.

Your committee is of the opinion that the appropriation of five hundred thousand ($500,000) dollars can be made to erect a new Union Passenger Depot on the State's property without making it necessary to cut any other appropriation usually made by this State.

Your committee is of the opinion that it is proper for the rental of the Western & Atlantic Railroad to be applied to the improvement of the property without, of course, interfering with that part of the rental heretofore appropriated for the public schools, and this can be done, as aforesaid, without interfering with any appropriation usually made by the State for our public schools, pensions, or maintenance of our various institutions.

That the present structure is utterly inadequate for the demands of a great road and a large city is unquestioned. That if this depot site had been the property of the railroads entering it, the erection of proper facilities would have been long ago compelled by the State is acknowledged.
We believe that the sovereign should be guided by the same just regulations imposed upon the citizen. We further believe that the fundamental business proposition that any landlord should expend a sufficiency of the rent of his premises to preserve his property, retain his tenants, and secure a continuance of his income should likewise appeal to the landlord sovereign as it does to the landlord citizen.

Your committee, after full consideration of all the questions arising, have drafted a bill which, in their opinion, meets the requirements of the situation, and which commends itself to the better judgment of your committee, and your committee herewith submits the same to the General Assembly, and hopes that the same may be enacted into law.

G. W. GRESS,
Chairman.

W. S. THOMSON
CHAS. L. DAVIS.
J. D. HOWARD.
House members.

ROLAND ELLIS,
JOHN T. ALLEN.
JNO. N. HOLDER.
Senate members.

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

By Messrs. Howell and Davis of Merriwether—

A resolution for the relief of B. R. Freeman and J. B. Freeman.

By Mr. Cowart of Charlton—

A bill to change the county site of Charlton county.
Mr. Hitch of Chatham, in accordance with his previous notice, moved a reconsideration of the action of the House in not passing House bill No. 414, known as the “Inheritance Tax Bill,” which motion prevailed, and the bill resumed its place at the heel of the calendar.

On motion of Mr. Kelly of Glascock, the action of the House on House bill No. 404, known as the “Australian Ballot Bill,” was reconsidered, and the same was recommitted to the Committee on Privileges and Elections.

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

By Mr. Blalock of Fayette—

A resolution to transfer certain moneys in the State Treasury from the public property fund to the interest fund.

Leave of absence was granted to Messrs. Freeman, Little, Richardson of Houston, Johnson of Appling, Singletary, Brock, Foster of Towns, McLennan, Drawdy, Blue, Blalock, Huie, Hall of Bibb, Harper of Chattooga, Deal, Symons, Darden, Stewart, Harper of Wayne, Tumlin, Griffin, Foster of Oconee, Schley, Lott, Steed, Bailey, Niblack, Jordan of Jasper, Kelly of Glascock, English of Warren, Hall of Fannin, Bray, Moore and Gresham.

On motion of Mr. Slaton, the House adjourned until 9:30 o’clock to-morrow morning.
Atlanta, Georgia.
Saturday, Nov 16th, 1901.

The House met pursuant to adjournment at 9:30 o'clock a. m. this day. Was called to order by the Speaker pro tem, and opened with prayer by the Chaplain.

On motion of Mr. Slaton of Fulton, the call of the roll was dispensed with.

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 following Senate bills were read the first time, to wit:

By Mr. Sullivan of the 18th District—

A bill to define anarchy, and to declare the same a felony, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Sullivan of the 18th District—

A bill to authorize railroad companies or street railroad companies to engage in the business of furnishing steam for heating purposes, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Hardaway of the 36th District—

A bill to amend section 94, volume 3 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Sullivan of the 18th District—

A bill to require executions to be recorded on the general execution docket, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of the 5th District—

A bill to establish and maintain a local public school system in Ware county, and for other purposes.

Referred to Committee on Education.

By Mr. Sullivan of the 18th District—

A bill to require persons seeking a writ of certiorari from certain courts to give bond.

Referred to General Judiciary Committee.

By Mr. Ellis of the 18th District—

A bill to further regulate the practice of law in this State.

Referred to General Judiciary Committee.

By Mr. Sullivan of the 18th District—

A bill to make the registration of any voluntary conveyance legal notice to all persons, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Chappell of the 24th District—

A bill to amend the charter of the City of Columbus.

Referred to Committee on Corporations.

By Mr. Smith of the 34th District—

A bill to amend an Act to create a system of public schools in the town of Lawrenceville.

Referred to Committee on Education.

By Mr. Chappell of the 24th District—

A bill to authorize county authorities to condemn lands for the purpose of obtaining road material.

Referred to General Judiciary Committee.

On motion of Mr. Allen of Monroe, House bill No. 423 was recommitted to the Temperance Committee.

On motion of the author, House bill No. 655 was withdrawn.

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

By Mr. Wright of Floyd—

A bill to require all prison-made goods to be so labeled, and for other purposes.

Referred to Committee on Labor and Labor Statistics.
By Messrs. Perry and Hutchins of Gwinnett—

A bill to incorporate the town of Trip, in Gwinett county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hardwick of Washington—

A bill to amend an Act entitled an Act to amend the several Acts incorporating the town of Sandersville.

Referred to Special Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to alter and amend the Act to incorporate the town of Sandersville, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hardwick of Washington—

A bill to alter and amend all Acts incorporating the town of Sandersville, and for other purposes.

Referred to Special Judiciary Committee.

The following bills were read the second time and re-committed, to wit:

By Mr. Johnson of Bartow—

A bill to amend section 840 of volume 1 of the Code.

By Mr. Johnson of Bartow—

A bill to amend section 945, volume 1, of the Code.
By Mr. Johnson of Bartow—

A bill to amend section 776, volume 1, of the Code.

By Mr. Houston of Fulton—

A bill to require transfer of notes secured by mortgage on loan deeds to enter transfer of record, etc.

By Mr. Hitch of Chatham—

A bill to amend an Act to create the city court of Savannah.

By Mr. Park of Greene—

A bill to exempt from taxation any person selling farm products produced by himself, etc.

By Messrs. Harden, Wells and Hitch of Chatham—

A bill to define and extend the corporate limits of Savannah.

By Mr. Hitch of Chatham—

A bill to amend an Act to incorporate the Title Guarantee and Loan Company.

By Mr. Hitch of Chatham—

A bill to create the office of solicitor of the city court of Savannah.

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

By Mr. Blalock of Fayette—

A bill to provide for the use of certain information in the office of Commissioner of Pensions.
By Mr. Hitch of Chatham—

A bill to amend paragraph 1, section 629 of volume 3 of the Code.

By Mr. McLennan of Telfair—

A bill to fix the time for holding the Superior courts of Telfair county.

By Mr. Hitch of Chatham—

A bill to amend an Act to protect primary elections.

By Mr. Underwood of White—

A bill to amend an Act to amend section 2061 of the Civil Code.

By Messrs. Freeman and Park of Troup—

A bill to establish a new charter for the town of Hogansville.

By Mr. Felder of Bibb—

A bill to amend section 568, volume 3 of the Code.

By Mr. Hammock of Randolph—

A bill to amend section 70, volume 1 of the Code.

By Mr. McLennan of Telfair—

A bill to amend section 982, volume 1 of the Code.

By Mr. Madden of Pike—

A bill to amend an Act to provide for permanent salaries of dispensary commissioners.
By Mr. Adams of Putnam—

A bill to provide how the property of transient persons shall be taxed.

By Mr. Hall of Bibb—

A bill to prohibit officers of this State from receiving any grant or privilege from corporations.

By Mr. Burnett of Clarke—

A bill to approve an Act to amend an Act to establish a dispensary in Athens, Ga.

By Mr. Symons of Glynn—

A bill to regulate the catching of fish on the sea coast.

By Mr. Madden of Pike—

A bill to amend an Act to establish a dispensary in Barnesville.

By Mr. Narramore of Early—

A bill to amend an Act to create the city court of Early county.

By Mr. Tumlin of Carroll—

A bill to prohibit druggists from substituting drugs for those named in a prescription.

By Mr. Cloower of Coweta (by request)—

A bill to prohibit the use of tobacco on ladies’ cars, etc.
By Mr. George of Morgan—

A bill to require Superior Court clerks to keep a contract docket.

By Mr. George of Morgan—

A bill to make it a misdemeanor for a person to farm or work for a person when he is under written contract to work with another.

By Mr. George of DeKalb—

A bill to provide for the removal of obstructions from the streams of DeKalb county.

By Mr. Houston of Fulton—

A bill to regulate the employment of children in factories, etc.

By Messrs. Freeman and Park of Troup—

A bill to establish a dispensary in the City of La Grange.

By Messrs. Freeman and Park of Troup—

A bill to amend an Act to authorize the town of Hogansville to establish a public school system.

By Messrs. Howard and Thompson of Baldwin—

A bill to repeal the charter of the town of Vienna.

By Mr. Knight of Berrien—

A bill to incorporate the town of Lenox.
By Mr. Harvard of Dooly—

A bill to incorporate the town of Vienna, in Dooly county.

By Mr. Wright of Floyd—

A bill to protect motormen operating street cars.

By Mr. Thomas of Pierce—

A bill to amend an Act to incorporate the Blackshear Bank.

By Mr. McLennan of Telfair—

A bill to create the city court of Mount Vernon.

By Mr. Peyton of Habersham—

A bill to amend an Act to establish a system of public schools for Toccoa, Ga.

By Messrs. Park and Boswell of Greene—

A bill to amend an Act to create a Board of Commissioners for Greene county.

By Mr. Little of Muscogee—

A bill to authorize the Free Kindergarten Association of Columbus to sell certain lands.

By Messrs. Hall, Felder and Kilburn of Bibb—

A bill to require county authorities to establish rules and regulations for the better protection of health.
By Mr. Hall of Fannin—

A bill to amend an Act to incorporate the town of Mineral Bluff.

By Mr. Hathcock of Douglas—

A bill to provide for the better drainage of lands in Douglas county.

By Mr. Davis of Newton—

A bill providing for the appointment of an eye, ear and nose specialist for the Georgia School for the Deaf.

By Mr. Harvard of Dooly—

A bill to establish the city court of Vienna.

By Mr. Walker of Crawford—

A bill to amend section 2796, volume 2 of the Code.

By Mr. Wright of Floyd—

A bill providing for the teaching of a text-book on practical farming in the schools of this State.

By Mr. Copeland of Walker—

A bill to amend sub-division 1, section 2350 of volume 2 of the Code.

By Messrs. Kilburn, Hall and Felder of Bibb—

A bill to increase the number of terms of the Superior Court of Bibb county.
By Mr. Havard of Dooly—

A bill to repeal an Act to create the county court of Dooly county.

By Mr. Slaton of Fulton—

A bill to provide additional remedies for the enforcement of the rules of the railroad commission.

By Mr. Slaton of Fulton—

A resolution to supply Circuit Court of Appeals with Acts and Reports.

By Mr. Felder of Bibb—

A bill to provide for the selection of banking institutions as depositories of the Superior courts.

By Mr. Harvard of Dooly—

A resolution to pay pension due W. R. Bryan to his widow.

By Mr. McWhorter of Oglethorpe—

A resolution to pay pension of John T. England to his widow.

By Mr. Pierce of Hall—

A resolution to pay pension of D. M. Walker to his widow.

By Mr. Park of Greene—

A bill to admit females into the textile department of the Technological School.
By Mr. Crumley of Quitman—

A bill to prohibit druggists, etc., from furnishing persons with morphine, cocain, etc.

By Mr. Jordan of Jasper—

A bill to regulate the sale, analysis and inspection of commercial fertilizers.

By Mr. Adams of Putnam—

A resolution to pay $50.00 to the widow of James W Hargrove.

By Mr. Blalock of Fayette—

A resolution to pay pension of one hundred dollars to widow of W H. Ryan.

By Mr. Brewton of Tattnall—

A resolution to pay the widow of H. S. Williams a pension.

By Mr. Orr of Coweta—

A resolution to pay pension to L. D. Belisle.

By Messrs. Lane and Joiner of Sumter—

A resolution providing for the relief of Mrs. Jane Clements.

By Mr. O'Connell of Richmond—

A bill to prohibit the employment in cotton mills of children under the ages of ten years.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Reid of Campbell—

A bill to extend the corporate limits of the town of Palmetto, in Campbell county.

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 93, nays 0.

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

By Mr. Smith of Henry—

A bill to amend an Act to incorporate the town of McDonough, 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 88, nays 0.

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

By Mr. Smith of Henry—

A bill to provide for the better drainage of lands in Henry county, 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 89, nays 0.
The bill having received the requisite constitutional majority, was passed.

By Mr. Howard of DeKalb—

A bill to provide for the rearranging and fixing the time of holding the sessions of the Superior courts of the Stone Mountain 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 90, nays 0.

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

By Mr. Henry of Murray—

A bill to establish a system of public schools in the town of Spring Place, 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.

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

By Mr. Ousley of Lowndes—

A bill to repeal the charter of the City of Valdosta, in Lowndes county.

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

By Mr. English of Warren—

A bill to establish a system of public schools in the town of Warrenton.

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.

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

By Mr. Griffin of Twiggs—

A bill to incorporate the town of Jeffersonville, in Twiggs 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 90, nays 0.

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

By Mr. Griffin of Twiggs—

A bill to authorize and empower the mayor of Jeffersonville to establish a dispensary.

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

By Mr. Harkins of Gordon—

A bill to amend an Act to create a new charter for the town of Calhoun, 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.

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

By Mr. Orr of Coweta—

A bill to repeal an Act to incorporate the town of Powellville.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Smith of Henry—

A bill to amend an Act entitled an Act to amend the charter of the town of McDonough.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Henry of Murray—

A bill to prohibit the sale and manufacture of spirituous liquors in the county of Murray.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Mullins of Cherokee—

A bill to amend the charter of the town of Waleska, 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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Walker of Webster, House bill No. 573 was taken from the table for the purpose of disagreeing to the unfavorable report of the committee, and read the second time.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:
Mr. Speaker:

The Temperance Committee have had under consideration the following bills, and direct me to report the same back with a recommendation that they do pass:

House bill No. 619, to amend an Act approved December 18, 1900, establishing a dispensary in Barnesville.

House bill No. 476, amending an Act to provide for permanent salary of dispensary commissioner and for payment of treasurer in Barnesville.

House bill No. 599, to approve an Act to amend an Act approved August 31, 1891, establishing a dispensary at Athens, Georgia, and for other purposes.

Respectfully submitted,

SEABORN WRIGHT,
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, and recommend that the same do pass:

By Mr. McLennan of Telfair—

A bill to amend section 982 of the Code.

By Mr. Howell of the 35th district—

A bill to make it lawful for any railroad company upon
the death of any employee, to pay over wages without administration.

By Mr. Mullins of Cherokee—

A bill to provide certain compensation for deputy sheriffs.

By Messrs. Kilburn, Hall and Felder of Bibb—

A bill to increase the number of terms of court for Bibb county.

By Mr. Walker of Crawford—

A bill to amend section 2796 of the Code.

By Messrs. Slaton and Houston of Fulton—

A bill to provide additional remedies for enforcement of the rules of the Railroad Commission.

Also recommend that the following bills do not pass:

A bill to amend section 4147 of the Code.

A bill to amend section 2321 of the Code.

A bill to provide for the revocation of charter of towns having under 100 population.

A bill to regulate the appointment of attorneys to defend persons charged with crime.

A bill on implied warranty in the sale of personal property.

A bill to define newspaper libel, and for other purposes.
Also, that the following bill do pass as amended:

A bill to amend section 2350 of the Code.

Also, that the author be allowed to withdraw the following bill:

A bill to amend section 4143 of the Code.

Respectfully submitted,

JOHN M. SLATON,
Chairman.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bill, which they instruct me, as their chairman, to report back to the House with the recommendation that it do pass, to wit:

By Mr. Peyton of Habersham—

A bill to amend an Act to establish a system of public schools in the town of Toccoa, Georgia.

The committee have instructed me to report the following bill back with the recommendation that it do pass as amended, to wit:

A bill providing for the compulsory teaching in the schools of this State a text-book on practical farming.

The committee have instructed me to report the following bill back with the recommendation that it do pass by substitute, to wit:
A bill to change the scholastic year from January 1st to December 1st, to July 1st to June 30th.

The Committee have also instructed me, as their chairman, to report the following bills back to the House with the recommendation that they do not pass, to wit:

A bill making it compulsory for children between the ages of 8 and 14 years to attend school.

A bill to repeal section 1365, volume 1 of the Code.

A bill to amend section 1378, volume 1 of the Code.

A bill to compel children between the ages of 9 and 14 to attend school.

Respectfully submitted,

E. H. GEORGE,
Chairman.

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

By Mr. Bell of the 39th district—

A bill to amend paragraph 2, section 2, article 7 of the constitution.

By Mr. Howell of the 35th district—

A bill to prevent corporations from paying over the wages of employees who have died in their service, without proper administration, and for other purposes.

By Mr. Swift of the 30th district—

A bill to amend an Act to create the city court of Elber-
By Mr. Harrell of the 12th district—

A bill to require the State Chemist to make analysis in cases of suspected poisoning.

By Mr. Herndon of the 43d district—

A bill to amend an Act to appoint a Commissioner of Pensions.

By Mr. Berrong of the 40th district—

A bill to amend section 3, article 7 of the Penal Code.

By Mr. Sullivan of the 18th district—

A bill to amend section 4340 of the Code of 1895.

By Mr. Herndon of the 43d district—

A bill to make use of certain information in the office of Commissioner of Pensions.

By Mr. Harrell of the 12th district—

A bill to repeal section 1042 of the Criminal Code.

By Mr. Swift of the 30th district—

A bill to reduce the number of Commissioners of Roads and Revenues of Elbert county.

By Mr. Sullivan of the 18th district—

A bill to amend section 4315 of the Code of Georgia.

By Mr. Sullivan of the 18th district—

A bill to increase the number of terms of the superior court of Richmond county.
By Mr. Sullivan of the 18th district—

A bill providing that grand juries shall not be required to take cognizance of county business only at regular terms of the superior court.

By Mr. Grantland of the 26th district—

A bill to prescribe and define the corporate limits of Griffin.

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

By Mr. Johnson of the 5th district—

A bill to authorize the Prison Commission to turn over to Wall & Peagler certain county warrants.

Referred to the General Judiciary Committee.

The following bills were read and the Senate amendments concurred in, to wit:

By Mr. Felder of Bibb—

A bill to amend the road laws of Bibb county, and for other purposes.

The Senate proposed to amend by inserting in lieu of the words "ten thousand dollars" wherever the same occurs in the caption and the bill, the words "eight thousand dollars."

Also, amend by inserting in lieu of the words "seven thousand five hundred dollars," in the third section of said bill the words "five thousand dollars," and by striking from said section the words "in such installments during
said year of 1901 as the discretion of said commissioners may dictate,” and inserting in lieu thereof the words “on or before the first day of January, 1902.”

By Mr. Park of Greene—

A bill to amend the charter of Greensboro, Georgia, and for other purposes.

The Senate proposed to amend by adding at the end of section 2 the following words: “unless a business tax or license is imposed on the citizens of said city, dealing in said products herein mentioned.

The following joint resolution was read, to wit:

By Mr. Luttrell of Harris—

A resolution to require the Commissioner of Agriculture to make an analysis of soil sent to him by parties in this State, etc., and for other purposes.

Referred to General Agriculture Committee.

On motion of Mr. Slaton of Fulton, the House adjourned until 9:30 o’clock Monday morning.
Atlanta, Georgia.

Monday, November 18, 1901.

The House met pursuant to adjournment at 9:30 o'clock a. m. this day. Was called to order by the Speaker and opened with prayer by the Chaplain.

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

Mr. Merritt of Hancock, reported that the Journal of Saturday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Upon the request of Mr. Orr of Coweta, House bills Nos. 203 and 215 were taken from the table and placed on the calendar.

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. McFarland of Franklin—

A bill to be entitled an Act to create the city court of Carnesville, Georgia, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McFarland of Franklin—

A bill to be entitled an Act to amend an Act entitled an
Act to amend an Act to incorporate the town of Carnesville, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. McFarland of Franklin—

A bill to abolish the county court of Franklin county.

Referred to Special Judiciary Committee.

By Messrs. Hawes of Elbert and Hodges of Hart—

A bill to amend paragraphs 1 and 2 of section 4, article 3 of the Constitution of this State, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Messrs. Hawes of Elbert and Hodges of Hart—

A bill to amend article 3 of the Code designated as section 70 of said Code so as to change the term of members of the General Assembly from two to four years.

Referred to Committee on Constitutional Amendments.

By Messrs. Pierce and Quillian of Hall—

A bill to establish and create a new charter for the town of Gillsville, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. Peyton of Habersham—

A bill to amend section 982, volume 1 of the Code, relative to State depositories.

Referred to Committee on Banks and Banking.
By Mr. Mullins of Cherokee—

A resolution to pay the pension due W. W. W. Fiehm-ing to his daughter-in-law, and for other purposes.

Referred to Committee on Pensions.

By Mr. Mullins of Cherokee—

A resolution to pay pension due L. H. Bohannan to his son.

Referred to Committee on Pensions.

By Mr. Toomer of Ware—

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

Referred to Committee on Counties and County Matters.

By Mr. Bush of Miller—

A bill to provide for the payment of $108.00 to D. S. Cunningham for certain services, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Bush of Miller—

A bill to regulate and prescribe the fees and costs of solicitor-general in the county court of Miller county.

Referred to Special Judiciary Committee.

By Mr. Toomer of Ware—

A bill to regulate the granting of new trials in this State, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Wright of Floyd—

A resolution to provide for the utilizing of certain parts of the terminal of the W & A. R. R. in Atlanta.

Referred to General Judiciary Committee.

By Mr. Bower of Decatur (by request)—

A bill to create a new charter for the city of Bainbridge, and for other purposes.

Referred to Committee on Corporations.

By Mr. Duncan of Lee—

A bill to incorporate the city of Smithville, and for other purposes.

Referred to Committee on Corporations.

By Mr. Anderson of Bartow—

A bill to amend the charter of the town of Adairsville, in Bartow county.

Referred to Committee on Corporations.

On motion of the authors, House bills Nos. 56, 128 and 183, were tabled.

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

By Mr. Houston of Fulton—

A resolution making House bill No. 378 the special order for Tuesday, November 26th, at 10 o'clock a. m.

Referred to Committee on Rules.
The following resolutions were read, to wit:

By Mr. Park of Greene—

Resolved, That commencing on Tuesday, November 19th, the regular session of the House shall be to convene at 9 o'clock a.m. and adjourn at 1 o'clock p.m.

The resolution was lost.

By Mr. Park of Greene—

A resolution fixing as the special order for to-morrow House resolutions providing for the payment of individual pensions to widows and soldiers.

Referred to Committee on Rules.

By Messrs. Houston and Slaton of Fulton—

A resolution tendering the Hall of the House of Representatives to Mrs. Carrie Chapman Catt, and others, on Monday evening, November 25th, for the purpose of delivering an address on “The Scope of the Elective Franchise.”

The resolution was adopted.

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

By Mr. Richardson of Houston—

A bill to incorporate the Byron School District, in Houston county, and for other purposes.

By Mr. Stubbs of Laurens—

A resolution to relieve the securities on the bond of W S Ramsey of Laurens county.
By Messrs. Perry and Hutchins of Gwinnett—

A bill to incorporate the town of Trip, in the county of Gwinnett.

By Mr. Johnson of Bartow—

A bill to amend section 98, volume 3 of the Code, and for other purposes.

By Mr. Johnson of Bartow—

A bill to amend section 94, volume 3 of the Code of 1895.

By Messrs. George and Howard of Dekalb—

A bill to amend an Act to authorize the establishment of a system of public schools in the town of Decatur.

By Mr. Hall of Fannin—

A bill to create a system of public school in the town of Mineral Bluff, in Fannin county.

By Mr. Bower of Decatur.

A bill to amend section 982, volume 1 of the Code.

By Mr. Daughtry of Wilkinson—

A bill to incorporate the town of Allentown.

By unanimous consent the following bill was read and the Senate amendment concurred in, to wit:

By Mr. Miller of Muscogee—

A bill to make the legal number of jurors in lunacy cases six, one of whom shall be a physician.
The Senate proposed the following amendments, which were adopted, to wit:

Amend section 1 by adding after the words "ten days" the word "notice."

Amend section 1 by adding between the word "nearest" and the word "relation," the word "adult."

On motion of Mr. Harvard of Dooly, House bill No. 624 was tabled.

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

Mr. Speaker:

Your Committee on Counties and County Matters have had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Coolidge, in the county of Thomas, and for other purposes.

Respectfully submitted.

W. T. LANE.
Chairman.

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

By Mr. Little of Muscogee—

A bill to authorize the Free Kindergarten Association of Columbus, Georgia, to sell certain lands and to reinvest the proceeds in other property for school 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Sanders of Heard—

A bill to be entitled an Act to create a Board of Trustees for the Georgia School for the Deaf, at Cave Spring, and for other purposes.

An appropriation being involved in the bill the Speaker resolved the House into a committee of the whole, and designated as chairman of the committee Mr. Grice of Pulaski.

After a consideration of the bill, and on motion of Mr. Felder of Bibb, the committee arose, and through their chairman reported progress, and asked leave to sit again.

The report of the committee was agreed to.

On motion of Mr. Hardin of Wilkes, the bill was tabled.

By Mr. Symons of Glynn—

A bill to be entitled an Act to regulate the catching of fish on the seacoast of this State, 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 88, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Harvard of Dooly—

A bill to create the city court of Vienna, Georgia, 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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Harvard and Thompson of Dooly—

A bill to repeal the charter of the town of Vienna.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Harvard of Dooly—

A bill to incorporate the city of Vienna, in the county of Dooly

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.

The bill having received the requisite constitutional majority was passed.
By Mr. McLennan of Telfair—

A bill to create the city court of Mt. Vernor, in Montgomery county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hathcock of Douglas—

A bill to provide for the better drainage of lands in Douglas county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. McLennan of Telfair—

A bill to fix the time of holding the superior courts of the Oconee Judicial 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Madden of Pike—

A bill to amend an Act to provide permanent salaries for dispensary commissioners, and to provide for the payment of the treasurer thereof.

The following amendment was read and adopted, to wit:
To amend by striking out the first section and substituting in lieu thereof the following, to wit:

"Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That section 12 of said Act be stricken out and the following substituted, to wit:

"Sec. 12. Be it further enacted, That the Dispensary Commissioners shall be paid for their services the sum of one hundred and fifty ($150.00) dollars each per annum, and the treasurer shall be paid the sum of seventy-five ($75.00) dollars additional as extra compensation for the special duties imposed on him by this Act; such compensation to be computed from December 1, 1901."

The report of the committee, which was favorable to the passage of the bill was agreed to as amended, and on passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Madden of Pike—

A bill to amend an Act to establish a dispensary in the city of Barnesville, 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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Harper of Chattooga, bills Nos. 581-583 were tabled.

By Messrs. Park and Boswell of Greene—

A bill to amend an Act to create a Board of Commissioners of Greene county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Thomas of Pierce—

A bill to amend an Act to incorporate the Blackshear Bank, 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.

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 bills of the Senate, to wit:

A bill to provide for the registration of the marks, brands, etc., of all cattle, hogs, sheep, goats, etc., killed for sale in McIntosh county.

Also, a bill to change the county site of Charlton county from Traders Hill to Folkston.

Also, the following bills of the House, to wit:

A bill to amend an Act establishing the city court of Bainbridge.

Also, a bill to incorporate the municipality of Bainbridge as one of the cities of this State.

Also the following bill as amended:

A bill to amend the charter of the town of Oakland City.

Also, a bill to amend an Act incorporating the town of Mt. Vernon, in Montgomery county, making it the "City of Mt. Vernon."

By unanimous consent the following bills were read the second time, to wit:

By Messrs. Hixon and Tumlin of Carroll—

A bill to extend the powers of the Railroad Commission.

By Mr. Yates of Catoosa—

A bill to enlarge the powers of the Railroad Commission.
Senate bill No. 147 was recommitted to Committee on Hygiene and Sanitation, upon the request of Mr. Duncan of Lee.

The following Senate bills were read the first time, to wit:

By Mr. Upchurch of the 4th district—

A bill to change the county site of Charlton county.

Referred to Committee on Counties and County Matters.

By Mr. Smiley of the 2d district—

A bill to provide for the regulation of the marks, brands, etc., of all cattle, hogs, etc., and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Ellis, Chappell and Newton—

A resolution relative to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company.

Referred to General Agriculture Committee.

By Mr. Smith of the 34th district—

A resolution requesting the Senators and Representatives in Congress from this State, to use their efforts in bringing about reform in the pension laws.

Referred to Committee on Pensions.

The following Senate bill was read the third time and put upon its passage, to wit:
By Mr. Grantland of the 26th district—

A bill to prescribe and define the corporate limits of Griffin, Georgia, and for other purposes.

The following amendment was read and adopted, to wit:

By Mr. Flynt of Spalding—

Amend section 34 by adding after the word "Act," in the last line of said section the following words: "provided that the clerk's and treasurer's salaries and fees shall not be increased or diminished during his present term of office.

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 89, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

Mr. Steed, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend an Act establishing a system of public schools in Decatur, Ga., and for other purposes.

Also a bill to establish a system of public schools in the town of Mineral Bluff, in Fannin county.
Also a bill to incorporate the town of Allentown, in Laurens and Wilkinson counties, and for other purposes.

Also a bill to amend section 982 of volume 1 of Code of Georgia 1895, providing for the selection of banks as State depositories, so as to add the city of Bainbridge, in Decatur county.

Also a bill to incorporate the town of Colquitt, in the county of Miller, and for other purposes as amended.

Respectfully submitted.

W E. STEED,
Chairman.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:

An Act to establish the city court of Polk county, in the city of Cedartown.

Also an Act to incorporate the town of Argyle, in Clinch county, and for other purposes.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.

Mr. Little, chairman ex officio Committee on Rules, submitted the following report:
Mr. Speaker

The Committee on Rules have had under consideration the following resolution, which they instruct me to report to the House with the recommendation that the same do pass as amended, to wit:

By Mr. Park of Greene—

A resolution fixing special pension bills and resolutions as the special order for to-morrow, Tuesday, 19th, from completion of the special order already fixed for that day to the hour of adjournment.

Your committee believes that the facilitation of business in the House requires all debate from now to the end of the session to be limited to ten minutes to each speaker, and recommends that the House immediately adopt such a rule.

Respectfully submitted.

JOHN D. LITTLE,
Chairman ex officio.

The following resolution was read the second time and adopted as amended, to wit:

By Mr. Park of Greene—

A resolution providing that the special order for to-morrow from 10 o'clock a. m. to 12 o'clock m. shall be the consideration of special resolutions to pay individual pensions to widows and soldiers.

The Committee on Rules proposed to amend by striking from the third line the words "to 10 o'clock a. m." to "12
o’clock m.,” and substituting in lieu thereof the words “from the completion of the special order already fixed to the hour of adjournment.”

Leave of absence was granted Messrs. Tumlin of Carroll, Dorminy of Irvin, Stevens of Oglethorpe.

On motion of Mr. Slaton of Fulton the House adjourned until 9:30 o’clock to-morrow morning.

Atlanta, Georgia,
Tuesday, Nov. 19, 1901.

The House met pursuant to adjournment at 9:30 o’clock a. m. this day. Was called to order by the Speaker, and opened with prayer by the Chaplain.

Mr. Miller of Muscogee moved to dispense with the roll call, which motion was lost.

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

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Bush, Carrington, Carswell, Clo wer, Copeland, Cowart, Crumbley, Darden, Davis of Meriwether, Davis of Newton, Deal, Dean, Drawdy, Duncan, English, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee,
Franklin,                      Johnson of Bartow,         Reid of Campbell,
Frederick,                    Johnson of Jefferson,      Reid of Taliaferro.
Freeman of Troup,             Joiner,                         Rhyne,
Freeman of Whitfield,          Jordan of Pulaski,          Richardson.
Gary,                          Kelly,                          Roberts,
George of DeKalb,             Kilburn,                        Sanders,
George of Morgan,             Knight,                         Schley,
Gresham,                      Knowles,                        Shank,
Gress,                        Lane,                           Shipp,
Griffin of Twiggs,             Lawrence,                      Singletary,
Grice,                        Lott,                           Slaton,
Hall of Bibb,                 McFarland,                      Smith of Hancock,
Hall of Fannin,               McLean,                         Smith of Henry
Hamby,                        McLean,                         Stafford,
Hamilton,                     McLaw,                          Steed,
Hammock,                      Madden,                         Stewart,
Harden of Chatham,            Maples,                         Stubs,
Hardin of Wilkes,             Merritt,                        Sturgis,
Hardwick,                     Miller,                         Symons,
Harrell,                      Mitchell of Emanuel,       Taylor,
Harper of Chattooga,          Mitchell of Thomas,       Thomas,
Harper of Wayne,              Monroe,                         Thompson of Banks,
Harvard,                      Moore,                          Thompson of Dooley.
Hathcock,                     Morris,                         Toomer,
Harkins,                      Mulherin,                       Turner,
Hawes,                        Mullins,                        Underwood,
Henderson,                    Narramore,                      Walker of Brooks,
Herrington,                   Niblack,                        Walker of Crawford,
Hilton,                       Orr,                             Walker of Webster,
Hitch,                        Ousley,                         Wellborn,
Hixon,                        Park of Greene,                 Welch,
Hodges,                       Park of Troup,                 Wells,
Hosch,                        Parker,                         Whitehead,
Houston,                      Perry,                           Williams,
Howard of Baldwin,            Peyton,                          Willingham.
Howard of DeKalb,             Pierce,                          Wilson,
Howell,                       Quillian,                        Yates,
Hutcheson,                    Rawls,                           Mr. Speaker.
Johnson of Appling,           Reed of Taliaferro,         Reid of Taliaferro.

Those absent were Messrs.—

Crawford,                      Everett,                        Huie,
Daughtry,                      Henry,                          Hutchins,
Dorminy,                       Hogan,                          Johnson of Baker,

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 following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Hardwick of Washington—

A bill to amend paragraph 2, section 1, article 2, of the Constitution of this State by prescribing additional qualifications for the electors of this State, and for other purposes.

Mr. Reid of Campbell called for the previous question, which call was sustained and the main question ordered, which was on the passage of the bill.

An amendment to the Constitution being proposed by the bill, the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Allen, Duncan, Flynt, Franklin, Frederick, Freeman of Troup, Gresham, Gress, Grice, Hall of Fannin, Hardwick, Harper of Wayne, Howard of Baldwin, Narramore, Parker, Richardson,
Those voting in the negative were Messrs —

Anderson of Bartow, Anderson of Cobb, Bailey, Bell, Blalock, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Carrington, Clower, Copeland, Cowart, Crumley, Darden, Davis of Meriwether, Davis of Newton, Deal, Drawdy, English, Felder, Fort, Foster of Floyd, Foster of Oconee, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Griffin of Twiggs, Hall of Bibb, Hamby, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes,


Those not voting were Messrs.—

Ayres, Barron, Blue, Bush, Carswell, Crawford,
Mr. Speaker.

The Senate has passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to repeal an Act incorporating the town of Temple, in Carroll county.
Also a bill to authorize the county commissioners of Taylor county to employ their own clerk, to fix his compensation, and for other purposes.

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

A resolution extending the thanks of the General Assembly to Mrs. W. H. Felton for her able and patriotic address.

November 19, 1901.

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 an Act prohibiting the sale of spirituous liquors in Monroe county.

An Act to provide for pleas in suits on open accounts.

An Act to amend section 5 of an Act to create the city court of Albany.

An Act to establish dispensaries in Pulaski county in towns having a population of 1,000 or more.

An Act requiring the owners of lands in Murray county to remove obstructions from the streams of said county.

An Act to authorize the town of Waynesboro to issue bonds for electric lights and water works.
An Act to incorporate the town of Heard, in Terrell county.

An Act to incorporate the town of Lone Oak, in Meriwether county.

An Act to amend the charter of the town of Calhoun, in Gordon county.

An Act to amend the charter of the town of Hartwell.

An Act to amend sub-section 11 of section 4052 of volume 2 of the Code.

An Act to abolish the county court of Warren county.

The following resolutions, which were made the special order for to-day, were read the third time and put upon their passage, to wit:

By Mr. Slaton of Fulton—

A resolution to pay pension due W. R. Hodgson to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole House and designated as chairman of the committee Mr. McLennan of Telfair.

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

The report of the committee was agreed to.

The ayes and nays were ordered on passage of the resolu-
tion, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Hall of Fannin, Narramore,
Anderson of Bartow, Hamby, Niblack,
Anderson of Cobb, Hamilton, Orr,
Bailey, Hammock, Park of Greene,
Bell, Harden of Chatham, Park of Troup,
Blalock, Hardin of Wilkes, Parker,
Booth, Hardwick, Peyton,
Bray, Harrell, Pierce,
Brewton, Harper of Chattooga, Rawls,
Burnett, Harvard, Reid of Taliaferro.
Carrington, Harkins, Rhyne,
Cowart, Hawes, Richardson,
Crumbley, Herrington, Roberts,
Darden, Hitch, Schley,
Davis of Meriwether, Hixon, Shank,
Deal, Hodges, Shippe,
Dean, Hosch, Slaton,
Drawdy, Houston, Smith of Hancock,
Duncan, Howell, Stafford,
English, Johnson of Appling, Steed,
Felder, Johnson of Jefferson, Stewart,
Flynt, Kilburn, Sturgis,
Fort, Knight, Symons,
Foster of Floyd, Knowles, Thomas,
Foster of Oconee, Lott, Thompson of Dooly,
Franklin, Luttrell, Toomer,
Frederick, McFarland, Underwood,
Freeman of Troup, McLennan, Walker of Brooks,
Freeman of Whitfield, Madden, Walker of Webster,
Gary, Miller, Wells,
George of DeKalb, Monroe, Whitchard,
George of Morgan, Moore, Williams,
Gresham, Morris, Willingham,
Gress, Mulherin, Wilson,
Hall of Bibb, Mullins, Wilson.

Those not voting were Messrs.—

Allen, Barron, Boswell,
Ayres, Blue, Bower,
TUESDAY, NOVEMBER 19, 1901.

Brock, Brock, Huie, Reid of Campbell, 
Bruce, Bruce, Hutcheson, Sanders, 
Bush, Bush, Hutchins, Sikes, 
Carswell, Carswell, Johnson of Baker, Singletary, 
Clower, Clower, Johnson of Bartow, Smith of Henry, 
Copeland, Copeland, Joiner, Stevens, 
Crawford, Crawford, Jordan of Jasper, Stubbs, 
Daughtry, Daughtry, Jordan of Pulaski, Tarver, 
Davis of Newton, Davis of Newton, Kelly, Taylor, 
Dorminy, Dorminy, Land, Thompson of Banks, 
Everett, Everett, Lane, Tisinger, 
Foster of Towns, Foster of Towns, Lawrence, Tumlin, 
Griffin of Twiggs, Griffin of Twiggs, McKay, Turner, 
Grice, Grice, Maples, Walker of Crawford, 
Harper of Wayne, Harper of Wayne, Merritt, Wellborn, 
Hathcock, Hathcock, Mitchell of Emanuel, Welch, 
Henderson, Henderson, Mitchell of Thomas, Wight of Dougherty, 
Henry, Henry, O'Connell, Wilkes, 
Hilton, Hilton, Ousley, Wright of Floyd, 
Hogan, Hogan, Perry, Yates, 
Howard of Baldwin, Howard of Baldwin, Quillian, Mr. Speaker. 
Howard of DeKalb, Howard of DeKalb, 

Ayes 104, nays 0.

On motion of Mr. Wilson of Clay the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 104, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A resolution to pay pension due J. H. H. Parker to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Knowles of Floyd.
After a consideration of the resolution the committee arose, and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The ayes and nays were ordered on passage of the resolution, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Those not voting were Messrs.—

Allen, Harper of Wayne, Reid of Taliaferro,
Anderson of Bartow, Hathcock, Rhyne,
Ayres, Harkins,
Bailey, Henderson, Schley,
Blue, Hilton,
Brock, Hogan, Shank,
Bruce, Hosch, Sikes,
Carswell, Howard of DeKalb, Singletary,
Clower, Huie, Smith of Henry,
Copeland, Hutcherson, Stafford,
Crawford, Hutchins, Stevens,
Crumbey, Johnson of Baker, Tarver,
Daughtry, Johnson of Bartow, Thomas,
Davis of Meriwether, Jordan of Pulaski, Thompson of Banks,
Davis of Newton, Land, Thompson of Dooley,
Dorminy, Lott, Tisinger,
Everett, Maples, Toomer,
Foster of Towns, Merritt, Toomin.
Freeman of Whitfield, Mitchell of Emanuel, Walker of Brooks,
Gresham, Mitchell of Thomas, Walker of Crawford,
Griffin of Twiggs, O'Connell, Wellborn,
Hall of Bibb, Ousley, Welch,
Hall of Fannin, Park of Greene, Wight of Dougherty,
Hamby, Park of Troup, Wilkes,
Hammock, Quillian, Wright of Floyd,
Harrell, Reid of Campbell, Yates.

Ayes 97, nays 0.

On motion of Mr. Deal of Bulloch the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 97, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A resolution to pay the pension of J. W B. Mitchell to his widow.
An appropriation being involved, the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Rawls of Effingham.

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

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs—

TUESDAY, NOVEMBER 12, 1901.

| Orr,            | Sanders,       | Toomer,      |
| Park of Greene, | Schley,        | Turner,      |
| Park of Troup,  | Shank,         | Underwood,   |
| Parker,         | Slaton,        | Walker of Brooks, |
| Peyton,         | Smith of Hancock, | Walker of Webster, |
| Pierce,         | Stafford,      | Wells,       |
| Rawls,          | Stewart,       | Whitchard,   |
| Rhyne,          | Sturgis,       | Williams,    |
| Richardson,     | Taylor,        | Willingham,  |

Those not voting were Messrs.—

| Adams,          | Hardwick,      | Reid of Taliaferro, |
| Anderson of Bartow, | Harrell,    | Roberts,       |
| Ayres,          | Harper of Chattooga, | Shipp,      |
| Barron,         | Hathcock,      | Sikes,        |
| Blue,           | Henderson,     | Singletary,   |
| Boswell,        | Henry,         | Smith of Henry, |
| Brock,          | Hilton,        | Steed,        |
| Bruce,          | Hogan,         | Stevens,      |
| Carswell,       | Howard of Baldwin, | Stubbs,    |
| Copeland,       | Howard of DeKalb, | Symons,   |
| Crawford,       | Huie,          | Tarver,       |
| Daughtry,       | Hutcheson,     | Thomas,       |
| Davis of Meriwether, | Hutchins, | Thompson of Banks, |
| Dorminy,        | Johnson of Baker, | Thompson of Dooly, |
| Duncan,         | Jordan of Pulaski, | Tisinger,   |
| Everett,        | Knowles,       | Tumlin,       |
| Flynt,          | Land,          | Walker of Crawford, |
| Fort,           | Madden,        | Wellborn,     |
| Foster of Towns,| Mitchell of Emanuel, | Welch, |
| George of DeKalb, | Morris,     | Wight of Dougherty, |
| Gresham,        | O'Connell,     | Wilkes,       |
| Griffin of Twiggs, | Ousley,     | Wilson,       |
| Grice,          | Perry,         | Wright of Floyd, |
| Hall of Fannin, | Quillian,      | Yates,        |
| Hardin of Wilkes, | Reid of Campbell, | Mr. Speaker. |

Ayes 99, nays 0.

On motion of Mr. Mitchell of Thomas the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 99, nays 0.
The resolution having received the requisite constitutional majority was passed.

Upon request of the author House resolution No. 70 was taken from the table and placed upon the calendar.

By Mr. Slaton of Fulton—

A resolution to pay pension due W. L. Fenley to his widow

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole, and designated as chairman of the committee Mr. Freeman of Troup.

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

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Bailey, Blalock, Bower, Bray, Brewton, Burnett, Bush, Carrington, Clower, Copeland, Cowart, Crumbley, Darden, Davis of Meriwether, Davis of Newton, Deal, Dean, Drawdy, Duncan, Felder, Flynt, Fort, Foster of Floyd, Foster of Oconee, Freeman of Troup, Freeman of Whitfield, Gary, George of Morgan, Gress,
| Grice. | Knight, | Reid of Campbell, |
| Hall of Bibb, | Knowles, | Reid of Taliaferro, |
| Hall of Fannin, | Luttrell, | Richardson, |
| Hamby, | McFarland, | Sanders, |
| Hamilton, | McKay, | Schley, |
| Hammock, | McLennan. | Shank, |
| Harden of Chatham, | Madden, | Slaton, |
| Hardwick, | Maples, | Smith of Hancock, |
| Harkins, | Merritt, | Steed, |
| Hawes, | Miller, | Stewart, |
| Herrington, | Mitchell of Thomas, | Stubbs, |
| Hitch, | Monroe, | Sturgis, |
| Hixon, | Moore, | Symons, |
| Hodges, | Morris, | Taylor, |
| Hosch, | Mulherin, | Thomas, |
| Houston, | Narramore, | Thompson of Dooly, |
| Howard of Baldwin, | Niblack, | Toomer, |
| Howell, | Orr, | Turner, |
| Johnson of Appling, | Park of Greene, | Walker of Brooks, |
| Johnson of Bartow, | Park of Troup, | Wells, |
| Johnson of Jefferson, | Parker, | Whitchard, |
| Joiner, | Perry, | Williams, |
| Jordan of Jasper, | Pierce, | Willingham, |
| Kelly, | Rawls, | Wilson. |

Those not voting were Messrs.—

| Ayres, | George of DeKalb, | Johnson of Baker, |
| Barron, | Gresham, | Jordan of Pulaski, |
| Bell, | Griffin of Twiggs, | Land, |
| Blue, | Hardin of Wilkes, | Lane, |
| Booth, | Harrell, | Lawrence, |
| Boswell, | Harper of Chattooga, | Lott, |
| Brock, | Harper of Wayne, | Mitchell of Emanuel, |
| Bruce, | Harvard, | Mullins, |
| Carswell, | Hathcock, | O'Connell, |
| Crawford, | Henderson, | Ousley, |
| Daughtry, | Henry, | Peyton, |
| Dorminy, | Hilton, | Quillian, |
| English, | Hogan, | Rhyne, |
| Everett, | Howard of DeKalb, | Roberts, |
| Foster of Towns, | Huie, | Shipp, |
| Franklin, | Hutcheson, | Sikes, |
| Frederick, | Hutchins, | Singletary, |
Smith of Henry,  Tumlin,  Wight of Dougherty,  
Stafford,  Underwood,  Wilkes,  
Stevens,  Walker of Crawford,  Wright of Floyd,  
Tarver,  Walker of Webster,  Yates,  
Thompson of Banks,  Wellborn,  Mr. Speaker,  
Tisinger,  Welch,  

Ayes 106, nays 0.

On motion of Mr. Deal of Bulloch the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 106, nays 0.

The resolution having received the requisite constitutional majority was passed.

Upon request of the authors House bills Nos. 270, 87 and 624 were taken from the table and placed on the calendar.

By Mr. Slaton of Fulton—

A resolution to pay pension due J W Hardin to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole, and designated as chairman of the committee Mr. Hamby of Rabun.

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

The report of the committee was agreed to.

On the passage of the bill the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:
Those voting in the affirmative were Messrs.—

Adams, Adams, Grice, Monroe,
Allen, Allen, Hall of Bibb, Morris,
Anderson of Bartow, Anderson of Fannin, Mulherin,
Anderson of Cobb, Hamby, Narramore,
Bailey, Hamilton, Nicklack,
Bell, Hammock, Orr,
Blalock, Hardeman of Chatham, Park of Greene,
Booth, Hardwick, Park of Troup,
Bower, Harvard, Parker,
Bray, Harkins, Perry,
Brewton, Hawes, Pierce,
Carrington, Harrington, Rawls,
Copeland, Hitch, Reid of Campbell,
Cowart, Hixson, Richardson,
Crambley, Houston, Sanders,
Darden, Howard of Baldwin, Schley,
Davis of Newton, Howell, Shank,
Deal, Johnson of Appling, Shipp,
Dean, Johnson of Bartow, Slaton,
Drawdy, Johnson of Jefferson, Smith of Hancock,
Duncan, Joiner, Smith of Henry,
English, Jordan of Jasper, Stafford,
Felder, Kelly, Steed,
Flynt, Kilburn, Stewart,
Fort, Knight, Symons,
Foster of Floyd, Knowles, Taylor,
Foster of Oconee, Lawrence, Thomas,
Franklin, Luttrell, Toomer,
Frederick, McFarland, Turner,
Freeman of Troup, McKay, Underwood,
Freeman of Whitfield, McLennan, Walker of Brooks,
Gary, Madden, Walker of Webster,
George of DeKalb, Maples, Whitchard,
George of Morgan, Merritt, Williams,
Gresham, Miller, Wilson,
Gress, Mitchell of Thomas, Yates,

Those not voting were Messrs.—

Ayres, Boswell, Burnett,
Barron, Brock, Bush,
Blue, Bruce, Carswell,
Ayes 107, nays 0.

On motion of Mr. Drawdy of Clinch the verification of the roll call was dispensed with.

On passage of the bill the ayes were 107, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A resolution to pay pension due H. S. Taylor to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole, and designated as chairman of the committee Mr. Mitchell of Emanuel.
After a consideration of the resolution the committee arose, and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the bill the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

- Allen,
- Anderson of Cobb,
- Bailey,
- Blalock,
- Bower,
- Bray,
- Brewton,
- Bush,
- Carrington,
- Copeland,
- Cowart,
- Crumbley,
- Darden,
- Davis of Meriwether,
- Davis of Newton,
- Deal,
- Dean,
- Drawdy,
- Duncan,
- English,
- Flynt,
- Fort,
- Foster of Floyd,
- Foster of Oconee,
- Frederick,
- Freeman of Troup,
- Freeman of Whitfield,
- Gary,
- George of DeKalb,
- Gress,
- Hall of Bibb,
- Hamby,
- Hammock,
- Harden of Chatham,
- Hardwick,
- Harvard,
- Harkins,
- Hawes,
- Hitch,
- Hixon,
- Hosch,
- Houston,
- Howard of Baldwin,
- Johnson of Appling,
- Johnson of Bartow,
- Johnson of Jefferson,
- Joiner,
- Kelly,
- Kiiburn,
- Knight,
- Lawrence,
- Luttrel,
- McFarland,
- McKay,
- Madden,
- Maples,
- Merritt,
- Miller,
- Mitchell of Emanuel,
- Mitchell of Thomas,
- Monroe,
- Moore,
- Morris,
- Mulherin,
- Mullins,
- Narramore,
- Niblack,
- Orr,
- Park of Greene,
- Park of Troup,
- Parker,
- Perry,
- Pierce,
- Rawls,
- Reid of Campbell,
- Reid of Taliaferro,
- Richardson,
- Sanders,
- Schley,
- Shank,
- Shipp,
- Slaton,
- Smith of Hancock,
- Smith of Henry,
- Stafford,
- Steed,
- Stewart,
- Stubbs,
Taylor, Underwood, Williams,
Thomas, Walker of Brooks, Willingham,
Thompson of Dooly, Walker of Webster, Wilson,
Toomer, Wells, Yates.
Turner, Whitchard,

Those not voting were Messrs.—

Adams, Hall of Fannin, Lane,
Anderson of Bartow, Hamilton, Lott,
Ayres, Hardin of Wilkes, McLennan,
Barron, Harrell, O'Connell,
Bell, Harper of Chattooga, Ousley,
Blue, Harper of Wayne, Peyton,
Booth, Hathcock, Quillian,
Booswell, Henderson, Rhyme,
Brock, Henry, Roberts,
Bruce, Herrington, Sikes,
Burnett, Hilton, Singletary,
Carswell, Hodges, Stevens,
Clower, Hogan, Tarver,
Crawford, Howard of DeKalb, Thompson of Banks,
Daughtry, Howell, Tisinger,
Dorminy, Huie, Tumlin,
Everett, Hutcheson, Walker of Crawford,
Felder, Hutchins, Wellborn,
Foster of Towns, Johnson of Baker, Welch,
Franklin, Jordan of Jasper, Wight of Dougherty,
George of Morgan, Jordan of Fulaski, Wilkes,
Gresham, Knowles, Wright of Floyd.
Griffin of Twiggs, Land, Mr. Speaker.

Grice,

Ayes 104, nays 0.

On motion of Mr. Perry of Gwinnett the verification of the roll call was dispensed with.

On passage of the bill the ayes were 104, nays 0.

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

A bill to prescribe and define the corporate limits of the city of Griffin, and for other purposes.

Mr. Gress of Wilcox moved to extend the session two minutes for the purpose of having the report of the Committee on W & A. Railroad submitted.

On the motion of Mr. Gress, Mr. Perry of Gwinnett called for the ayes and nays, which call was sustained.

Mr. Whitchard of Terrell called for the previous question, which call was sustained and the main question was ordered.

On taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, English, Harkins,
Allen, Flynt, Hawes,
Anderson of Cobb, Foster of Towns, Hitch,
Bell, Freeman of Troup, Hixon,
Blalock, George of DeKalb, Hosch,
Bower, George of Morgan, Houston,
Bray, Gress, Howard of Baldwin,
Carrington, Hamby, Howell,
Clower, Hammock, Johnson of Appling,
Cowart, Harden of Chatham, Johnson of Jefferson,
Crumbley, Hardwick, Joiner,
Davis of Newton, Harrell, Jordan of Jasper,
Drawdy, Harper of Wayne, Kelly,
Duncan, Hathcock, Kilburn,
JOURNAL OF THE HOUSE.

Luttrell, Parker, Steed.
McLennan, Perry, Stewart.
Madden, Pierce, Stubbs.
Maples, Quillian, Symons.
Merritt, Reid of Campbell, Taylor.
Miller, Reid of Taliaferro, Thomas.
Mitchell of Emanuel, Rhyne, Toomer.
Mitchell of Thomas, Richardson, Turner.
Morris, Sanders, Underwood.
Mullins, Schley, Walker of Webster.
Niblack, Shipp, Whitehead.
Orr, Slaton, Williams.
Park of Greene, Stafford, Wilson.
Park of Troup,

Those voting in the negative were Messrs.—

Anderson of Bartow, Hall of Bibb, Rawls,
Bailey, Harvard, Shank,
Bush, Knight, Smith of Hancock.
Deal, McFarland, Smith of Henry.
Felder, Monroe, Willingham,
Fort, Mulherin, Yates.
Foster of Floyd,

Those not voting were Messrs.—

Ayres, Foster of Oconee, Howard of DeKalb,
Barron, Franklin, Huie,
Blue, Frederick, Hutcheson.
Booth, Freeman of Whitfield, Hutchins,
Boswell, Gary, Johnson of Baker,
Brewton, Gresham, Johnson of Bartow,
Brock, Griffin of Twiggs, Jordan of Pulaski.
Bruce, Grice, Knowles,
Burnett, Hall of Fannin, Land,
Carswell, Hamilton, Lane,
Copeland, Hardin of Wilkes, Lawrence,
Crawford, Harper of Chattooga, Lott,
Darden, Henderson, McKay,
Daughtry, Henry, Moore,
Davis of Meriwether, Herrington, Narramore.
Dean, Hilton, O'Connell,
Dorminy, Hodges, Ousley,
Everett, Hogan, Peyton,
Mr. Perry of Gwinnett asked unanimous consent of the House that the verification of the roll call be dispensed with, to which request Mr. Hall of Bibb objected.

The roll call was then verified, and on counting the vote it was found that the ayes were 82, nays 19.

The motion to extend the session two minutes for the purpose above stated therefore prevailed.

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

By Mr. Gary of Richmond—

A resolution making House bill No. 464 the special order for Tuesday, Nov 26, at 10 o'clock a. m.

Mr. Davis of Newton moved that the House adjourn, and on that motion Mr. Hall of Bibb called for the ayes and nays, which motion was lost, and the motion of Mr. Davis on being put to the House, was also lost.

The business on the Clerk's desk was then resumed, and the following resolution was read the third time and put upon its passage, to wit:

By Mr. Carrington of Madison—

A resolution to pay the pension due William J. Watkins to his minor children.
An appropriation being involved the Speaker resolved the House into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Hammock of Randolph.

After a consideration of the resolution the committee arose, and through their chairman reported the resolution back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

Mr. Hall of Bibb called for the previous question, which call was sustained and the main question ordered.

On the passage of the bill the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Orr, Schley, Underwood, 
Park of Greene, Shank, Walker of Crawford, 
Parker, Slaton, Walker of Webster, 
Perry, Steed, Wells, 
Pierce, Stewert, Whitchard, 
Quillian, Stubbs, Williams, 
Rawls, Symons, Wilson, 
Reid of Campbell, Thomas, Yates, 
Reid of Taliaferro, Toomer, Mr. Speaker. 
Rhyne, 

Those voting in the negative were Messrs.—

Crumbley, Merritt, Smith of Hancock, 

Those not voting were Messrs.—

Ayres, Hathcock, Ousley, 
Bell, Henderson, Park of Troup, 
Blue, Henry, Peyton, 
Booth, Hilton, Richardson, 
Boswell, Hodges, Roberts, 
Brock, Hogan, Sanders, 
Bruce, Hosch, Shipp, 
Burnett, Howard of Baldwin, Sikes, 
Carswell, Howard of DeKalb, Singletary, 
Crawford, Huie, Smith of Henry, 
Daughtry, Hutcheson, Stafford, 
Davis of Meriwether, Hutchins, Stevens, 
Dean, Johnson of Appling, Sturgis, 
Dorminy, Johnson of Baker, Taylor, 
English, John-on of Bartow, Thompson of Banks, 
Everett, Jordan of Pulaski, Thompson of Dooley, 
Flynt, Knowles, Tisinger, 
Foster of Towns, Land, Tumlin, 
Franklin, Lott, Turner, 
Freeman of Troup, Luttrell, Walker of Brooks, 
Gress, Maples, Wellborn, 
Griffin of Twiggs, Miller, Welch, 
Grice, Mitchell of Emanuel, Wight of Dougherty, 
Hamilton, Mitchell of Thomas, Wilkes, 
Hardin of Wilkes, Monroe, Willingham, 
Harrell, Moore, Wright of Floyd, 
Harper of Chattooga, Narramore, 
Harper of Wayne, O'Connell, 

Ayes 88, nays 3.
Mr. Bower asked unanimous consent that the verification of the roll call be dispensed with, but objection was raised.

The roll call was verified, and on counting the vote it was found that the ayes were 88, nays 3.

The resolution having received the requisite constitutional majority was passed.

Mr. Bower, chairman of the Committee on the Western & Atlantic Railway, submitted the following report:

Mr. Speaker

The Committee on Western & Atlantic Railway 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 be entitled an Act to provide for the erection of a new Union Passenger Station by the State, as owner of the Western & Atlantic Railroad, on the State's property in the city of Atlanta, and to appropriate money for the same, and for other purposes.

, BYRON BOWER.
Chairman.

Leave of absence was granted Messrs. Reid of Taliaferro, Morris of Cobb, Hutchinson, Orr, Wright, Tarver, Richardson, Harden of Chatham, George of DeKalb, Hawes of Elbert, Fort of Harris.

The Speaker then announced the House adjourned until 9:30 o'clock to-morrow morning.
Atlanta, Georgia,

Wednesday, Nov 20, 1901.

The House met pursuant to adjournment at 9:30 o’clock a. m. this day. Was called to order by the Speaker, and opened with prayer by the Chaplain.

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

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<td>Davis of Newton,</td>
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Those absent were Messrs.—

Clower, Henderson, Richardson.
Crawford, Hosch, Sikes.
Dorminy, Hutcherson, Stevens.
Fort, Hutchins, Walker of Crawford.
George of DeKalb, Johnson of Baker, Welch.
Harden of Chatham, Jordan of Pulaski, Wight of Dougherty.
Hawes, Land.

Mr. Merritt of Hancock 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 bill was read the third time and put upon its passage, to wit:
By Mr. Taylor of Houston—

A bill to provide for certain fees for the clerks of the Superior courts and the sheriffs of the several counties of this State, and for other purposes.

Mr. Perry of Gwinett 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 79, nays 21.

The bill having failed to receive the requisite constitutional majority was lost.

On motion of the author House bill No. 194 was taken from the table and placed on the calendar.

On motion of Mr. Gress of Wilcox 300 copies of the "depot bill" and the report of the Committee on W & A. Railroad was ordered printed for the use of the House.

November 20, 1901.

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:

An Act to incorporate the town of Argyle, in the county of Clinch.

Also an Act to establish the city court of Polk county, in the city of Cedartown.
Mr. Duncan, 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 Senate bill, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

A bill to be entitled an Act to require the State chemist to make an analysis in suspected cases of poisoning, and for other purposes.

Respectfully submitted.

A. B. DUNCAN,
Chairman.

Mr. Lane, 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 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 be entitled an Act to change the county site of Charlton county, in the State of Georgia, and for other purposes.

A bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues in the county of Dodge, to define their duties and powers, and for other purposes.

A bill to be entitled an Act to prohibit the catching or
taking fish from any of the streams of Rockdale county, and for other purposes.

A bill to be entitled an Act to amend an Act creating city court of Early county, and for other purposes.

The Committee on Counties and County Matters have also 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 not pass, to wit:

A bill to be entitled an Act to authorize and require the several judges of the superior, city courts of this State, and for other purposes.

W T. LANE,
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 of the House, and recommend same do pass:

By Mr. Davis of Meriwether—

A bill to amend section 220 of the Code.

By Mr. King of Fulton—

A bill to provide for registration of voters.

Also that the following bill do pass as amended:
By Mr. Underwood of White—

A bill to amend section 380 of the Code.

Also that the following bills do not pass:

By Senator Smiley of 2nd District—

A bill to prescribe manner of committing discharged patients to the State Sanitarium.

By Mr. Welch of Gilmer—

A bill to amend section 818 of the Code.

By Mr. Tumlin of Carroll—

A bill to amend section 457 of the Code.

Also that the authors of Senate bill No. 4 and House bill No. 457 be allowed to withdraw the same.

Also that the following bill be recommitted to the Committee on Constitutional Amendments:

By Mr. Burnett of Clarke—

A bill to amend section 1, article 7, of the Constitution.

Also that the following bill be recommitted to the Committee on Privileges and Elections:

By Mr. Deal of Bulloch—

A bill to declare illegal buying or selling votes.

Respectfully submitted.

JOHN M. SLATON,
Chairman.
Mr. O. A. Blalock, chairman of the Appropriation Committee, submitted the following report:

Mr Speaker:

The Committee on appropriations have had under consideration the following bill, which they recommend me as their chairman to report back to the House with the recommendation that the same do pass, to wit:

A bill to appropriate $30,000 for the purposes of the Georgia State troops.

A. O. BLALOCK,
Chairman.

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

Mr. Speaker

Your Committee on Education have had under consideration the following bill, which they instruct me as their chairman to report back to the House with the recommendation that the same do pass, to wit:

A bill to incorporate the Byron School District in Houston county.

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

A bill to make the office of county school commissioner elective by the people, and for other purposes.

Respectfully submitted.

E. H. GEORGE,
Chairman.
Mr. Park of Greene, vice-chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Ways and Means Committee have had under consideration the following bills, to wit:

By Mr. Blalock—

House resolution No. 217, authorizing the Governor to borrow $200,000 to supply casual deficiencies during the year 1902.

By Mr. Johnson of Bartow—

House bill No. 679, entitled an Act to amend section 945 of volume 1 of the Code of 1895.

Also House bill No. 621, entitled an Act to amend section 776 of volume 1 of the Code of 1895.

And I, as chairman of said committee, am instructed to report said bills back to the House with recommendations that the same do pass.

Also by Mr. Park of Greene—

House bill No. 616, entitled an Act to prevent any city or town from placing a business tax or license on farmers selling their produce, etc., and said committee recommends the passage of said bill as amended by the committee.

Respectfully submitted.

JAS. B. PARK,
Vice-Chairman.

November 20, 1901.
Mr. Gary, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker:

The Committee on Constitutional Amendments have had under consideration the following bill, which they instruct me as their chairman to report back to the House with the recommendation that the same do pass:

By Mr. Miller of Muscogee—

A bill to amend paragraph 1, section 1, article 8, of the Constitution of this State, and for other purposes.

Respectfully submitted.

WM. T. GARY,
Chairman.

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 repeal an Act establishing the city court of Eastman, and for other purposes.

Also a bill to authorize the county authorities to employ expert accountants to examine and report on the books, etc., of all county officers handling county funds.

Also a bill to amend the charter of the city of Augusta.
Also a bill to abolish the county court of Burke county upon the establishment of the city court of Waynesboro.

Also a bill to amend section 4101 of volume 2 of the Code of 1895.

Also a bill to incorporate the town of Harmony Grove.

Also a bill to establish the city court of Waynesboro, in and for the county of Burke.

Also the following bills of the Senate:

A bill to authorize the Governor to appoint an additional State depository in the city of Atlanta.

Also a bill to declare the proceedings in certain contested election cases when filed with the ordinary to be a suit at law, etc.

Also a bill to amend section 982 of the Code of 1895.

Also a bill to authorize the mayor and council of the town of Jeffersonville to establish a system of public schools.

Also a bill to amend section 107 of volume 1 of the Code of 1895.

Also a bill to incorporate the town of Babcock, in the county of Miller.

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

Mr. Speaker:

The Special Judiciary Committee have had under con-
sideration the following local House bills, which the said committee recommend do pass, to wit:

By Mr. Foster of Oconee—

House bill No. 686, to amend the charter of Watkinsville.

By Mr. Jordan of Jasper—

House bill No. 669, being a bill to incorporate the city of Monticello.

By Mr. Harper of Chattooga—

House bill No. 675, being a bill to cede certain lands and public roads approaching Chickamauga Park to the United States.

By Mr. Yates of Catoosa—

House bill No. 676, being a bill to cede certain lands and public roads in Catoosa county approaching Chickamauga Park to the Federal Government.

By Mr. Jordan of Jasper—

House bill No. 674, to repeal an Act to regulate the town of Monticello.

By Mr. Hardwick of Washington—

House bill No. 914, to amend the charter of Sandersville.

By Mr. Hardwick of Washington—

House bill No. 715, being an Act to amend the charter of the town of Sandersville.
By Mr. Bush of Miller—

House bill No. 722, being a bill for the relief of D. F. Cunningham of Miller county.

By Mr. Mullins of Cherokee—

House bill No. 553, to change the time of holding Cherokee Superior Court.

Said committee also recommend that House bill No. 729 do pass as amended, said bill being by Mr. Bush of Miller, and being a bill to prescribe the fees of the solicitor of Miller county court.

Said committee recommend that House bill No. 623, by Mr. Hardin of Chatham, being a bill to provide for filling vacancies in county offices, do not pass.

Respectfully submitted.

MR. THOMPSON,
Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Anderson of Bartow—

Resolved, That House resolution No. 9, providing for the purchase of 600 copies of the Van Epps and Aiken Index Digest of the Georgia Reports, be made the special order for Tuesday, Nov. 26, 1901.

By Mr. Felder of Bibb—

A resolution making House bills of a general nature the
order of business for to-morrow until the same are dis­posed of.

On motion of Mr. Miller of Muscogee, 300 copies of House bill No. 160 was ordered printed.

On motion of Mr. Burnett of Clarke House bill No. 537 was recommitted to the Committee on Constitutional Amendments.

On motion of Mr. Deal of Bulloch House bill No. 437 was recommitted to Committee on Privileges and Elections.

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

By Messrs. Fort and Luttrell of Harris—

A resolution to pay pension to W. A. Mullins of Harris county.

Referred to Committee on Pensions.

By Messrs. Darden and Allen of Monroe—

A resolution to pay a reward offered by the Governor for the arrest of Bud Phinizy.

Referred to Committee on Corporations.

The following Senate resolution was read the third time by unanimous consent and put upon its passage, to wit:

By Mr. Stone of the 27th District—

A resolution for the relief of T. J. Mitcham, Thos. Swords, and others.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the resolution the ayes were 88, nays 7.

The bill having received the requisite constitutional majority was passed.

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

**By Mr. Daughtry of Wilkinson—**

A bill to incorporate the town of Allentown, in Laurens and Wilkinson counties.

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.

The bill having received the requisite constitutional majority was passed, and on motion of Mr. Drawdy was ordered immediately transmitted to the Senate.

**By Mr. Walker of Crawford—**

A bill to amend section 2796, volume 2, of the Code, and for other purposes.

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

**By Mr. Brock of Dade—**

A bill to amend an Act to create a prison commission for the State of Georgia, and for other purposes.

An appropriation being involved in the bill the House,
resolved itself into a committee of the whole, and the Speaker appointed as chairman Mr. Franklin of Washington.

After a consideration of the bill the committee arose, and through their chairman reported progress and asked leave to sit again.

On motion of Mr. Blalock the bill was recommitted to the Committee on Appropriations.

Mr. Steed, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to establish a charter for the town of Gillsville, in Hall and Banks counties.

Also a bill to amend the charter of the town of Adairsville, in Bartow county, and for other purposes.

Respectfully submitted.

W E. STEED,
Vice-Chairman.

Mr. Steed, vice-chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

Your Committee on Railroads have had under considera-
tion the following House bill, which I am instructed to report back to the House with the recommendation that the same do not pass:

A bill to extend the powers of the railroad commission concerning the forwarding of freights, etc.

Respectfully submitted.

W. E. STEEDE,
Vice-Chairman.

Mr. Park of Greene, vice-chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance has had under consideration the following bills, to wit:

By Mr. Allen of Monroe—

House bill No. 423, an Act to be entitled an Act to prohibit the sale of spirituous, vinous and malt liquors, etc., except as provided by said Act, and the committee recommends the passage of said bill as amended by the committee.

The committee has also had under consideration House bill No. 468, by Mr. Toomer of Ware, entitled an Act to fix the license for selling spirituous liquors at wholesale or retail in the county of Ware, and for other purposes, and the committee recommends the passage of said bill.

Also by Mr. Freeman of Troup—

House bill No. 692, to be entitled an Act to establish a
dispensary in the city of La Grange, and for other purposes, and the committee recommends the passage of said bill.

Respectfully submitted.

JAS. B. PARK,
Chairman pro tem.

November 19, 1901.

On motion of Mr. Jordan of Jasper House bill No. 164 was recommitted to the General Agriculture Committee.

The following resolution was read and adopted, to wit:

By Mr. Hogan of Lincoln—

A joint resolution providing for the appointment of a committee of three from the House and two from the Senate to investigate the management of the Soldiers’ Home and report to the General Assembly at the present session.

The above resolution was ordered immediately transmitted to the Senate.

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

By Mr. Hall of Bibb—

Resolved, That resolution No. 160 be made the special order for Tuesday next, immediately after the reading of the Journal.

On motion of Mr. Hall of Bibb the call of the roll of counties was dispensed with, and the following bills were introduced, read the first time and appropriately referred, to wit:
By Mr. Symons of Glynn—

A bill to amend section 1653, volume 1, of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Fannin—

A bill to create the city court of Blue Ridge, Ga.

Referred to General Judiciary Committee.

By Mr. Hammock of Randolph—

A bill to prohibit the muddying of waters of this State for the purpose of catching fish, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill to provide additional duties for tax receivers of this State.

Referred to Committee on Ways and Means.

By Mr. Jordan of Pulaski—

A bill to prescribe the duty of telegraph companies as to receiving and transmitting dispatches.

Referred to Committee on Corporations.

By Mr. Fort of Harris—

A bill to repeal an Act to amend sections 1778 and 1781 of the Code.

Referred to Committee on Counties and County Matters.
By Mr. Anderson of Cobb—

A resolution to pay a pension to Si McGinnis (colored).

Referred to Committee on Pensions.

By Mr. Park of Troup—

A bill to create a new charter for the city of La Grange, in Troup county.

Referred to Committee on Corporations.

By Messrs. Freeman and Park of Greene—

A bill to establish a system of public schools in the city of La Grange, and for other purposes.

Referred to Committee on Education.

By Messrs. Freeman and Park of Troup—

A bill to amend the city court of La Grange, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Tumlin and Hixon of Carroll—

A bill to provide for the election of county school commissioners by the people.

Referred to Committee on Education.

On motion of Mr. George of Morgan resolution No. 51 was tabled during the absence of the author.
By Mr. Knight of Berrien—

A resolution to abolish the office of special attorney for the W & A. Railroad.

Referred to General Judiciary Committee.

By Mr. Kelly of Glascock—

A bill to prescribe or govern the sale of contract or trust goods or the making of contract or combine prices of goods or products, and for other purposes.

Referred to Committee on Ways and Means.

Mr. Gresham, vice-chairman of the Enrollment Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor, the following Acts, to wit:

An Act to amend the charter of the city of Greensboro, and for other purposes.

Also an Act to incorporate the town of Mount Vernon, in Montgomery county.

Also an Act to establish the city court of Bainbridge, in Decatur county.

Also an Act to make the legal number of jurors in all lunacy cases shall be six, one of whom shall be a physician.

Also an Act to provide for payment of mayor and council of Bibb county.
Also an Act to incorporate the municipality of Bainbridge, in Decatur county.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

Mr. Gresham, vice-chairman of Committee on Enrollment, submitted the following report:

Mr. Speaker:

The committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor the following Acts, to wit:

An Act to establish new charter for the city of Valdosta, in the county of Lowndes.

Also an Act to incorporate the town of High Shoals, in the counties of Morgan and Walton.

Also an Act to amend section 4101, volume 2, of the Code of 1895, and for other purposes.

Also an Act to authorize the county authorities to employ expert accountants.

Also an Act to amend the charter of the city of Augusta.

Also an Act to repeal an Act to establish the city court of Eastman, and for other purposes.

Also an Act authorizing the Board of Roads and Revenues of Taylor county to elect their own clerk, and for other purposes.
Also an Act to abolish the county court of Burke county upon the establishment of the city court of Waynesboro, and for other purposes.

Also an Act to create new charter for the city of Moultrie, in the county of Colquitt.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

The following resolutions, unfinished business from yesterday's session, was on motion taken up, read the third time and put upon their passage, to wit:

By Messrs. Niblack and Hosch of Jackson—

A resolution to pay pension due T. C. Williams to his widowed daughter.

An appropriation being involved the House resolved itself into a committee of the whole, and the Speaker designated as chairman Mr. Johnson of Bartow.

After a consideration of the resolution the committee arose, and through their chairman reported progress, and asked leave to sit again.

On motion of Mr. Felder of Bibb the resolution was tabled.

By Mr. Little of Muscogee—

A resolution providing for the payment of a pension to W. T. Smith.

An appropriation being involved in the resolution the
House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Lane of Sumter.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Freeman of Troup, Joiner,
Anderson of Bartow, Freeman of Whitfield, Jordan of Jasper,
Anderson of Cobb, George of Morgan, Kelly,
Ayres, Gresham, Kilburn,
Bailey, Gress, Lane,
Booth, Hall of Fannin, Lott,
Boswell, Hamby, Luttrell,
Bower, Hamilton, McFarland,
Bray, Hammock, McLennan,
Brewton, Hardin of Wilkes, Madden,
Burnett, Hardwick, Maples,
Bush, Harrell, Miller,
Cowart, Harper of Chattooga, Mitchell of Emanuel,
Darden, Harvard, Monroe,
Daughtry, Hathcock, Moore,
Davis of Newton, Harkins, Niblack,
Deal, Henry, O'Connell,
Drawdy, Herrington, Park of Greene,
Duncan, Hodges, Parker of Troup,
English, Hogan, Parker,
Everett, Hosch, Perry,
Fielder, Houston, Peyton,
Flynt, Howell, Rawls,
Foster of Floyd, Huie, Reid of Campbell,
Foster of Oconee, Johnson of Appling, Roberts,
Franklin, Johnson of Jefferson, Sanders,
Schley, Stubble, Walker of Crawford. 
Shank, Sturgis, Walker of Webster, 
Singletony, Symons, Wells, 
Smith of Henry, Thompson of Dooly, Whitchard, 
Steed, Tumlin, Wilson, 
Stewart, Turner, Yates.

Those voting in the negative were Messrs.— 

Bell, Knight, Taylor, 
Clower, Smith of Hancock, Thomas, 
Hall of Bibb, Stafford, 

Those not voting were Messrs.— 

Adams, Henderson, Pierce, 
Barron, Hilton, Quillian, 
Blalock, Hitch, Reid of Taliaferro, 
Blue, Hixon, Rhyne, 
Brock, Howard of Baldwin, Richardson, 
Bruce, Howard of DeKalb, Sipp, 
Carrington, Hutcheson, Sikes, 
Carswell, Hutchins, Slaton, 
Copeland, Johnson of Baker, Stevens, 
Crawford, Johnson of Bartow, Tarver, 
Crumbley, Jordan of Pulaski, Thompson of Banks, 
Davis of Meriwether, Knowles, Tisinger, 
Dean, Land, Toomer, 
Dorminy, Lawrence, Underwood, 
Fort, McKay, Walker of Brooks, 
Foster of Towns, Merritt, Wellborn, 
Frederick, Mitchell of Thomas, Welch, 
Gary, Morris, Wight of Dougherty, 
George of DeKalb, Mulherin, Wilkes, 
Griffin of Twiggs, Mullins, Williams, 
Grice, Narramore, Willingham, 
Harden of Chatham, Orr, Wright of Floyd, 
Harper of Wayne, Ousley, Mr. Speaker. 

Ayes 96, nays 8. 

On motion of Mr. Drawdy of Clinch the verification of the roll call was dispensed with.
On passage of the resolution the ayes were 96, nays 8.

The resolution having received the requisite constitutional majority was passed.

By Messrs. Niblack and Hosch of Jackson——

A resolution authorizing the payment of pension due Thos. C. Williams to his widowed daughter, Mrs. M. Big-ham.

An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker appointed as chairman of the committee Mr. Harkins of Gordon.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, • Booth, Boswell, Bower, Bray, Brewton, Brock, Burnett, Bush, Cowart, Gress, Griffin of Twiggs, Deal, Hall of Fannin, Drawdy, Hamby, Duncan, Hamilton, English, Hammock, Everett, Harper of Wayne, Felder, Harvard, Flynt, Hathcock, Foster of Floyd, Harkins, Foster of Oconee, Hixon, Frederick, Hodges, Freeman of Whitfield, Hogan,
Those voting in the negative were Messrs.—

Barron, Herrington, Merritt,
Crumbley, Howell, Mulherin,
Davis of Meriwether, Johnson of Bartow, Narramore,
Dean, Knight, Singletary,
Franklin, McKay, Smith of Hancock,
Hall of Bibb, McLennan, Stafford.
Harper of Chattooga,

Those not voting were Messrs.—

Allen, Freeman of Troup, Howard of Baldwin,
Bailey, Gary, Howard of DeKalb,
Bell, George of DeKalb, Hutcheson,
Blalock, George of Morgan, Hutchins,
Blue, Gresham, Johnson of Baker,
Bruce, Grice, Jordan of Pulaski,
Carrington, Harden of Chatham, Knowles,
Carswell, Hardin of Wilkes, Land,
Clover, Hardwick, Lane,
Copeland, Harrell, Mitchell of Thomas,
Crawford, Hawes, Morris,
Daughtry, Henderson, Mullins,
Dorminy, Henry, Orr,
Fort, Hilton, Ousley,
Foster of Towns, Hitch, Peyton,
Quillian, Slaton, Walker of Crawford,
Reid of Campbell, Stevens, Wellborn,
Reid of Taliaferro, Tarver, Welch,
Richardson, Thompson of Banks, Wight of Dougherty,
Sanders, Thompson of Dooly, Wilkes,
Schley, 'Tisinger, Willingham.
Shipp, Walker of Brooks, Wright of Floyd.
Sikes,

Ayes 88, nays 19.

On motion of Mr. Franklin of Washington the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 88, nays 19.

The resolution having received the requisite constitutional majority, was passed.

Leave of absence was granted Mr. Tisinger of Upson.

On motion of Mr. Perry of Gwinnett the House adjourned until 9:30 o'clock to-morrow morning.

Atlanta, Georgia,
Thursday, Nov. 21, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Anderson of Cobb, Barron,
Allen, Ayres, Bell,
Anderson of Bartow, Bailey, Blalock,
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Booth, Hardin of Wilkes,
Boswell, Hardwick,
Bower, Harrell,
Bray, Harper of Chattooga,
Brewton, Harper of Wayne,
Brock, Harvard,
Bruce, Hathcock,
Bush, Harkins,
Carrington, Hawes,
Carswell, Henry,
Clower, Herrington,
Copeland, Hilton,
Cowart, Hitch,
Crumbley, Hixon,
Darden, Hogan,
Daunhyry, Hosch,
Davis of Meriwether, Houston,
Davis of Newton, Howard of Baldwin,
Deal, Howard of DeKalb,
Dean, Howell,
Drawdy, Huie,
Duncan, Hutchins,
English, Johnson of Appling,
Everett, Johnson of Baker,
Felder, Johnson of Bartow,
Flynt, Johnson of Jefferson,
Fort, Joiner,
Foster of Floyd, Jordan of Jasper,
Foster of Oconee, Kelly,
Franklin, Kilburn,
Frederick, Knight,
Freeman of Troup, Lane,
Freeman of Whitfield, Lawrence,
Gary, Lott,
George of DeKalb, Luttrel,
George of Morgan, McFarland,
Gresham, McKay,
Gress, McLennan,
Griffin of Twiggs, Madden,
Grice, Maples,
Hall of Bibb, Merritt,
Hamby, Miller,
Hamilton, Mitchell of Emanuel,
Hammock, Mitchell of Thomas,
Harden of Chatham, Monroe,
Moore,
Mulherin,
Mullins,
Narramore,
Niblack,
O'Connell,
Orr,
Ousley,
Park of Greene,
Park of Troup,
Parker,
Perry,
Peyton,
Pierce,
Quillian,
Rawls,
Reid of Campbell,
Reid of Taliaferro,
Rhyme,
Richardson,
Roberts,
Sanders,
Schley,
Shank,
Sikes,
Singletary,
Slaton,
Smith of Hancock,
Smith of Henry,
Stafford,
Steed,
Stevens,
Stewart,
Stubbs,
Sturgis,
Symons,
Taylor,
Thomas,
Thompson of Banks,
Thompson of Dooly,
Toomer,
Tumlin,
Turner,
Underwood,
Walker of Brooks.
Walker of Crawford, Whitchard, Wilson,
Walker of Webster, Wilkes, Wright of Floyd,
Wellborn, Williams, Yates,
Welch, Willingham, Mr. Speaker.
Wells.

Those absent were Messrs.—

Blue, Henderson, Morris,
Burnett, Hodges, Shipp,
Crawford, Hutcheson, Tarver,
Dorminy, Jordan of Pulaski, Tisinger,
Foster of Towns, Knowles, Wight of Dougherty,
Hall of Fannin, Land,

Mr. Merritt of Hancock reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Taylor of Houston moved to reconsider the action of the House in not passing House bill No. 220, which is a bill to provide certain fees for clerks of the Superior courts, 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 and recommend that the same do pass:

By Mr. Sullivan of the 18th District—

A bill to authorize street railroad companies and electric light companies to engage in the business of furnishing steam for heat or power, and for other purposes.
By Mr. Hall of Fannin—

A bill to establish a city court in Blue Ridge, Ga.

By Messrs. Freeman and Park of Greene—

A bill to amend the city court of LaGrange.

By Mr. Hitch of Chatham—

A bill to amend section 2234 of the Code.

By Mr. Slaton of Fulton—

A bill to increase salaries of judges of Superior courts.

Also that the following bills do pass as amended:

By Mr. Flint of Spalding—

A bill to prevent the intermarriage between the races.

By Mr. Madden of Pike—

A bill to amend section 671, volume 3, of the Code.

The committee also recommends that the following bill do not pass:

By Mr. Harrell of Dodge—

A bill to amend section 739 of the Code.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

Mr. Hawes, chairman of Committee on Banks and Banking, submitted the following report:
Mr. Speaker:

Your Committee on Banks and Banking have had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do pass:

A bill to amend section 982 of volume 1 of the Code of 1895, so as to add the city of Cornelia to the number of State depositories.

Respectfully submitted.

P M. HAWES,
Chairman.

Mr. Miller of Muscogee, 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 as their chairman to report back to the House with the recommendation that they do pass, to wit:

A bill to pay pension to Richard Kitchens of Emanuel county.

A resolution to require the Commissioner of Pensions to make a detailed report of all pensions paid annually to the House and Senate.

A resolution providing for the payment of a pension due L. H. Jenkins at the time of his death to his widow, Mrs. Virginia B. Jenkins.
A resolution to pay fifty dollars ($50.00) to Mrs. Mary A. Hargrove, widow of James W. Hargrove of Putnam county.

The committee have also had under consideration the following joint resolution of the Senate, which they instruct me to report back with the recommendation that it do pass, to wit:

By Mr. Smith of the 34th District—

A joint resolution providing that the Senators and Representatives of this State be requested to use their efforts in bringing about amendatory legislation regarding the pension laws as applied to soldiers of the Indian wars of 1837 and 1838, and for other purposes.

Respectfully submitted.

B. S. MILLER.
Chairman.

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

By Mr. Houston of Fulton—

Resolved that House bill No. 463, known as the child labor bill, be made the special order for Wednesday, Nov. 27, at 10 o'clock a. m.

On motion of Mr. Orr of Coweta House bill No. 409 was withdrawn from the Committee on Labor and Labor Statistics and referred to the Committee on Internal Improvements.

The following resolution was read and adopted, and on
motion of Mr. Harden of Chatham was ordered immediately transmitted to the Senate, to wit:

By Mr. Harden of Chatham—

A resolution inviting the Hon. Hiram P Bell, one of the few survivors of Georgia's secession convention, to address the General Assembly in joint session some evening to be fixed by himself.

The following communication was received from the Governor:

November 21, 1901.

To the Speaker of the House of Representatives.

I have the honor to herewith transmit to you a communication from the Secretary of State certifying to the election of Hon. Thomas Egleston Representative from Fulton county, to fill the unexpired term of Hon. Porter King, deceased.

A. D. CANDLER,
Governor.

Atlanta, Nov 21, 1901.

To His Excellency, Governor Allen D. Candler

I have the honor to report to you, for commission, as per the election returns received and on file in this office, the following named person, to wit:

For Representative of Fulton county, to fill the unexpired term of Hon. Porter King, deceased, Thomas Egle-
Election held the 19th day of November, 1901.

Respectfully,

PHILIP COOK,
Secretary of State.

Hon. Thomas Egleston, member-elect from the county of Fulton to fill the unexpired term of Hon. Porter King, deceased, came forward and was sworn in as a member of the House of Representatives by Hon. W. A. Little, associate justice of the Supreme Court.

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

By Mr. Howell of Meriwether—

A bill to prevent any one from being liable for damages who levies or causes to be levied any execution or other process, and for other purposes.

The committee proposed the following amendments, which were adopted, to wit:

To amend section 1 by inserting the words "with malice and" between the word "made" at the end of the 12th line and the word "without." To amend the caption by inserting the words "with malice and" between the words "made" and "without" in the 9th line.

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 94, nays 5.
The bill having received the requisite constitutional majority was passed as amended.

By Mr. Slaton of Fulton—

A bill to be entitled an Act to provide for practice in claim cases, and for other purposes.

The committee proposed the following amendments, which were adopted, to wit:

To amend by striking out all of section 3.

To amend by making section 4 section 3.

To amend the caption by striking out the words "and limitation of the right to file more than one claim in certain cases" between the words "little" and "and."

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 101, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

On motion of Mr. Schley of Chattahoochee House bill No. 192 was tabled.

By Mr. Flynt of Spalding—

A bill to amend an Act to provide for the employment of inspectors of roads and bridges for the counties 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 84, nays 7.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Flynt of Spalding gave notice that at the proper time he would move to reconsider the action of the House in not passing the bill.

Mr. Felder of Bibb moved that resolution No. 203 be withdrawn from the Committee on W & A. Railroad and referred to the General Judiciary Committee, with instructions that it be reported back to the House next Monday morning.

Mr. Johnson of Bartow offered the following substitute for the motion of Mr. Felder, which was read and adopted, to wit:

Resolved that the Committee on W & A. Railroad be instructed to report House resolution No. 203 back to the House not later than next Monday morning.

On motion of Mr. Schley of Chattahoochee House bill No. 195 was tabled.

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

By Mr. Miller of Muscogee—

A resolution limiting debates on the floor of the House on any question to ten minutes.

By Mr. Hamby of Rabun—

A bill authorizing county commissioners to employ a
competent civil engineer as county surveyor, 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 93, nays 9.

The bill having received the requisite constitutional majority was passed.

By Mr. Burnett of Clarke—

A resolution authorizing the Attorney General to waive the State's superior lien on the funds in the hands of the receiver of the Northeastern Railroad of Georgia in favor of Richards & Co., lessees of said road.

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 91, nays 1.

The resolution having received the requisite constitutional majority was passed.

By Mr. Gary of Richmond—

A resolution to refund certain moneys derived from the sale of wild lands in Decatur county to Mrs. Anna E. Branch.

An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Mitchell of Emanuel.

After a consideration of the resolution the committee
rose and through their chairman reported the same back to
the House with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were
ordered, and on taking the ballot viva voce the vote was
as follows:

Those voting in the affirmative were Messrs.—

Adams, Allen, Anderson of Bartow, Anderson of Cobb,
Ayres, Bailey, Barron, Bell,
Blalock, Booth, Boswell,
Bower, Bray, Burnett,
Bush, Carrington, Clower,
Copeland, Cowart, Crumbley,
Darden, Davis of Newton, Deal,
Drawdy, Duncan, Egleston,
English, Everett, Felder,
Flynt, Fort, Foster of Floyd,
Foster of Oconee, Franklin, Freeman of Troup,
Freeman of Whitfield, Kelly,
Gary, George of DeKalb,
Gresham, Hall of Bibb,
Hall of Fannin, Hamby,
Hamilton, Hammock,
Harden of Chatham, Maples,
Hardin of Wilkes, Merritt,
Harper of Chattooga, Mitchell of Emanuel,
Harper of Wayne, Mitchell of Thomas,
Harvard, Harkins,
Hawes, Henry,
Herrington, Hitch,
Hixon, Hodges,
Hogan, Hosch,
Houston, Howard of Baldwin,
Howell, Huie,
Johnson of Appling, Johnson of Bartow,
Johnson of Jefferson, Shank,
Joiner, Jordan of Jasper,
Kelly, Knight,
Lane, Lawrence,
Lott, McFarland,
McKay, McLennan,
Madden,
Maples,
Merritt,
Mitchell of Emanuel,
Mitchell of Thomas,
Monroe,
Moore,
Mulherin,
Mullins,
Narramore,
Niblack,
O'Connell,
Park of Greene,
Park of Troup,
Parker,
Perry,
Pierce,
Reid of Campbell,
Rhyne,
Richardson,
Roberts,
Shipp,  
Sikes,  
Singletary,  
Slaton,  
Stafford,  
Steed,  
Stevens,  
Stewart,  

Stubbs,  
Sturgis,  
Symons,  
Taylor,  
Thomas,  
Thompson of Banks,  
Thompson of Dooly,  

Toomer,  
Tumlin,  
Underwood,  
Walker of Webster,  
Welch,  

Those not voting were Messrs.—

Blue,  
Brewton,  
Brock,  
Bruce,  
Carswell,  
Crawford,  
Daughtry,  
Davis of Meriwether,  
Dean,  
Dorminy,  
Foster of Towns,  
Frederick,  
George of Morgan,  
Gress,  
Griffin of Twiggs,  
Grice,  
Hardwick,  
Harrell,  

Hathcock,  
Henderson,  
Hilton,  
Howard of DeKalb,  
Hutcheson,  
Hutcheson,  
Jordan of Pulaski,  
Kilburn,  
Knowles,  
Land,  
Luttrell,  
Miller,  
Morris,  
Orr,  
Ousley,  
Peyton,  
Quillian,  
Rawls,  

Reid of Taliaferro,  
Sanders,  
Smith of Hancock,  
Smith of Henry,  
Tarver,  
Tisinger,  
Turner,  
Walker of Brooks,  
Walker of Crawford,  
Wellborn,  
Wells,  
Whitchard,  
Wight of Dougherty,  
Wilkes,  
Willingham,  
Wilson,  
Wright of Floyd,  
Mr. Speaker.

Ayes 121, nays 0.

On motion of Drawdy of Clinch, the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 121, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Hogan of Lincoln—

A bill to make it penal for any person to sell cotton-seed
or seed cotton in this State during the first of August and the first of December.

The substitute offered for the above bill was read.

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 91, nays 13.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Harper of Wayne—

A resolution providing for the relief of A. J. Delk, W. B. Lyons, and others.

An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker appointed as chairman of the committee Mr. Drawdy of Clinch.

After a consideration of the resolution the committee arose, and through their chairman reported progress, and asked leave to sit again.

Before the above resolution could be disposed of the hour of adjournment arrived, and the House suspended further consideration.

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 bill of the House, as amended, to wit:
A bill to amend sections 1541 and 1544 of the Code giving the right to all counties in this State to vote for dispensaries; to provide for the establishment of same, and for other purposes.

Mr. Gresham, vice-chairman of Enrollment Committee, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor, the following Acts, to wit:

An Act to establish the city court of Waynesboro, in and for the county of Burke.

Also, an Act to incorporate the town of Temple, in Carroll county.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

Leave of absence was granted Messrs. Johnson of Appling, Howell, Harper, Parker, Johnson of Jefferson, Walker of Crawford, Hathcock, Grice, Brewton, Stevens, Drawdy, Shank, Willingham, Madden, McLennan, Shipp, Lawrence, Allen, Merritt, Narramore, Freeman. Committee to visit convict camp in Dade county.

The Speaker then announced the House adjourned until 9:30 o'clock to-morrow morning.
The House met pursuant to adjournment at 9:30 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:

FRIDAY, NOVEMBER 22, 1901.

Lott, Luttrel, McFarland, McKay, Madden, Merritt, Miller, Mitchell of Emanuel, Mitchell of Thomas, Moore, Morris, Mulherin, Mullins, Niblack, Orr, Ousley, Park of Greene, Park of Troup, Parker, Peyton, Pierce, Quillian, Rawls, Reid of Campbell, Reid of Taliaferro, Rhyne, Richardson, Roberts, Sanders, Schley, Shank, Sikes, Singletary, Slaton, Smith of Hancock, Smith of Henry, Stafford, Steed, Stevens, Stewart, Stubbs, Taylor, Thomas, Thompson of Banks, Thompson of Dooley, Toomer, Tunlin, Turner, Underwood, Walker of Brooks, Walker of Webster, Welch, Wells, Whitchard, Wilkes, Williams, Wilson, Yates, Mr. Speaker.

Those absent were Messrs.—


Mr. Merritt reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

Mr. Flynt of Spalding, gave notice that at the proper time he would move to reconsider the action of the House in not passing House bill No. 194.
Mr. Park of Greene, moved to reconsider the action of the House in not passing House bill No. 194, which motion prevailed.

On motion of the author House Resolution No. 70 was tabled.

On motion of Mr. Hall of Bibb, House Bills Nos. 533, 594, 595 were recommitted to the General Judiciary Committee.

Mr. Jordan, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

Your Committee on General Agriculture have had under consideration the following bills of the House, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend section 1624 of volume 1 of the Code of Georgia.

Also, a bill to pay the several solicitors-general of the State salaries, and for other purposes.

The Committee on General Agriculture have also had under consideration the following Senate resolutions, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company, limited.

The Committee on General Agriculture have also had under consideration the following House bill, which I am
Instructed to report back to the House with the recommendation that the same do pass by substitute, to wit:

A bill to regulate the sale, inspection and analysis of commercial fertilizers, etc.

The Committee on General Agriculture have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the author be allowed to withdraw same, to wit:

A bill to prevent the killing or trapping of certain classes of insectivorous birds while they inhabit the State of Georgia, etc.

Respectfully submitted,

HARVIE JORDAN,
Chairman.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend an act incorporating the town of Carnesville, in Franklin county.

Also, a bill to amend the charter of the town of Jesup.

Also, a bill to amend an act establishing the dispensary system in Terrell county.
Also, a bill to amend an act incorporating the town of Bartow in Jefferson county

Also, a bill to amend the charter of the town of Pelham.

Also, a bill to incorporate the town of Trip, in Gwinnett county.

Also, a bill to incorporate the city of Smithville, in Lee county

This committee have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the author be permitted to withdraw it:

A bill to consolidate the several acts granting corporate authority to the city of Americus, Ga.

This committee have also had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

A bill to authorize the town council of Senoia, Coweta county, to issue bonds for building and furnishing a school house, and for other purposes.

This committee have also had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

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

Respectfully submitted,

W E. STEED, Chairman.
Mr. Gary of Richmond, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker:

The Committee on Constitutional Amendments have had under consideration the following bill, which they instruct me as their chairman to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend paragraph 9, section 7, article 3 of the constitution so as to limit the time within which general appropriation bills shall be presented to the Governor for his approval or disapproval.

Respectfully submitted,

W. T. GARY, Chairman.

Mr. Parker, vice-chairman of the Committee on Internal Improvements, submitted the following report:

Mr. Speaker:

The Committee on Internal Improvements have had under consideration the following bill, which they instruct me as their chairman to report back to the House with the recommendation that it do pass as amended, to wit:

A bill to create in this State a bureau of industrial statistics, and for other purposes.

Respectfully submitted,

J. T. PARKER, Vice-Chairman.

Mr. Kilburn, chairman of the Committee on Labor and Labor Statistics, submitted the following report:
Mr. Speaker:

The Committee on Labor and Labor Statistics have had under consideration House bill No. 712, entitled an act to require all prison-made goods to be marked "Prison Made" before putting same upon market in this State, and report same back to this House with the recommendation that it do pass.

Also, House bill No. 562, entitled an act to regulate the occupation of barbers and to provide for sanitary inspection of barber shops, and report same back to the House with recommendation that it do not pass.

KILBURN, Chairman.

Mr. Blalock, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee an Appropriations have had under consideration the following House bills which I am instructed to report back to the House with the recommendation that the same be withdrawn from Committee on Appropriations and referred to Committee on General Judiciary, to wit:

House bills No. 594 and 595.

Respectfully submitted,

BLALOCK, Chairman.

On motion of Mr. Hall of Bibb the call of the roll of counties was dispensed with and the following bills were
introduced, read the first time and appropriately referred, to wit:

By Mr. Miller of Muscogee—

A resolution appropriating money to pay indigent pensioners.

Referred to Committee on Appropriations.

By Mr. Miller of Muscogee—

A bill requiring fire and marine insurance companies doing business in this State to write insurance on property only through licensed agents, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wells of Chatham—

A bill to amend section 4224 of the Code of 1895, and for other purposes.

Referred to Counties and County Matters Committee.

By Mr. Jordan of Jasper—

A bill to establish a scientific and agricultural school as a branch of the University.

Referred to General Agricultural Committee.

By Mr. Wells of Chatham—

A bill to amend an act to create and organize the county commissioners of Chatham county.

Referred to Committee on Counties and County Matters.
By Mr. Miller of Muscogee—

A resolution to appropriate the sum of $80,000.00 instead of $100,000.00 for the payment of indigent widows.

Referred to Committee on Appropriations.

By Mr. Stubbs of Laurens—

A bill to regulate the manner of furnishing coal, wood, light, etc., for county court-houses.

Referred to Committee on Corporations.

By Mr. Johnson of Jefferson—

A resolution to pay a pension to the widow of James Gordon.

By Mr. Mullins of Cherokee—

A bill to amend the charter of Waleska, Ga.

Referred to Special Judiciary Committee.

By Mr. Harkins of Gordon—

A bill to require the county authorities to provide special boxes for the grand juries of this State, and for other purposes.

Referred to Counties and County Matters Committee.

By Mr. Narramore of Early—

A bill to amend an act to create the charter for the town of Kestler.

Referred to Committee on Corporations.
By Mr. Walker of Webster—

A bill to repeal all acts to incorporate the town of Preston.

Referred to Committee on Corporations.

By Mr. Johnson of Baker—

A bill to provide for the distribution of all money arising from the county courts of this State.

Referred to General Judiciary Committee.

By Mr. Symons of Glynn—

A bill to amend section 1655, volume 1 of the Code of 1895.

Referred to General Judiciary Committee.

By Mr. Peyton of Habersham—

A bill to amend section 951 of the Code defining the duties of tax collectors.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill requiring old line legal reserve life insurance companies organized under foreign governments to make deposits.

Referred to General Judiciary Committee.

By Mr. McLennan of Telfair (by request)—

A bill to more clearly define the duties of ordinaries, county commissioners, etc., and for other purposes.

Referred to General Judiciary Committee.
On motion of Mr. Blalock House bill No. 683 was re-committed to the Committee on Education.

The following resolution was read and adopted, to wit:

By Mr. Harden of Chatham—

A resolution providing that the General Assembly take a holiday on Thanksgiving Day and to count same as dies non.

Mr. Adams, vice-chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education, having had under consideration the following bills, beg to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Johnson of the 5th District—

A bill, to be entitled an Act to establish and maintain a local public school system in the county of Ware outside the city of Waycross, to provide for the levy and collection of a special tax on support of same, and for other purposes.

By Messrs. Freeman and Park of Troup—

A bill to be entitled an Act to establish public schools in the city of LaGrange, and for other purposes.

Also, the following bill, with the recommendation that the same do pass as amended, to wit:
By Mr. Miller of Muscogee—

A bill to be entitled an Act to authorize any city in this State, having a population of 15,000 inhabitants and upwards, to appropriate money for the purpose of maintaining a public library, or assisting in maintaining a public library, said money to be expended by the Board of Trustees of the Public Schools of said city, or the Board of Education, or the body controlling public schools in said city; and to authorize said Board of Trustees, or Board of Education, or other body controlling the public schools of said city, to receive donations in lands, money, or other property, for the purpose of erecting suitable buildings for said public library, and for maintaining the same, and for other purposes.

Also, the following bill, with the recommendation that the same do pass by substitute, to wit:

By Mr. Park of Troup—

A bill to be entitled an Act to amend section 1365, volume 1, Code 1895, by providing that when text books are prescribed by the County Boards of Education of the various counties of the State, they shall not be changed for eight years thereafter, except by a three-fourths vote of all the Board.

Also, the following bill, with the recommendation that the same do not pass, to wit:

By Mr. Blalock of Fayette—

A bill, to be entitled an Act to incorporate the Inman School District in Fayette County, to define the boundaries of the same, to regulate the management of the school in said Inman school district, to provide revenue for said
school, to provide for the election of five trustees, and to confer on them certain powers, and for other purposes.

Respectfully submitted.

GEO. W ADAMS, Vice-Chairman.

The following Senate bills were read the first time, to wit:

By Mr. Spinks of the 38th District—

A bill to amend section 107, volume 1 of the Code of 1895.

Referred to General Judiciary Committee.

By Mr. Bush of the 8th District—

A bill to incorporate the town of Babcock.

Referred to Committee on Corporations.

By Mr. Howell of the 35th District—

A bill to authorize the Governor to appoint an additional depository in the city of Atlanta.

Referred to Committee on Banks and Banking.

By Mr. Wilcox of the 15th District—

A bill to amend section 982 of the Code of 1895.

Referred to Committee on Banks and Banking.
By Mr. Sullivan of the 18th District—

A bill, to regulate the expenditure of county funds, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Swift of the 30th District—

A bill to amend an Act reviving the office of State Geologist.

Referred to General Judiciary Committee—

By Mr. Sullivan of the 18th District—

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

Referred to the Committee on Corporations.

By Mr. Spinks of the 38th District—

A bill to be entitled an Act to declare the proceedings in certain contested election cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Yopp of the 21st District—

A bill to establish and maintain a system of public schools in the town of Jeffersonville, etc.

Referred to Committee on Education.

The following resolution was read and adopted, to wit:
By Mr. Slaton of Fulton—

A resolution fixing the order of business for the Saturday session, November 23.

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

By Mr. Ousley of Lowndes—

A bill to repeal an act to create the city court of Valdosta.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Ousley of Lowndes—

A bill to be entitled an Act to create the city court of Valdosta.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Richardson of Houston—

A bill to incorporate the Byron School District in Houston county.
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.

The bill having received the requisite constitutional majority was passed.

By Mr. Burnett of Clarke—

A bill to approve an Act to amend an Act to create a dispensary for Athens, Ga.

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.

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

By Mr. Harvard of Dooly—

A bill to repeal an Act to create a county court for the county of Dooly, 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.

The bill having received the requisite constitutional majority, was passed.
On motion of Mr Harvard the bill was ordered immediately transmitted to the Senate.

Mr. Gary, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker:

The Committee on Constitutional Amendments 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 not pass, to wit:

A bill to be entitled an act to amend section 1 article 7, paragraph 1 of the Constitution of Georgia, so as to extend the provision of said section, article 7, paragraph 1, to the widows of Confederate soldiers who married said soldier prior to January 1st, 1900, and for other purposes.

W T. GARY, Chairman.

W L. HODGES, Secretary.

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

By Mr. Johnson of the 5th District—

A bill to establish and maintain a system of public schools in the county of Ware outside the city of Waycross.

By Mr. Sullivan of the 18th District—

A bill to authorize street railroad companies and electric light companies to furnish steam for heating purposes
By Mr. Smith of the 34th District—

A resolution to request Senators and Representatives in Congress to use their efforts to bring about amendatory legislation in the pension laws of the United States.

By Mr. Upchurch of the 4th District—

A bill to change the county site of Charlton county

By Mr. Chappell of the 24th District—

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

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

By Mr. Mitchell of Emanuel—

A bill to pay a pension to Richard Kitchens, of Emanuel county.

The following Senate bill was read the second time and the adverse report of the committee agreed to—ayes 83, nays 7—to wit:

By Mr. Hardaway of the 36th District—

A bill to amend section 94, volume 3 of the Code of 1895, prescribing the punishment for rape.

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 Senate, to wit:

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

Also, a bill to revive the office of State Geologist, and for other purposes.

Also, a bill to regulate the expenditure of county funds.

Also, the following bill of the House:

A bill to repeal an act to incorporate the town of Harmony Grove.

Also, the following bill of the House as amended:

A bill to create a board of county commissioners for the county of Hart.

The Senate has also concurred in the following resolution:

A resolution that the Hon. Hiram P Bell, one of the few survivors of Georgia's Secession Convention, be invited to address the General Assembly.

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

By Messrs. Ellis, Chappell and Newton—

A resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Co.
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.

The resolution, having received the requisite constitutional majority, was passed.

Mr. Little, chairman, *ex officio*, Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration the following House resolutions, which I am instructed to report to the House with the recommendation that they do pass as amended, to wit:

No. 239 by Mr. Miller of Muscogee, a resolution limiting debate for the rest of the session to ten minutes on individual speeches.

No. 227, by Mr. Gary of Richmond, making House bill No. 464 special order for Tuesday, November 26, 1901.

No. 233, by Mr. Blalock of Fayette, a resolution making House resolution No. 160 special order for Tuesday, November 26, 1901.

Also, No. 236, by Mr. Houston of Fulton, a resolution making House bill No. 463 special order for Wednesday, November 27, 1901.
Also, No. 210, by Mr. Felder of Bibb, a resolution making House bill No. 345 special order for Wednesday, November 27, 1901.

Respectfully submitted.

JNO. D. LITTLE, Chairman, ex officio.

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

By Mr. Miller of Muscogee—

A resolution limiting debates on all questions to ten minutes.

The Committee on Rules proposed the following amendment, to wit:

Amend by striking from the first line of the resolution the word "debate," and insert in lieu thereof the words "individual speeches."

The report of the committee, which was favorable to the passage of the resolution as amended, was agreed to.

Mr. Adams of Putnam, called for the previous question, which call was sustained, and the main question was ordered.

The amendment proposed by the Committee on Rules was adopted.

On the passage of the resolution as amended, Mr. Hall of Bibb 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.—

| Anderson of Cobb, | Hardin of Wilkes, | Park of Greene, |
| Ayres,           | Harrell,         | Parker,        |
| Bailey,          | Harper of Chattooga, | Pierce,   |
| Bell,            | Harvard,         | Quillian,      |
| Blalock,         | Harkins,         | Reid of Campbell, |
| Blue,            | Hawes,           | Reid of Taliaferro, |
| Bower,           | Henry,           | Richardson,    |
| Bray,            | Hixon,           | Sanders,       |
| Bruce,           | Hodges,          | Schley,        |
| Burnett,         | Houston,         | Shank,         |
| Clower,          | Howard of Baldwin, | Slaton,  |
| Cowart,          | Howard of DeKalb, | Smith of Hancock, |
| Crumbley,        | Hutchins,        | Stafford,      |
| Darden,          | Johnson of Baker, | Steed,        |
| Davis of Newton, | Johnson of Jefferson, | Stevens, |
| Drawdy,          | Jordan of Jasper, | Stewart,      |
| Duncan,          | Land,            | Stubbs,        |
| Egleston,        | Lott,            | Symons,        |
| English,         | Luttrell,        | Taylor,        |
| Felder,          | Merritt,         | Thomas,        |
| Fort,            | Miller,          | Tumlin,        |
| Foster of Floyd, | Mitchell of Emanuel, | Turner, |
| Foster of Towns, | Mitchell of Thomas, | Walker of Brooks, |
| Frederick,       | Morris,          | Walker of Webster, |
| Freeman of Troup, | Mullins, | Welch, |
| George of DeKalb, | Niblack, | Whitchard, |
| Griffin of Twiggs, | Orr,      | Wilson,        |
| Hamby,           | Ousley,          | Yates,         |

Those voting in the negative were Messrs.—

| Adams,            | Huie,             | Mulherin,       |
| Anderson of Bartow, | Hutcheson, | Rhyne,         |
| Barron,           | Johnson of Bartow, | Roberts,     |
| Deal,             | Joiner,           | Sikes,          |
| Dean,             | Kelly,            | Singletonary,   |
| Flynt,            | Kilburn,          | Smith of Henry, |
| George of Morgan, | Knight,           | Thompson of Dooly, |
| Hall of Bibb,     | Lane,             | Toomer,         |
| Hall of Fannin,   | McKay,            | Underwood,      |
| Herrington,       | Moore,            | Wilkes,         |
Those not voting were Messrs.—


Ayes 84. Nays 30.

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 incorporate the town of Jackson, Butts county, Ga., and for other purposes.

The roll call was verified, and on counting the vote it was found that the ayes were 84, nays 30, so the resolution was adopted as amended.
Resolved, That the Bill No. 464, known as a bill to appropriate money to rebuild the Soldiers' Home, be made the special order for Tuesday, November 28th, 1901, at 10 o'clock.

The committee proposed to amend by striking from the fifth and sixth lines the words "at ten o'clock a. m.," and inserting in lieu thereof the words, "immediately after the confirmation of the Journal, provided that the previous question shall be considered as called and the main question ordered thirty minutes after debate on said measure begins."

The amendment was adopted.

The resolution was then put to the House, and it having failed to receive the requisite three-fourths majority, was lost. The ayes were 57, nays 37

By Mr. Blalock of Fayette—

A resolution making House Bill No. 160 the special order for Tuesday next immediately after the confirmation of the Journal.

The committee proposed to amend by striking from the fourth and fifth lines the words "confirmation of the Journal," and insert in lieu thereof the words, "consideration of the Soldiers' Home bill is considered, provided that the main question shall be concluded as ordered one hour after debate on said resolution begins."

The amendment was lost.
Mr. Hall of Bibb, proposed the following amendment, which was lost, to wit:

Amend by adding that there shall be no limit to individual speeches during the consideration of the bill.

The resolution on being put to the House was lost, not having received the requisite three-fourths majority. Ayes 67, nays 41.

By Mr. Felder of Bibb—

A resolution providing that House bill No. 345 be set as a special order for Wednesday next, immediately after the confirmation of the Journal.

The amendment offered by the committee relative to the call of the previous question was lost.

The resolution on being put to the House was lost; ayes 45, nays 51.

By Mr. Houston of Fulton—

A resolution making House bill No. 463 the special order for Wednesday, November 27, at 10 o'clock.

The committee proposed to amend by inserting in lieu of the words "at ten o'clock" and inserting the words "immediately after the confirmation of the Journal."

The amendment was lost.

The resolution on being put to the House was lost, ayes 38, nays 63.

The following resolutions were read and referred to the Committee on Rules, to wit:
By Mr. Miller of Muscogee—

A resolution providing for no more special orders.

By Mr. Howard of DeKalb—

A resolution fixing the daily sessions during the remainder of the session.

By Mr. Harvard of Dooly—

A resolution fixing as the special order for Monday the reading for third time of all resolutions for the payment of pensions.

Mr. Steed, 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 do pass, to wit:

A bill to be entitled an act to incorporate the town of Babcock, in the county of Miller, to define its corporate limits, to provide a municipal government for said town, and for other purposes.

W E. STEED, Chairman.

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

By Mr. Maples of Mitchell—

A bill to amend the charter of Pelham.
By Mr. Hall of Fannin—

A bill to create the city court of Blue Ridge.

By Messrs. Freeman and Park of Troup—

A bill to establish a system of public schools in the city of LaGrange.

By Mr. Duncan of Lee—

A bill to incorporate the city of Smithville, Ga.

By Messrs. Pierce and Quillian of Hall—

A bill to create a charter for the town of Smithville.

By Mr. Harrell of Dodge—

A bill to create a board of commissioners for the county of Dodge.

By Messrs. Freeman and Park of Troup—

A bill to amend an act to create the city court of LaGrange.

By Mr. Anderson of Bartow—

A bill to amend the charter of Adairsville.

By Mr. Toomer of Ware—

A bill to fix the license for selling liquors in Ware county.
By Mr. Joiner of Sumter—

A bill to amend the acts to incorporate the town of Americus.

By Mr. Whitchard of Terrell—

A bill to amend an act to create a dispensary for Terrell county.

By Mr. Hardwick of Washington—

A bill to amend an act to be entitled an act to amend all acts incorporating the town of Sandersville.

By Mr. Foster of Oconee—

A bill to amend the charter of the town of Watkinsville.

By Mr. Hardwick of Washington—

A bill to amend the acts incorporating the town of Sandersville.

By Mr. Turner of Rockdale—

A bill providing for the protection of fish in the county of Rockdale.

By Mr. Jordan of Jasper—

A bill to incorporate the town of Monticello, in Jasper county.

By Mr. Jordan of Jasper—

A bill to repeal an act to regulate the town of Monticello, in Randolph county.
By Mr. Johnson of Jefferson—

A bill to amend an act to incorporate the town of Bartow.

By Mr. McFarland of Franklin—

A bill to amend an act entitled an act to amend an act to incorporate the town of Carnesville.

On motion of Mr. Hall of Fannin, House bill No. 734 was tabled.

By Mr. Harper of Wayne—

A bill to amend the charter of the town of Jesup.

The Speaker made the following addition to the Committee on Penitentiary: Mr. Drawdy of Clinch.

The Speaker assigned Mr. Egleston to the following committees, to wit: Railroads, Penitentiary, Appropriations, Western and Atlantic Railroad.

Leave of absence was granted to Messrs. Hall of Fannin, Bell of Milton, Darden, Blalock, Frederick, Hardin of Wilkes, Schley, Fort, Boswell, Gary, Wellborn, Monroe, Harden of Chatham, McFarland, O'Connell, Foster of Oconee, Maple of Mitchell, Richardson, Flynt, Dean, Clower, Smith of Henry, Mitchell of Emanuel, Taylor, Herrington.

Also, the committee to visit the State Farm: Mr. Adams, Mr. Bailey, Mr. Walker of Webster.

On motion of Mr. Hardin of Wilkes, the House adjourned until 9.30 o'clock to-morrow morning.
Atlanta, Georgia,
Saturday, November 23, 1901.

The House met pursuant to adjournment at 9:30 o'clock a. m. this day. Was called to order by the Speaker and opened with prayer by the Chaplain.

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

Mr. Ousley of Lowndes, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

At the request of the author, House bill No. 736 was withdrawn from the Committee on Counties and County Matters and recommitted to the General Agriculture Committee.

Mr. Hitch, vice-chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend the several acts granting corporate authority to the city of Americus, and for other purposes.
Also, a bill to regulate the furnishing of coal, wood, etc., for the public offices of the county court-houses in Georgia.

Respectfully submitted.

R. M. HITCH,
Vice-Chairman.

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

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following bills, and recommend that the same do pass:

By Mr. Sullivan of the 18th district—

A bill to require executions to be recorded on the general execution docket.

By Mr. Sullivan of the 18th district—

A bill to make the registration of voluntary conveyances legal notice.

By Mr. Sullivan of the 18th district—

A bill to require persons seeking a writ of certiorari to correct the judgment of recorder's courts, etc.

By Mr. Hitch of Chatham—

A bill to amend section 1711 of the Code.

By Mr. Toomer of Ware—

A bill to regulate granting of new trials.
By Mr. Hamrick of the 27th district—

A bill to admit to bail persons confined of offenses bailable before trial.

Also the following bill do pass as amended:

By Mr. Barron of Jones—

A bill to amend section 426 of volume 3 of the Code.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

By unanimous consent the following bills were read the second time and recommitted, to wit:

By Mr. Deal of Bulloch—

A bill to declare vote buying or vote selling illegal.

By Mr. Kelly of Glascock—

A bill to prescribe or govern the sale of contract or trust goods, and for other purposes.

By Mr. Park of Greene—

A bill to prescribe additional duties for the tax receivers of this State.

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

39 hj
By Mr. Barron of Jones—

A bill to create a State Board of Educational Examiners for Georgia, and for other purposes.

Referred to Committee on Education.

By Mr. Wilson of Clay—

A bill to amend the charter of Bluffton, in the county of Clay.

Referred to Committee on Corporations.

By Mr. Peyton of Habersham—

A bill to amend an Act to incorporate the town of Baldwin, and for other purposes.

Referred to Committee on Corporations.

By Mr. Blue of Marion—

A bill to repeal an Act to create a county court in each county in the State of Georgia, except certain counties mentioned herein.

Referred to Special Judiciary Committee.

By Mr. Blalock of Fayette—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Fayette county.

Referred to Committee on Counties and County Matters.

By Mr. Hamby of Rabun—

A bill prescribing the manner in which lands shall be returned for taxation.
By Mr. Davis of Newton—

A bill to create a new charter for the city of Covington.

Referred to Committee on Counties and County Matters.

House bill No. 685 was recommitted to the Committee on Corporations on motion of the author.

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

By Mr. Clower of Coweta—

A bill to create a Bureau of Industrial Statistics for this State.

By Mr. Miller of Muscogee—

A bill to amend paragraph 1, section 1, article 8, of the constitution.

By Mr. Blalock of Fayette—

A resolution authorizing the Governor to borrow money to cover casual deficiencies.

By Mr. Toomer of Ware—

A bill to amend paragraph 9, section 7 of article 3 of the Constitution.

By Mr. Davis of Meriwether—

A bill to amend section 220 of the Criminal Code.

By Mr. Harper of Wayne—

A bill to pay solicitors-general salaries.
By Mr. Hitch of Chatham—

A bill to amend section 2234 of the Code of Georgia of 1895.

By Mr. Mullins of Cherokee—

A bill to change the time of holding the fall term of the Cherokee superior court.

By Mr. Slaton of Fulton—

A bill to fix the salaries of judges of the superior court at $2,500 per annum.

By Mr. Madden of Pike—

A bill to amend section 671, volume 3 of the Code.

By Mr. Yates of Catoosa—

A bill ceding jurisdiction over certain lands to the United States.

By Mr. Miller of Muscogee—

A bill to authorize certain cities to appropriate money to maintain public libraries.

By Mr. Gress of Wilcox—

A bill providing for the erection of a new union passenger depot.

By Mr. Grice of Pulaski—

A bill to appropriate $30,000 for the Georgia State troops.
By Mr. Harper of Chattooga—

A bill to cede to the United States Government jurisdiction over certain lands.

By Mr. Joiner of Sumter—

A bill to amend the several acts to incorporate the city of Americus.

By Mr. Stubbs of Laurens—

A bill to regulate the manner of furnishing wood, lights, etc., for county court-houses.

By Mr. Toomer of Ware—

A bill to regulate the granting of new trials in this State.

By Mr. Park of Troup—

A bill to amend section 1365, volume 1 of the Code, and for other purposes.

By Mr. Blalock of Fayette—

A bill to amend section 1624, volume 1 of the Code.

By Mr. Hitch of Chatham—

A bill to amend section 1711, volume 1 of the Code.

By Mr. Wells of Chatham—

A bill to amend the Act to create a Board of Commissioners for Chatham county.

By Mr. Flynt of Spalding—

A bill to prevent the inter-marrying of the races.
By Mr. Bush of Miller—

A bill to regulate the fees, etc., of the solicitor of the county court of Miller county.

By Mr. Peyton of Habersham—

A bill to amend section 982, volume 1, of the Code.

By Mr. Wright of Floyd—

A bill to require all prison-made goods to be labeled prison-made goods.

By Mr. Bower of Decatur (by request)—

A bill to create a new charter for the town of Bainbridge.

By Mr. Slaton of Fulton—

A bill to require old line legal life reserve insurance companies to make a deposit.

By Mr. Toomer of Ware—

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

By Mr. Land of Butts—

A bill authorizing the Board of Commissioners of Butts county to investigate the claim of A. J. Moore.

By Mr. Barron of Jones—

A bill to amend section 426, volume 3 of the Code.
By Mr. Bush of Miller—

A bill to provide for the payment of $108.00 to D. F Cunningham.

The following resolution was read and adopted to wit:

By Messrs. Kilburn, Miller, O'Connell and Houston—

Resolved, That the House be tendered to the Citizens Executive Committee for the purpose of discussing child labor, etc., on Tuesday evening, November 26th.

House bills Nos. 337 and 188 were tabled on motion of Mr. Slaton of Fulton.

On motion of Mr. Underwood of White, House bill No. 211 was withdrawn.

On motion of the author, House bills Nos. 128, 192, 195 were taken from the table and placed upon the calendar.

Upon request of the author, House bill No. 88 was taken from the table and placed upon the calendar.

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

By Mr. Sullivan of the 18th district—

A bill to make the registration of any voluntary conveyance legal notice to all persons.

By Mr. Bush of the 8th district—

A bill to incorporate the town of Babcock.
By Mr. Sullivan of the 18th district—

A bill to require any person seeking a writ of certiorari to correct the judgment of a recorder’s court, etc.

By Mr. Hamrick of the 37th district—

A bill to provide for the admitting to bail of parties who have committed bailable offenses.

By Mr. Sullivan of the 18th district—

A bill to require executions to be recorded on the general execution docket of the county where land lies.

By Mr. Swift of the 30th district—

A bill to repeal an Act to provide for the payment of insolvent costs in the Northern Judicial Circuit.

By Mr. Swift of the 30th district—

A bill to amend an Act reviving the office of State Geologist.

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

By Mr. Johnson of Jefferson—

A bill to amend an Act to incorporate the town of Bartow, in the county of Jefferson.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Hall of Fannin—

A bill to establish a system of public schools in the town of Mineral Bluff.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to repeal an Act to be entitled an Act to regulate the town of Monticello, in Jasper county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to incorporate the city of Monticello, in Jasper county.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Harrell of Dodge—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Dodge.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Freeman and Park of Troup—

A bill to establish a new charter for the town of Hoganville.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. George of DeKalb—

A bill to provide for the removal of obstructions from the streams of DeKalb county.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Peyton of Habersham—

A bill to amend an Act to create a system of public schools in the city of Toccoa.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hall of Fannin—

A bill to amend an Act to incorporate the town of Mineral Bluff.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Turner of Rockdale—

A bill for the protection of fish in the county of Rockdale.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Toomer of Ware—

A bill to fix the license for selling spirituous liquors in the county of Ware.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Mitchell and Wilkes of Thomas—

A bill to incorporate the town of Coolidge.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Knight of Berrien—

A bill to incorporate the town of Lenox, in Berrien county.

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.

The bill having received the requisite constitutional majority was passed.
By Messrs. Perry and Hutchins of Gwinnett—

A bill to incorporate the town of Trip, in Gwinnett county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Harper of Wayne—

A bill to amend the charter of the town of Jesup.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Bower of Decatur—

A bill to amend section 982, volume 1 of the Code, relative to State depositories.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Whitchard of Terrell—

A bill to amend an Act to create a dispensary for Terrell county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Maples of Mitchell—

A bill to amend the Charter of Pelham, Georgia.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Freeman and Park of Troup—

A bill to create a dispensary for the city of LaGrange.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Harkins of Gordon—

A bill to amend the charter of the town of Calhoun, in Gordon county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hilton of Screven—

A bill to amend section 982 of the Code, relative to State depositories.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Foster of Oconee—

A bill to amend the charter of Watkinsville, in Oconee county.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Hardwick of Washington—

A bill to amend an Act to be entitled an Act to amend the Acts incorporating the town of Sandersville.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. McFarland of Franklin—

A bill to amend an Act entitled an Act to amend an Act to incorporate the town of Carnesville.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Duncan of Lee—

A bill to incorporate the city of Smithville, in Lee county.

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.

The bill having received the requisite constitutional majority was passed.
By Messrs. Pierce and Quillian of Hall—

A bill to create a charter for the town of Carnesville, Georgia.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Hardwick of Washington—

A bill to amend an Act entitled an Act to alter and amend the several acts to incorporate the town of Sandersville.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Freeman and Park of Troup—

A bill to create a system of public schools in LaGrange.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Allen of Monroe—

A bill to prohibit the sale of spirituous and malt liquors in the county of Monroe.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed, as amended.

By Mr. Anderson of Bartow—

A bill to amend the charter of the town of Adairsville, in Bartow county

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.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Swift of the 30th district—

A bill to regulate the number of Commissioners of Roads and Revenues of Elbert county.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of the 5th district—

A bill to establish a local school system in the county of Ware, outside the city of Waveross.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Chappell of the 24th district—

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

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.

The bill having received the requisite constitutional majority was passed.

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

Mr. Speaker:

Your Committee on Counties and County Matters have had under consideration the following bill of the House, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:
A bill to create Commissioners of Chatham county, and for other purposes.

Respectfully submitted.

W. T. LANE,
Chairman.

Mr. Steed, 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 do pass, as amended, to wit:

A bill to be entitled an Act to create a new charter for the city of Bainbridge, and for other purposes.

Respectfully submitted.

W. E. STEED,
Chairman.

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

Mr. Speaker

The Special Judiciary Committee have had under consideration the following bills, which said committee recommend do pass, to wit:

House bill No. 744, by Mr. Mullins of Cherokee, to amend the charter of the town of Waleska.
House bill No. 613, by Mr. Land of Butts, being a bill to authorize the Commissioners of Butts county to settle the claim of A. J. Moore.

Senate bill No. 128, by Mr. Swift of the 30th district, being a bill to provide for the payment of certain insolvent costs in the Northern Judicial Circuit.

Senate bill No. 158, by Mr. Swift of the 30th district, being a bill to amend an Act reviving the office of State Geologist.

Also, House bill No. 534, by Mr. Shipp of Colquitt, being a bill to compel railroad companies in this State to equip cars for the shipment of lumber, which bill the committee recommend do pass by substitute.

Respectfully submitted.

W. S. THOMPSON,
Chairman.

Mr. Gresham, vice-chairman of Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor, the following Act, to wit:

An Act to incorporate the town of Jackson, in Butts county, Georgia.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.
Leave of absence was granted Messrs. Duncan, Knowles, Tisinger, Thomas of Pierce.

On motion of Mr. Slaton, the House adjourned until 9:30 o’clock Monday morning.

Atlanta, Georgia,

Monday, November 25, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams  
Allen  
Anderson of Bartow  
Anderson of Cobb  
Ayres  
Bailey  
Barron  
Bell  
Blalock  
Blue  
Booth  
Bower  
Bray  
Brewton  
Brock  
Bruce  
Burnett  
Bush  
Carrington  
Carswell  
Clower

Copeland  
Cowart  
Crumbley  
Darden  
Daughtry  
Davis of Meriwether  
Davis of Newton  
Deal  
Duncan  
Euleston  
English  
Everett  
Felder  
Flynt  
Fort  
Foster of Floyd  
Foster of Towns  
Foster of Oconee  
Franklin  
Freeman of Troup  
Gary,  
George of DeKalb,  
George of Morgan,  
Gresham,  
Gress,  
Griffin of Twiggs,  
Grice,  
Hall of Bibb,  
Hall of Fannin,  
Hamby,  
Hamilton,  
Hardin of Wilkes,  
Hardwick,  
Harrell,  
Harper of Chattooga,  
Harper of Wayne,  
Hathcock,  
Harkins,  
Hawes,  
Henry,  
Freeman of Whitfield, Hilton.
Those absent were Messrs.—

Mr. Merritt of Hancock, reported that the Journal of Saturday's proceedings had been examined and found correct.

The Journal was read and confirmed.

The following resolution was read, and on motion of Mr. Mitchell of Thomas, was referred to the Committee on Rules, to wit:

By Mr. Morris of Cobb—

A resolution providing for the granting of no more leaves of absence for committees or individuals, except for providential causes.

By Mr. Bush of Miller—

A resolution providing that when the House adjourn on Wednesday for Thanksgiving Day, it stand adjourned until Monday, December 2d, and that November 29th and 30th be counted as dies non.

The above resolution was also referred to the Committee on Rules on motion of Mr. Park of Greene.

The following communication was read, to wit:

Atlanta, Ga., November 25, 1901.

The Speaker and members of the House of Representatives are cordially invited by the Georgia Woman Suffrage Association, now in convention assembled, to be present in this hall to-night at 8 o'clock, to hear Mrs. Carrie Chapman Catt, president of the National American Woman Suffrage Association, Hon. Robert R. Hemphill of South Carolina, Hon. F. H. Richardson and Hon. Martin V. Calvin of Georgia, discuss "The Scope of the Elective Franchise."
Upon the request of Mr. Cowart of Charlton, House bill No. 657 was taken from the table and placed on the Calendar.

By unanimous consent the following bills were read the first time, to wit:

By Mr. Wilson of Clay—

A bill to amend the charter of the town of Bluffton, in Clay county

Referred to Committee on Corporations.

By Mr. Hall of Fannin—

A bill to erect and maintain public gates by the common users of the private way from the residence of Adam Davenport to near the residence of W. B. G. Robers, in Fannin county, and for other purposes.

By unanimous consent the following bill was read the second time, to wit:

By Mr. Blue of Marion—

A bill to repeal an Act to create a county court in each county in this State, so far as the same applies to the county of Marion.

By unanimous consent the following bill was taken up and the Senate amendments concurred in, to wit:

By Mr. Wright of Floyd—

A bill to be entitled an Act to prohibit the retailing of spirituous, malt, or other intoxicating liquors, etc., in the State of Georgia, to provide therefor, and for other purposes.
The Senate proposed the following amendments, which were concurred in, to wit:

Amend by striking the words "one-fifth" and inserting in lieu thereof the words "one-third," in the 11th line of section 1.

Amend section 1 by striking from the 29th line of said section the words "tax books of the year before," and inserting in lieu thereof the following words: "the list of registered voters at the last general election."

Amend section 5 by striking out all of said section after the word "enacted," and insert in lieu thereof the following: "That the Dispensary Commissioner shall purchase, and at all times keep a stock of spirituous, vinous and malt liquors in quantities sufficient to supply the demand. The manager of the dispensary shall sell only for cash, and shall each day pay over to the Commissioners all moneys received by him by sales. On the first day of each month the Commissioners shall pay over to the county, town, or city treasurer, the proportionate share of the net profit of the dispensary coming to each, as hereinafter provided in this bill.

Amend section 8 by adding after the word "time," in the 13th line of said section, the words "to time."

Amend section 12 by adding after the word "county" in the 10th line of said section, the words "outside of said city."

Amend section 12 by striking out the words "census of 1900," in the 11th and 12th lines of said section, and insert in lieu thereof the words "last census."
Amend section 13 by adding at the end of the section the following words: “Provided, that any manufacturer of spirituous, vinous, or malt liquors, legally manufacturing such liquors in any county, may sell such liquors direct to the Dispensary Commissioners.”

Amend section 2 by striking out the word “article,” in the 9th line, and inserting the word “Act,” and by striking out the words “this article,” between the words “of” and “shall,” in the 11th line, and inserting in lieu thereof the words “the Code.”

Amend section 4 by striking out the word “they,” in the 10th line, and inserting in lieu thereof the words “the said Commissioners,” and by inserting between the words “bond” and “in,” in the 20th line “and good security.”

Amend by inserting between the words “Commissioners” and “not,” in the 21st line, the words “and payable to the Commissioners.”

Amend section 6 by striking out the word “before,” in the 11th line, and inserting in lieu thereof the word “at.”

Amend by inserting between the words “shall” and “be” in the 16th line, the words “on conviction.”

Amend section 8 by inserting between the words “and” and “furnished,” in the 35th line, the words “on conviction.”

Amend section 4 by adding at the end thereof the following: “Provided, that in cities having five thousand (5,000) population, or more, said Dispensary Commissioners shall establish as many dispensaries as they may deem necessary to public convenience.”
Amend section 13 by adding at the end thereof the following words: "Provided that nothing in this Act shall effect the dispensaries already established under local Acts of the General Assembly, or other local laws already enacted regulating the sale of liquors in this State.

The House refused to concur in the above amendment, and Mr. Felder of Bibb, gave notice that at the proper time he would move a reconsideration of the action of the House in refusing to concur.

Mr. Hardwick of Washington, arose in his seat to a question of personal privilege, and addressed the following remarks to the House:

Mr. Speaker:

By unanimous consent the following resolutions were read the third time and put upon their passage, to wit:

By Messrs. Adams of Putnam and Grice of Pulaski—

A resolution to appropriate money for the payment of the expenses of the committee appointed to investigate the Academy for the Blind.

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Stubbs of Laurens.

After a consideration of the resolution the committee arose, and through their chairman reported the same back to the House with the recommendation that it do pass as amended.

The report of the Committee was agreed to.
The following amendment was adopted, to wit:

Amend by striking the words "two hundred and fifty-five dollars and sixty cents," and insert in lieu thereof the words "two hundred and thirteen dollars and eighty cents."

The ayes and nays were called, and on taking the ballot viva voce, the vote was as follows:

Those voting in the affirmative were Messrs.—

Those not voting were Messrs.—

Boswell, Hammock, Madden,
Bower, Harden of Chatham, Maples,
Bruce, Hardwick, Mitchell of Emanuel,
Burnett, Harvard, Narramore,
Clover, Hargett, O'Connell,
Copeland, Harkins, Parker,
Cowart, Henderson, Quillian,
Crawford, Henry, Reid of Campbell,
Darden, Herrington, Reid of Taliaferro,
Daughtry, Hilton, Shank,
Davis of Newton, Hitch, Singletary,
Dean, Hodges, Slaton,
Dorminy, Hosch, Steed,
Drawdy, Houston, Sturgis,
Duncan, Howard of Baldwin, Symons,
Everett, Howard of DeKalb, Tarver,
Felder, Howell, Thomas,
Flynt, Johnson of Appling, Tisinger,
Fort, Johnson of Jefferson, Toomer,
Franklin, Joiner, Turner,
Frederick, Jordan of Pulaski, Walker of Crawford,
Freeman of Troup, Kilburn, Walker of Webster,
Gary, Knowles, Wellborn,
Gresham, Land, Welch,
Gress, Lane, Wells,
Grice, Luttrel, Willingham,
Hamby, McFarland, Wright of Floyd,
Hamilton, McLennan, Mr. Speaker.

Ayes 91, nays 0.

On motion of Mr. Hardin of Wilkes, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 91, nays 0, so the resolution having received the requisite constitutional majority was passed as amended.

By Mr. Blalock of Fayette—

A resolution providing for the payment of a pension of $100.00 to the widow of W H. Ryan.
An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Park of Greene.

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

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

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<tr>
<th>Name</th>
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<td>Stewart</td>
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<td>Williams</td>
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<td>Thompson of Banks</td>
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<td>Underwood</td>
<td>Wight of Dougherty</td>
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Those voting in the negative were Messrs.—

Bailey, Maples, Stafford.

Those not voting were Messrs.—

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<td>Harrell</td>
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Ayes 89, nays 3.
On motion of Mr. Hardin of Wilkes, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 89, nays 3.

The resolution having received the requisite constitutional majority was passed.

By Messrs. Park and Boswell of Greene—

A resolution providing for the payment of the pension due T. H. Ransom to his widow.

An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Merritt of Hancock.

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

The report of the committee was agreed to.

The roll was called and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams,  
Allen,  
Anderson of Bartow,  
Anderson of Cobb,  
Ayres,  
Bell,  
Blalock,  
Blue,  
Booth,  
Bower,  
Bray,  
Brewton,  
Burnett,  
Bush,  
Carrington,  
Carswell,  
Clower,  
Copeland,  
Cowart,  
Davis of Meriwether,  
Deal,
| Egleston         | Howard of Baldwin | Peyton         |
| English         | Huie              | Pierce         |
| Felder          | Hutcheson         | Quillian       |
| Flynt           | Hutchins          | Rawls          |
| Fort            | Johnson of Baker  | Reid of Campbell |
| Foster of Towns | Johnson of Jefferson | Roberts   |
| Foster of Oconee| Joiner            | Sanders        |
| Frederick       | Jordan of Jasper  | Schley         |
| Freeman of Whitfield | Kelly             | Shipp          |
| Gary            | Kilburn           | Sikes          |
| George of DeKalb| Knight            | Slaton         |
| George of Morgan| Land              | Smith of Henry |
| Gress           | Lott              | Stevens        |
| Hall of Bibb    | Luttrell          | Stewart        |
| Hall of Fannin  | McKay             | Tumlin         |
| Hamby           | Madden            | Underwood      |
| Hardin of Wilkes| Miller            | Walker of Brooks|
| Hardwick        | Mitchell of Thomas| Welch         |
| Harper of Chattooga | Monroe        | Whitchard     |
| Hathcock        | Moore             | Wilkes         |
| Harkins         | Morris            | Williams       |
| Hawes           | Niblack           | Wilson         |
| Hixon           | Orr               | Wright of Floyd|
| Hogan           | Park of Greene    | Yates          |
| Houston         | Perry             |                |

Those voting in the negative were Messrs.—

- Crumbley
- Daughtry
- Maples

- Merritt
- Ousley
- Richardson

- Smith of Hancock
- Stafford

Those not voting were Messrs.—

- Bailey
- Barron
- Boswell
- Brock
- Bruce
- Crawford
- Darden
- Davis of Newton
- Dean
- Dorminy

- Drawdy
- Duncan
- Everett
- Foster of Floyd
- Franklin
- Freeman of Troup
- Gresham
- Griffin of Twiggs
- Grice
- Hamilton

- Hammock
- Harden of Chatham
- Harrell
- Harper of Wayne
- Harvard
- Henderson
- Henry
- Herrington
- Hilton
- Hitch
On motion of Mr. Howard of Baldwin, the verification of the roll-call was dispensed with.

On motion of Mr. Park of Greene, the resolution was tabled.

The resolution, together with the aye and nay vote thereon, was again taken from the table, and on motion of Mr. Park of Greene, the vote was announced.

On the passage of the resolution the ayes were 95, nays 9.

The resolution having received the requisite constitutional majority was passed.

By Mr. Morris of Cobb—

A resolution to appropriate the sum of sixty dollars to pay the pension of Jas. R. Murdock to his widow.

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Ousley of Lowndes.
After a consideration of the resolution, the committee arose, and through their chairman reported the same back to the House with the recommendation that the same do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

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<th>Adams</th>
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<th>Lawrence</th>
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<td>Smith of Hancock</td>
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<td>Fort</td>
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</tbody>
</table>
Stewart, Tumlin, Whitchard,
Symons, Underwood, Williams,
Taylor, Welch, Wilson,
Thompson of Dooly, Wells, Yates.

Those not voting were Messrs.—

Boswell, Hitch, Shank,
Brock, Hodges, Singletary,
Bruce, Hosch, Smith of Henry,
Crawford, Howard of DeKalb, Stafford,
Darden, Howell, Steed,
Dean, Hutcheson, Stubbs,
Dorminy, Johnson of Appling, Sturgis,
Drawdy, Johnson of Bartow, Tarver,
Duncan, Jordan of Pulaski, Thomas,
Everett, Kilburn, Thompson of Banks,
Foster of Towns, Knight, Tisinger,
Franklin, Knowles, Toomer,
Freeman of Troup, Lane, Turner,
George of Morgan, McFarland, Walker of Brooks,
Griffin of Twiggs, McLeannan, Walker of Crawford,
Hamilton, Mitchell of Emanuel, Walker of Webster,
Hammock, Mullins, Wellborn,
Harden of Chatham, Narramore, Wight of Dougherty,
Hardin of Wilkes, O'Connell, Wilkes,
Harrell, Parker, Willingham,
Harvard, Perry, Wright of Floyd,
Henderson, Quillian, Mr. Speaker,
Herrington, Reid of Taliaferro,
Hilton, Schley.

Ayes 105, nays 0.

On motion of Mr. Bower of Decatur, the verification of
the roll-call was dispensed with.

On passage of the resolution the ayes were 105, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Morris of Cobb—

A resolution to pay Mrs. Sarah Fields, widow of Pinckney C. Fields of Cobb county, the sum of sixty dollars, the
pension of said Pinckney C. Fields for the year 1899.
An appropriation being involved in the resolution, the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Hall of Bibb.

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

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Ayes 110, nays 0.

On motion of Mr. Reid of Campbell, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 110, nays 0.
The resolution having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A resolution to pay pension due Winston Gunn to his widow, Millie Gunn.

An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Copeland of Walker.

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

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,
Anderson of Cobb, Bailey,
Barron, Bell,
Blafock, Blue,
Booth, Bower,
Bray, Brewton,
Brock, Bush,
Carrington, Carswell,

Clower,
Copeland,
Crumbley,
Darden,
Deal,
English,
Felder,
Flynt,
Fort,
Foster of Floyd,
Foster of Oconee,
Frederick,
Freeman of Troup,
Freeman of Whitfield, Huie,

George of DeKalb,
Gress,
Griffin of Twiggs,
Hall of Bibb,
Hall of Fannin,
Hardin of Wilkes,
Harper of Chattooga,
Harper of Wayne,
Harkins,
Hixon,
Hogan,
Houston,
Howard of Baldwin,
Hutcheson,
MONDAY, NOVEMBER 25, 1901.

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

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Ayes 96, nays 0.

On motion of Mr. Wilson of Clay, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 96, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Brewton of Tattnall—

A resolution to pay widow of H. S. Williams a pension.

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Perry of Gwinnett.

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

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson of Bartow, Blalock, Bush,
Anderson of Cobb, Blue, Carrington,
Ayres, Booth, Clower,
Bailey, Bower, Copeland,
Barron, Brewton, Crumley,
Bell, Brock, Darden,

Those not voting were Messrs.—

Aye- 95, nays 0.

On motion of Mr. Bush of Miller, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 95, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Messrs. McWhorter and Stevens of Oglethorpe—

A resolution to pay pension due Jno. T. England to his widow, Mrs. J. T. England, of Oglethorpe county.

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Anderson of Bartow.

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

The report of the committee was agreed to.
The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

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<td>Hall of Bibb,</td>
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Those voting in the negative were Messrs.—

| Crumbley,             | Ousley,           | Stafford.       |
| Merritt,              | Smith of Hancock, |                  |
Those not voting were Messrs.—


Ayes 92, nays 5.

On motion of Mr. Taylor of Houston, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 92, nays 5.

The resolution having received the requisite constitutional majority was passed.

On motion of Mr. Orr of Coweta, House bills Nos. 203 and 215 were taken from the table and placed upon the calendar.
Monday, November 25, 1901.

November 25, 1901.

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 repeal an Act incorporating the town of Temple.

Also, an Act to amend the charter of the town of Jackson in Butts county.

Mr. Bower, chairman of the Committee on W & A. Railroad, submitted the following report:

Mr. Speaker

The Committee on W & A. Railroad have had under consideration the following House resolution, which I am instructed to report back to the House with the recommendation that the same do pass as amended, to wit:

A resolution that his Excellency, the Governor, be respectfully requested to exercise the power conferred on him by the General Assembly to compel a compliance on the part of the lessee of the W & A. Railroad with the obligations of the lease.

Respectfully submitted.

BYRON BOWER,

Chairman.
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 bill of the House, by substitute, to wit:

A bill to amend the charter of the city of Atlanta, relating to the "old water-works property."

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majorities the following bills of the House, to wit:

A bill to amend section 982 of volume 1 of the Code of Georgia of 1895.

Also, a bill to change the time of holding Union superior court.

Also, a bill to amend an Act amending and renewing the various Acts incorporating the town of Waynesboro, and making same a city. Approved December 15, 1893.

Also, a bill to authorize the establishment of a system of public schools in the town of Doerun, in Colquitt county.

Also, a bill to amend section 982 of Code of Georgia, providing for the selection by the Governor, of banks in certain cities so as to add the city of Mt. Vernon.

Also, a bill to amend an Act to establish and maintain a public school system in Fulton county outside the city of Atlanta.
Also, a bill to amend the charter of the city of Augusta.

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

A resolution that Thursday, November 28th, be considered a dies non, and that no session be held on that day.

The following resolution was read, and on motion of Mr. Mitchell of Thomas, the same was tabled:

By Mr. Bush of Miller—

A resolution extending the time of adjournment for half an hour in order to dispose of unanimous consents upon the Clerk's desk.

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

By Mr. Bush of Miller—

A bill to regulate the costs and fees of the solicitor-general of the county court of Miller county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Bush of Miller—

A bill to provide for the payment of $108.00 to D. F Cunningham for teaching the Hand School in Miller county.
JOURNAL OF THE HOUSE.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On motion of Mr. Wilson of Clay, the bill was tabled.

Leave of absence was granted to Messrs. Hammock, Sturgis, Walker of Webster, Walker of Brooks, Freeman, Hitch, Bruce.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 9:30 o'clock to-morrow.

Atlanta, Georgia,

Tuesday, November 26, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Boswell, Copeland,
Allen, Bower, Cowart,
Anderson of Bartow, Bray, Crumbley,
Anderson of Cobb, Brewton, Darden,
Ayres, Brock, Daughtry,
Bailey, Bruce, Davis of Meriwether,
Barron, Burnett, Davis of Newton,
Bell, Bush, Deal,
Blalock, Carrington, Dean,
Blue, Carswell, Drawdy,
Booth, Clower,
Tuesday, November 26, 1901.
Those absent were Messrs.—

Crawford,  Knowles,  Walker of Brooks,
Dorminy,    Singletary,  Wellborn,
Hamilton,   Sturgis,   Wells,
Howell,     Tarver,    

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.

On motion of Mr. Bush of Miller, House bill No. 722 was taken from the table and referred to General Judiciary Committee.

By unanimous consent the following bill was introduced and read the first time, to wit:

By Mr. Miller of Muscogee—

A bill to amend section 610, volume 1 of the Code, relative to bridges and ferries, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

The following resolution, by unanimous consent, was taken up and read the third time, and put upon its passage to wit:

By Mr. Slaton of Fulton—

A resolution providing for the purchase of Van Epps' Index Digest of Georgia Reports.

An appropriation being involved in the resolution, the Speaker resolved the House into a committee of the whole
for the purpose of considering same, and designated as chairman of the Committee Mr. Thompson of Dooly.

After a consideration of the resolution the committee arose, and through their chairman reported the same back to the House with the recommendation that it do not pass.

The unfavorable report of the committee was agreed to and the resolution was lost.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance has had under consideration a bill to repeal an Act to establish a dispensary in Mitchell county, and report the same back with a recommendation that it do pass.

Respectfully submitted.

WRIGHT,
Chairman.

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 Senate, to wit:

A bill to be entitled an Act as to the effect of usury in cases where title is conveyed to secure a debt.

Also, a bill to amend section 1354, volume 1 of the Code of 1895.
The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

Also, a bill to repeal an Act incorporating the town of Powellville, in Coweta county.

Also, a bill to repeal an Act approved December 7, 1860, chartering the town of Valdosta.

Also, a bill to fix the time of holding the superior courts in the Oconee circuit.

The Senate has also passed by substitute the following resolution of the House, to wit:

A resolution to appoint a Board of Commissioners for the State for the Louisiana Purchase Exposition.

Also, a bill to amend the charter of the town of Waleska.

Also, a bill to amend the charter of the town of McDonough.

Also, a bill to amend an Act establishing a new charter for the town of Calhoun.

Also, a bill to establish a system of public schools in Spring Place, Murray County.

Also, a bill to prohibit the manufacture of spirits, malt, or intoxicating liquors or brandy in the county of Murray.

Also, a bill to establish a system of public schools in town of Warrenton.

Also, a bill to repeal the charter of the town of Vienna and all amendments thereto.
Also, a bill to amend an Act to consolidate, amend, and codify, the various Acts incorporating the town of McDonough.

Also, a bill to incorporate the town of Jeffersonville, in Twiggs county.

Also, a bill to establish, maintain, and regulate a dispensary in the town of Hogansville.

A bill to amend an Act establishing the city court of Dublin.

Also, a bill to fix the time of holding the sessions of the superior courts of Stone Mountain Circuit.

Also, a bill to establish a system of public schools in the town of Senoia.

Also, a bill to extend the corporate limits of the town of Palmetto.

Also, a bill to amend an Act creating the Board of Commissioners of Greene county.

The following resolution was read and adopted, to wit:

By Mr. Hardwick of Washington—

A resolution providing that after the session of to-day the hours of meeting and adjournment shall be as follows:

Meet at 9:30 a. m. and adjourn at 1. p. m.; meet at 3 p. m. and adjourn at 5 p. m.

By Mr. Bower of Decatur—

A resolution providing that House bill No. 668 be made the special order for Tuesday, December 3, 1901.
The above resolution was referred to the Committee on Rules.

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

By Mr. Madden of Pike—

A bill to incorporate the Molina School District, in the county of Pike.

Referred to Committee on Education.

By Mr. Flynt of Spalding—

A resolution to refund the sum of $80.00 to Thomas Nall and A. S. Murray, sureties upon the bond of R. E. Hardy, former tax receiver of Spalding county.

Referred to Special Judiciary Committee.

By Messrs. Smith and Merritt of Hancock (by request)—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues in the county of Hancock.

Referred to Committee on Counties and County Matters.

The following bill was taken upon and the Senate amendment concurred in, to wit:

By Mr. Slaton of Fulton—

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

The Senate proposed the following amendment, which was concurred in, to wit:
To amend section 2 by striking the figure 6 and inserting in lieu thereof the figure 2, in the 19th line of said section.

Mr. Gresham, vice-chairman of the Committee on Enrollment, submitted the following report

Mr. Speaker:

Your Committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor, the following Acts, to wit:

An Act to amend section 982 of the Georgia Code of 1895, providing for the selection by the Governor, of banks in certain cities as State depositories, so as to include the city of Mt. Vernon, in Montgomery county.

Also, an Act to amend section 982 of volume 1 of the Code of 1895.

Also, an Act to amend an Act amending the various Acts incorporating the town of Waynesboro.

Also, an Act to establish a system of public schools in the town of Doerun, in Colquitt county.

Also, an Act to amend the charter of the city of Augusta.

Also, an Act to repeal an Act incorporating the town of Harmony Grove.

Also, an Act to change the time of holding Union superior court.
Also, an Act to incorporate the town of Harmony Grove.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

By unanimous consent the following bill was read the third time and put upon its passage:

By Mr. Gary of Richmond—

A bill to provide for the appropriation of money for the purpose of rebuilding the Soldiers' Home.

An appropriation being involved in the bill the Speaker resolved the House into a committee of the whole, and appointed as chairman of the committee Mr. George of Morgan.

After a consideration of the bill the committee arose, and through their chairman, reported progress and asked leave to sit again immediately.

On motion of Mr. Copeland of Walker, the House adjourned until 9:30 o'clock to-morrow.

Leave of absence was granted Messrs. Gresham, Adams, Steed, Park of Troup, Burnett, Hatcock, Tumlin, Turner, Barron, Boswell. To visit the State University: Drawdy of Clinch, Underwood of White, Lane, Toomer, Wilson, Steed, Everett, Tumlin, Taylor, Howard of DeKalb, Joiner of Sumter.

On motion of Mr. Copeland of Walker, the House adjourned until 9:30 o'clock to-morrow.
The House met pursuant to adjournment at 9:30 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:

- Anderson of Bartow
- Anderson of Cobb
- Ayres
- Bailey
- Barron
- Bell
- Blalock
- Blue
- Booth
- Bower
- Bray
- Brock
- Burnett
- Bush
- Carrington
- Carswell
- Clower
- Copeland
- Cowart
- Crumbley
- Darden
- Daughtry
- Davis of Meriwether
- Davis of Newton
- Deal
- Drawdy
- Duncan
- Egleston
- English
- Everett
- Felder
- Flynt

- Fort
- Foster of Floyd
- Foster of Towns
- Foster of Oconee
- Franklin
- Frederick
- Freeman of Troup
- Freeman of Whitfield
- Gary
- George of DeKalb
- George of Morgan
- Gresham
- Griffin of Twiggs
- Grice
- Hall of Bibb
- Hall of Fannin
- Hamby
- Hamilton
- Hammock
- Harden of Chatham
- Hardin of Wilkes
- Hardwick
- Harrell
- Harper of Chattooga
- Harvard
- Hathcock
- Harkins
- Hawes
- Hilton
- Hixon
- Hodges
- Hogan
- Hosch
- Houston
- Howard of Baldwin
- Howard of DeKalb
- Howell
- Huie
- Hutcheson
- Hutchins
- Johnson of Appling
- Johnson of Baker
- Johnson of Bartow
- Johnson of Jefferson
- Joiner
- Jordan of Jasper
- Jordan of Pulaski
- Kelly
- Kilburp
- Knight
- Knowles
- Land
- Lane
- Lawrence
- Lott
- Luttrell
- McFarland
- McKay
- McLennan
- Madden
- Maples
- Merritt
- Miller
- Mitchell of Emanuel
Those absent were Messrs.—

Adams, Adams, Adams, Adams,
Allen, Allen, Allen, Allen,
Boswell, Boswell, Boswell, Boswell,
Brewton, Brewton, Brewton, Brewton,
Bruce, Bruce, Bruce, Bruce,
Crawford, Crawford, Crawford, Crawford,
Dean, Dean, Dean, Dean,

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

On motion of Mr. Hardwick of Washington, the reading of the Journal was dispensed with.

Mr. Miller of Muscogee, gave notice that at the proper time he would move to reconsider the action of the House in not passing House resolution No. 9.
Mr. Miller then moved a reconsideration of the action of the House in not passing House resolution No. 9, which motion was lost.

On the request of Mr. Hall of Bibb, House bill No. 177 was taken from the table and placed on the calendar.

On the request of Mr. Hall of Fannin, House bill No. 734 was taken from the table and put on the calendar.

On motion of Mr. Deal of Bulloch, House bill No. 437 was withdrawn.

Mr. Park, 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 bills, which they recommend do not pass, to wit:

House bill No. 383, by Mr. Daughtry of Wilkeson, to be entitled an Act to amend section 59 of volume 1 of the Code of Georgia, and repeal section 61 of volume 1 of the Code of Georgia, which authorizes a voter to vote out of his military district, or city ward precinct and at the county site.

Also, bill No. 384, by Mr. Daughtry of Wilkeson county, to be entitled an Act to amend section 40, volume 1 of the Code of 1895.

Also, bill No. 437, by Mr. Deal of Bulloch county, to be entitled an Act to declare illegal vote-buying and vote-selling, or any offer to buy or sell a vote, and I am in-
structed by said committee to report that the author be al-
lowed the privilege of withdrawing the same.

Respectfully submitted.

JAS. B. PARK,
Chairman.

Mr. Park, vice-chairman of the Committee on Ways and
Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under
consideration House bill No. 737, by Mr. Kelly of Glas-
cock county, a bill to be entitled an Act to prescribe or
govern the sale of contract or trust goods, or the making
of contract or combine prices of goods or products, and
for other purposes, and I am instructed by said committee
to report said bill back to the House with the recommenda-
tion that the same do not pass.

Respectfully submitted.

JAS. B. PARK,
Vice-Chairman.

Mr. Slaton, chairman of the General Judiciary Com-
mittee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee have had under con-
sideration the following bills, and recommend the same
do pass:
By Messrs. Slaton and Houston of Fulton—

A bill to provide for enforcement of rules of Railroad Commission.

By Mr. Symons of Glynn—

A bill to amend section 1655 of the Code.

By Mr. Symons of Glynn—

A bill to amend section 1653 of the Code.

By Mr. Hall of Bibb—

A bill to prohibit persons from carrying on business of common carrier without first becoming incorporated, etc.

By Mr. Slaton of Fulton—

A bill to require old line legal reserve insurance companies to make deposit, etc.

They also recommend that the following bills do pass as amended:

By Mr. Sullivan of the 18th district—

A bill to define anarchy and provide penalty for same.

By Mr. Hammock of Randolph—

A bill to prohibit muddying of waters of the State.

By Mr. McLennan of Telfair—

A bill to amend section 4625 of the Code.

Also, that the following bill do not pass:
By Mr. King of Fulton—

A bill to provide additional qualifications for registration.

Respectfully submitted.

JNO M. SLATON,
Chairman.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bill, which they 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 amend an Act to establish a system of public schools in the town of Decatur.

The committee also instructs me to report the following bills back to the House with the recommendation that they do not pass, to wit:

A bill to prevent persons teaching and attending schools that are set aside for the education of opposite races.

A bill to create a State Board of Educational Examiners for Georgia.

A bill to amend section 1371, volume 1 of the Code of Georgia.

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

A bill to amend an Act to establish the public schools in the town of Lawrenceville, in Gwinnett county.

Respectfully submitted.

E. H. GEORGE,
Chairman.

Mr. Jordan, chairman of the Committee on General 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 to the House with the recommendation that the same do pass, to wit:

A bill to be entitled an Act to establish a Scientific and Agricultural School as a branch of the State University; to appropriate money for the same, and for other purposes.

The Committee have also had under consideration the following joint resolution of the House, which they instruct me to report back to the House with the recommendation that the same do pass, to wit:

A resolution providing for analyses of soils.

The committee have also 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 not pass, to wit:

43 h j
A bill to be entitled an Act to amend an Act to protect game, singing birds and animals in this State, 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 Senate bill, and instruct me, as their chairman, to report the same back with the recommendation that it do pass, as amended:

By Mr. Ellis of the 22d district—

A bill to further regulate the practice of law in this State.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

Mr. Park, vice-chairman of Committee on Ways and Means, submitted the following report:

Mr Speaker:

The Committee on Ways and Means have had under consideration House bill No. 661, by Mr. Houston of Fulton, to be entitled an Act to require transferees of notes secured by mortgages or loan deeds, to enter transfer of
record or to have an entry made of the fact of transfers at
the time thereof, and to fix penalties for failure to do so,
and I am instructed as vice-chairman of said committee, to
report said bill back to the House with recommendation
that the same do pass as amended.

Respectfully submitted.

JAS. B. PARK,
Vice-Chairman.

Mr. Steed, chairman of the Committee on Corporations
submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under con­
sideration the following House bills, which I am instructed
to report back to the House with the recommendation that
the same do pass as amended, to wit:

A bill to amend the charter of the town of Kestler, in
Early county.

Also, a bill to create a new charter for the city of La­
Grange in Troup county.

Your committee have also had under consideration the
following bills of the House, which I am instructed to
report back to the House with the recommendation that the
same do pass, to wit:

A bill to amend the charter of the town of Bluffton, in
the county of Clay.

Also, a bill to amend an Act to incorporate the town of
Baldwin, in Habersham and Banks counties.
Also, a bill to repeal the several Acts incorporating the town of Preston, in the county of Webster.

The Committee on Corporations have also had under consideration the following House resolution, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A resolution to relieve the sureties on bond of W S. Ransay of Laurens county, Georgia.

Respectfully submitted.

W E. STEED,
Chairman.

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

By Mr. Wright of Floyd—

A resolution providing that on Tuesdays, Wednesdays and Thursdays of each week, the order of business shall be the consideration of general House bills.

Under the head of unfinished business the following House bill, which was under discussion yesterday when the hour of adjournment arrived, was again taken up for a further consideration, to wit:

By Mr. Gary of Richmond—

A bill to appropriate money for the rebuilding of the Soldiers' Home.

Mr. Tisinger of Upson, who was chairman of the committee of the whole, again took the chair.
After a consideration of the bill the committee arose, and through their chairman reported the same back to the House with the recommendation that all further debate on the bill in the committee of the whole cease.

The following resolution was read and adopted, to wit:

By Mr. Park of Greene.

Resolved, That all debate on the Soldiers' Home bill in the committee of the whole house be closed, and this action be reported to said committee.

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

Mr. Speaker:

The Senate insists upon its amendment (No. 17) to the following bill of the House, and asks that a committee of conference be appointed.

A bill to provide for the establishment and operation of dispensaries in this State, and for other purposes.

And has appointed as such committee, on the part of the Senate, Ellis of the 22d district, Holder of the 33d district, Johnson of the 5th district.

The Speaker appointed the following Committee of Conference to confer with a like committee from the Senate in regard to the amendment to the dispensary bill, in which the House refused to concur, to wit:

Messrs. Wright, Hardwick, Davis of Meriwether.
Mr. Davis of Meriwether, having asked to be excused from serving on the above conference committee, the request was granted, and the Speaker appointed in his stead Mr. Stubbs of Laurens.

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

By Mr. Hawes of Elbert—

Resolved by the House of Representatives, That the rules governing the House shall control the committee of the whole house.

The Speaker again resolved the House into a committee of the whole for a further consideration of the Soldiers' Home Bill, and Mr. Tisinger of Upson, again acted as chairman.

After a consideration of the bill the committee arose, and reported the same back to the House with the recommendation that it do pass as amended.

Mr. McLennan of Telfair, called for the previous question, which call was sustained.

On motion of Mr. Hall of Bibb, the House reconsidered its action in calling the previous question.

The following amendment offered by Mr. Kelly of Glascock, was read and adopted, to wit:

To amend by striking the words "twenty thousand," wherever they occur and insert in lieu thereof the words "fifteen thousand."

Mr. Wilson of Clay, then renewed the call for the previous question, which call was sustained.
The report of the committee which was favorable to the passage of the bill, as amended, was agreed to.

An appropriation being involved in the bill the ayes and nays were ordered, and 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.—


Those not voting were Messrs.—


Ayes 94, nays 36.

On motion of Mr. Hardin of Wilkes, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 94, nays 36.

The bill having received the requisite constitutional majority was passed as amended:
On motion of Mr. Gary of Richmond, 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 by the requisite constitutional majority the following bill of the Senate, to wit:

A bill to amend section 3487 of the Code.

The Senate has also passed by the requisite constitutional majority the following bill of the House:

A bill to prescribe that commercial fertilizers owned by farmers shall not be taxed.

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

A resolution to appoint a committee to visit the North Georgia Agricultural College, at Dahlonega.

Committee on part of the Senate are Senators McAfee, Hardaway, Cobb and Holder.

The Senate has also adopted the following resolution of the House, by substitute:

A resolution to investigate the Soldiers' Home, and report to the General Assembly.

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—

Resolved, That when the General Assembly adjourn today it stand adjourned until next Monday, and the days lost shall be considered as dies non.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker

The Committee on Enrollment have examined and report as properly enrolled, duly signed, and ready for delivery to the Governor, the following Acts, to wit:

An Act to amend an Act to codify the various Acts incorporating the town of McDonough, in Henry county.

Also, an Act to establish public schools for the town of Warrenton.

Also, an Act to amend an Act amending the charter of the town of McDonough.

Also, an Act to prohibit the manufacture of all spirituous liquors in the county of Murray.

Also an Act to amend an Act creating the Board of Commissioners for the county of Greene.

Also, an Act to repeal an Act incorporating the town of Powellville, in Coweta county.
Also, an Act to fix the time of holding the superior courts of the Stone Mountain Circuit.

Also, an Act to establish public schools in the town of Spring Place.

Also, an Act to fix the time of holding the superior courts in the Oconee Circuit.

Also, an Act to extend the corporate limits of the town of Palmetto.

Also, an Act to amend the charter of Waleska.

Also, an Act to repeal the charter of the town of Vienna.

Also, an Act to repeal an Act chartering the town of Valdosta.

Also, an Act to amend an Act establishing a new charter for the town of Calhoun.

Also, an Act to amend the charter of the town of Oakland City, and for other purposes.

Respectfully submitted.

C. J. WELLBORN, Jr.,
Chairman.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bill of the House, which they instruct me to report back with the recommendation that the same
do not pass, both as to the bill and the substitute offered therefor:

A bill to provide for a uniform series of text-books to be used in the common schools of this State; to create a text-book commission, etc., and for other purposes.

Respectfully submitted.

B. L. TISINGER.
Acting Chairman.

Mr. Hawes, chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks and Banking, have had under consideration the following bills of the Senate, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend section 982 of the Code of Georgia, 1895, providing for selection by the Governor of certain banks as State depositories, so as to include Fitzgerald, Ga.

The Committee on Banks and Banking have also had under consideration the following Senate bills, which I am instructed to report back to the House with the recommendation that the same do pass, as amended, to wit:

A bill to authorize the Governor to appoint an additional State depository in the city of Atlanta.

Respectfully submitted.

P. M. HAWES.
Chairman.
The following Senate resolution was read, to wit:

By Mr. Ellis of the 22d district—

A resolution providing that the General Assembly, when it adjourns to-day, stand adjourned until Monday morning, December 16, 1901.

Mr. Bower of Decatur, called for the previous question, which call was sustained.

Mr. Hall of Bibb, moved to adjourn.

Mr. Mitchell of Thomas, moved as a substitute, that when the House adjourn it stand adjourned until 3:30 o'clock this afternoon.

Mr. Hardwick of Washington, called for the previous question, and on that call Mr. Franklin called for the ayes and nays, which call was sustained.

Mr. Hardwick then asked unanimous consent that the House adjourn, which was granted.

Leave of absence was granted the following members:


The Speaker then announced the House adjourned until 3 o'clock this afternoon.
Wednesday, 3 o'clock p.m.

The House reconvened at this hour and was again called to order by the Speaker.

Mr. Deal of Bulloch, moved to dispense with the call of the roll, which motion was lost.

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

Anderson of Bartow, George of Morgan, McKay,
Anderson of Cobb, Gresham, McLennan,
Ayres, Griffin of Twiggs, Madden,
Bailey, Hall of Bibb, Miller,
Bell, Hall of Fannin, Mitchell of Emanuel.
Blalock, Hammock, Moore,
Boswell, Harden of Chatham, Morris,
Bower, Hardin of Wilkes, Mulherin,
Bray, Hardwick, Mullins,
Brewton, Harrell, Niblack,
Carswell, Harper of Chattooga, Orr,
Clower, Harkins, Ousley,
Darden, Hawes, Park of Greene,
Daughtry, Hixon, Park of Troup,
Davis of Meriwether, Hodges, Parker,
Deal, Hogan, Perry,
Dan, Howard of Baldwin, Pierce,
Duncan, Howard of DeKalb, Quillian,
Egleston, Howell, Rawls,
English, Huie, Reid of Campbell,
Everett, Hutcheson, Reid of Taliaferro,
Felder, Johnson of Baker, Rhyme,
Flynt, Johnson of Bartow, Richardson,
Foster of Floyd, Johnson of Jefferson, Roberts,
Foster of Oconee, Jordan of Jasper, Sanders,
Franklin, Kelly, Schley,
Frederick, Kilburn, Shank,
Freeman of Troup, Land, Shipp,
Freeman of Whitfield, Lawrence, Sikes,
Gary, Luttrell, Slaton,
George of DeKalb, McFarland, Smith of Hancock,
Smith of Henry, Toomer, Williams,
Stewart, Tumlin, Wilson,
Stubbs, Underwood, Wright of Floyd,
Sturgis, Walker of Webster, Yates,
Taylor, Whitchard, Mr. Speaker,
Thompson of Dooey, Wight of Dougherty,

Those absent were Messrs.—

Adams, Hamilton, Monroe,
Allen, Harper of Wayne, Narramore,
Barron, Harvard, O'Connell,
Blue, Hathcock, Peyton,
Booth, Henderson, Singletary,
Brock, Henry, Stafford,
Bruce, Herrington, Steed,
Burnett, Hilton, Stevens,
Bush, Hitch, Symons,
Carrington, Hosch, Tarver,
Copeland, Houston, Thomas,
Cowart, Hutchins, Thompson of Banks,
Crawford, Johnson of Appling, Tisinger,
Crumbley, Joiner, Turner,
Davis of Newton, Jordan of Pulaski, Walker of Brooks,
Dorminy, Knight, Walker of Crawford,
Drawdy, Knowles, Wellborn,
Fort, Lane, Welch,
Foster of Towns, Lott, Wells,
Gress, Maples, Wilkes,
Grice, Merritt, Willingham,
Hamby, Mitchell of Thomas,

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

Atlanta, Ga., November 27, 1901.

Hon. John D. Little, Speaker of House, the General Assembly:

Dear Sir:—The Central Congregational Church of this city, hereby extends a cordial invitation to yourself and the members of your honorable body to attend its annual
Thanksgiving service on to-morrow morning (Thursday) at 11 o'clock.

The address on this occasion is to be delivered by the Hon. Roland Ellis, member of the State Senate from Macon.

Very respectfully

REV FRANK E. JENKINS,
A. E. MCDONALD,
J FRANK BECK.

Committee on Invitation.

Accepted.

The following Senate resolution which was before the House when the House adjourned this morning was taken up again for a further consideration, to wit:

By Mr. Ellis of the 22nd District—

A resolution providing that when the House adjourn it stand adjourned until Monday morning, Dec. 16, and that Friday, Saturday and Sunday be counted as dies non.

Mr. Reid of Campbell, called for the previous question, which call was sustained.

On the adoption of the resolution Mr. Franklin of Washington 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.—

Anderson of Cobb, Bell, Blalock, Booth, Bray, Brewton, Bush, Clower, Egleston, Felder, Foster of Floyd, Freeman of Troup, Hall of Fannin, Harden of Chatham, Hardwick, Harrell, Hixon, Houston, Hutcheson, Johnson of Baker, Lawrence, McLennan, Miller, Morris, Mulherin, Quillian, Reid of Campbell Roberts, Sikes, Slaton, Stewart, Tumlin, Wight of Dougherty, Wilson, Wright of Floyd, Yates.

Those voting in the negative were Messrs.—

Those not voting were Messrs.—

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Ayes 36, nays 70.

By unanimous consent the verification of the roll call was dispensed with.

On the adoption of the resolution the ayes were 36, nays 70.

The resolution having failed to receive the requisite three-fourths majority was lost.

The following resolution was read, to wit:

By Mr. Mulherin of Richmond—

Resolved, First, that no leave of absence be granted members for Friday and Saturday of this week, except for providential causes.
Second, That all leave of absence except for providen-
tial causes already granted for said days are hereby re-
voked.

Third, That the Clerk is instructed to furnish the Treas-
urer with a list of members absent Friday and Saturday
without leave of absence based upon providential causes.

Fourth, That the Treasurer is instructed not to pay the
per diem of members so absent.

Mr. Mitchell of Thomas moved that the resolution be
tabled, and on the motion to table the resolution Mr.
Hardwick called for the ayes and nays, which call was sus-
tained.

Mr. Felder of Bibb then moved to adjourn, on which
motion Mr. Mulherin 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.—

Those voting in the negative were Messrs.—

| Anderson of Cobb | Houston, | Niblack, |
| Bailey, | Howard of DeKalb, | Parker, |
| Bray, | Howell, | Perry, |
| Brewton, | Huie, | Rawles, |
| Burnett, | Johnson of Appling, | Reid of Campbell, |
| Copeland, | Johnson of Bartow, | Rhyne, |
| Davis of Meriwether, | Jordan of Jasper, | Schley, |
| Davis of Newton, | Jordan of Pulaski, | Shipp, |
| Deal, | Kelly, | Slaton, |
| Egleston, | Knowles, | Smith of Hancock, |
| Everett, | Land, | Symons, |
| Fort, | Lawrence, | Thomas, |
| Foster of Floyd, | Luttrel, | Toomer, |
| Foster of Oconee, | McFarland, | Underwood, |
| George of Morgan, | McKay, | Walker of Webster, |
| Hall of Fannin, | McLenan, | Welch, |
| Hammock, | Madden, | Whitchard, |
| Harden of Chatham, | Mitchell of Emanuel, | Wilson, |
| Hardin of Wilkes, | Monroe, | Wright of Floyd, |
| Harper of Chattooga, | Morris, | Yates. |
| Hawes, | Mulherin, | |
| Hixon, | Mullins, | |

Those not voting were Messrs.—

| Adams, | Gary, | Hitch, |
| Allen, | Gresham, | Hodges, |
| Barron, | Gress, | Hogan, |
| Booth, | Griffin of Twiggs, | Hosch, |
| Boswell, | Grice, | Hutchins, |
| Bower, | Hamby, | Johnson of Jefferson, |
| Bruce, | Hamilton, | Joiner, |
| Bush, | Hardwick, | Knight, |
| Crawford, | Harper of Wayne, | Lane, |
| Crumbley, | Harvard, | Merritt, |
| Dean, | Hathcock, | Narramore, |
| Dorminy, | Harkins, | O'Connell, |
| Duncan, | Henderson, | Orr, |
| Flynt, | Henry, | Ousley, |
| Foster of Towns, | Herrington, | Park of Greene, |
| Frederick | Hilton, | Park of Troup, |
Ayes 43, nays 64.

On motion of Mr. Hawes of Elbert the verification of the roll call was dispensed with.

On the motion to adjourn the ayes were 43, nays 64, so the motion was lost.

Mr. Hardwick renewed his call for the ayes and nays on the motion to table the resolution and the amendments, 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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Ousley, Parker, Rawls, Rhyne, Roberts, Schley, Shipp,
Sikes, Stewart, Stubbs, Sturgis, Thompson of Banks, Underwood, Wellborn,
Welch, Wight of Dougherty, Williams, Wilson, Yates.

Those voting in the negative were Messrs.—

Anderson of Cobb, Ayres, Bell, Brock, Burnett, Daughtry, Foster of Oconee, Hammock, Hardwick, Hawes,
Hixon, Howard of DeKalb, Lott, Maples, Monroe, Morris, Mulherin, Perry, Reid of Campbell, Sanders,
Slaton, Smith of Hancock, Symons, Thomas, Thompson of Dooly, Toomer, Whitchard, Wright of Floyd,

Those not voting were Messrs.—

Adams, Allen, Anderson of Bartow, Barron, Boswell, Bower, Bruce, Bush, Crawford, Crumbley, Davis of Meriwether, Dean, Dorminy, Duncan, Flynt, Foster of Towns, Franklin, Frederick, Gary, George of Morgan, Gresham,
Merritt, Narramore, O'Connell, Orr, Park of Greene, Park of Troup, Peyton, Pierce, Quillian, Reid of Taliaferro, Richardson, Shank, Singletary, Smith of Henry, Stafford, Steed, Stevens, Tarver, Taylor, Tisinger, Tumlin.
Turner, Walker of Webster, Willingham, Walker of Brooks, Wells, Mr. Speaker, Walker of Crawford, Wilkes,

Ayes 76, nays 28.

On motion of Mr. Mitchell of Emanuel the verification of the roll call was dispensed with.

On the motion to table the resolution the ayes were 76, nays 26, so the motion to table prevailed.

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, and recedes from its amendment (No. 17) to the following bill of the House, to wit:

A bill to provide for the establishment and control of dispensaries in the various counties of this State.

The Senate also refuses to recede from its amendment to the following bill of the House, to wit:

A bill to authorize the mayor and aldermen of the city of Cartersville to invest water works sinking fund.

The Senate has passed by the requisite constitutional majority the following bill of the House, to wit:

A bill to authorize and empower the mayor and council of Jeffersonville to establish a dispensary.

The following communication was read, to wit:
Hon. John D. Little, Speaker House of Representatives:

Sir: In compliance with the joint resolution of the General Assembly requesting me to address the General Assembly in joint session at an early day on the secession convention of the State of Georgia of 1861, I have the honor to name 8 p. m. Tuesday, Dec. 3, prox., as the time it would be convenient for me to deliver the address as requested.

I have the honor to be, etc., etc.,

H. P Bell.

Mr. Speaker:

Your Conference Committee appointed to confer with a similar committee from the Senate in reference to the pending difference between the two houses on the Senate amendment to House bill No. 338 by Mr. Wright of Floyd, beg leave to submit the following report:

Your committee and the Senate committee have unanimously agreed that the Senate amendment to which the House objects should be stricken, and that the House should recede from its position, and the Senate committee has made a report to that effect to the Senate.

Respectfully submitted.

Wright,
Stubbs,
Hardwick,
Committee on part of the House.

By unanimous consent the following bills were read the first time, to wit:
By Mr. Mitchell of Emanuel—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Emanuel county.

Referred to General Judiciary Committee.

By Mr. Mitchell of Emanuel—

A bill to create a Board of Commissioners of Roads and Revenues for Emanuel county.

Referred to General Judiciary Committee.

By Mr. Flynt of Spalding—

A bill authorizing the recovery of damages by the personal representatives of any unmarried person, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Henry of Murray—

A resolution to reimburse the doorkeeper of the Senate.

Referred to Committee on Corporations.

By Messrs. Niblack and Hosch of Jackson—

A bill to create a Board of County Commissioners for Jackson county.

Referred to Committee on County and County Matters.

By Mr. Pierce of Hall—

A bill to protect game in the county of Hall, and for other purposes.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Cowart of Charlton—

A bill to change the county site of Charlton county from Traders Hill to Folkston.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

The bill contemplating a change of a county site, the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

On motion of Mr. Perry of Gwinnett the verification of the roll call was dispensed with.

Before the vote could be announced Mr. Slaton of Fulton moved that the bill, together with the aye and nay vote thereon, be tabled, which motion prevailed.

By Mr. Brewton of Tattnall—

A bill to amend section 583, 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 the passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

The following resolution was read and adopted, to wit:
By Mr. Hardin of Wilkes—

A resolution providing that the General Assembly meet in joint session on Tuesday evening, Dec. 3, 1901, for the purpose of hearing the address of Hon. Hiram P. Bell on the Georgia secession convention.

On motion of Mr. Davis of Newton, House bill No. 571 was tabled.

On motion of Mr. Hardwick Senate bill No. 39 was tabled.

November 27, 1901.

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 incorporate the town of Harmony Grove.

An Act to amend section 982 of the Code.

An Act to establish a system of public schools in the town of Doerun.

An Act to amend the charter of the town of Waynesboro.

An Act to amend the charter of the city of Augusta.

Also an Act to change the time of holding the Superior Court of Union county.
By Messrs. George and Howard of DeKalb—

A bill to amend the Act to create a system of public schools in the town of Decatur.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

Leave of absence was granted the following members: Messrs. Williams of Bryan, Jordan of Pulaski, Bush of Miller, Kelly of Glascock, McLennan of Telfair.

The Speaker then announced the House adjourned until 9:30 o'clock Friday morning.

Atlanta, Georgia,
Friday, Nov. 29, 1901.

The House met pursuant to adjournment at 9:30 o'clock this day. Was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called, and the following members answered to their names:
Adams,     Hamilton,     Mullins,    
Allen,     Hammock,     Niblack,     
Anderson of Bartow,     Harden of Chatham,     Ousley,     
Anderson of Cobb,     Harrell,     Park of Greene,     
Ayres,     Hardin of Wilkes,     Park of Troup,     
Bailey,     Hardwick,     Parker,     
Bell,     Harvard,     Perry,     
Blalock,     Hathcock,     Peyton,     
Boswell,     Harkins,     Pierce,     
Bower,     Hawes,     Quillian,     
Bray,     Henry,     Rawls,     
Bruce,     Herrington,     Reid of Campbell,     
Carswell,     Hilton,     Reid of Taliaferro,     
Copeland,     Hitch,     Rhyne,     
Cowart,     Hodges,     Roberts,     
Daughtry,     Hogan,     Sanders,     
Davis of Newton,     Hosch,     Schley,     
Deal,     Houston,     Shank,     
Dean,     Howard of Baldwin,     Shipp,     
Drawdy,     Howard of DeKalb,     Sikes,     
Duncan,     Howell,     Singleteray,     
E. leston,     Hutcherson,     Slaton,     
English,     Hutchins     Smith of Hancock,     
Everett,     Johnson of Appling,     Smith of Henry,     
Felder,     Johnson of Baker,     Stafford,     
Flynt,     Johnson of Bartow,     Steed,     
Fort,     Kelly,     Stewart,     
Foster of Floyd,     Kilburn,     Stubbs,     
Foster of Towns,     Knowles,     Sturgis,     
Foster of Oconee,     Lane,     Symons,     
Franklin,     Lawrence,     Thomas,     
Freeman of Troup,     Lott,     Toomer,     
Freeman of Whitfield,     Luttrell,     Tumlin,     
Gary,     McFarland,     Walker of Crawford,     
George of DeKalb,     McKay,     Walker of Webster,     
George of Morgan,     McLennan,     Wellborn,     
Gresham,     Madden,     Welch,     
Gress,     Maples,     Wells,     
Griffin of Twiggs,     Merritt,     Whitchard,     
Grice,     Mitchell of Emanuel,     Willingham,     
Hall of Bibb,     Mitchell of Thomas,     Wilson,     
Hall of Fannin,     Moore,     Wright of Floyd,     
Hamby,     Mulherin,     Mr. Speaker,
Those absent were Messrs.—

Barron, Barron, Harper of Wayne, Barron, Richardson,
Blue, Blue, Henderson, Blue, Stevens,
Booth, Booth, Hixon, Booth, Tarver,
Brewton, Brewton, Huie, Brewton, Taylor,
Brock, Brock, Johnson of Jefferson, Brock, Thompson of Banks,
Burnett, Burnett, Joiner, Burnett, Thompson of Dooly,
Bush, Bush, Jordan of Jasper, Bush, Tisinger,
Carrington, Carrington, Jordan of Pulaski, Carrington, Turner,
Clower, Clower, Knight, Clower, Underwood,
Crawford, Crawford, Land, Crawford, Walker of Brooks,
Crumbley, Crumbley, Miller, Crumbley, Wight of Dougherty,
Darden, Darden, Monroe, Darden, Wilkes,
Davis of Meriwether, Davis of Meriwether, Morris, Davis of Meriwether, Williams,
Dorminy, Dorminy, Narramore, Dorminy, Yates,
Frederick, Frederick, O'Connell, Frederick, Yates,
Harper of Chattooga, Harper of Chattooga, Orr,

Mr. Ousley of Lowndes, of the Committee on Journals, reported that the Journal of Wednesday's proceedings had been examined and found correct.

On motion of Mr. Wright of Floyd the reading of the Journal was dispensed with.

By unanimous consent Mr. Harden of Chatham was allowed to withdraw House bill No. 623.

By unanimous consent Mr. Shipp of Colquitt was allowed to withdraw House bill No. 406.

Upon the request of the author House bill No. 612 was withdrawn from the General Judiciary Committee and referred to the Committee on General Agriculture.

On motion of Mr. Wright of Floyd House bill 454 was tabled.

On motion of Mr. Wilson of Clay House bill No. 689 was tabled.
The following bills were read the first time, to wit:

By Mr. Carrington of Madison—

A bill to authorize the issuing of bonds by the town of Comer for the purpose of erecting a school building, and for other purposes.

Referred to Committee on Corporations.

By Mr. Copeland of Walker—

A bill to incorporate the town of Linwood, in the county of Walker.

Referred to General Judiciary Committee.

By Mr. Bower of Decatur—

A bill to amend section 4927 of the Code of Georgia of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Johnson of Appling—

A bill to amend an Act to establish the city court of Baxley, Georgia, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Deal of Bulloch (by request)—

A resolution to refund a fee of $50.00 paid to the Secretary of State by E. K. Overstreet.

Referred to General Judiciary Committee.
By Mr. Hitch of Chatham—

A bill authorizing the mayor and council of Savannah to close Central Place and to convey same to Anna Brown.

Referred to Committee on Corporations.

By Mr. Rhyne of Pickens.—

A bill to authorize the mayor and council of Jasper to create a debt for the erection of a school building.

Referred to Special Judiciary Committee.

By Mr. Rhyne of Pickens.—

A bill to create a Board of Commissioners of Roads and Revenues for Pickens county.

Referred to Special Judiciary Committee.

By Mr. Madden of Pike—

A resolution to pay J W Griffin the sum of $200.00.

Referred to Committee on Ways and Means.

By Mr. Davis of Newton—

A bill to amend sections 4 and 5 of an Act to create a system of public schools for the city of Covington.

Referred to Special Judiciary Committee.

By Mr. Harkins of Gordon—

A bill to authorize the trustees of the Calhoun Institute to transfer said property to the town of Calhoun.

Referred to Committee on Counties and County Matters.
Mr. Slaton, chairman 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 to the House with the recommendation that the same do pass:

A bill to repeal an Act creating Commissioners of Roads and Revenues for Emanuel county.

A bill to create Commissioners of Roads and Revenues in Emanuel county.

A resolution providing for utilization of certain parts of terminals of W & A. Railroad.

Also the following bills do pass as amended:

A bill to amend section 1624 of the Code.

A bill to provide that in all cases where judges sentence persons convicted of misdemeanor to industrial farms, such sentence shall be during the minority of such person.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

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

45 hj
By Mr. Harper of Chattooga—

A bill to cede jurisdiction over certain lands in Chattooga county to the United States Government.

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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Harper of Chattooga the bill just passed was ordered immediately transmitted to the Senate.

By Mr. Shipp of Colquitt—

A resolution to provide certain Supreme Court Reports for the county of Colquitt.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole for a consideration of the same, and designated as chairman of the committee Mr. Adams of Putnam.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:
Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Anderson of Cobb, Barron, Bialock, Blue, Booth, Bower, Brewton, Bruce, Burnett, Bush, Carrington, Carswell, Crawford, Crumbley, Daughtry, Davis of Meriwether, Dorminy, Drawdy,
Ayes 90, nays 0.

On the motion of Mr. Drawdy of Clinch the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 96, nays 0. The resolution having received the requisite constitutional majority was passed.

By Mr. Wilson of Clay—

A resolution to pay pension due John Melton to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Reid of Campbell.
FRIDAY, NOVEMBER 29, 1901.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Hall of Fannin, Park of Troup, Parker,
Ayres, Anderson of Bartow, Hamby, Perry,
Bailey, Hamilton, Peyton,
Bell, Harden of Chatham, Rawls,
Booth, Harvard, Reid of Campbell,
Booth, Harrell, Rhyne,
Boswell, Hawes, Sanders,
Bower, Henry, Schley,
Bray, Hodges, Shank,
Burnett, Hogan, Shipp,
Clower, Houston, Sikes,
Copeland, Howard of Baldwin, Singletary,
Cowart, Howard of DeKalb, Slaton,
Darden, Howell, Smith of Hancock,
Davis of Newton, Hutcheson, Steed,
Deal, Johnson of Appling, Stewart,
Dean, Johnson of Baker, Stubbs,
Drawdy, Lott, Sturgis,
Egleston, Luttrell, Symons,
English, McFarland, Thomas,
Everett, McKay, Thompson of Dooly,
Felder, Madden, Tumlin,
Foster of Floyd, Maples, Walker of Webster,
Foster of Oconee, Merritt, Wellborn,
Franklin, Mitchell of Emanuel, Welch,
Freeman of Troup, Mitchell of Thomas, Wells,
Freeman of Whitfield, Moore, Whitchard,
George of Morgan, Mullins, Wilson,
Gresham, Niblack, Wright of Floyd,
Gress, Ousley,
Griffin of Twiggs, Park of Greene,
Those not voting were Messrs.—


Ayes 92, nays 0.

On motion of Mr. Franklin of Washington the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 92, nays 0.

The resolution having received the requisite constitutional majority was passed.

On motion of Mr. Slaton of Fulton the following bill, which was tabled on Wednesday, to gather with the aye and
nay vote thereon, was taken from the table for the purpose of announcing the vote, which was as follows:

Those voting in the affirmative were Messrs.—

| Adams,       | George of Morgan,       |
| Allen,       | Gresham,               |
| Anderson of Bartow, | Gress,               |
| Anderson of Cobb, | Griffin of Twiggs,   |
| Ayres,       | Hall of Bibb,          |
| Bailey,      | Hall of Fannin,        |
| Bell,        | Hamby,                 |
| Blalock,     | Hamilton,              |
| Blue,        | Hammock,               |
| Booth,       | Harden of Chatham,     |
| Boswell,     | Hardin of Wilkes,      |
| Bower,       | Hardwick,              |
| Bray,        | Harrell,               |
| Brock,       | Harper of Chattooga,   |
| Burnett,     | Harvard,               |
| Carswell,    | Hathcock,              |
| Clower,      | Harkins,               |
| Copeland,    | Hawes,                 |
| Cowart,      | Henry,                 |
| Darden,      | Hixon,                 |
| Daughtry,    | Hodges,                |
| Davis of Meriwether, | Hogan,             |
| Davis of Newton, | Houston,           |
| Deal,        | Howard of Baldwin,     |
| Dean,        | Howard of DeKalb,      |
| Drawdy,      | Howell,                |
| English,     | Huie,                  |
| Egleston,    | Hutcheson,             |
| Everett,     | Hutchins,              |
| Felder,      | Johnson of Appling,    |
| Fort,        | Johnson of Baker,      |
| Foster of Floyd, | Johnson of Bartow,    |
| Foster of Towns, | Johnson of Jefferson, |
| Foster of Oconee, | Jordan of Jasper,   |
| Franklin,    | Jordan of Pulaski,     |
| Freeman of Troup, | Kelly,              |
| Freeman of Whitfield, | Kilburn,         |
| George of DeKalb, | Knight,              |
| Knowles,     | Land,                  |
| Land,        | Lawrence,              |
| Lott,        | Luttrell,              |
| McFarland,   | McKay,                 |
| McLennan,    | Madden,                |
| Maples,      | Merritt,               |
| Miller,      | Mitchell of Emanuel,   |
| Merritt,     | Mitchell of Thomas,    |
| Monroe,      | Moore,                 |
| Morris,      | Mulherin,              |
| Mulins,      | Niblack,               |
| Ousley,      | Park of Greene,        |
| Park of Greene, | Park of Troup,       |
| Parker,      | Perry,                 |
| Perry,       | Pierce,                |
| Quillian,    | Rawls,                 |
| Reid of Campbell, | Rhyne,            |
| Roberts,     | Sanders,               |
| Schley,      | Shank,                 |
| Shipp,       | Sikes,                 |
| Singletary,  | Slaton,                |

Those not voting were Messrs. —


Ayes 138, nays 0.

On the passage of the bill the ayes were 138, nays 0.

The bill having received the requisite three-fourths constitutional majority was passed.

By Mr. Copeland of Walker—

A bill to amend subdivision 1 of section 2350 of volume 2 of the Code, which refers to corporations created by the Superior courts.

The following amendments offered by the committee were adopted, to wit:
Amend by striking out the words "for two weeks" wherever they occur in the caption of the bill, and inserting in lieu thereof the words "For one week."

Also by striking out the words "To provide for granting charters at chambers" from the caption of said bill.

Also by striking the words "For two weeks" wherever they occur in section 1 of said bill, and inserting in lieu thereof the words "For one week."

Also by striking from section 1 of the bill the words "or at chambers" wherever they occur in section 1.

Also by adding another section, to be designated as section 2, as follows:

Sec. 2. Be it further enacted by the authority aforesaid, That all laws or parts of laws in conflict with this Act be and the same are hereby repealed.

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 73, nays 19.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Copeland gave notice that at the proper time he would move to reconsider the action of the House in not passing the bill just considered.

Mr. Wright of Floyd gave notice that at the proper time he would move to reconsider the action of the House in concurring in the Senate substitute to House bill No. 505.
By Mr. Orr of Coweta—

A resolution to pay a pension to L. D. Belisle of Coweta county.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Hammock of Randolph.

After a consideration of the resolution the committee arose and through their chairman reported the same back with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Allen, Anderson of Bartow, Ayres, Bailey, Bell, Blalock, Booth, Boswell, Bower, Bray, Brock, Burnett, Clower, Copeland, Cowart, Darden, Davis of Newton, Deal, Dean, Drawdy, Egleston, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Oconee, Franklin, Freeman of Troup, Freeman of Whitfield, Gresham, George of Morgan, Gress, Hall of Fannin, Hamby, Hammock, Harden of Chatham, Harvard, Harkins, Hawes, Hodges, Hogan, Houston, Howard of Baldwin, Howard of DeKalb, Howell, Hutcherson, Johnson of Appling, Johnson of Baker, Johnson of Bartow, Kilburn,
FRIDAY, NOVEMBER 29, 1901.

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Those voting in the negative were Messrs.—

- Hall of Bibb
- Maples
- Stafford
- Henry
- Smith of Hancock
- Sturgis

Those not voting were Messrs.—

- Anderson of Cobb
- Hardwick
- McLennan
- Barron
- Harrell
- Miller
- Blue
- Harper of Chattooga
- Monroe
- Brewton
- Harper of Wayne
- Mulherin
- Bruce
- Hathcock
- Narramore
- Bush
- Henderson
- O'Connell
- Carrington
- Herrington
- Orr
- Carswell
- Hitch
- Ousley
- Crawford
- Hilton
- Quillian
- Crumbley
- Hixon
- Reid of Taliaferro
- Daughty
- Hosch
- Richardson
- Davis of Meriwether
- Huie
- Roberts
- Dorminy
- Johnson of Jefferson
- Stevens
- Duncan
- Joiner
- Tarver
- Foster of Towns
- Jordan of Jasper
- Taylor
- Frederick
- Jordan of Pulaski
- Thompson of Banks
- Gary
- Kelly
- Tisinger
- George of DeKalb
- Knight
- Toomer
- Griffin of Twiggs
- Knowles
- Turner
- Grice
- Lane
- Underwood
- Hamilton
- Lawrence
- Walker of Brooks
- Hardin of Wilkes
- McFarland
- Walker of Crawford
On motion of Mr. Deal of Bulloch the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 90, nays 6.

The resolution having received the requisite constitutional majority was passed.

By Mr. Gary of Richmond—

A bill to provide for the appropriation of $50,000 to correct certain errors in the Georgia monument at Chickamauga Park.

An appropriation being involved in the bill the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Howard of DeKalb.

After a consideration of the bill the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The ayes and nays were called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Ayres, Blalock, 
Allen, Bailey, Booth, 
Anderson of Bartow, Bell, Boswell,
Those voting in the negative were Messrs.—

Ayes 103, nays 0.

On motion of Mr. Reid of Campbell the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 103, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Land of Butts—

A bill to authorize the Board of Commissioners of Roads and Revenues of Butts county to investigate the claim of A. J. Moore.

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 4.

The bill having received the requisite constitutional majority was passed.
By Mr. Deal of Bulloch—

A resolution for the relief of J. T. Mikel.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the resolution the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

Your Committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor, the following Acts, to wit:

An Act to establish a dispensary in the town of Jeffersonville, Georgia.

Also an Act to incorporate the town of Jeffersonville, in the county of Twiggs.

Also an Act to amend an Act approved Dec. 6, 1900, entitled an Act to establish the city court of Dublin, in the county of Laurens.

Also an Act prescribing that commercial fertilizers in the hands of consumers may be deemed as returned for taxation when the lands upon which the same are to be used have been returned for taxation for the current year, and for other purposes.
Also an Act to establish a system of public schools in the town of Senoia, in the county of Coweta.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.

The Committee on Counties and County Matters respectfully submits the following report:

Mr. Speaker:

The Committee on Counties 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:

A bill to maintain public gates by common users in Fannin county

Also a bill to create a Board of Roads and Revenues in the county of Hancock, and for other purposes.

Also a bill to require the county authorities of the several counties of this State to provide special boxes for the names of grand jurors, and for other purposes.

Also a bill to amend section 610 of volume 1 of the Code of 1895, and for other purposes.

The Committee on Counties and County Matters have also had under consideration the following bills of the House, which I am instructed to report back to the House with the recommendation that the same do pass by substitute, to wit:
A bill to amend an Act approved August 23, 1872, creating a Board of Roads and Revenues for Fayette county.

Also a bill to amend the charter of the city of Waycross, and for other purposes.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

The following House bills were read and the Senate amendments concurred in, to wit:

By Mr. Hodges of Hart—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Hart.

The Senate amendments were concurred in.

By Messrs. Slaton and Houston of Fulton—

A bill to amend the charter of the city of Atlanta relative to the old water works property, and for other purposes.

Mr. Slaton of Fulton moved that the substitute offered by the Senate be concurred in, which motion prevailed.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration the following Senate bill, which I am instructed
to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Augusta, Ga.

Respectfully submitted.

W E. STEED,
Chairman.

By unanimous consent the following bill was taken up for the purpose of disagreeing to the Senate substitute, to wit:

By Messrs. Anderson and Johnson of Bartow—

A bill to authorize the mayor and council of Cartersville to invest the water works sinking fund, and for other purposes.

The substitute offered by the Senate was read and non-concurred in, and on motion of Mr. Anderson of Bartow a committee of conference was appointed to confer with a similar committee from the Senate so as to bring about an adjustment of the matter.

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

Mr. Speaker:

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

A bill to incorporate the Molina School District, in Pike county.
The committee have also had under consideration the following Senate bill, which they instruct me to report back to the House with the recommendation that it do pass, to wit:

A bill to authorize the mayor and council of Jeffersonville, in the county of Twiggs, to establish a system of public schools.

Respectfully submitted.

E. H. GEORGE,
Chairman.

By unanimous consent the following bill was read the second time, to wit:

By Mr. Wilson of Clay—

A bill to amend the charter of the town of Bluffton, in Clay county.

By Mr. Maples of Mitchell—

A bill to repeal an Act to establish a dispensary in Mitchell county.

By Mr. Walker of Webster—

A bill to prohibit the sale of spirituous liquors, etc., in the county of Webster.

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

By Mr. Swift of the 30th District—

A bill to repeal an Act to provide for the payment of certain insolvent costs in the Northern Judicial 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Swift of the 30th District—

A bill to amend an Act to create the city court of Elbert county.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Swift of the 30th District—

A bill to repeal an Act to provide for the payment of certain insolvent costs in the Northern Judicial Circuit.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

The following Senate bill was read the second time, to wit:
By Mr. Yopp of the 21st District—

A bill to authorize the establishment of public schools in the town of Jeffersonville.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Temperance Committee have had under consideration a bill to be entitled an Act to prohibit the sale of spirituous and intoxicating liquors in the county of Webster, and for other purposes, and instruct me to report the same back with a recommendation that it do pass as amended.

WRIGHT,
Chairman.

Leave of absence was granted the following members: Messrs. Crumley, Welch, Tumlin, Miller, Howard of DeKalb, Steed, Bray, Booth, Henry of Murray, Foster of Towns, Richardson.

The hour of adjournment having arrived the Speaker announced the House adjourned until 3 o'clock this afternoon.

Friday, 3 p. m. o'clock.

The House reconvened at this hour, and was called to order by the Speaker pro tem.

By unanimous consent the call of the roll was dispensed with.
On motion of Mr. Land of Butts House resolution No. 61 was tabled.

On motion of Mr. Flynt House bill No. 698 was tabled.

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

By Mr. Felder of Bibb—

A bill authorizing the judges of the Superior courts to grant rules nisi, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Lane of Sumter—

A bill to repeal an Act to amend an Act to control the county funds so far as the same relates to the purchase of goods, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Smith and Merritt of Hancock—

A bill to amend an Act to incorporate the town of Culverton, in Hancock county.

Referred to Committee on Corporations.

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

By Mr. Hammock of Randolph—

A bill to prohibit the muddying of waters of this State.

By Mr. Mitchell of Emanuel—

A bill to create a Board of Commissioners of Roads and Revenues in the county of Emanuel.
By Mr. Shipp of Colquitt—

A bill to require railroad companies doing business in this State to equip flat cars with certain appliances.

By Mr. Mitchell of Emanuel —

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues of Emanuel county.

By Mr. Wright of Floyd—

A resolution to provide for the utilizing of certain parts of the terminal of the W & A. Railroad.

By Mr. McLennan of Telfair—

A bill to amend section 4625 of the Civil Code.

By Mr. Hall of Bibb—

A bill to prohibit any person or corporation carrying on the business of common carrier to cross roads, etc.

By Mr. Slaton of Fulton—

A bill to amend section 1624 of the Code, and for other purposes.

By Messrs. Smith and Merrill of Hancock—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Hancock county.

By Mr. Miller of Muscogee—

A bill to amend section 610, volume 1, of the Code.
By Mr. Blalock of Fayette—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Fayette.

By Mr. Hall of Fannin—

A bill to erect and maintain gates in certain parts of Fannin county.

By Mr. Mullins of Cherokee—

A bill to amend the charter of Waleska.

By Mr. Walker of Webster—

A bill to repeal an Act to incorporate the town of Preston.

By Mr. Jordan of Jasper—

A bill to establish a scientific and agricultural school as a branch of the State University.

By Mr. Symons of Glynn—

A bill to amend section 1653, volume 1, of the Code.

By Mr. Symons of Glynn—

A bill to amend section 1655, part first, of the Code.

By Mr. Harkins of Gordon—

A bill to require counties of this State to provide special boxes for the names of grand jurors.
By Mr. Peyton of Habersham—

A bill to amend an Act to incorporate the town of Baldwin.

By Mr. Luttrell of Harris—

A resolution providing for the analysis of soils.

By Mr. Davis of Newton—

A bill to create a new charter for the town of Newton.

By Mr. Pierce of Hall—

A bill for the protection of game in Hall county.

By Messrs. Hosch and Niblack of Jackson—

A bill to create a Board of County Commissioners for Jackson county.

By Mr. Peyton of Habersham—

A resolution to pay the pension due L. H. Jenkins to his widow.

By Mr. Madden of Pike—

A bill to incorporate the Molina School District.

By Mr. Park of Troup—

A bill to create a new charter for the city of LaGrange.

By Mr. Narramore of Early—

A bill to amend the charter of the town of Kestler.
By Mr. Miller of Muscogee—

A bill to divide the State of Georgia into eleven Congressional districts.

On motion of Mr. Mitchell of Emanuel House bill No. 700, which was passed to-day after having been read the second time only this morning, the action of the House was reconsidered and the bill was placed on the calendar for third reading.

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

By Mr. McAfee of the 32nd District—

A resolution appointing a committee to visit the North Georgia Agricultural College.

The following Senate bills were read the first time, to wit:

By Mr. Cann of the 1st District—

A bill relative to the effect of usury in certain cases.

Referred to General Judiciary Committee.

By Mr. Holder of the 33rd District—

A bill to permit the election of one member outside the city limits on the Board of Education of local school systems.

Referred to Committee on Education.
By Mr. Cann of the 1st District—

A bill to amend section 3487 of volume 2 of the Code.

Referred to General Judiciary Committee.

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

By Mr. Howell of 35th District—

A bill providing for an additional depository in the city of Atlanta.

By Mr. Wilcox of the 15th District—

A bill to amend section 982 of the Code.

By Mr. Sullivan of the 18th District—

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

By unanimous consent Senate bill No. 123 was recommitted to the General Judiciary Committee.

On motion of the author House resolution No. 175 was tabled.

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

By Mr. Bower of Decatur—

A bill to create a new charter for the city of Bainbridge.

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.
The bill having received the requisite constitutional majority was passed.

By Messrs. Slaton and Houston of Fulton—

A bill providing that where persons under sixteen years of age are sentenced for misdemeanors that such sentence shall be only for and during his minority.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Madden of Pike—

A bill to amend section 671 of volume 3 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Felder of Bibb, resolution No. 213 was tabled.

By Mr. Slaton of Fulton—

A resolution providing for supplying Circuit Court of Appeals with Acts and Reports.
The report of the committee, which was favorable to passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

The following House bill was taken up and the Senate substitute adopted, to wit:

By Mr. Park of Greene—

A resolution to appoint a Board of Commissioners from the State of Georgia for the Louisiana Purchase Exposition.

The following resolution was read and the Senate substitute adopted, to wit:

By Mr. Hogan of Lincoln—

A resolution providing for the appointment of a committee to investigate the Soldiers' Home and report to the present assembly

Mr. Wellborn, chairman pro tem. of the Committee on Congressional Reapportionment, submitted the following report:

Mr. Speaker:

The Committee on Congressional Reapportionment instruct me to report the following bill of the House back with the recommendation that the same be read the second time and recommitted to this committee, to wit:
A bill to divide the State into eleven Congressional districts.

Respectfully submitted.

C J WELLBORN, JR.,
Chairman pro tem.

The Committee on Counties and County Matters submits the following report:

Mr. Speaker:

The Committee on Counties 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 establish a new charter for the city of Covington.

Also a bill to authorize the trustees of Calhoun Institute to transfer to the mayor and aldermen certain property.

Also a bill to protect game in the county of Hall, and for other purposes.

Also a bill to amend sections 7 and 8 of an Act approved Dec. 1, 1897, establishing the city court of Baxley, in Appling county, and for other purposes.

Also the committee has had under consideration the following House bill, which they instruct me to report back to the House with the recommendation that the same do pass as amended, to wit:
A bill to create a Board of Commissioners for the county of Jackson, and for other purposes.

Respectfully submitted.

J. C. HARKINS,
Chairman pro tem.

Mr. Felder of Bibb moved that when the House adjourn it adjourn until 9:30 o'clock Monday morning.

On the motion of Mr. Felder, Mr. Thompson of Dooly 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.—


Those voting in the negative were Messrs.—

Adams, Bell, Blue, Brock, Clower, Copeland, Cowart, Davis of Newton, Egleston,
Everett, Foster of Oconee, Freeman of Troup, George of Morgan, Gresham, Gress, Hamilton, Hammock, Harkins, Hogan, Houston, Hutchins, Johnson of Bartow, Land, Madden, Merritt, Niblack, Park of Greene, Perry, Reid of Campbell, Sanders, Shank, Singletary, Slaton, Smith of Hancock, Thomas, Thompson of Dooley, Walker of Webster, Wellborn, Wells,  

Those not voting were Messrs.—


Ayes 50, nays 39.
On motion of Mr. Deal of Bulloch the verification of the roll call was dispensed with.

On the motion of Mr. Felder that when the House adjourn to-day it adjourn until 9:30 Monday morning the ayes were 50, nays 39, so the motion prevailed.

Leave of absence was granted to Messrs. Bray of Johnson, Harden of Chatham, Clower of Coweta, English of Warren.

The Speaker then announced the House adjourned until 9:30 o'clock Monday morning.

Atlanta, Georgia,
Monday, Dec. 2, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock,

Blue, Booth, Bower, Brock, Bruce, Burnett, Bush, Carrington, Carswell,

Clower, Copeland, Cowart, Crumbley, Darden, Daughtry, Davis of Meriwether, Davis of Newton, Deal,
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Those absent were Messrs.—

Boswell, Brewton, Dorminy, Bray, Crawford, Drawdy,
Mr. Merritt of Hancock reported that the Journal of Friday's proceedings had been examined and found correct.

The Journal of Friday was then read and confirmed.

Mr. Wright of Floyd moved to reconsider the action of the House in refusing to concur in the Senate substitute to House bill No. 505, which is a bill to amend the charter of Atlanta relative to the old waterworks.

Mr. Park of Greene called for the previous question, which call was sustained.

The motion to reconsider was then put to the House and lost, ayes 24, nays 67.

Mr. Copeland of Walker moved to reconsider the action of the House in not passing House bill No. 659, which is a bill to amend subdivision 1 of section 2350, volume 2, of the Code of 1895, relative to corporations created by Superior courts.

Mr. Hodges of Hart called for the previous question, which call was sustained.

On the motion to reconsider the ayes were 35, nays 54, so the motion was lost.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following, report:
Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled and duly signed and ready for delivery to the Governor the following Acts, to wit:

An Act to prohibit retailing of spirituous, malt or other intoxicating liquors in Georgia, and for other purposes.

Also a resolution that the Governor appoint a Board of Commissioners for the Louisiana Purchase Exposition.

Also a resolution to appoint a committee to visit and report on the condition of the Soldiers' Home.

Also a resolution that Thursday, Nov 28, be considered dies non.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to authorize mayor and aldermen of Savannah to close Centre street, and for other purposes.
Also a bill to amend section 3 of the Act approved Oct. 17, 1887, to incorporate the Title Guarantee and Loan Company of Savannah.

The committee have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do pass as amended, to wit:

A bill to define and extend the corporate limits of the city of Savannah.

The committee have also had under consideration the following House bill, which I am instructed to report back with recommendation that the same do pass, to wit:

A bill to incorporate the town of Culverton, in Hancock county.

Also a bill to authorize and empower the town of Comer, Ga., to create a debt for said town by issuing bonds, and for other purposes.

Respectfully submitted.

W E. STEED,
Chairman.

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 Senate, to wit:

A bill to incorporate the town of Milltown.
Also, a bill to fix the license for selling spirituous liquors in Wayne county.

Also, a bill to prescribe the manner of electing County School Commissioners in the various counties of this State.

The Senate has also passed the following bill of the House, as amended:

A bill to establish a dispensary for the city of LaGrange.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed, and ready for delivery to the Governor, the following Act, to wit:

An Act to amend the charter of the city of Atlanta.

Respectfully submitted.

C. J. WELLBORN, Jr.,
Chairman.

Under the head of unfinished business the following bills were taken up, read the third time and put upon their passage, to wit:

By Mr. George of Morgan—

A bill to require clerks of the superior courts to open and keep a contract docket; to provide the form of said docket, and for other purposes.
The committee offered a substitute which was read.

The following amendments were offered to the substitute, which were read and adopted, to wit:

By Mr. Hodges of Hart—

Amend section 1 by striking out between the word "contract," in the 9th line and the word "made," the words "whether written or oral."

Mr. Wilson of Clay, called for the previous question which call was sustained.

Also by Mr. Hodges of Hart—

To amend section 1 by striking out after the words "oath" in the fifth line, and the word "it" in the eighth line of said section, the words "or before two reputable citizens, or when such relation has been created by oral contract made and entered into by the parties in the presence of such an officer, or of two reputable citizens and actually partly performed."

The report of the committee, which was favorable to the passage of the bill, by substitute, was agreed to as amended.

On the passage of the bill Mr. George of Morgan, 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.—

Adams, Ayres, Blue,
Allen, Barron, Booth,
Anderson of Bartow, Bell, Bower,
Anderson of Cobb, Blalock, Burnett,
Those voting in the negative were Messrs.—

Bailey, Brock, Bruce, Copeland, Crumbley, Fort, Foster of Floyd, Hamby, Hammock, Hardin of Wilkes, Harper of Chattooga, Houston, Hutcheson, Kilburn, Knowles, Luttrel, McKay, Peyton, Rawls, Reid of Campbell, Sanders, Schley, Stafford, Underwood.
Those not voting were Messrs.—


Ayes 100, nays 24.

On motion of Mr. Morris of Cobb, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 100, nays 24.

The bill having received the requisite constitutional majority was passed by substitute as amended.

The Speaker announced the following Committee of Conference to confer with a like committee from the Senate on House bill No. 168: Messrs. Anderson of Bartow, Shipp of Colquitt, Freeman of Troup.

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

By Mr. Blalock of Fayette—

Resolved, That House resolution No. 160 be made the special order for Tuesday morning, immediately after the reading of the Journal.
The following communication was read, to wit:

Savannah, Ga., Nov 28, 1891.

Hon. John D. Little, Speaker House of Representatives,
Atlanta, Ga.:

Dear Sir:—Concurrently with this, you will receive by express, a package containing copies of my recently published work "Cultivation of Sugar Cane," for the members of the House of Representatives, for which I pray acceptance with my compliments. A copy for yourself, of which I ask your acceptance, accompanies this letter under separate cover.

At a time when our national sugar supply has assumed the proportions of a great economic question, and our industrial energies are being exerted to stay the outgo of our gold to foreign countries for the greater bulk of sugar for domestic consumption, I thought it would be an opportune moment to place in the hands of our Legislators a volume that treats of these matters from every standpoint, and that would possess an enhanced interest to Georgians, at this particular time, when our old pine barrens in the southern portion of the State have attracted the attention of the National Department of Agriculture at Washington, because of the very high content of sugar shown by analysis in the sugar-cane grown upon these pine barrens, making it extremely possible for Georgia, as in 1829, to resume her position as one of the greatest sugar-producing centers of the world, and materially aid in throwing off our humiliating dependence upon Germany, and other foreign countries, for more than two-thirds of the sugar consumed by the people of the United States.
Your honorable body can do much to advance the cultivation of sugar-cane in the State, at the proper time, and in making it a companion money crop with cotton, but far more simple in cultivation and vastly more remunerative in returns to the producer than cotton.

You are not all farmers, and therefore I do not commend to such as are not, the perusal of Part I. of my work, by Dr. Stubbs, which relates to cultivation principally, but it is important that in connection with Par II. the preface and historical data to former be carefully read, that the scope of the work may be understood. Part II., of itself, is the only concise and tangible record of sugar-cane cultivation in the whole South in existence.

From the enclosed circular of my book agent, you will be able to learn the favorable reception public criticism has accorded the humble volume.

Yours truly,

D. G. PURSE.

On motion of Mr. Hall of Bibb, the call of the roll of counties was dispensed with, and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. Sikes of Worth—

A bill to establish a system of public schools in the town of Ashburn, in Worth county.

Referred to the Committee on Education.
By Mr. Felder of Bibb—

A bill to amend the charter of the city of Macon, relative to the terms of aldermen.

Referred to Committee on Corporations.

By Mr. Peyton of Habersham—

A bill relative to the ceding of lands to the United States government to establish a Forest Preserve.

Referred to Committee on Counties and County Matters.

By Mr. Whitehead of Terrell—

A bill to amend an Act to create the city court of Dawson.

Referred to Special Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend the charter of the city of Macon, so as to cancel the bonded indebtedness of the city.

Referred to Committee on Corporations.

By Mr. Shank of Wilkes—

A bill to abolish the city court of Washington, in Wilkes county.

Referred to Special Judiciary Committee.

By Messrs. Quillian and Pierce of Hall—

A bill to incorporate the town of Oakwood, in the county of Hall.
Referred to Committee on Corporations.

By Mr. Freeman of Whitfield—

A bill to require the owners of land traversed by creek, etc., not navigable, to clean all obstructions therefrom, etc.

Referred to Special Judiciary Committee.

By Mr. Peyton of Habersham—

A bill to equalize the business and labor of the judges of the several judicial circuits of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of Greene—

A bill to incorporate the town of Union Point, and for other purposes.

Referred to Committee on Corporations.

The following bills were withdrawn by the author by unanimous consent, to wit: House bills Nos. 687 and 688.

Mr. Little, chairman ex officio 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 to the House with the recommendation that the same do pass:
By Mr. Bower—

A resolution to make House bill No. 668 special order for Wednesday next, immediately after the confirmation of the Journal. Also bill No. 264.

By Mr. Blalock—

A resolution to make House resolution No. 160 special for Tuesday, immediately after the confirmation of Journal.

Respectfully submitted.

LITTLE.

Chairman ex officio.

The following resolution was read, to wit:

By Mr. Bower of Decatur—

Resolved, That House bill No. 668 be set for special order for Wednesday, December 4, 1901, immediately after the reading of the Journal.

On the adoption of the resolution Mr. Hall of Bibb, 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.—

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Adams, Bell, Boswell, Bray, Brewton, Brock, Bruce, Carrington, Carswell,
Crawford,                   Hosch,                   Roberts,                   
Daughtry,                  Howard of Baldwin,     Sanders,                   
Dean,                      Howard of DeKalb,      Stewart,                   
Dorminy,                   Johnson of Appling,     Tarver,                   
Drawdy                     Johnson of Baker,      Taylor,                   
English,                   Jordan of Pulaski,     Thomas,                   
Everett,                   Kelly,                   Thompson of Dooly,       
Foster of Towns,           McLennan,                Tisinger,                 
Gresham,                   Mitchell of Thomas,    Toomer,                   
Hall of Fannin,            Mullins,                Walker of Brooks,        
Harden of Chatham,         Narramore,              Walker of Crawford,       
Harper of Wayne,           Ousley,                  Wellborn,                
Hawes,                     Parker,                  Wilkes,                   
Henderson,                 Quillian,                Willingham,              
Henry,                     Reid of Taliaferro,   Mr. Speaker.             

Ayes 85, nays 35.

By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 85, nays 35.

The resolution not having received the requisite three-fourth constitutional majority was lost.

Leave of absence was granted to Messrs. Howard of Baldwin, Hamby, Stewart, Mullins, Everett, Hawes, Drawdy.

Monday, 3 o'clock p. m.

The House reconvened at this hour, and was again called to order by the Speaker.

The roll was called and the following members answered to their names:
MONDAY, DECEMBER 2, 1901.


Those absent were Messrs.—

Allen, Blue, Booth, Boswell, Bray, Brewton, Bruce, Burnett, Bush, Carswell, Copeland, Crawford, Darden, Daughtry, Davis of Meriwether, Dean, Dorminy, Drawdy, Duncan, English, Everett,
The following resolution, which was under consideration at the time of the adjournment of this morning's session, was taken up as unfinished business, to wit:

By Mr. Blalock of Fayette—

A resolution making House resolution No. 160 the special order for Tuesday morning, immediately after the reading of the Journal.

Mr. Blalock, who had called for the ayes and nays on the adoption of the resolution at this morning's session, withdrew the same.

On being put to the House the resolution was lost.

The following bills which were introduced at this morning's session, were taken up and read the first time, to wit:
By Mr. Frederick of Macon—

A bill to amend paragraph 345, article 3, chapter 2 of the sixth title of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. George of Morgan—

A resolution making House bill No. 608 a special order for Tuesday morning next, at 12 o'clock.

By Mr. Slaton of Fulton—

A resolution fixing House bill No. 668 a special order for Wednesday morning, immediately after the confirmation of the Journal.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bill of the House, which they have instructed me, as their chairman, to report back to the House with the recommendation that the same do pass, to wit:

A bill to establish a system of public schools in the town of Ashburn.

Also the following Senate bill, which they instruct me to report back with the recommendation that it do pass, to wit:
A bill to permit the election of one member of the County Boards of Education to reside within the corporate limits of a city having a local school system.

Respectfully submitted.

E. H. GEORGE, Chairman.

Mr. Steed, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration the following House resolution, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A resolution to appropriate one hundred dollars to pay reward offered by the Governor for apprehension of Bud Phinizy.

Respectfully submitted.

W E. STEED, Chairman.

The following Senate amendment to House Bill No. 692, which is as follows, was read and concurred in, to wit:

By Messrs. Freeman and Park of Troup—

A bill to establish a dispensary in and for the city of LaGrange.

The following Senate amendment was read and concurred in, to wit:
Amend by adding in the second line of the caption of the bill between the words “provided” and “of,” the words “for the sale.”

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

By Mr. Harkins of Gordon—

A bill to repeal an Act to amend sections 1778 and 1781 of the Code of Georgia, in regard to the stock law.

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 80, nays 22.

The bill not having received the constitutional majority was lost.

By Mr. Hall of Bibb—

A bill to prohibit any person or persons to carry on the business of a common carrier, or any railroad in this State from doing a like business, etc., without first becoming incorporated under the laws 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 the passage of the bill Mr. Hall of Bibb, 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.—

Adams,       Hardwick,       Morris,
Allen,       Harvard,       Narramore,
Anderson of Bartow,      Hilton,       Niblack,
Anderson of Cobb,      Hogan,        Park of Greene,
Ayres,        Houston,       Park of Troup,
Bailey,       Hutcheson,      Rawls,
Barron,       Johnson of Appling,   Reid of Campbell,
Bell,         Johnson of Bartow,    Richardson,
Blue,         Joiner,        Sanders,
Bush,         Kelly,         Shank,
Darden,       Kilburn,       Shipp,
Deal,         Knight,       Sikes,
Felder,       Lane,         Singletary,
Flynt,        McFarland,    Sturgis,
Foster of Floyd,       Madden,       Symons,
Foster of Oconee,      Maples,        Welch,
Frederick,      Mitchell of Thomas,   Williams,
Freeman of Whitfield,   Monroe,       Wright of Floyd,
George of Morgan,     Moore,        Yates.
Hall of Bibb,  

Those voting in the negative were Messrs.—

Booth,       Harper of Chattooga,   Peyton,
Bower,       Harkins,        Pierce,
Bruce,       Hitch,         Reid of Taliaferro,
Burnett,     Hixon,         Rhyne,
Carrington,  Hodges,        Schley,
Clower,      Hosch,         Slaton,
Copeland,    Hutchins,       Smith of Hancock,
Egleston,    Johnson of Jefferson,   Stafford,
Fort,        Jordan of Jasper,   Steed,
Franklin,    Land,         Stubbs,
Freeman of Troup,  Luttrell,   Tisinger,
Gary,        McKay,        Tumlin,
George of DeKalb,  Merritt,   Walker of Crawford,
Griffin of Twiggs,  Miller,     Walker of Webster,
Grice,       Mitchell of Emanuel,   Wellborn,
Hamby,       Mulherin,      Wells,
Hammock,     O'Connell,     Whitchard,
Hardin of Wilkes,    Orr,        Wilson.
Those not voting were Messrs.—


Ayes 58, nays 54.

By unanimous consent the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 58, nays 54.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Hutcheson of Haralson, arose in his seat and stated that he had learned that his name was recorded as voting aye on the adoption of the resolution making the depot bill a special order, and stated that he was not in the House at the time the vote was taken, and asked that the Journal be corrected, and further asked the consent of the House that
he be allowed to be recorded as voting nay. Mr. Hutcheson also stated that he desired to relieve the clerk of the House of all blame, as he had been informed that some one had answered to his name when it was called, and the clerk was in no way responsible for the mistake. Consent was given to the correction of the Journal, and Mr. Hutcheson was allowed to be recorded as voting nay.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker

The Committee on Enrollment have examined and report as properly enrolled, duly signed, and ready for delivery to the Governor, the following Acts, to wit:

An Act to provide for the establishment and maintenance of a dispensary in Hogansville, Troup county.

Leave of absence was granted to the following member: Mr. Hutchins of Gwinnett.

On motion of Mr. Miller of Muscogee, the House adjourned until 9:30 o'clock to-morrow morning.
Tuesday, December 3, 1901.

Atlanta, Ga.,

Tuesday, December 3, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Adams, Franklin, Franklin, Johnson of Appling,
Allen, Frederick, Johnson of Bartow,
Anderson of Bartow, Freeman of Troup, Freeman of Whitfield, Joiner,
Anderson of Cobb, George of DeKalb, George of Morgan,
Ayres, Gresham, Knowles,
Barron, Gress, Land,
Blalock, Griffin of Twiggs, Lane,
Blue, Grice, Lawrence,
Booth, Hall of Bibb, Lott,
Boswell, Gress, McFarland,
Bower, Griffin of Twiggs, McKay,
Bray, Grice, McLennan,
Burnett, Hall of Bibb, Madden,
Carswell, Hamilton, Harper of Chattooga, Merritt,
Clower, Harden of Chatham, Hardwick, Miller,
Clover, Hardin of Wilkes, Hardwick, Merritt
Copeland, Harper of Chattooga, Miller,
Cowart, Hathcock, Merritt,
Crumbley, Harkins, Mitchell of Emanuel,
Darden, Henry, Mitchell of Thomas,
Daughtry, Herrington, Moore,
Davis of Newton, Hilton, Morris,
Deal, Hitch, Mulherin,
Dean, Hodges, Narramore,
Drawdy, Hodges, Niblack,
Duncan, Hosch, O'Connell,
Egleston, Houston, Orr,
Felder, Howard of DeKalb, Park of Greene,
Flynt, Huie, Park of Troup,
Foster of Floyd, Hutcheson, Parker,
Foster of Oconee, Hutchins,
Mr. Lane of Sumter, reported that the Journal of yesterday's proceedings had been examined and found correct.

On motion of Mr. Franklin of Washington, the reading of the Journal was dispensed with.

Mr. Harkins of Gordon, gave notice that at the proper time he would move to reconsider the action of the House in not passing House bill No. 88.
Mr. Harkins then made the motion to reconsider the action of the House in not passing House bill No. 88.

On the motion to reconsider, Mr. Steed of Taylor called for the previous question, which call was sustained.

On the motion to reconsider Mr. Harkins of Gordon called for the yeas and nays, which motion was lost.

The motion to reconsider was then put to the House and the same lost.

Mr. Slaton, chairman 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 I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Linwood, in the county of Walker; to appoint a mayor and councilmen thereof; to grant certain powers and privileges to the same.

A bill to amend section 1105 of volume 3 of the Code of 1895, and for other purposes.

And also the following bills do pass as amended: •

A bill to provide for the payment of the insolvent costs of the solicitor-general in each circuit and other officers of the superior court.

A bill to provide for payment of costs in felony cases to solicitor-general and officers of superior courts.
And also the following bills with the recommendation that the authors be allowed to withdraw.

A bill to amend the county court act as contained in the Code of 1895, volume 2, section 4170 to 4217, inclusive, and for other purposes.

A bill to require claimants in all claims filed under the laws of this State, and for other purposes.

A bill to amend section 221, volume 3 of the Code of 1895 of this State, and for other purposes.

And also the following bills do not pass:

A bill to provide for the payment of $108.00 to D. F. Cunningham for teaching the Hand School in the county of Miller in the year 1898, and for other purposes.

A bill making desertion or failure to provide for a dependent wife or dependent children by the husband or father a misdemeanor, and for other purposes.

A resolution to abolish the office of special attorney for Western & Atlantic Railroad.

A bill to amend section 94, volume 3 of the Code of 1895, and for other purposes.

A bill to amend section 98, volume 3 of the Code of 1895, and for other purposes.

A bill to amend sections 1101 and 1103 of the Criminal Code in regard to State solicitor fees in the supreme court.

A bill to amend section 5461 of the Civil Code in regard to the rate of legal advertising.
And also the following Senate bills do pass:

A bill to amend section 107 of volume 1 of the Code of 1895.

A bill to authorize the Prison Commission to turn over to Wall & Peagler certain county warrants for the hire of misdemeanor convicts received from Coffee county and hired to Jefferson county, and also the following Senate bills do pass by substitute:

A bill to amend section 4193, volume 2 of the Code of Georgia of 1895.

And also the following Senate bill do pass as amended:

A bill to make it unlawful for any person to trap, net or kill, or in any way to take, any wild turkeys, quail, doves, or deer, except upon his own land or land rented or leased by him, and to fix a penalty for the violation of this Act, and for other purposes.

Respectfully submitted,

JOHN M. SLATON,
Chairman.

Mr. Park, Chairman of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

Your Committee on Privileges and Elections has had under consideration House bill No. 404, by Mr. Kelly of Glascock, and has instructed me as its chairman to report
the same back to the House with the recommendation that the same do pass, by substitute.

Respectfully submitted,

JAS. B. PARK, Chairman.

Mr. Slaton, Chairman of the Committee on General Judiciary, submitted the following report:

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following bill of the House, which I am instructed to report back to the House, with the recommendation that the same do pass by substitute, to wit:

A bill allowing Recorders compensation.

Respectfully submitted.

JOHN M. SLATON, Chairman.

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

Mr. Speaker

The Special Judiciary Committee have had under consideration the following resolution, which the committee recommend do pass, to wit:

House resolution No. 255, by Mr. Flynt of Spalding: To refund the sum of $80.00 to Thos. Nall and A. S. Murray, sureties upon the bond of R. E. Hardy, former tax receiver of Spalding county.
The committee have also had under consideration House bill No. 658, by Mr. Davis of Newton, being a bill to establish the city court of Covington, which bill the committee instructs me to report to the House with the recommendation that it do not pass.

Respectfully submitted,

W S. THOMPSON, Chairman.

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

By Mr. Jordan of Jasper—

A bill to regulate the sale, inspection and analysis of commercial fertilizers, etc., and for other purposes.

The following amendments were read and adopted, to wit:

By Mr. Johnson of Bartow—

Amend by striking out all of that portion of section 2, beginning at the word "in," of the 14th line and down to and including the word "agriculture" at the end of the 19th line thereof.

Also, by Mr. Johnson—

Amend further by striking out all of section 3 and inserting in lieu thereof the following words, to wit: "The analysis so placed upon or attached to said fertilizer or chemical shall be a guarantee by the manufacturer, agent or person offering the same for sale, that it contains the ingredients indicated thereby in the percentage named..."
therein, and said guarantee shall be binding, on said manufacturer, dealer or agent and may be pleaded in any action or suit at law to show total or partial failure of consideration in the contract for the sale of said fertilizer or chemical."

By Mr. Johnson of Bartow—

Amend section 8 by striking out all of section 8 from and including the word "without" in the fourth line down to and including the word "sold," at the end of the fifth line. To amend section 8 further, by inserting between the words "leather" and "raw," in the second line of said section, the following words: "Or any other material which guaranteed percentum of plant food is not available during the season in which the same is bought."

Also, to amend by striking out the words "or a grade or analysis of equal total commercial value" between the words "potash" and "that" in the 13th line of said section. Also, amend by striking all the words in lines 18, 19, 20, 21, 22 and 23 of said section 4. Also, to amend section 7 of said act after the word "lowered," in the third line of said section, and the word "a" in the sixth line of said section.

Also, to amend section 11 by striking out the word "only," in the sixth line of said section between the words "and" and "the."

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to as amended.

On the passage of the bill, Mr. Miller of Muscogee, 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.—

Adams, Adams, Adams, Adams, Adams, Adams, Adams, Adams,
Allen, Allen, Allen, Allen, Allen, Allen, Allen, Allen,
Anderson of Bartow, Anderson of Bartow, Anderson of Bartow, Anderson of Bartow, Anderson of Cobb, Anderson of Cobb, Anderson of Cobb, Anderson of Cobb,
Barron, Barron, Barron, Barron, Barron, Barron, Barron, Barron,
Blalock, Blalock, Blalock, Blalock, Blalock, Blalock, Blalock, Blalock,
Blue, Blue, Blue, Blue, Blue, Blue, Blue, Blue,
Bray, Bray, Bray, Bray, Bray, Bray, Bray, Bray,
Burnett, Burnett, Burnett, Burnett, Burnett, Burnett, Burnett, Burnett,
Cowart, Cowart, Cowart, Cowart, Cowart, Cowart, Cowart, Cowart,
Crumbley, Crumbley, Crumbley, Crumbley, Crumbley, Crumbley, Crumbley, Crumbley,
Darden, Darden, Darden, Darden, Darden, Darden, Darden, Darden,
Deal, Deal, Deal, Deal, Deal, Deal, Deal, Deal,
Drawdy, Drawdy, Drawdy, Drawdy, Drawdy, Drawdy, Drawdy, Drawdy,
Duncan, Duncan, Duncan, Duncan, Duncan, Duncan, Duncan, Duncan,
Edleston, Edleston, Edleston, Edleston, Edleston, Edleston, Edleston, Edleston,
Felder, Felder, Felder, Felder, Felder, Felder, Felder, Felder,
Flynt, Flynt, Flynt, Flynt, Flynt, Flynt, Flynt, Flynt,
Foster of Floyd, Foster of Floyd, Foster of Floyd, Foster of Floyd, Foster of Floyd, Foster of Floyd, Foster of Floyd, Foster of Floyd,
Foster of Oconee, Foster of Oconee, Foster of Oconee, Foster of Oconee, Foster of Oconee, Foster of Oconee, Foster of Oconee, Foster of Oconee,
Franklin, Franklin, Franklin, Franklin, Franklin, Franklin, Franklin, Franklin,
Frederick, Frederick, Frederick, Frederick, Frederick, Frederick, Frederick, Frederick,
Freeman of Troup, Freeman of Troup, Freeman of Troup, Freeman of Troup, Freeman of Troup, Freeman of Troup, Freeman of Troup, Freeman of Troup,
Freeman of Whitfield, Freeman of Whitfield, Freeman of Whitfield, Freeman of Whitfield, Freeman of Whitfield, Freeman of Whitfield, Freeman of Whitfield, Freeman of Whitfield,
Gary, Gary, Gary, Gary, Gary, Gary, Gary, Gary,
George of DeKalb, George of DeKalb, George of DeKalb, George of DeKalb, George of DeKalb, George of DeKalb, George of DeKalb, George of DeKalb,
Griffin of Twiggs, Griffin of Twiggs, Griffin of Twiggs, Griffin of Twiggs, Griffin of Twiggs, Griffin of Twiggs, Griffin of Twiggs, Griffin of Twiggs,
Hall of Bibb, Hall of Bibb, Hall of Bibb, Hall of Bibb, Hall of Bibb, Hall of Bibb, Hall of Bibb, Hall of Bibb,
Harden of Chatham, Harden of Chatham, Harden of Chatham, Harden of Chatham, Harden of Chatham, Harden of Chatham, Harden of Chatham, Harden of Chatham,
Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes, Hardin of Wilkes,
Hardwick, Hardwick, Hardwick, Hardwick, Hardwick, Hardwick, Hardwick, Hardwick,
Hathcock, Hathcock, Hathcock, Hathcock, Hathcock, Hathcock, Hathcock, Hathcock,
Hawes, Hawes, Hawes, Hawes, Hawes, Hawes, Hawes, Hawes,
Henry, Henry, Henry, Henry, Henry, Henry, Henry, Henry,
Herrington, Herrington, Herrington, Herrington, Herrington, Herrington, Herrington, Herrington,
Hodges, Hodges, Hodges, Hodges, Hodges, Hodges, Hodges, Hodges,
Hosch, Hosch, Hosch, Hosch, Hosch, Hosch, Hosch, Hosch,
Houston, Houston, Houston, Houston, Houston, Houston, Houston, Houston,
Huie, Huie, Huie, Huie, Huie, Huie, Huie, Huie,
Hutcheson, Hutcheson, Hutcheson, Hutcheson, Hutcheson, Hutcheson, Hutcheson, Hutcheson,
Hutchesons, Hutchesons, Hutchesons, Hutchesons, Hutchesons, Hutchesons, Hutchesons, Hutchesons,
Hutkins, Hutkins, Hutkins, Hutkins, Hutkins, Hutkins, Hutkins, Hutkins,
Johnson of Appling, Johnson of Appling, Johnson of Appling, Johnson of Appling, Johnson of Appling, Johnson of Appling, Johnson of Appling, Johnson of Appling,
Johnson of Bartow, Johnson of Bartow, Johnson of Bartow, Johnson of Bartow, Johnson of Bartow, Johnson of Bartow, Johnson of Bartow, Johnson of Bartow,
Joiner, Joiner, Joiner, Joiner, Joiner, Joiner, Joiner, Joiner,
Jordan of Jasper, Jordan of Jasper, Jordan of Jasper, Jordan of Jasper, Jordan of Jasper, Jordan of Jasper, Jordan of Jasper, Jordan of Jasper,
Lane, Lane, Lane, Lane, Lane, Lane, Lane, Lane,
Lawrence, Lawrence, Lawrence, Lawrence, Lawrence, Lawrence, Lawrence, Lawrence,
Lott, Lott, Lott, Lott, Lott, Lott, Lott, Lott,
McFarland, McFarland, McFarland, McFarland, McFarland, McFarland, McFarland, McFarland,
McKay, McKay, McKay, McKay, McKay, McKay, McKay, McKay,
McLennan, McLennan, McLennan, McLennan, McLennan, McLennan, McLennan, McLennan,
Madden, Madden, Madden, Madden, Madden, Madden, Madden, Madden,
Merritt, Merritt, Merritt, Merritt, Merritt, Merritt, Merritt, Merritt,
Miller, Miller, Miller, Miller, Miller, Miller, Miller, Miller,
Mitchell of Emanuel, Mitchell of Emanuel, Mitchell of Emanuel, Mitchell of Emanuel, Mitchell of Emanuel, Mitchell of Emanuel, Mitchell of Emanuel, Mitchell of Emanuel,
Mitchell of Thomas, Mitchell of Thomas, Mitchell of Thomas, Mitchell of Thomas, Mitchell of Thomas, Mitchell of Thomas, Mitchell of Thomas, Mitchell of Thomas,
Moore, Moore, Moore, Moore, Moore, Moore, Moore, Moore,
Mulherin, Mulherin, Mulherin, Mulherin, Mulherin, Mulherin, Mulherin, Mulherin,
Narramore, Narramore, Narramore, Narramore, Narramore, Narramore, Narramore, Narramore,
Niblack, Niblack, Niblack, Niblack, Niblack, Niblack, Niblack, Niblack,
O'Connell, O'Connell, O'Connell, O'Connell, O'Connell, O'Connell, O'Connell, O'Connell,
Orr, Orr, Orr, Orr, Orr, Orr, Orr, Orr,
Park of Greene, Park of Greene, Park of Greene, Park of Greene, Park of Greene, Park of Greene, Park of Greene, Park of Greene,
Park of Troup, Park of Troup, Park of Troup, Park of Troup, Park of Troup, Park of Troup, Park of Troup, Park of Troup,
Parker, Parker, Parker, Parker, Parker, Parker, Parker, Parker,
Perry, Perry, Perry, Perry, Perry, Perry, Perry, Perry,
Peyton, Peyton, Peyton, Peyton, Peyton, Peyton, Peyton, Peyton,
Pierce, Pierce, Pierce, Pierce, Pierce, Pierce, Pierce, Pierce,
Rawls, Rawls, Rawls, Rawls, Rawls, Rawls, Rawls, Rawls,
Reid of Campbell, Reid of Campbell, Reid of Campbell, Reid of Campbell, Reid of Campbell, Reid of Campbell, Reid of Campbell, Reid of Campbell,
Rhyne, Rhyne, Rhyne, Rhyne, Rhyne, Rhyne, Rhyne, Rhyne,
Schley, Schley, Schley, Schley, Schley, Schley, Schley, Schley,
Shank, Shank, Shank, Shank, Shank, Shank, Shank, Shank,
Shipp, Shipp, Shipp, Shipp, Shipp, Shipp, Shipp, Shipp,
Singletary, Singletary, Singletary, Singletary, Singletary, Singletary, Singletary, Singletary,
Slaton, Slaton, Slaton, Slaton, Slaton, Slaton, Slaton, Slaton,
Smith of Hancock, Smith of Hancock, Smith of Hancock, Smith of Hancock, Smith of Hancock, Smith of Hancock, Smith of Hancock, Smith of Hancock,
Steed, Steed, Steed, Steed, Steed, Steed, Steed, Steed,
Stevens, Stevens, Stevens, Stevens, Stevens, Stevens, Stevens, Stevens,
Stubbs, Stubbs, Stubbs, Stubbs, Stubbs, Stubbs, Stubbs, Stubbs,
Symons, Symons, Symons, Symons, Symons, Symons, Symons, Symons,
Taylor, Taylor, Taylor, Taylor, Taylor, Taylor, Taylor, Taylor,
Thomas, Thomas, Thomas, Thomas, Thomas, Thomas, Thomas, Thomas,
Thompson of Dooly, Thompson of Dooly, Thompson of Dooly, Thompson of Dooly, Thompson of Dooly, Thompson of Dooly, Thompson of Dooly, Thompson of Dooly,
Tisinger, Tisinger, Tisinger, Tisinger, Tisinger, Tisinger, Tisinger, Tisinger,
Underwood, Underwood, Underwood, Underwood, Underwood, Underwood, Underwood, Underwood,
Walker of Webster, Walker of Webster, Walker of Webster, Walker of Webster, Walker of Webster, Walker of Webster, Walker of Webster, Walker of Webster,
Wellborn, Wellborn, Wellborn, Wellborn, Wellborn, Wellborn, Wellborn, Wellborn,
Wells, Wells, Wells, Wells, Wells, Wells, Wells, Wells,
Williams, Williams, Williams, Williams, Williams, Williams, Williams, Williams,
Wilson, Wilson, Wilson, Wilson, Wilson, Wilson, Wilson, Wilson,

Those voting in the negative were Messrs.—

Clower, Clower, Clower, Clower, Clower, Clower, Clower, Clower,
Copeland, Copeland, Copeland, Copeland, Copeland, Copeland, Copeland, Copeland,

Those not voting were Messrs.—

Ayres, Ayres, Ayres, Ayres, Ayres, Ayres, Ayres, Ayres,
Bailey, Bailey, Bailey, Bailey, Bailey, Bailey, Bailey, Bailey,

Ayes 96, nays 4.

By unanimous consent the verification of the roll call was dispensed with.

On passage of the bill the ayes were 96, nays 4.

The bill, having received the requisite constitutional majority, was passed by substitute as amended.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Houston of Fulton—

A resolution providing that Saturday, November 30, 1901, be counted as dies non, and that members of the General Assembly shall receive no pay for such day.
By Mr. Walker of Webster—

A resolution providing that one hour of each day be devoted to reading Senate and House local bills for first, second and third time.

December 3, 1901.

The following message 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:

To the Senate and House of Representatives:

It was my unpleasant duty at the beginning of the present session of the General Assembly to advise your honorable bodies that the appropriations made at your last session exceeded the probable income of the State for the year 1901 by about $74,000, and that for the year 1902 the deficiency would be about $263,000, if no new appropriation are made at the present session. To meet these deficiencies I then saw and I now see but three ways, either reduce appropriations already made, or increase the rate of taxation fixed at your last session, or apply so much of the fund now in the treasury derived from the sale of public property as may be necessary to the payment of the interest on the bonded debt for the year 1902. I then advised that the last suggestion be adopted, because it would probably be deemed by the General Assembly inexpedient to reduce appropriations already made, and because the rate of taxation should not, in my opinion, be increased for any ordinary purpose whatever. There has been no change in
the situation, nor in my opinion, since that communication
was sent to the General Assembly. The deficiencies then re-
ported still exist and that for the year 1902 will be mate-
rially increased if bills now pending making additional ap-
propriations are permitted to become laws.

There are only ten more days of the present session in
which to provide means to meet these deficiencies, and to pay
the proposed new appropriations. The credit of our State
is deservedly high, that of no State being higher, and it is
our duty to see to it that it does not suffer while we are
charged with protecting it. It will be criminal in us not
to protect it, and the people will and ought to condemn us
if we fail in this duty.

The deficiencies are small and can be easily met in the
way suggested, without either reducing appropriations al-
ready made or increasing the rate of taxation; an expedi-
ent which is not to be thought of. I am advised that a
measure has been reported by the committee on appropria-
tions in the House of Representatives, to carry into effect
the policy above suggested, and pay the interest becoming
due during the next year out of the public property fund,
which has been set apart by the constitution for the pay-
ment of the bonded debt, and can be used for no other
purpose. This measure should be at once adopted. The
matured coupon is as much a part of the bonded debt as
the unmatured bond to which it is attached. There should
be no hesitation about the matter. The credit of the State
must be maintained and the rate of taxation must not be
increased. The people of the State, ever ready to bear
every necessary burden, would cheerfully bear an increase
of the tax rate if it were necessary, but it is not now
necessary, and they will not, and ought not to bear un-
complainingly an increase, so long as there is in your treas-
ury nearly a half million of dollars, which under the law
and precedent is available to pay interest, and which cannot for fourteen years be used for any other purpose.

I therefore respectfully urge the General Assembly to at once adopt this measure, which has been favorably reported by the committee, and thus at the same time protect the credit of the State and save the people from an unnecessary increase of the burden of taxation.

ALLEN D. CANDLER.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to wit:

A bill to prescribe the tuition of resident and non-resident students in the State School of Technology.

The Senate has also passed the following House bill:

A bill to amend section 982 of volume I. of the Code of 1895.

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

By Mr. Hardwick of Washington—

A resolution providing that the Committee on Rules shall, for the remainder of the session, prescribe the order of business from day to day.

By unanimous consent the author was allowed to withdraw House bills No. 65, 525, 549.
The following resolution was read and referred to the Committee on Rules:

By Mr. Park of Greene—

A resolution, providing that, beginning with December 4th, 1901, the House shall meet at 9 o’clock a. m., and adjourn at 1 p. m., and meet at 3 p. m., and adjourn at 6 p. m., for the remainder of the session.

On motion of Mr. Hall of Bibb, House bill No. 177 was tabled.

On motion of Mr. Miller of Muscogee, House bills Nos. 128 and 160 were tabled.

On motion of Mr. Blue of Marion, the Governor’s Message, submitted to-day, was read, and on motion of Mr. Hall of Bibb, 300 copies of same were ordered printed for the use of the House.

Mr. Steed, Chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to amend the charter of the city of Macon in reference to bonded indebtedness, etc.
Also, a bill to incorporate the town of Union Point, Ga.

Respectfully submitted.

W E. STEED, Chairman.

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

By Mr. Bower of Decatur—

A resolution providing that forty minutes of this afternoon's session be devoted to the reading of local House bills for third reading.

By unanimous consent local bills for second and third reading were made the special order for this afternoon's session from 4 o'clock until 5 o'clock.

On motion of Mr. Miller of Muscogee, House bills Nos. 195 and 203, were tabled.

House bills Nos. 209, 210, 215 were tabled during the absence of the authors.

By Mr. Blue of Marion—

A bill to provide for the payment of costs for taking down testimony in courts of inquiry, &c., and for other purposes.

The report of committee, which was favorable to the passage of the bill, was disagreed to and the bill lost.

On the motion of Mr. Jondan of Jasper, House bill No. 218 was tabled.

By unanimous consent the following Senate bill was read the third time and put upon its passage, to wit:
By Mr. Yopp of the 21st District—

A bill to authorize the establishment of public schools in the town of Jeffersonville.

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 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent the following resolution was read the first time, to wit:

By Mr. Felder of Bibb—

A resolution to appropriate $200.00 to pay the Doorkeeper of the cloak-room of the Senate.

Mr. Wellborn, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:

An Act to amend section 982, volume 1 of the Code of Georgia.

Also, an Act to create a Board of Commissioners of Roads and Revenues for the county of Hart.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.
By Mr. Hodges of Hart—

A bill to amend section 3249 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 as amended.

Mr. Park of Greene proposed the following amendment, which was adopted, to wit:

Amend by adding at the end of section 1 the following words: "Provided, it shall not be necessary to run any lines between adjoining landowners except the lines in dispute.

On the passage of the bill Mr. Hodges 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.—

Adams,
Anderson of Bartow,
Anderson of Cobb,
Barron,
Blalock,
Blue,
Booth,
Bower,
Bray,
Burnett,
Clower,
Copeland,
Cowart,
Crumbley,
Darden,
Deal,
Drawdy,
Duncan,
Egleston,
Felder,
Flynt,
Foster of Floyd,
Foster of Oconee,
Franklin,
Frederick,
Freeman of Troup,
Freeman of Whitfield,
Gary,
George of DeKalb,
George of Morgan,
Griffin of Twiggs,
Hall of Bibb,
Harden of Chatham,
Hardin of Wilkes,
Hardwick,
Hathcock,
Harkins,
Henry,
Herrington,
Hilton,
Hitch,
Hodges,
Huie,
Hutcheson,
Hutchins,
Johnson of Appling,
Johnson of Bartow,
Johnson of Jefferson,
Joiner,
Jordan of Jasper,
Kilburn,
Those voting in the negative were Messrs.—

Merritt.

Those not voting were Messrs.—

Allen,
Ayres,
Bailey,
Bell,
Boswell,
Brewton,
Brock,
Bruce,
Bush,
Carrington,
Carswell,
Crawford,
Daughty,
Davis of Meriwether,
Davis of Newton,
Dean,
Dorminy,
English,
Everett,

Park of Greene,
Park of Henry,
Stead,
Foster of Towns,
Gresham,
Gress,
Grice,
Hall of Fannin,
Hamby,
Hamilton,
Hammock,
Harrell,
Harper of Chattooga,
Harper of Wayne,
Harvard,
Hawes,
Henderson,
Hixon,
Hogan,
Hosch,
Houston,

Stevens.
Stubs.
Sturgis.
Symons.
Taylor.
Thomas.
Thompson of Dooly.
Tisinger.
Underwood.
Walker of Webster.
Wellborn.
Wells.
Williams.
Wilson.
Wright of Floyd.
Yates.

Howard of Baldwin,
Howard of DeKalb,
Howell,
Johnson of Baker,
Jordan of Pulaski,
Kelly,
Knowles,
Land,
Lane,
Luttrell,
Maples,
Monroe,
Mullins,
Ousley,
Park of Troup,
Quillian,
Reid of Taliaferro,
Roberts,
Sanders,
Sikes, Tumlin, Whitchard,
Stafford, Turner, Wight of Dougherty,
Stewart, Walker of Brooks, Wilkes,
Tarver, Walker of Crawford, Willingham,
Thompson of Banks, Welch, Mr. Speaker,
Toomer,

Ayes 101, nays 1.

On motion of Mr. Wilson of Clay the verification of the roll call was dispensed with.

On the passage of the bill the ayes were 101, nays 1.

The bill having received the requisite constitutional majority was passed.

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

By Messrs. Taylor and Richardson of Houston—

A bill to incorporate the upper fifth school district in Houston county.

Referred to Committee on Education.

By Messrs. Taylor and Richardson of Houston—

A bill to incorporate the lower fifth school district in Houston county.

Referred to Committee on Education.

By unanimous consent the following bills were read the third time and put upon their passage, to wit:
By Mr. Blalock of Fayette—

A bill to make use of certain information on file in the office of the Commissioner of Pensions.

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 4.

The bill having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A bill requiring old line legal reserve life insurance companies doing business in this State to make deposit.

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.

The bill having received the requisite constitutional majority was passed.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

Your Committee on Enrollment report as properly enrolled, duly signed and ready for transmission to the Governor, the following acts, to wit:
An act to establish a dispensary in the city of LaGrange.

Respectfully submitted,

C. J. WELLBORN, Jr., Chairman.

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

By Mr. George of Morgan—

A resolution providing for the appointment of a committee of seven members of the General Assembly to inquire into the public school systems of other States and of this State, and report to the next General Assembly, and for other purposes.

On motion of Mr. Park of Greene, House bill No. 226 was tabled.

Mr. Felder of Bibb, moved to adjourn, which motion prevailed.

Leave of absence was granted the following members: Messrs. Drawdy, Allen, Henderson, Stevens, Gary, Monroe.

The Speaker then announced the House adjourned until 3 o'clock this afternoon.

Tuesday, 3 o'clock p.m.

The House reconvened at this hour and was again called to order by the Speaker.

The roll was called and the following members answered to their names:
Adams, Griffin of Twiggs, Mulherin, 
Anderson of Bartow, Grice, Narramore, 
Anderson of Cobb, Hall of Bibb, Niblack, 
Barron, Harden of Chatham, O'Connell, 
Blalock, Hardin of Wilkes, Park of Greene, 
Blue, Hardwick, Parker, 
Booth, Harkins, Perry, 
Bowen, Henry, Peyton, 
Brock, Hitch, Pierce, 
Carswell, Hodges, Quillian, 
Clower, Hosch, Reid of Campbell, 
Copeland, Houston, Rhyne, 
Crawford, Howard of DeKalb, Richardson, 
Darden, Hutchison, Schley, 
Daoughtry, Johnson of Bartow, Shank, 
Davis of Newton, Johnson of Jefferson, Sing et al., 
Deal, Joiner, Slaton, 
Dean, Jordan of Jasper, Steed, 
Drawdy, Kilburn, Stevens, 
Duncan, Knight, Sturgis, 
Egleston, Knowles, Symons, 
Felder, Land, Taylor, 
Flynt, Lane, Thompson of Dooly, 
Fort, Lawrence, Tisinger, 
Foster of Floyd, Lott, Turner, 
Foster of Oconee, McFarland, Underwood, 
Franklin, McKay, Walker of Webster, 
Frederick, McLennan, Wellborn, 
Freeman of Troup, Madden, Wells, 
Freeman of Whitfield, Merritt, Williams, 
Gary, Mitchell of Emanuel, Wilson, 
George of DeKalb, Mitchell of Thomas, Wright of Floyd, 
George of Morgan, Moore, Yates, 
Gresham, Morris, Mr. Speaker. 

Those absent were Messrs.—

Allen, Bell, Bruce, 
Ayres, Bray, Burnett, 
Bailey, Brewton, Bush,
The following resolution was read the third time and put upon its passage, to wit:

By Mr. Blalock of Fayette—

A resolution providing for the transfer of the sum of $325,880 from the public property fund to the interest fund, and for other purposes.

An appropriation being involved in the resolution, the Speaker resolved the House into a committee of the whole and designanated as chairman of the committee Mr. George of Morgan.

After a consideration of the resolution the committee arose, and through their chairman reported progress and asked leave to sit again.

The following bills, which were made the special order for this hour, were taken up and read the third time, and put upon their passage, to wit:
By Mr. Walker of Webster—

A bill to prohibit the sale of spirituous liquors in the county of Webster, and for other purposes.

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

The committee proposed the following amendment, which was read and adopted, to wit:

To amend by adding at the beginning of the bill, "a bill to be entitled."

On the passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Harden, Wells and Hitch of Chatham—

A bill to define and extend the corporate limits of Savannah.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Toomer of Ware—

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

The bill having received the requisite constitutional majority was passed.

By Mr. Maples of Mitchell—

A bill to repeal an Act to create a dispensary in the county of Mitchell.

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

Mr. Maples offered the following amendment, which was read and adopted to wit: amend section 1 by adding the following proviso: Provided that the provisions of this Act shall not go into effect until February 1st, 1902.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Park of Troup—

A bill to create a new charter for the city of LaGrange.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Mullins of Cherokee—

A bill to amend the charter of Waleska in Cherokee county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Walker of Webster—

A bill to repeal an Act to incorporate the town of Preston in the county of Webster.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wells of Chatham—

A bill to amend an Act to create a Board of Commissioners of Chatham county.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Narramore of Early—

A bill to amend the charter of the town of Kestler in Early county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Peyton of Habersham—

A bill to amend an Act to incorporate the town of Baldwin.

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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wilson of Clay—

A bill to amend the charter of the town of Bluffton—

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Blalock of Fayette—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenue for Fayette county.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Hall of Fannin—

A bill to maintain gates on certain highways of Fannin county.

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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Smith and Merritt of Hancock—

A bill to amend an Act to create Board of Commissioners of Roads and Revenue for 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 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mitchell of Emanuel—

A bill to repeal an Act to create a Board of Commissioners for Emanuel county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Madden of Pike—

A bill to incorporate the Molina school district.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Mitchell of Emanuel—

A bill to create a Board of Commissioners for Emanuel county.
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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Lane, House bill No. 762 was re-committed to the Committee on Counties and County Matters.

By Mr. Pierce of Hall—

A bill to protect game in Hall county.

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 92, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Wilson, House bill No. 755 was tabled.

By Messrs. Niblack and Hosch of Jackson—

A bill to create a Board of Commissioners for Jackson county.

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 93, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Symons of Glynn—

A bill to amend section 1655, volume 1 of the Code.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Symons of Glynn—

A bill to amend section 1652, volume 1 of the Code.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. King and Houston of Fulton—

A bill to regulate practice and procedure of Justice Courts in cities of more than 60,000 inhabitants.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Hitch of Chatham—

A bill to amend an Act to incorporate the Title, Loan & Guarantee Co., of Savannah, Ga.

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.

The bill having received the requisite constitutional majority was passed.

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

By Messrs. Darden and Allen of Monroe—

A bill to appropriate $100.00 for the payment of the reward offered for the arrest of Bud Phinizy.

By Mr. Carrington of Madison—

A bill to authorize the town of Comer to issue bonds.

By Messrs. Smith and Merritt of Hancock—

A bill to amend an act to incorporate the town of Culverton.

By Mr. Hardwick of Washington—

A bill to amend section 1105, volume 3 of the Code.

By Mr. Flynt of Spalding—

A bill to refund the sum of $80.00 to Thos. Nall and A. S. Murray.

By Mr. Slaton of Fulton (by request)—

A bill to allow compensation to recorders in cities of 85,000 population.
By Mr. Sikes of Worth—

A bill to establish a system of public schools in the town of Ashburn.

By Mr. Hitch of Chatham—

A bill to authorize the mayor and aldermen of Savannah to close Centre Place.

By Mr. Harkins of Gordon—

A bill to authorize the trustees of the Calhoun Institute to transfer said property to the town of Calhoun.

By Mr. Johnson of Appling—

A bill to amend an act to establish the city court of Baxley.

By Mr. Felder of Bibb—

A bill to amend the charter of Macon relative to the cancellation of bonds.

By Mr. Hardwick of Washington—

A bill to provide for the payment of insolvent costs of solicitors-general of this State in transferred cases.

By Mr. Hardwick of Washington—

A bill to provide for the payment of costs in felony cases to solicitors-general.

By Mr. Copeland of Walker—

A bill to incorporate the town of Linwood.
On motion of Mr. Park of Greene, the following bill was read the second time and recommitted, to wit:

By Messrs. Park and Boswell of Greene—

A bill to incorporate the town of Union Point.

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

Mr. Speaker:

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

A resolution providing for the appointment of a committee of seven from the General Assembly to inquire into the public school systems of other States.

The committee have also considered the following bills of the House, and they have instructed me, as their chairman, to report them back to the House with the recommendation that the authors be allowed to withdraw the same.

A bill to incorporate the lower fifth school district in Houston county.

A bill to incorporate the upper fifth school district in Houston county.

Respectfully submitted.

E. H. GEORGE, Chairman.
Leave of absence was granted to Messrs. Tisinger of Upson, and Singletary of Schley.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 9:30 o'clock tomorrow.

Atlanta, Georgia,

Wednesday, December 4, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Bell, Blalock, Blue, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Bush, Carrington, Carswell, Clower, Copeland, Cowart, Crumbley, Darden, Daughtry, Davis of Newton, Deal, Dean, Dorminy, Duncan, Egleston, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Frederick, Freeman of Troup, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Gresham, Gress, Griffin of Twiggs, Hall of Bibb, Hall of Fannin, Hamby, Hamilton, Hammock,
Harden of Chatham,  McLennan,  Singletary,  
Hardwick,  Maples,  Slaton,  
Harper of Chattooga,  Merritt,  Smith of Hancock,  
Harvard,  Miller,  Smith of Henry,  
Hathcock,  Mitchell of Emanuel,  Stafford,  
Harkins,  Mitchell of Thomas,  
Hawes,  Monroe,  
Henry,  Moore,  
Herrington,  Morris,  
Hilton,  Mulherin,  
Hitch,  Mullins,  
Hixon,  Narramore,  
Hogan,  Niblack,  
Hosch,  O'Connell,  
Houston,  Orr,  
Howell,  Park of Greene,  
Huie,  Park of Troup,  
Hutcheson,  Parker,  
Hutchins,  Perry,  
Johnson of Appling,  Peyton,  
Johnson of Bartow,  Pierce,  
Johnson of Jefferson,  Quillian,  
Joiner,  Rawls,  
Jordan of Jasper,  Reid of Campbell,  
Kelly,  Reid of Taliaferro,  
Kilburn,  Rhyne,  
Knight,  Richardson,  
Land,  Roberts,  
Lane,  Sanders,  
Lott,  Schley,  
Luttrell,  Shank,  
McFarland,  Sikes,  

Those absent were Messrs.—

Allen,  Henderson,  Madden,  
Barron,  Hodges,  Ousley,  
Crawford,  Howard of Baldwin,  Shipp,  
Davis of Meriwether,  Howard of DeKalb,  Tarver,  
Drawdy,  Johnson of Baker,  Tisinger,  
Grice,  Jordan of Pulaski,  Walker of Crawford,  
Hardin of Wilkes,  Knowles,  Wight of Dougherty,  
Harrell,  Lawrence,  Wilkes,  
Harper of Wayne,  McKay,  

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

On motion of Mr. Steed of Taylor, the reading of the Journal was dispensed with.

The following resolution which was on yesterday considered in the committee of the whole, and on which, after a consideration, the committee arose and reported progress and asked leave to sit again, was again taken up for a further consideration, to wit:

By Mr. Blalock of Fayette—

A resolution to transfer $325,880 from the public property fund to the interest fund.

The House again went into a committee of the whole, and Mr. George of Morgan, who was chairman of the committee yesterday, again took the chair.

After a consideration of the resolution the committee arose, and through their chairman, reported the resolution back to the House with the recommendation that debate on the same be limited to two hours—one hour to the advocates of the resolution and one hour to the opponents.

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

A resolution providing that debate in the committee of the whole be limited to two hours, one hour to each side of the question, and that the committee then report the resolution back to the House with the recommendation that it do or do not pass.
The House then went into a committee of the whole, and Mr. George of Morgan, took the chair.

After a consideration of the resolution the committee arose, and through their chairman, reported the same back to the House with the recommendation that it do pass as amended.

The committee proposed to amend as follows:

Amend by adding the following: "Resolved further, That the money this year collected for the payment of the interest on the public debt, falling due in the year 1902, be carried forward and paid out on the interest on the public debt falling due in the year 1903, and said sum is hereby appropriated to the payment of said interest."

"Resolved further, That the rate of taxation for the year 1902 be reduced to the extent that would be necessary to raise the amount to pay the interest on the public debt for the year 1903."

Mr. Johnson of Bartow, offered a substitute for the bill and pending amendment, which the Speaker ruled out of order.

Mr. Wilson of Clay, moved that the session be extended until the matter under discussion and the report of the Committee on Rules be disposed of.

On the motion of Mr. Wilson to extend the morning session, Mr. Hall of Bibb, called for the ayes and nays, which call was not sustained.

The motion of Mr. Wilson was then put to the House and carried.
Mr. Hardwick called for the previous question, which call was sustained.

The amendment proposed by Mr. Johnson of Bartow, was put to the House and lost.

On agreeing to the report of the committee, Mr. Monroe of Decatur 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.—

Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Ayes 74, nays 76.
The roll-call was verified and on counting the vote on the question of agreeing to the favorable report of the committee, the ayes were 74, nays 76.

The favorable report of the committee was therefore disagreed to and the resolution 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 Senate, to wit:

A bill to amend section 568 of the Penal Code.

Also, a bill to amend an Act to create a new charter for the city of Milledgeville.

The Senate has also passed the following bills of the House:

A bill to regulate the catching of fish on the seacoast of this State.

Also, a bill to authorize the republication of certain Georgia Reports.

Also, a bill to fix the license for selling spirituous liquors in the county of Ware.

Mr. Little, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration
the following resolution, which they instruct me to report to the House with the recommendation that the same do pass as amended, to wit:

By Mr. Slaton of Fulton—

A resolution to make House bill No. 668 special order for Wednesday, December 4th, immediately after confirmation of the Journal.

Also by Mr. Houston of Fulton—

A resolution to declare Saturday, November 30th dies non.

Which I am instructed to report to the House with the recommendation that the same do pass.

Respectfully submitted.

LITTLE.

Chairman ex officio.

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

By Mr. Slaton of Fulton—

A resolution providing that House bill No. 668 be set for a special order for Wednesday morning, immediately after the reading of the Journal.

The committee proposed to amend by striking the word “Wednesday” and inserting in lieu thereof “Thursday”.

The report of the committee which was favorable to the adoption of the resolution as amended was agreed to.
On the adoption of the resolution Mr. Hall of Bibb, called for the ayes and nays, which call was not sustained.

On the adoption of the resolution the ayes were 105, nays 31.

It having received the requisite three-fourth constitutional majority was adopted.

By Mr. Houston of Fulton—

A resolution declaring Saturday, November 30, 1901, dies non.

The report of the committee, which was favorable to the adoption of the resolution was agreed to.

On the adoption of the resolution Mr. Bower of Decatur, 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.—

Adams, Anderson of Cobb, Bell, Blalock, Boswell, Bower, Bray, Brewton, Burnett, Davis of Newton, Dorminy, Egleston, Fort, Freeman of Troup, Gary, Gress, Harden of Chatham, Hardin of Wilkes, Hardwick, Henry, Herrington, Hitch, Hixon, Hodges, Hosch, Houston, Howell, Huie, Hutchins, Jordan of Jasper, Land, McLennan, Madden, Mitchell of Emanuel, Morris, Mullins, Niblack, Ousley, Park of Greene, Perry, Pierce, Quillian, Reid of Campbell, Reid of Taliaferro, Rhyne, Slaton, Smith of Hancock, Stafford,
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Steed, Walker of Crawford,  Whitchard,  
Stevens, Wellborn,  Wright of Floyd,  
Symons, Welch,  Yates.

Those voting in the negative were Messrs.—

Anderson of Bartow,  Freeman of Whitfield,  Merritt,  
Ayers,  George of DeKalb,  Mitchell of Thomas,  
Bailey,  Gresham,  Monroe,  
Barron,  Griffin of Twiggs,  Moore,  
Booth,  Hall of Bibb,  Mulherin,  
Brock,  Hall of Fannin,  O'Connell,  
Bruce,  Hamby,  Orr,  
Bush,  Hamilton,  Park of Troup,  
Carrington,  Hammock,  Rawls,  
Clower,  Harper of Chattooga,  Richardson,  
Copeland,  Harvard,  Roberts,  
Cowart,  Harkins,  Schley,  
Crumbley,  Hilton,  Shank,  
Darden,  Hogan,  Shipp,  
Daughtry,  Howard of Baldwin,  Singletary,  
Davis of Meriwether,  Howard of DeKalb,  Smith of Henry,  
Deal,  Hutcheson,  Stewart,  
Dean,  Johnson of Appling,  Stubbs,  
Duncan,  Joiner,  Sturgis,  
English,  Kelly,  Taylor,  
Felder,  Kilburn,  Thompson of Banks,  
Flynt,  Knight,  Turner,  
Foster of Floyd,  Lane,  Underwood,  
Foster of Towns,  Lott,  Walker of Webster,  
Foster of Oconee,  Luttrell,  Wells,  
Franklin,  McFarland,  Williams,  
Frederick,  Maples,  

Those not voting were Messrs.—

Allen,  Everett,  Hathcock,  
Blue,  George of Morgan,  Hawes,  
Carswell,  Grice,  Henderson,  
Crawford,  Harrell,  Johnson of Baker,  
Drawdy,  Harper of Wayne,  Johnson of Bartow,
By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 58, nays 80; the resolution was therefore lost.

Leave of absence was granted to Messrs. Walker of Crawford, Crumley.

The hour of adjournment having arrived the Speaker announced the House adjourned until 3 o’clock this afternoon.

Wednesday, 3 o’clock p. m.

The House reconvened at this hour and was called to order by the Speaker pro tem.

Mr. Griffin of Twiggs, moved to dispense with the roll-call, which motion was lost.

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

Adams, Bailey, Blalock,
Anderson of Bartow, Barron, Blue,
Anderson of Cobb, Bell, Bower,
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Bray,                Harper of Chattooga,     Park of Greene,
Brock,              Harkins,              Park of Troup,
Bruce,                  Henry,                     Parker,
Burnett,            Herrington,             Perry,
Bush,                  Hilton,                    Peyton,
Carrington,         Hodges,                  Pierce,
Carswell,            Hogan,                        Quillian,
Clower,              Houston,                   Rawls,
Daughtry,           Howard of DeKalb,       Reid of Campbell,
Davis of Newton,    Huie, •                            Reid of Taliaferro,
Deal,               Hutcherson,                  Rhyne,
Dean,                Hutchins,                Richardson,
Dorminy,             Johnson of Appling,      Sanders,
Duncan,             Johnson of Bartow,        Schley,
Egleston,           Johnson of Jefferson,     Shank,
Felder,             Joiner,                      Shipp,
Flynt,                Kelly,                        Sikes,
Fort,                Lane,                            Slaton,
Franklin,           Kilburn,                   Smith of Hancock,
Frederick,         Lane,                           Smith of Henry,
Freeman of Troup,  Lott,                              Stafford,
Freeman of Whitfield, McFarland,             Steed,
Gary,                 McLennan,                     Stevens,
George of DeKalb,   Madden,                      Sturgis,
George of Morgan,    Merritt,                     Symons,
Gresham,            Mitchell of Emanuel,          Taylor,
Gress,               Mitchell of Thomas,            Tumlin,
Griffin of Twiggs,  Monroe,                      Underwood,
Hall of Bibb,       Moore,                             Walker of Brooks,
Hall of Fannin,    Morris,                           Walker of Webster,
Hamby,               Mulherin,                      Wellborn,
Hamilton,          Narramore,                          Wells,
Harden of Chatham,  Niblack,                       Wright of Floyd,
Hardin of Wilkes,   Orr,                                      Yates,
Hardwick,                  Ousley,                  Mr. Speaker.

Those absent were Messrs.—

Allen,            Copeland,                  Davis of Meriwether,
Ayres,            Cowart,                        Drawdy,
Booth,             Crawford,                   English,
Boswell,          Crumbley,                      Everett,
Brewton,           Darden,                       Foster of Floyd,
The following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Mulherin of Richmond—

A resolution providing that on Monday the House shall have three sessions per day, to meet at 9 o'clock a.m. and adjourn at 1 p.m.; meet at 3 p.m. and adjourn at 5 p.m.; to meet at 8 p.m. and adjourn at 10 p.m.

The following resolution was read, and under the rules of the House was laid on the table for one day, to wit:

By Mr. Felder of Bibb—

A resolution providing for the appointment of a committee to examine into appropriations heretofore made, etc., and report to the General Assembly on Friday, December 5, 1901, and for other purposes.

By unanimous consent Mr. Harden of Chatham was allowed to withdraw House bill No. 413.
On motion of Mr. Mullins of Cherokee, House resolutions Nos. 224 and 225 were withdrawn from the Pension Committee and referred to the Special Judiciary Committee.

On motion of Mr. Park of Greene, the call of the roll of counties was dispensed with and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. Stevens of Oglethorpe—

A resolution to pay the per diem of Hon. J. H. McWhorter to his widow.

Referred to Committee on Appropriations.

By Mr. Tarver of Jefferson—

A resolution to pay the per diem of Hon. Geo. G. Johnson to his widow.

Referred to Committee on Appropriations.

By Messrs. Morris and Anderson of Cobb—

A bill to incorporate the Powder Springs School District, in Cobb county.

Referred to Committee on Corporations.

By Mr. Harper of Chattooga—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Chattooga.
Referred to Committee on Corporations.

By Mr. Park of Greene—

A resolution to appropriate $25.00 for the payment of a stenographer for the joint committee on constitutional amendments.

Referred to Committee on Appropriations.

The following resolution was read and laid on the table for one day, to wit:

By Messrs. Slaton, Houston and Egleston of Fulton—

A resolution memorializing Congress to appropriate the captured and abandoned property fund and cotton fund to educational purposes.

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

By Mr. Steed of Taylor—

A resolution fixing House and Senate local bills and resolutions for a hearing for the remainder of this afternoon's session.

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

By Mr. Burnett of Clarke—

A bill to amend section 2234 of the Code of Georgia.

Mr. Hitch of Chatham, who had a similar bill before the House, to wit: No. 587, substituted the same for the bill under consideration.
The report of the committee, which was favorable to the passage of the bill was agreed to by substitute.

On the passage of the bill the ayes were 91, nays 2.

The bill having received the requisite constitutional majority was passed, by substitute.

By Mr. Flynt of Spalding—

A resolution to refund the sum of $80,000 to Thos. Nall and A. S. Murray

The report of the committee, which was favorable to the passage of the bill was agreed to.

On the passage of the resolution the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tumlum of Carroll—

A bill to repeal section 1349 of the Code to establish county teachers' institutes.

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 84, nays 7.

The bill having failed to receive the requisite constitutional majority was lost.

On the motion of the author House bill No. 236 was tabled.
By Mr. King of Fulton—

A bill to amend section 345 (493-b) of the Code of Georgia of 1895.

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. Slaton of Fulton—

A bill to amend section 4515 of the Code of 1895, so as to provide for securities on garnishment bonds.

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.

The bill having received the requisite constitutional majority was passed.

By unanimous consent House bills Nos. 262, 277, 270, 269, were tabled during the absence of the author.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:
An Act to direct the republication of certain Georgia Reports.

Also, an Act to regulate the catching of fish on the seacoast of this State.

Also, an Act to regulate the sale of spirituous liquors in the county of Ware.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

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

By Mr. Hitch of Chatham—

A resolution making House bill No. 414 the special order for Friday, December 6, 1901, at 10 o'clock a.m.

During the absence of the authors House bills Nos. 128, 192, 195, were tabled.

By Mr. Jordan of Jasper—

A resolution making House bill No. 741 the special order for Friday next, after the special order already set, and to continue as special order until disposed of.

By unanimous consent the following bill was read the first time, to wit:

By Mr. Johnson of Bartow—

A bill to amend paragraph 1, section 13, article 7 of the constitution of Georgia.
The bill was ordered engrossed.

Leave of absence was granted Messrs. Harkins of Gordon, Sikes of Worth, Copeland of Walker, Lawrence of Walton, Orr of Coweta.

On motion of Mr. Daughtry of Wilkinson, the House adjourned until 9:30 o’clock to-morrow.

Atlanta, Georgia,

Thursday, December 5, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Allen, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Barron, Bell, Blalock, Blue, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Bush, Carrington, Clower, Cowart, Crumbley, Darden, Daughtry, Davis of Meriwether, Davis of Newton, Deal, Dean, Dorminy, Drawdy, Duncan, Egleston, English, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Foster of Oconee, Franklin, Freeman of Troup, Freeman of Whitfield, Gary, George of DeKalb, George of Morgan, Gresham, Gress, Griffin of Twiggs,
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<td>Reid of Taliaferro,</td>
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<td>Rhyne,</td>
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<td>Jordan of Jasper,</td>
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<td>Mr. Speaker.</td>
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Those absent were Messrs.—

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Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

Mr. Blue of Marion, moved to dispense with the reading of the Journal, which motion was lost.

The Journal was read and confirmed.

Mr. Blalock of Fayette, gave notice that at the proper time he would move to reconsider the action of the House in not passing House resolution No. 160.

Mr. Tumlin of Carroll, gave notice that at the proper time he would move to reconsider the action of the House in not passing House bill No. 234.

The undersigned member of the W & A. R. R. Committee, submitted the following minority report:

Mr. Speaker:

We, the undersigned members of the W & A. Committee, most respectfully dissent from the majority of said committee as regards their action on House bill No. 668, which is a bill to erect a new depot on the terminal property of the W & A. R. R. property in the city of Atlanta, and recommend that said bill do not pass.

JOS. H. HALL.

The following resolution was read, and under the rules of the House was ordered to lay on the table for one day, to wit:
By Mr. Felder of Bibb—

Resolved, That the rule of the House limiting debate does not apply in the committee of the whole.

By Mr. Park of Greene—

A resolution limiting debate in the committee of the whole to two hours, one hour to each side, and then report the bill No. 668 back with the recommendation that it do or do not pass.

By Mr. Hall of Bibb—

Resolved, That in the discussion of House bill No. 668 all limit on debate is removed.

The following bill, which was made the special order for this hour was read the third time and put upon its passage, to wit:

By Mr. Gress of Wilcox—

A bill providing for the erection of a new union passenger depot on the terminal of the Western & Atlantic Railroad property, and for other purposes.

Mr. Hall of Bibb, moved that the bill be indefinitely postponed.

On the motion to indefinitely postpone, Mr. Wilson called for the previous question.

On the call for the previous question, Mr. Hall of Bibb, called for the ayes and nays, which call was sustained, and on taking the ballot viva voce the vote was as follows:
THURSDAY, DECEMBER 5, 1901.

Those voting in the affirmative were Messrs.—

Allen, Anderson of Cobb, Bailey, Bell, Blalock, Booth, Boewell, Bower, Bray, Brock, Bruce, Burnett, Clower, Cowart, Crumbley, Darden, Davis of Meriwether, Davis of Newton, Deal, Dorminy, Duncan, Egleston, English, Fort, Foster of Floyd, Foster of Towns, Franklin, Frederick, Freeman of Troup, George of DeKalb, George of Morgan, Gresham, Gress, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harper of Chattooga, Harper of Wayne, Hathcock, Harkins, Hawes, Henry, Hilton, Hixon, Hodges, Hosch, Houston, Howard of Baldwin, Howard of DeKalb, Howell, Huie, Hutchins, Jordan of Jasper, Knowles, Land, Lawrence, Lott, Luttrell, McLennan, Merritt, Miller, Mitchell of Emanuel, Mitchell of Thomas, Morris, Mullins, Niblack, O'Connell, Orr, Ousley, Park of Greene, Park of Troup, Perry, Peyton, Pierce, Quillian, Reid of Campbell, Reid of Taliaferro, Rhynes, Sanders, Shank, Slaton, Stafford, Steed, Stevens, Stubbs, Symons, Thomas, Thompson of Banks, Thompson of Dooly, Toomer, Tumlin, Turner, Walker of Webster, Wellborn, Welch, Whitfield,

Those not voting were Messrs.—

Bush, Carswell, Copeland, Crawford, Everett, Flynt, Foster of Oconee, Griffin of Twiggs, Hamby, Harrell, Henderson, Hitch, Jordan of Fulaski, Lane, McKay, Madden, Richardson, Sikes, Singletary, Stewart, Tarver, Walker of Brooks, Walker of Crawford, Wight of Dougherty, Wright of Floyd, Mr. Speaker.

Ayes 101, nays 49.

On motion of Mr. Wilson of Clay, the verification of the roll-call was dispensed with.

On sustaining the call for the previous question the ayes were 101, nays 49; the call was therefore sustained.

On the motion of Mr. Hall of Bibb, that the bill be indefinitely postponed, Mr. Hall 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.—

Adams, Anderson of Bartow, Daughtry, Bush, Carrington, Dean,
THURSDAY, DECEMBER 5, 1901.


Those voting in the negative were Messrs.—

Allen, Anderson of Cobb, Ayres, Bell, Blalock, Booth, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Clower, Cowart, Crumbley, Darden, Davis of Meriwether, Davis of Newton, Deal, Dorminy, Duncan, Egleston, Fort, Foster of Floyd, Foster of Towns, Franklin, Frederick, Freeman of Troup, George of DeKalb, Gresham, Gress, Griffin of Twiggs, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harper of Chattooga, Harvard, Hathcock, Harkins, Hawes, Hixon, Hodges, Hixson, Houston, Howard of Baldwin, Howard of DeKalb, Howell, Huie, Hutchins, Johnson of Bartow, Jordan of Jasper, Knowles, Land, Lawrence, Lott, Luttrell, McLennan, Miller, Mitchell of Emanuel, Mitchell of Thomas, Morris, Mulherin, Mullins, Niblack, O'Connell, Orr, Ousley, Park of Greene, Park of Troup, Perry, Peyton, Pierce, Quillian, Reid of Campbell, Reid of Taliaferro, Rhyne, Sanders, Shank, Slaton, Steed, Stevens, Stubbs, Symons, Thomas.
Those not voting were Messrs.—

Bailey, Barron, Blue, Carswell, Copeland, Crawford, Everett, Flynt, Foster of Oconee, Hamby, Harrell, Henderson, Henry, Hilton, Hitch, Joiner, Jordan of Pulaski, Lane, Madden, McKay,

Ayes 44, nays 101.

The roll-call was verified, and on counting the votes cast it was found that the ayes were 44, nays 101. The motion to indefinitely postpone was therefore lost.

Mr. Park of Greene, moved that to-day's session be extended until the bill, together with the amendments under discussion, be disposed of.

On the motion of Mr. Park, Mr. Hall of Bibb, 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.—

Allen, Anderson of Cobb Ayres, Bell, Blalock, Blue, Booth, Boswell, Bower, Brock, Bruce, Burnett, Bush, Clower, Cowart,

Those voting in the negative were Messrs.—

Adams, Anderson of Bartow, Bailey, Barron, Bray, Brewton, Carrington, Daughtry, Dean, Drawdy, English, Foster of Towns, Frederick, George of Morgan, Grice, Hall of Bibb, Hall of Fannin, Henry, Herrington, Hogan, Hutchins, Johnson of Baker, Johnson of Bartow, Joiner, Jordan of Jasper, Kelly, Kilburn, Knight, Lane, McFarland, Maples, Mitchell of Thomas, Monroe, Moore, Narramore, Parker, Pierce, Quillian, Rawles, Richardson, Roberts, Schley,
Those not voting were Messrs.—

Ayes 93, nays 55.

On motion of Mr. Slaton the verification of the roll-call was dispensed with.

On the motion to extend the session until the disposition of the pending measure the ayes were 93, nays 53. The motion therefore prevailed.

The following resolution was read, to wit:

By Mr. Park of Greene—

A resolution instructing the committee of the whole to debate House bill No. 668 for two hours, one hour to each side, and that at the expiration of that time the committee arise and report the bill back with the recommendation that it do or do not pass.

On the adoption of the resolution Mr. Hall of Bibb, called for the ayes and nays, which call was sustained, and on taking the ballot viva voce the vote was as follows:
Thursday, December 5, 1901.

Those voting in the affirmative were Messrs.—

| Allen,       | Griffin of Twiggs,       | Orr,                     |
| Allen of Cobb, | Hamby,                    | Ousley,                  |
| Ayres,       | Hamilton,                 | Park of Greene,          |
| Bailey,      | Hammock,                  | Park of Troup,           |
| Bell,        | Harden of Chatham,        | Perry,                   |
| Blalock,     | Harbin of Wilkes,         | Peyton,                  |
| Blue,        | Hardwick,                 | Pierce,                  |
| Booth,       | Harrell,                  | Rawls,                   |
| Boswell,     | Harper of Chattooga,      | Reid of Campbell,        |
| Bower,       | Harper of Wayne,          | Reid of Taliaferro,      |
| Bray,        | Harkins,                  | Rhyne,                   |
| Brewton,     | Hawes,                    | Sanders,                 |
| Brock,       | Henry,                    | Slaton,                  |
| Bruce,       | Hixon,                    | Smith of Hancock,        |
| Burnett,     | Hodges,                   | Stafford,                |
| Bush,        | Hosch,                    | Steed,                   |
| Carrington,  | Houston,                  | Stevens,                 |
| Clower,      | Howard of Baldwin,        | Stubbs,                  |
| Cowart,      | Howard of DeKalb,         | Symons,                  |
| Crumbley,    | Howell,                   | Thomas,                  |
| Darden,      | Huie,                     | Thompson of Banks,       |
| Davis of Meriwether, | Hutchins,             | Thompson of Dooly,      |
| Davis of Newton, | Johnson of Appling,   | Tisinger,                |
| Dorminy,     | Jordan of Jasper,         | Toomer,                  |
| Duncan,      | Knowles,                  | Tumlin,                  |
| Egleston,    | Lawrence,                 | Turner,                  |
| English,     | Luttrell,                 | Walker of Brooks,        |
| Everett,     | McLennan,                 | Walker of Crawford,      |
| Fort,        | Merritt,                  | Wellborn,                |
| Foster of Floyd, | Miller,              | Welch,                   |
| Franklin,    | Mitchell of Emanuel,      | Wells,                   |
| Freeman of Troup, | Mitchell of Thomas,    | Whitehard,               |
| Gary,        | Morris,                   | Willingham,              |
| George of DeKalb, | Mullins,          | Wilson,                  |
| Gresham,     | Niblack,                  | Wright of Floyd,         |
| Gress,       | O'Connell,                | Yates,                   |

Those voting in the negative were Messrs.—

| Adams,       | Daughtry,                 | Drawdy                   |
| Anderson of Bartow, | Deal,                  | Felder,                  |
| Barron,      | Dean,                     | Flynt,                   |

Those not voting were Messrs.—


Ayes 108, nays 41.

On motion of Mr. Wilson of Clay, the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 108, nays 41. So the resolution having received the requisite constitutional majority was adopted.

An appropriation being involved, the Speaker resolved the House into a committee of the whole, and designated Mr. Morris of Cobb, as chairman of the committee.

After a consideration of the bill the committee arose, and reported the bill back to the House with the recommendation that it do pass as amended.
Mr. Slaton called the previous question on the bill and pending amendments, which call was sustained.

The committee offered the following amendments which were read and adopted, to wit:

Amend by adding the following proviso at the end of paragraph 2, section 2, to wit: "Provided further, That the pay of said committee shall be paid from the money appropriated for the purpose of building said new station.

Amend by striking the words "high misdemeanor" wherever they occur, and insert in lieu thereof the word "felony."

Amend by adding at the end of section 5 the following: "And the modification shall be assented to by the lessee of the W & A. R. R. Co. by proper corporate action, before bids for building and depot are advertised, and before any expenditures whatever is made pursuant to the provisions of this Act, which assents shall be filed with the Governor and form a part of the contract of lease of the W & A. R. R.

Amend by adding the following proviso to paragraph 4, section 5, to wit: "Provided that said modification of said present lease contract shall not be construed as giving the lessee of the W & A. R. R. any right or claim to any betterments or claims whatever.

Amend by striking out the word "January," in the 9th line of section 8, and inserting in lieu thereof the word "July."
Amend further by striking the word "July," and the
figures "1902," in the 9th line of section 13, and inserting
in lieu thereof the word "January," and the figures
"1903."

Amend section 12 by adding the following proviso, to
wit: "Provided that said record shall be at all times open
to inspection to any one desiring to inspect the same."

Amend section 14 by striking out the words "and di-
rected," in the second line of said chapter, so that said
chapter shall read as follows:

"Be it further enacted by authority afore-said, That the
Governor and said committee, and their successors, shall
have authority, and they are hereby empowered to close
Pryor street."

The report of the committee, which was favorable to the
passage of the bill, as amended, was agreed to.

An appropriation being involved in the bill, the ayes and
nays were ordered, and on taking the ballot viva voce the
vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Brock,
Anderson of Cobb, Bruce,
Ayres, Burnett,
Bailey, Clower,
Bell, Cowart,
Blalock, Crumbley,
Blue, Darden,
Booth, Davis of Meriwether,
Boswell, Davis of Newton,
Bower, Dorminy,

Duncan,
Egleston.
Everett,
Flynt,
Fort,
Foster of Floyd,
Foster of Towns,
Franklin,
Frederick,
Freeman of Troup,
THURSDAY, DECEMBER 5, 1901.


Those voting in the negative were Messrs.—

Adams, Anderson of Bartow, Barron, Bray, Brewton, Bush, Carrington, Daughtry, Deal, Dean, Drawdy, English, Felder, Gary, George of Morgan, Grice, Hall of Bibb, Hall of Fannin, Hardwick, Herrington, Hogan, Hutcheson, Johnson of Baker, Johnson of Bartow, Johnson of Jefferson, Joiner, Kelly, Kilburn, Knight, McFarland, Maples, Merritt, Mitchell of Thomas, Monroe, Moore, Mulherin, Narramore, Onsley, Parker,
Those not voting were Messrs.—

Ayes 107, nays 55.

The roll-call was verified, and on counting the vote it was found that the ayes were 107, nays 55.

The bill having received the requisite constitutional majority was passed as amended.

Mr. Wilson moved that when the House adjourn it adjourn to meet again at 9:30 o'clock to-morrow morning, which motion prevailed.

On motion of Mr. Slaton of Fulton, the bill just passed was ordered immediately transmitted to the Senate.

Leave of absence was granted to Messrs. Wilkes of Thomas, Barron of Jones, Kelly of Glascock, Foster of Oconee, Maples of Mitchell; also the committee to visit Dahlonega; the committee to visit the State Normal School at Athens.

On motion of Mr. Egleston the House adjourned until 9:30 o'clock to-morrow morning.
Atlanta, Ga.,
Friday, December 6th, 1901.

The House met pursuant to adjournment at 9:30 o'clock a. m. this day; was called to order by the Speaker pro tem., and opened with prayer by the chaplain.

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

Adams, Drawdy, Hawes,
Allen, Duncan, Henry,
Anderson of Bartow, Egleston, Herrington,
Anderson of Cobb, English, Hilton,
Ayres, Felder, Hitch,
Barron, Flynt, Hixon,
Bell, Fort, Hodges,
Blalock, Foster of Towns, Hosch,
Blue, Franklin, Houston,
Booth, Freeman of Troup, Howard of Baldwin,
Boswell, Freeman of Whitfield, Howard of DeKalb,
Bower, Gary, Howell,
Bray, George of Morgan, Huie,
Brevton, Gresham, Hutcheson,
Brock, Gress, Hutchins,
Bruce, Griffin of Twiggs, Johnson of Appling,
Burnett, Grice, Johnson of Baker,
Bush, Hall of Bibb, Johnson of Bartow,
Carrington, Hall of Fannin, Johnson of Jefferson,
Carswell, Hamilton, Joiner,
Clower, Hammock, Jordan of Jasper,
Copeland, Harden of Chatham, Kilburn,
Cowart, Hardin of Wilkes, Knowles,
Darden, Hardwick, Land,
Daughtry, Harrell, Lane,
Davis of Meriwether, Harper of Chattooga, Lawrence,
Davis of Newton, Harper of Wayne, Luttrell,
Deal, Harvard, McFarland,
Dean, Hathcock, McLennan,
Dorminy, Harkins, Madden,
Mr. Aierritt of Hancock reported that the Journal of yesterday's proceedings had been examined and found correct.

Mr. Steed of Taylor, moved to dispense with the reading of the Journal, but later withdrew the motion.
The Journal was then read and confirmed.

Mr. Blalock, in accordance with his previous notice, moved to reconsider the action of the House in not passing House resolution No. 160.

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

On the motion to reconsider Mr. Hall of Bibb called for the ayes and nays, which call was sustained, and on taking the ballot viva voce the vote was as follows:

Those who voted in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Adams, Anderson of Bartow, Bailey, Barron, Blue, Brewton, Carrington, Copeland, Cowart, Crumbley, Darden, Daughtry, Deal, Dean, Dorminy, English, Felder, Freeman of Whitfield, Moore, George of Morgan, Grice, Hall of Bibb, Hall of Fannin, Hardwick, Harper of Chattooga, Harvard, Henry, Herrington, Johnson of Baker, Johnson of Bartow, Kilburn, Lane, McFarland, Merritt, Mitchell of Thomas, 

Those not voting were Messrs.—


Ayes 74, nays 51.
The roll call was verified, and on counting the vote it was found that the ayes were 74, nays 51. The motion to reconsider therefore prevailed.

Mr. Steed of Taylor, then moved to reconsider the action of the House in not passing House Bill No. 234, which motion prevailed.

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 Senate, to wit:

A bill to incorporate the town of Union Point, in the county of Greene.

Also, a bill to amend an act establishing the city court of Dawson, Terrell county.

Also, a bill to fix the license for retailing spirituous liquors in Coffee county.

Also, a bill to amend the charter of the city of Fitzgerald.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend an Act incorporating the town of Sandersville.

Also, a bill to amend section 1775 of volume 1 of the Code of 1895.

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Also, a bill to incorporate the town of Allentown in the counties of Laurens and Wilkinson.

Also, a bill to amend an Act incorporating of town of Sandersville.

The Senate has also passed the following bills of the House as amended, to wit:

A bill to establish the city court of Valdosta.

Also, a bill to incorporate the city of Vienna in Dooly county.

Also, a bill to establish the city court of Mt. Vernon.

Mr. Miller, Chairman of the Committee on Congressional Reapportionment, submitted the following report:

Mr. Speaker:

The Committee on Congressional Reapportionment have had under consideration House bill No. 630, which they instruct me to report back to the House with the recommendation that the same do pass as amended, to wit:

A bill to divide the State of Georgia into eleven congressional districts, and for other purposes.

Respectfully submitted.

B. S. MILLER, Chairman.

Mr. Blalock, Chairman Appropriation Committee, submitted the following report:
Mr. Speaker:

Your Committee on Appropriations have had under consideration the following House bill which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to reimburse the Doorkeeper of the Senate for the payment of the third assistant Doorkeeper up to the 14th November, 1901, and for other purposes.

Respectfully submitted,

A. O. BLALOCK, Chairman.

Mr. Blalock, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations 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 resolution to appropriate the sum of $25.00 to pay a stenographer for the Joint Committee on Constitutional Amendments.

A resolution to appropriate the sum of $62,500.00 to the payment of pensions.

Also the following resolutions, which they instruct me to report back with the recommendation that they do not pass, to wit:
A resolution to pay the per diem of Hon. Geo. G. Johnson, deceased, to his widow.

A resolution to pay the per diem of Hon. J. H. McWhorter, deceased, to his widow.

A resolution to appropriate an additional sum of money for the payment of indigent widows.

Respectfully submitted,

A. O. BLALOCK, Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Miller of Muscogee—

A resolution making House bill No. 630 the special order for Monday, Dec. 9th, 1901, at 10:30 o'clock.

By Mr. Grice of Pulaski—

A resolution making House bill No. 638 the special order for Tuesday, Dec. 10th.

Upon request of Mr. Flynt, House bill No. 270 was taken from the table and placed upon the calendar.

Upon motion of Mr. Miller of Muscogee, House bill No. 260 was taken from the table and placed upon the calendar.

Unanimous consent was given Mr. Shank of Wilkes, to withdraw House bill No. 790.
Mr. Thompson, chairman Special Judiciary Committee, submitted the following report:

Mr. Speaker

The Special Judiciary Committee have had under consideration the following bills, which the committee recommend do pass, to wit:

House bill No. 778, by Mr. Rhyne of Pickens, being a bill to create a board of commissioners for Pickens county.

House bill No. 719, by Mr. McFarland of Franklin, to establish a city court for Carnesville.

House bill No. 780, by Mr. Davis of Newton, to amend an act providing a system of public schools for the city of Covington.

House bill No. 777, by Mr. Rhyne of Pickens, to authorize the town of Jasper to issue bonds for school purposes. The committee recommend that the last named bill pass as amended by the committee.

The committee have also had under consideration House bill No. 759, by Mr. Blue of Marion, being a bill to repeal an act establishing a county court for Marion county, which bill the committee recommend do not pass.

Respectfully submitted,

W S. THOMPSON,
Chairman.

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

Your Committee on Counties and County Matters have had under consideration the following House bills, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to provide for a national forest reserve in Georgia.

The Committee on Counties and County Matters have also had under consideration the following bills of the House, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

A bill to repeal an act to regulate and control the expenditure of county funds, and for other purposes.

Also, a bill to amend section 4224 of the Code of 1895.

Respectfully submitted,

W T. LANE,
Chairman.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

A bill to repeal an act creating a board of county commissioners of roads and revenues for the county of Chattooga.
Also, a bill to incorporate Powder Springs school district, in Cobb county

Respectfully submitted,

W E. STEED,
Chairman.

On motion of Mr. Blalock House resolutions Nos. 277 and 276 were recommitted to the Committee on Appropriations.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Adams of Putnam—

A resolution making House resolution No. 199 the special order for Saturday, Dec. 7th, 1901.

By Mr. Underwood of White—

A resolution making House bill No. 466 the special order for this afternoon’s session.

By Mr. Johnson of Bartow—

A resolution making House bill No. 779 the special order for Tuesday next.

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

By Mr. Rhyne of Pickens—

A bill to authorize the mayor and council of the town of Jasper to erect a school building.
By Mr. Rhyne of Pickens—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Pickens.

By Mr. Blalock of Fayette—

A bill to incorporate the Inman School District in Fayette county.

On motion of Mr. Blalock, the bill just read was re-committed.

The following Senate bills were read the first time, to wit:

By Mr. Allen of the 20th District—

A bill to amend an act to create a new charter for the town of Milledgeville, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hamrick of the 37th District—

A bill to prescribe the manner of electing County School Commissioners, and for other purposes.

Referred to Committee on Education.

The following message was received from his Excellency, the Governor, through his Secretary, M. Hitch, to wit:
Mr. Speaker:

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

To the House of Representatives:

I am constrained to return to the House of Representatives, in which it originated, without my signature, bill No. 338, which seeks to amend sections 1541 and 1544 of the Code of Georgia by providing for the establishment and operation of dispensaries in the several counties of the State.

Three sufficient reasons impel me to withhold my approval from this measure. First—While it purports to be in the interest of temperance and for the restriction of the sale and use of intoxicating liquors, it will in my opinion, however good the intent, have precisely the opposite effect, it will open the flood gates in the dry counties and overwhelm them, and at the same time set back the cause of temperance in the State at least a generation.

Secondly—If the construction put on it by some able lawyers is the true construction, it is a delusion and a snare, not only damaging to the cause it purports to foster, but misleading in its language and its details. It is ostensibly an effort to extend the principles of local option, whereas it really restricts and stifles local option in an overwhelming majority of the counties. The old law sought to be amended provides for an election in any county to determine by popular vote whether total prohibition of the liquor traffic or licensed bar-rooms shall prevail in that county. This bill seeks to amend that law so as to provide for elections in the several counties of the State to determine by popular vote whether intoxicating liquors shall be sold in them from a dispensary or in licensed
bar-rooms. But no provision is made anywhere for an
election to determine by a vote of the people whether total
prohibition or the sale of liquors in a dispensary shall be
the policy of the county. The bill provides that upon
the presentation to the ordinary of any county of a petition
signed by one-third of the qualified voters of the county,
he shall order an election, not to determine whether in-
toxicating liquors shall be sold in the county or not, but
whether they shall be sold "except in a dispensary"—in
other words, whether their sale shall be in a dispensary or
outside of a dispensary. If a majority of the votes cast be
"For a Dispensary," then all are agreed that the sale of
liquors in a dispensary in that county is legalized and pro-
vided for. If, on the other hand, a majority of the votes
cast be "Against a Dispensary," then such liquors cannot,
under this interpretation, be sold in that county in a dis-
pensary, but can be sold "except in a dispensary"—that is,
can be sold in open bar-rooms. Thus, under this proposed
amendment of the existing local option law, the people are
robbed of the right to say that intoxicating liquors shall not
be sold in their counties at all, and the alternative is forced
upon them in the 117 counties in Georgia which have rid
themselves of the liquor traffic in all its forms, of a dis-
pensary or open bar-room. The people in these counties
have already decided in the manner provided by law that
liquor shall not be sold at all within the boundaries of
their respective counties, but under the terms of this bill
thus interpreted, the most irresponsible and immoral third
of their voting population, "regardless of race, color or
previous condition," can force them to submit to the re-
stitution of the liquor traffic in their counties either in
dispensaries or in open bar-rooms. No matter how the
election goes, whether for or against dispensary, the result
is the same—the sale of liquors in the county, if not in dis-
pensaries, then in bar-rooms. This is the construction put
upon the bill by some good lawyers. If it is the correct interpretation, the bill is unwise and unfair to the dry counties and ought not to become a law. If not, then the language is ambiguous, and it ought not to go on the statute book because it would give rise to bickering and vexatious and interminable litigation.

It is evident that it was drafted with special reference to the "wet" counties in the State, and without regard to those, more than ninety per cent. of the whole, in which liquors cannot now be lawfully sold at all. Its effect would be to precipitate elections in all of the counties which have, under the local option law, prohibited the sale of liquor within their borders, in order to give the wet counties a chance to establish dispensaries; to lose those counties which have been saved in order to save those which have been lost; to damn the redeemed by an awkward device to redeem the damned.

Third—Instead of putting a quietus on the agitation of the liquor traffic, it will inaugurate in almost, if not quite every county in the State, fierce contests over it, while all of the most worthless element, which is now practically out of politics by reason of non-payment of taxes, will be brought back to disturb future elections—federal, State, county and municipal. It is a generally conceded fact that contests at the ballot box over the liquor question are more stubbornly fought than any other contests which are thus settled. Men, and women too, become enthusiastic and excited and scour the country to bring out every vote, and go down into their pockets and pay all past due taxes for defaulters, in order to get their votes in the pending election to secure the triumph of their respective sides. Both parties, the liquor and the anti-liquor parties do it, and thus every irresponsible voter is armed with the ballot, not only to vote in this local election, but in the next general election in the State. Every
venal voter is thus armed with a ballot which is to sell. In many counties this class constitute a balance of power sufficient to control elections. Men base enough and rich enough to buy this vote will buy it, and get into public office and make and administer your laws to the detriment of the better elements of society. A state of things now happily of the past, will be brought back. Good men must either submit to the rule of the vicious and the immoral, or to escape it resort to methods in elections demoralizing, dangerous, humiliating and expensive. This is one of the inevitable results if this bill becomes a law. But defeat it and let the status remain as it is, and as it has been for some years past, since nearly all of the counties have under the present local option law outlawed the liquor traffic, and peace will reign in these counties, elections will be fair and inexpensive, and the moral and intellectual standard of official excellence will continue to be elevated more and more at each succeeding election, and the vote which will be made under the operation of this proposed law a balance of power, will be entirely eliminated as a disturbing element in elections.

I have heard only three arguments in favor of the bill. One is that it will stop the agitation of the liquor question. This is not true. On the contrary, it will probably precipitate fierce contests over it in every county in the State within twelve months. Another is that it will stop the illicit sale of liquor in the dry counties and provide for its lawful sale by responsible bonded officers who will not, as do the blind tigers, sell on the days forbidden by law nor to minors and drunken men. There is some force in this argument, but not so much as those who advance it think. It would no doubt greatly curtail the business of the "blind tiger" in day time, when the county liquor shop is open, but between sunset and sunrise, when it is closed, and when under the cover of darkness most of the danger-
ous drinking is done, it will be no barrier to intemperance. The blind tiger will still do business at the old stand and will prosper, and the young men and boys who infest the streets of our towns and cities at night will still be exposed to its baneful influence. This has been and will continue to be the case, dispensary or no dispensary, wherever there are no licensed bar-rooms. Neither the dispensary nor total prohibition can prevent it.

The other argument which has been advanced and chiefly relied on, is that it will be a great source of revenue to the counties and towns in which the dispensaries are located, and will in this way greatly reduce the burden of taxation. It is even claimed that already there has been found a county in which no taxes are imposed for county purposes, because the profits of its dispensary amply support the county government. Grant that this is true and that the dispensary in every county will pay all the expenses of the county and the people be wholly relieved of local taxes, can Georgia, a glorious State, glorious in her history, her traditions and the achievements of her illustrious sons, and peopled by a Christian people, afford to sanction a law making every county and town in the State proprietor of a liquor shop to debauch the morals of the youth of the country in order to escape the legitimate burthens of local government? Can she afford to put upon her statute book a law to coin the tears and blood of the wives and children of weak or vicious men into dollars to fill the coffers of county and town treasuries that their tax-payers may be relieved from taxation?

I do not think she can, and for these reasons and others not necessary to mention, I am obliged, in the conscientious discharge of official duty, to withhold my approval from this bill.

ALLEN D. CANDLER.
The following House bills were read the first time, to wit:

By Mr. Welch of Gilmer—

A bill to amend the General Tax Act relative to the manufacturing of spirituous liquors.

Referred to Special Judiciary Committee.

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

By Mr. Miller of Muscogee—

A bill to amend paragraph 1, section 1, article 8, of the Constitution of Georgia.

The report of the committee, which was favorable to the passage of the bill as amended, was disagreed to and the bill lost.

The following House bills were read and the Senate amendments concurred in, to wit:

By Mr. McLennan of Telfair—

A bill to establish the city court of Mt. Vernon, in Montgomery county.

By Mr. Ousley of Lowndes—

A bill to establish the city court of Valdosta in the county of Lowndes.
By Messrs. Slaton and Houston of Fulton—

A bill to amend an Act to create a public school system in the county of Fulton, outside the city of Atlanta.

By Mr. Harvard of Dooly—

A bill to incorporate the city of Vienna in the county of Dooly, and for other purposes.

The following bill was taken up for the purpose of disagreeing to the unfavorable report of the committee, to wit:

By Mr. Davis of Newton—

A bill to establish the city court of Covington in the county of Newton.

Mr. Mitchell of Thomas, moved that the House adjourn, which motion prevailed.

Leave of absence was granted to Messrs. Wilson of Clay, Brewton of Tattnall, Walker of Crawford, Hammock of Randolph, Tumlin of Carroll, Smith of Hancock.

The Speaker then announced the House adjourned until 3.00 o'clock this afternoon.

Friday 3 p. m. o'clock.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Shipp of Colquitt, the call of the roll was dispensed with.
The following bill, which was under consideration at the time of adjournment this morning, was again taken up for the purpose of disagreeing to the unfavorable report of the committee, to wit:

By Mr. Davis of Newton—

A bill to create the city court for the city of Covington in the county of Newton.

On motion of Mr. Davis of Newton, the adverse report of the committee was disagreed to.

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

By Mr. George of Morgan—

A bill to prevent persons seeking employment from another or to rent lands, etc., from making false statements, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

Mr. Copeland of Walker, called for the previous question, which call was sustained.

On motion of Mr. Hardwick of Washington, the House reconsidered its action in calling for the previous question.

Mr. Mitchell of Emmanuel, then moved that the bill be tabled, which motion prevailed.

The following resolution was read the first time, to wit:

By Mr. Blalock of Fayette—

A resolution to appropriate $150.00 for the purpose of indexing the House and Senate Journals.
Referred to Committee on Appropriations.

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

By Mr. Johnson of Bartow—

A bill to amend paragraph 1, section 13, article 7 of the Constitution.

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

By Mr. Copeland of Walker—

A bill to incorporate the town of Linwood in the county of Walker.

The following amendment, offered by the committee, was read and adopted, to wit:

Amend section 7, by striking out the words "one-half of one per cent." in the second and third lines of said section after the words "extending" and before the word "upon," and inserting in lieu thereof "twenty-five one-hundredths of one per cent."

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 90, nays 0, so the bill having received the requisite constitutional majority, was passed as amended and on motion of Mr. Copeland the same was ordered immediately transmitted to the Senate.

The following resolutions were read and adopted, to wit:
By Mr. Hardwick of Washington—

A resolution providing that from day to day for the remainder of the session the Committee on Rules shall have power to prescribe the order of business.

On motion of Mr. Steed of Taylor, House resolutions Nos. 289, 290 were tabled.

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

By Mr. Bush of Miller—

A bill to establish a dispensary in Colquitt county

On motion of Mr. Bush the bill was recommitted to the Committee on Temperance.

By Mr. Davis of Newton—

A bill to amend an Act to incorporate the city of Covington.

By Mr. Harper of Chattooga—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Chattooga county.

By Mr. McFarland of Franklin—

A bill to establish the city court of Carnesville.

By Mr. McFarland of Franklin—

A bill to abolish the county court of Franklin county.
By Mr. Felder of Bibb—

A bill to amend the charter of the city of Macon relative to the terms of aldermen.

By Mr. Henry of Murray—

A resolution to reimburse the Doorkeeper of the Senate.

By Messrs. Morris and Anderson of Cobb—

A bill to incorporate the Powder Springs school district.

Mr. Little, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration the following resolution of the House, to wit:

By Mr. Hardwick of Washington—

A resolution to require the Committee on Rules to fix the order of business for each session.

The committee, for reasons of propriety, asks to be relieved from passing upon this resolution, and requests that the House will act upon the same without the recommendation of the committee.

The committee recommend that the following resolution do pass, to wit:

By Mr. Grice of Pulaski—

A resolution to make House bill 638 special order for Tuesday next immediately after the confirmation of the Journal.
By Mr. Adams of Putnam—

Also a resolution to make House resolution No. 199 special order for to-morrow after confirmation of the Journal.

Respectfully submitted,

JNO. D. LITTLE,
Chairman ex officio.

The following resolution was read, to wit:

By Mr. Park of Greene—

A resolution to extend the session for 20 minutes for the purpose of reading House and Senate local bills for first and second time.

Mr. Steed of Taylor, offered the following amendment, which was read and adopted, to wit:

Amend by adding "also House and Senate local bills and resolutions for a third reading."

The resolution was adopted as amended.

On motion of Mr. Bush, Senate bill No. 188 was tabled.

On motion of Mr. Flynt of Spalding House bill No. 276 was tabled.

The following bill was read the first time, by unanimous consent, to wit:

By Mr. Johnson of Appling—
A bill to amend an act to amend the charter of the town of Baxley, Ga., and for other purposes.

Referred to Committee on Counties and County Matters.

The following resolutions were read and adopted, to wit:

By Mr. Toomer of Ware—

A resolution providing for the establishment and maintenance of an experimental station in South Georgia by the State.

By Messrs. Houston, Slaton and Egleston of Fulton—

A resolution asking Congress to appropriate the captured and abandoned property fund and cotton tax fund to educational purposes.

On motion of the authors House bills Nos. 195 and 209 were tabled.

Mr. Steed, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend an act to create a new charter for the city of Milledgeville, approved December 15, 1900.

The Committee on Corporations have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:
A bill to amend the city charter of Macon, and for other purposes.

Respectfully submitted.

WALTER E. STEED,
Chairman.

The following Senate bills were read the first time, to wit:

By Mr. Alexander of the 6th District—
A bill to incorporate the town of Milton in Berrien county.

Referred to Committee on Corporations.

By Mr. Jarnagin of the 19th District—
A bill to incorporate the town of Union Point, and for other purposes.

Referred to Committee on Corporations.

By Mr. Wilcox of the 15th District—
A bill to amend the charter of Fitzgerald in the county of Irwin.

Referred to Committee on Corporations.

By Mr. Johnson of the 5th District—
A bill to fix a license for selling liquors in the county of Coffee.
Referred to Committee on Temperance.

By Mr. Hopps of the 3d District—

A bill to fix the license for selling liquors in the county of Oconee.

Referred to Committee on Temperance.

By Mr. Daniel of the 17th District—

A bill to amend section 568 of the penal code, relating to game.

Referred to General Judiciary Committee.

By Mr. Swift of the 30th District—

A bill to prescribe the tuition of resident and non-resident students in the Technological School.

Referred to Committee on Education.

By Mr. Stewart of the 11th District—

A bill to amend an Act to establish the city court of Dawson, Georgia.

Referred to the Special Judiciary Committee.

By unanimous consent the following bill was read the third time and put upon its passage, to with:

By Mr. Little of Muscogee—

A bill to amend paragraph 9, section 2, of the General Tax Act relative to insurance agents.
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 90, nays 0.

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

By Mr. Carrington of Madison—

A bill to authorize the town of Comer to issue 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of Bartow—

A bill to amend sections 7 and 8 of an Act to establish the city court of Baxley.

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.

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

By Mr. Hitch of Chatham—

A bill to authorize the mayor and aldermen of Savannah to close Centre street.
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.

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

By Messrs. Smith and Merritt of Hancock—

A bill to amend an Act to incorporate the town of Culverton.

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 90, nays 0.

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

By Mr. Harkins of Gordon—

A bill to authorize the Trustees of Calhoun Institute to transfer said property to the town of Calhoun.

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.

The bill having received the requisite constitutional majority was passed.

Mr. Blalock, Chairman of the Committee on Appropriations, submitted the following report:
Mr. Speaker:

The Committee on Appropriations have had under consideration the following resolutions and recommend that they do pass.

A joint resolution to pay Mrs. Jos. H. McWhorter, of Oglethorpe county, the per diem accruing to her husband.

A joint resolution to pay Mrs. Geo. G. Johnson, of Jefferson county, the per diem accruing to her husband.

Appropriating $200 to pay doorkeeper of the cloak room of the Senate.

Respectfully submitted,
A. O. BLALOCK,
Chairman.


The Speaker then announced the House adjourned until 9.30 o'clock to-morrow morning.
Atlanta, Georgia,
December 7, 1901.

The House met pursuant to adjournment at 9:30 o'clock a. m., this day, was called to order by the Speaker, and opened with prayer by the Chaplain.

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

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Mr. Merritt of Hancock, reported that the Journal of yesterday’s proceedings had been examined and found correct.

On motion of Mr. Park of Greene, the reading of the Journal was dispensed with.

Mr. Slaton, Chairman 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 I am instructed to report back to the House with the recommendation that the same do pass by substitute, to wit:

A bill to authorize the Governor and Treasurer of this State to issue bonds for the purpose of paying off and retiring certain of the past due bonds of the State known as Convention Bonds, issued by Chas. J. Jenkins, Governor, and for other purposes.

A bill to authorize the Governor and Treasurer of the State to issue bonds for the purpose of paying off and retiring certain past due bonds of the State issued by Chas. J. McDonald, Governor, and countersigned by Crawford, President of the Board of Commissioners of the Western & Atlantic Railroad, and for other purposes.

Also the following resolution do pass:

A resolution to refund a fee of fifty dollars paid to Philip Cook for a charter for the bank of Sylvania, to E. K. Overstreet.

Also the following Senate bill do pass as amended.

Senate bill No. 149, to restrict and restrain the sale of cocaine in the State of Georgia, and for other purposes.

And also the following Senate bills do pass:

A bill to declare the proceedings in certain contested election cases when filed with the ordinary to be a suit at law, and to provide for a review of the decision and rulings had thereon, and for other purposes.
A bill to amend section 109 of volume 3 of the Code of 1895, relating to the crime of kidnapping, and for other purposes.

A bill to regulate the expenditure of county funds as the same relates to the purchase of goods for county purposes by county officers, and for other purposes.

A bill to provide that in any other than regular terms of the superior court grand juries shall not be required to take cognizance of county business, and for other purposes.

A bill to amend section 4340 of the Code of Georgia of 1895, and for other purposes.

A bill to increase the number of terms of the superior court of Richmond county, and for other purposes.

A bill to amend section 4315 of the Code of Georgia of 1895, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

The special Joint Committee of the House and Senate appointed to examine into and report on the "Georgia Justice," submitted the following report:

Mr. Speaker:

The Special Joint Committee, appointed at last session of the General Assembly to examine and report on the "Georgia Justice" by C. H. Sutton, Esq., have discharged the duty assigned to them, and beg to report:
That we find the book well written and containing the laws and forms necessary to be used in justice courts, many forms in this work not being found in any other publication.

We, therefore, recommend that a sufficient number of said books be purchased to supply each justice of peace and notary public, who is an *ex officio* justice of peace, with one copy, provided same shall not cost more than two dollars per copy.

Respectfully submitted.

B. Z. Herndon,
G. Y Harrell,
On part of Senate.

J. W H. Underwood,
On part of House.

Mr. Lane, Chairman of the Committee on Counties and County Matters, submitted the following report:

*Mr. Speaker:*

The Committee on Counties and County Matters have had under consideration the following bill, which they instruct me to report back with the recommendation that it do pass

A bill to amend an act so as to authorize the mayor and council of the city of Baxley to levy and collect a tax not to exceed one-half of one per centum, and for other purposes.

W T. Lane, Chairman.
The following bills were read the first-time, to wit:

By Mr. Underwood of White—

A resolution authorizing the State Librarian to purchase for the use of the justices of the peace and notaries public copies of the "Georgia Justice."

Referred to Committee on Appropriations.

By Mr. Harden of Chatham—

A bill to fix the time of election of all the officers of the city of Savannah.

Referred to Committee on Corporations.

By Mr. Bush of Miller—

A bill to exempt students graduating from incorporated medical colleges from standing examination before State board.

Referred to General Judiciary Committee.

By Mr. Yates of Catoosa—

A bill to cede to the U. S. Government jurisdiction over certain roads.

Referred to the Special Judiciary Committee.

By Mr. Johnson of Appling—

A bill to create a system of public schools for the town of Hazlehurst.

Referred to Committee on Counties and County Matters.
Mr. Brock, chairman of the Committee on Military Affairs, submitted the following report:

Mr. Speaker:

The Committee on Military Affairs have had under consideration the following bill of the Senate, which they instruct me, as their chairman, to report back to the House with the recommendation that the same do pass as amended, to wit:

A bill to restore the rank of lieutenant-colonel of the Georgia State troops, colored.

Respectfully submitted.

B. T. BROCK,
Chairman.

Mr. Jordan, Chairman of the General Agriculture Committee, submitted the following report:

Mr. Speaker:

Your 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 by substitute, to wit:

A bill to modify the no-fence law in Georgia, and for other purposes.

Respectfully submitted.

HARVIE JORDAN,
Chairman.
The following bills were read the second time, to wit

By Mr. Miller of Muscogee—

A resolution to appropriate money to supplement the pension appropriation.

By Mr. Deal of Bullock—

A resolution to refund fee of $50.00 to E. K. Overstreet.

By Mr. Felder of Bibb—

A resolution to appropriate $200 to pay doorkeeper for cloak-room of the Senate.

By Mr. Hosh of Jackson—

A bill to repeal an act to create the city court of Jefferson.

By Mr. Peyton of Habersham—

A bill to give consent by the State of Georgia to the establishment of a forest preserve.

By Mr. Johnson of Appling—

A bill to amend an act to amend the charter of the city of Baxley.

By Mr. Tarver of Jefferson—

A resolution to pay Mrs. Geo. G. Johnson the per diem accruing to her husband, Hon. Geo. G. Johnson.
By Mr. Park of Greene—

A resolution to provide payment for the stenographer for the Committee on Amendments.

By Mr. Stevens of Oglethorpe—

A resolution to pay the per diem of Hon. Jos. H. McWhorter to his widow.

By Mr. George of Morgan—

A resolution providing for the appointment of a committee of seven members of the General Assembly to examine school systems of other States.

By Mr. Flynt of Spalding—

A bill to authorize the recovery of damages by certain persons.

By Mr. Harden of Chatham—

A bill to amend section 1801, vol. 1 of the Code of 1895.

By Mr. Harden of Chatham—

A bill to protect fish, oysters, etc., in the waters of this State.

By Mr. Hall of Bibb—

A bill to authorize the Governor and Treasurer to issue bonds for the purpose of retiring past due bonds issued by Chas. J. McDonald, Governor.
By Mr. Hall of Bibb—

A bill to authorize the Governor and Treasurer to issue bonds for the purpose of paying off past due bonds issued by Chas. J. Jenkins, Governor.

Mr. Wright, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

Your Committee on Temperance has had under consideration the following bills, to wit: House bill No. 593, by Mr. Bush of Miller, establishing a dispensary in the town of Colquitt, in the county of Miller, and for other purposes; also Senate bill No. 205, by Senator Johnson of the 5th District, fixing the license for retailing liquor in Coffee county, and for other purposes; also Senate bill No. 206, by Senator Hopps of the 3d District, to fix the license on selling liquor in Wayne county, which bills your committee has instructed me, as its Chairman, to report back to the House with the recommendation that the same do pass.

Respectfully submitted.

WRIGHT,
Chairman.

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

By Mr. Hamrick of the 37th District—

A bill to make it unlawful for any person to trap, kill, etc., birds and deer except upon his own lands.
By Mr. Sullivan of the 18th District—

A bill to regulate the expenditure of county funds.

By Mr. Berrong of the 40th District—

A bill to amend section 109, volume 3, of the Code.

By Mr. Holder of the 33d District—

A bill to permit the election of one member of the county boards of education from an incorporated town having a local school system.

By Mr. Spinks of the 38th District—

A bill to amend section 107, volume 1, of the Code.

By Mr. Spinks of the 38th District—

A bill to declare the proceedings in certain contested election cases.

By Mr. Berrong of the 40th District—

A bill to restrict the sale of cocaine in this State.

By Mr. Johnson of the 5th District—

A bill to fix the license for selling whisky, etc., in Coffee county.

By Mr. Hopps of the 3d District—

A bill fixing the license for selling liquors, etc., in Wayne county.
By Mr. Allen of the 20th District—

A bill to amend an act to create a new charter for the city of Milledgeville.

By Mr. Johnson of the 5th District—

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain warrants.

By Mr. Smiley of the 2d District—

A bill to amend section 4193, volume 2, of the Code.

On motion of Mr. Slaton of Fulton, the following resolution was read the second time and recommitted to the Committee on appropriations, to wit:

By Mr. Blalock of Fayette—

A resolution to provide for the indexing of the House and Senate Journals of 1901.

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

By Mr. English of Warren—

A resolution for the relief of E. S. O'Brien.

An appropriation being involved in the resolution, the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Burnett of Clarke.

After a consideration of the resolution, the committee arose and through their Chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.
The ayes and nays were ordered, and 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.—

Grice.
Those not voting were Messrs.—


Ayes 97, nays 1.

On motion of Mr. Perry of Gwinnett, the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 97, nays 1.

The resolution having received the requisite constitutional majority was passed.

By Mr. English of Warren—

A resolution for the relief of John W O’Brien.
An appropriation being involved in the resolution, the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Daughtry of Wilkinson.

After a consideration of the resolution, the committee arose and through their chairman, reported the resolution back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was follows:

Those voting in the affirmative were Messrs.—

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Rhyne, Schley, Shank, Shipp, Sikes, Singletary,  
Stafford, Symons, Thomas, Tisinger, Turner, Underwood,  

Those voting in the negative were Messrs.—

Grice, Huie.

Those not voting were Messrs.—


Ayes 96, nays 2.
On motion of Mr. Flynt of Spalding, the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 96, nays 2.

The resolution having received the requisite constitutional majority was passed, and on motion of Mr. Park of Greene, the same was ordered immediately transmitted to the Senate.

By Mr. Land of Butts—

A resolution to pay pension due R. W Aikin to his widow.

An appropriation being involved in the resolution, the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Madden of Pike.

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

The report of the committee was agreed to.

The roll was called and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Brock, Drawdy,
Anderson of Bartow, Burnett, Duncan,
Anderson of Cobb, Bush, Egleston,
Ayres, Carrington, English,
Bailey, Cowart, Everett,
Barron, Darden, Felder,
Bell, Davis of Newton, Flynt,
Blue, Deal, Fort,
Franklin, Lane, Rawls,
Freeman of Whitfield, Lawrence, Reid of Campbell,
George of Morgan, Lott, Reid of Taliaferro,
Gresham, Luttrell, Rhyne,
Grie, McFarland, Schley,
Hall of Bibb, McLennan, Shank,
Hall of Fannin, Madden, Shipp,
Hammock, Merritt, Sikes,
Harden of Chatham, Mitchell of Thomas, Slaton,
Harper of Chattooga, Monroe, Stewart,
Hatcock, Moore, Symons,
Harkins, Morris, Thomas,
Hodges, Mullins, Tisinger,
Houston, Narramore, Turner,
Howell, Niblack, Underwood,
Hnie, Ousley, Walker of Brooks,
Johnson of Appling, Park of Greene, Walker of Webster,
Johnson of Bartow, Park of Troup, Wells,
Joiner, Parker, Whitchard,
Kiiburn, Perry, Willingham,
Land, Peyton, Wright of Floyd
Lawrence, Pierce, Yates.

Those not voting were Messrs.—

Allen, Foster of Towns, Herrington,
Blalock, Foster of Oconee, Hilton,
Booth, Frederick, Hitch,
Boswell, Freeman of Troup, Hogan,
Bower, Gary, Hosch,
Bray, George of DeKalb, Howard of Baldwin,
Brewton, Gress, Howard of DeKalb,
Bruce, Griffin of Twiggs, Hutcheson,
Carswell, Hamby, Hutchins,
Clower, Hamilton, Johnson of Baker,
Copeland, Hardin of Wilkes, Johnson of Jefferson,
Crawford, Hardwick, Jordan of Jasper,
Crumbley, Harrell, Jordan of Pulaski,
Daunthy, Harper of Wayne, Kelly,
Davis of Meriwether, Harvard, Knight,
Dean, Hawes, Knowles,
Dorminy, Henderson, McKay,
Foster of Floyd, Henry, Maples,
Ayes 90, nays 0.

On motion of Mr. Burnett of Clarke, the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 90, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Hodges of Hart—

A resolution to pay the pension due Jos. L. Johnson to his widow.

An appropriation being involved in the resolution, the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Cowart of Charlton.

After a consideration of the resolution the committee arose and reported the resolution back to the House with the recommendation that it do pass.

The report of the committee was agreed to.
The roll was called and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Hall of Bibb,  Ousley,
Anderson of Bartow, Hall of Fannin,  Park of Greene,
Anderson of Cobb, Hamby,  Park of Troup,
Ayres, Hammock,  Parker,
Bailey, Harper of Chattooga,  Peyton,
Barron, Hathcock,  Pierce,
Bell, Henry,  Rawls,
Blue, Hixon,  Reid of Campbell,
Booth, Hodges,  Reid of Taliaferro,
Brock, Houston,  Rhyne,
Burnett, Howell,  Schley,
Bush, Huie,  Shank,
Carrington, Johnson of Appling,  Shipp,
Cowart, Joiner,  Sikes,
Darden, Kilburn,  Slaton,
Davis of Newton, Land,  Stewart,
Deal, Lane,  Stubbs,
Dean, Lawrence,  Symons,
Dorminy, Lott,  Thomas,
Drawdy, Luttrell,  Tisinger,
Duncan, McFarland,  Turner,
Egleston, McLennan,  Underwood,
English, Madden,  Walker of Brooks,
Felder, Merritt,  Walker of Webster,
Flynt, Mitchell of Thomas,  Wells,
Fort, Moore,  Whitchard,
Franklin, Morris,  Willingham,
Freeman of Whitfield, Mullins,  Wright of Floyd,
Gary, Narramore,  Yates,
Grice, Niblack,  

Those not voting were Messrs.—

Allen, Brewton,  Crawford,
Blalock, Bruce,  Crumbley,
Boswell, Carswell,  Daugtry,
Bower, Clover,  Davis of Meriwether,
Bray, Copeland,  Everett,
Foster of Floyd,
Foster of Towns,
Foster of Oconee,
Frederick,
Freeman of Troup,
George of DeKalb,
George of Morgan,
Gresham,
Gress,
Griffin of Twiggs,
Hamilton,
Harden of Chatham,
Hardin of Wilkes,
Hardwick,
Harrell,
Harper of Wayne,
Harvard,
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Howard of Baldwin,
Howard of DeKalb,
Hutcheson,
Hutchins,
Johnson of Baker,
Johnson of Bartow,
Johnson of Jefferson,
Jordan of Jasper,
Jordan of Pulaski,
Kelly,
Knight,
Knowles,
McKay,
Maples,
Miller,
Mitchell of Emanuel,
Monroe,
Mulherin,
O'Connell,
Orr,
Perry,
Quillian,
Richardson,

Roberts,
Sanders,
Singletary,
Smith of Hancock,
Smith of Henry,
Stafford,
Steed,
Stevens,
Sturgis,
Tarver,
Taylor,
Thompson of Banks,
Thompson of Dooly,
Toomer,
Tumlin,
Walker of Crawford,
Wellborn,
Welch,
Wight of Dougherty,
Wilkes.
Williams,
Wilson.
Mr Speaker.

Ayes 89, nays 0.

On motion of Mr. Harper of Wayne, the verification of
the roll call was dispensed with.

On the passage of the resolution the ayes were 89, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Hogan of Lincoln—

A resolution to pay a pension to Martin C. Pass.

An appropriation being involved in the resolution, the
Speaker resolved the House into a committee of the whole
and designated as chairman Mr. Hixon of Carroll.
After a consideration of the resolution the committee arose and through their chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

On motion of Mr. Davis of Newton, the verification of the roll call was dispensed with.

Before the vote could be announced Mr. Davis of Newton, moved that the bill and the aye and nay vote thereon be tabled, which motion prevailed.

On motion of the authors, resolutions Nos. 78 and 80 were 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 bills of the Senate, to wit:

A bill to repeal an act prohibiting the sale of intoxicating liquors in the 432d district G. M., in the county of Irwin.

Also a bill to make elective by the qualified voters of Coweta county the judge and solicitor of the city court of Newnan.
Also a bill to authorize the mayor and council of McRae to establish a system of water-works.

Also a bill to establish and maintain a dispensary in the town of Washington, county of Wilkes.

Also a bill to authorize the board of education of the city of Dublin to take an annual census of the school population.

Also a bill to amend an act incorporating the Savannah Trust and Safe Deposit Co.

Also a bill to authorize the judge of the city court of Griffin to appoint a special bailiff for said court, and for other purposes.

Also a bill to amend an act establishing a local school system in the town of Lumber City.

The Senate has also passed the following resolution, to wit:

Asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund for educational purposes.

The Senate has also passed, by the requisite constitutional majority, the following bills of the House, to wit:

A bill to incorporate the city of Monticello, in Jasper county.

Also, a bill to amend the several acts incorporating the town of Smithville.
Also, a bill to incorporate the town of Colquitt, in Miller county.

Also, a bill to incorporate the town of Coolidge, in Thomas county.

Also, a bill to provide for the better drainage of lands in Henry county.

Also, a bill to incorporate the town of Trip, in the county of Gwinnett.

Also, a bill to provide for the removal of all obstructions from streams in DeKalb county.

Also, a bill to repeal an act incorporating the town of Colquitt, in Miller county.

Also, a bill to amend the charter of the town of Calhoun, county of Gordon.

Also, a bill to establish a dispensary in the county of Webster.

Also, a bill to repeal an act regulating the town of Monticello.

Also, a bill to amend an act establishing a dispensary in the city of Athens.

Also, a bill for the protection of fish in the county of Rockdale.

Also, a bill to amend an act incorporating the Blackshear Bank.

Also, a bill to repeal the city court of Valdosta.
The Senate has also passed the following bills of the House as amended:

A bill to incorporate the town of the Wrens, in Jefferson county.

Also, a bill to establish and maintain a dispensary in the city of Rome.

Also, a bill to prohibit the sale of spirituous liquors in the county of Monroe.

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

Mr. Speaker:

The Senate has adopted the following resolution of the Senate, and a compliance therewith is respectfully asked on the part of the House, to wit:

A resolution requesting the House of Representatives to furnish the Senate with an official copy of the Governor's message vetoing the Wright dispensary bill.

Mr. Singletary, vice-chairman of Committee on Special Agriculture, submits the following report:

Mr. Speaker:

The Committee on Special Agriculture have had under consideration the following House bills, which I am instructed to report back with a recommendation that the same do pass, to wit:
A bill to amend section 1801 of volume I. of the Code of 1895, by adding to the last line of said section the following words, to wit: "of any oyster, fish or terrapin laws," and for other purposes, and No. 555, a bill to be entitled an act to preserve and protect fish, oysters and terrapins; to prevent non-residents from fishing in the waters of this State without a license; to provide suitable penalties for the violations thereof and for other purposes.

H. H. SINGLETARY, Vice-Chairman.

Mr. Gresham, vice-chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment report the followings acts as properly enrolled, duly signed and ready for delivery to the Governor, to wit:

An act to amend section 1775, volume 1, of the code of 1895.

Also an act to amend an act entitled an act to alter and amend the several acts incorporating the town of Sandersville, in Washington county, Ga., and for other purposes.

Also an act to amend an act entitled an act to amend the several acts incorporating the town of Sandersville; to confer upon said town of Sandersville a municipal government with all the rights and privileges enjoyed by citizens of Georgia, as herein set forth, and for other purposes.

Also an act to establish a city court of Mount Vernon, Montgomery county, Ga.
Also an act to incorporate the town of Allentown, situated partly in the county of Laurens and partly in the county of Wilkinson, and for other purposes.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

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

By Mr. Stewart of the 11th District—

A bill to amend an act to establish the city court of Dawson.

By Mr. Swift of Elbert—

A bill to prescribe the tuition of resident and non-resident members of the School of Technology.

By Mr. Jarnagin of the 19th District—

A bill to incorporate the town of Union Point.

On motion of Mr. Luttrell of Harris, House resolution No. 219 was tabled.

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

By Mr. Bush of Miller—

A bill to create and maintain a dispensary in the town of Colquitt.

The committee proposed the following amendment, which was adopted, to wit:
Amend section 7 by adding the following: "such amounts as may be designated by the judge of the superior court."

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 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended and on motion of Mr. Bush, the same was ordered immediately transmitted to the Senate.

By Mr. Felder of Bibb—

A bill to amend the Charter of the city of Macon, relative to the retiring of bonds.

The committee proposed to amend as follows:

Amend section 1 by adding the following words, to wit: "Said election shall be held under a special registration in accordance with section 17 of the new charter of the city of Macon, approved November 21, 1903.

Amend section 7 by inserting between the words "the" and "bonds" in the 9th line, the words "six per cent."

Also amend by adding after section 14, a new section to be known as section 15, the same to read as follows: "Section 15. That the terms of this Act shall constitute an inviolable contract between the mayor and council of the city of Macon, and every purchaser and holder of any bond authorized and issued by and under this Act."
Amend by adding a new section to be known as section 16, to read as follows:

Section 16. That the terms of this Act shall be printed or engraved on the back of each bond issued under the same.

Amend “Section 15” so that it shall read as “section 17.”

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 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Rhyne of Pickens—

A bill to create a board of commissioners of roads and revenue for the county of Pickens.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Davis of Newton—

A bill to amend an Act to provide a system of public schools for the city of Covington.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Rhyne of Pickens—

A bill to authorize the mayor and council of Jasper to create a debt for the purpose of erecting a school house.

The committee proposed to amend by striking out the words "six thousand" wherever they occur, and insert in lieu thereof the words "four thousand."

The amendment was adopted.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Sikes of Worth—

A bill to establish a system of public schools in the town of Ashburn.

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.

The bill, having received the requisite constitutional majority, was passed.
On motion of Mr. Hall of Fannin, House bill No. 734 was tabled.

By Mr. Harper of Chattooga—

A bill to repeal an act to create a board of commissioners of roads and revenues for the county of Chattooga.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Morris and Anderson of Cobb—

A bill to incorporate the Powder Springs school district.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. McLennan of Telfair—

A bill to amend section 982, volume 1 of the Code relative to the selection of certain books by the Governor.

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, ayes 0.
The bill having received the requisite constitutional majority was passed.

By Mr. McFarland of Franklin—

A bill to abolish the county court of Franklin.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. McFarland of Franklin—

A bill to establish the city court of Carnesville.

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.

The bill having received the requisite constitutional majority was passed.

By Messrs. Freeman and Park of Troup—

A bill to amend the city court of LaGrange.

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Peyton of Habersham—

A bill to amend section 982, volume 1 of the Code, providing for the selection of State depositories.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Yates of Catoosa—

A bill to cede to the United States Government jurisdiction over certain lands, etc.

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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. McLennan, House bill No. 471 was tabled.

By Mr. Davis of Newton—

A bill to establish the city court of Covington.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Narramore of Early—

A bill to amend an act to create the city court of Early.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Miller of Muscogee—

A bill to authorize certain cities to establish public libraries.

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.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Grantland of the 26th District—

A bill to repeal an act to make it unlawful to manufacture spirituous liquors in the county of Spalding.
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.

The bill having received the requisite constitutional majority was passed.

By Mr. Sullivan of the 18th District—

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

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.

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

By Mr. Bush of the 8th District—

A bill to incorporate the town of Babcock.

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.

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

On motion of Mr. Houston of Fulton, Senate bill No. 185 was recommitted to Committee on Banks and Banking.
By Mr. Wilcox of the 15th District—

A bill to amend section 982 of the Code of 1895, relative to the selection of State depositories.

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.

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

On motion of Mr. Cowart of Charlton, Senate bill No. 180 was tabled.

On motion of the author, House bill No. 784 was tabled.

The following bills were read and the Senate amendments concurred in, to wit:

By Messrs. Knowles, Foster and Wright of Floyd—

A bill to establish a dispensary in the city of Rome.

The Senate proposed to amend by striking out the proviso of section 11 of said bill.

By Mr. Johnson of Jefferson—

A bill to incorporate the town of Wrens.

The Senate proposed to amend by striking the word "1901" in line 2 of section 3, and inserting the words "1902" in lieu thereof.
By Mr. Allen of Monroe—

A bill to prohibit the sale of spirituous liquors in the county of Monroe.

The Senate proposed to amend by striking from section 12 the words “January 1st, 1902,” and insert in lieu thereof the words “the declaration of the result of said election by the Ordinary, etc.”

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

By Mr. Cann of the 1st District—

A bill to amend an Act to incorporate the Savannah Trust and Safe Deposit Company.

Referred to Committee on Corporations.

The following Senate bills were read the first time by unanimous consent, to wit:

By Mr. Wilcox of the 15th District—

A bill to amend an Act to establish a system of local schools in Lumber City.

Referred to Committee on Education.

By Mr. Grantland of the 26th District—

A bill to authorize the Judge of the city court of Griffin to appoint a special bailiff.

Referred to Special Judiciary Committee.
By Mr. Carter of the 16th District—

A bill to authorize the Board of Education of Dublin, Ga., to take an annual census of the school population.

Referred to Special Judiciary Committee.

The following resolution was read and, on motion of Mr. Flynt of Spalding, the same was tabled:

By Mr. Hardwick of Washington—

A resolution providing that, beginning with Monday, December 9th, the House meet at 9 a. m. and adjourn at 1 p. m.

Meet at 3 p. m. and adjourn at 6 p. m.

Mr. Franklin of Washington moved that when the House adjourn it adjourn to meet again at 9:30 o'clock, Monday morning, which motion prevailed.

Leave of absence was granted to the following members: Messrs. Thomas of Pierce, Darden of Monroe, Freeman of Whitfield, Walker of Webster, Boswell of Greene.

The House then adjourned until 9:30 o'clock Monday morning.
Atlanta, Georgia,

Monday, December 9, 1901.

The House met pursuant to adjournment at 9:30 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:

Adams, Everett, Hitch,
Allen, Felder, Hixon,
Anderson of Bartow, Flynt, Hogan,
Bailey, Fort, Hosch,
Bell, Foster of Floyd, Houston,
Blalock, Foster of Oconee, Howard of Baldwin,
Blue, Franklin, Howard of DeKalb,
Booth, Frederick, Howell,
Boswell, Freeman of Troup, Huie,
Bower, Freeman of Whitfield, Hutchinson,
Brewton, Gary, Hutchison,
Brock, George of DeKalb, Johnson of Appling,
Bruce, George of Morgan, Johnson of Bartow,
Burnett, Gresham, Johnson of Jefferson,
Bush, Griffin of Twiggs, Joiner,
Carrington, Grice, Jordan of Jasper,
Carwell, Hall of Bibb, Jordan of Pulaski,
Clower, Hamby, Kelly,
Cowart, Hammock, Kilburn,
Crumbley, Harden of Chatham, Knight,
Darden, Hardin of Wilkes, Knowles,
Daughtry, Hardwick, Land,
Davis of Meriwether, Harrell, Lane,
Davis of Newton, Harper of Chattooga, Lawrence,
Deal, Harper of Wayne, Lott,
Drawdy, Harvard, Luttrell,
Duncan, Hathcock, McFarland,
Egleston, Harkins, McLennan,
English, Henry, Madden,

57 h j
Maples,   
Merritt,   
Miller,   
Mitchell of Emanuel,   
Mitchell of Thomas,   
Monroe,   
Morris,   
Mulherin,   
Mullins,   
Niblack,   
O'Connell,   
Park of Green,   
Park of Troup,   
Perry,   
Peyton,   
Pierce,   
Quillian,   
Rawls,   
Reid of Campbell,   
Rhyne,   
Richardson,   
Roberts,   
Schley,   
Shank,   
Shipp,   
Sikes,   
Singletonary,   
Slaton,   
Smith of Hancock,   
Smith of Henry,   
Stafford,   
Steed,   
Stevens,   
Stewart,   
Stubbs,   
Symons,   
Tarver,   
Taylor,   
Thomas,   
Thompson of Banks,   
Toomer,   
Tumlin,   
Turner,   
Underwood,   
Walker of Brooks,   
Walker of Webster,   
Wellborn,   
Welch,   
Wells,   
Whitchard,   
Wilkes,   
Williams,   
Williamham,   
Wright of Floyd,   
Yates.

Those absent were Messrs.—

Anderson of Cobb,   
Ayres,   
Barron,   
Bray,   
Copeland,   
Crawford,   
Dean,   
Dorminy,   
Foster of Towns,   
Gress,   
Hall of Fannin,   
Hamilton,   
Hawes,   
Henderson,   
Herrington,   
Hilton,   
Hodges,   
Johnson of Baker,   
McKay,   
Moore,   
Narramore,   
Orr,   
Parker,   
Reid of Taliaferro,   
Sanders,   
Sturgis,   
Thompson of Dooly,   
Tisinger,   
Walker of Crawford,   
Wight of Dougherty,   
Wilson,   
Mr. Speaker.

Mr. Merritt of Hancock, reported that the Journal of Saturday's proceedings had been examined and found correct.

On motion of Mr. Hardwick of Washington, the reading of the Journal was dispensed with.

Mr. Symons, chairman pro tem. of the Committee on Corporations, submitted the following report:
Mr. Speaker:

The Committee on Corporations have had under consideration the following bills 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 be entitled an Act to fix the time for the election and appointment of all officers of the city of Savannah, and for other purposes.

A bill to be entitled an Act to amend an Act approved September 30, 1879, entitled an Act to incorporate the Savannah Trust and Safe Deposit Company, and for other purposes.

Also the following bill do not pass:

A bill to be entitled an Act to prescribe the duty of telegraph companies as to receiving and transmitting dispatches; to prescribe penalties for violation thereof, and for other purposes.

W F. SYMONS.

Chairman pro tem.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Hall of Bibb—

A resolution making House bills Nos. 439 and 596 the special order for Tuesday, December 11th, immediately after special order already set, and that they be the continuing special order until disposed of.
Under the head of unfinished business the following bills were read the third time and put upon their passage, to wit:

By Mr. Underwood of White—

A bill to amend an Act entitled an Act to amend section 2061 of the Civil Code of 1895, relative to assessment insurance companies.

The committee proposed to amend by adding the following section, which was read and adopted, to wit:

"Section 2. Be it further enacted by the authority aforesaid, That this amending Act shall not apply to companies or associations now organized under the assessment life insurance laws of this State, until after December 31, 1902. Any company or association may from time to time deposit more than the sums herein required, should it so elect."

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 89, nays 4. So the bill having received the requisite constitutional majority was passed, and on motion of the author was ordered immediately transmitted to the Senate.

By Messrs. Howell and Davis of Meriwether—

A resolution for the relief of B. R. Freeman and J. B. Freeman.

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.
The resolution having received the requisite constitutional majority was passed.

By Mr. Johnson of Bartow—

A bill to amend section 840, volume 1 of the Code of 1895.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of Bartow—

A bill to amend section 945, volume 1 of the Code of 1895, relative to the bonds of tax-collectors.

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 8.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Johnson of Bartow, the two bills just passed were ordered immediately transmitted to the Senate.

By Mr. Grice of Pulaski—

A bill to appropriate $30,000 for the maintenance of the Georgia State troops, and for other purposes.
An appropriation being involved in the bill the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Deal of Bulloch.

After a consideration of the bill the committee arose, and through their chairman reported the bill back to the House with the recommendation that it do pass as amended.

The committee proposed to amend by striking the figures "$30,000," and inserting in lieu thereof the figures "$20,000."

The report of the committee was agreed to.

The ayes and nays were called, and on taking the ballot viva voce the vote was as follows:

Those who voted in the affirmative were Messrs.—

Adams, Allen, Anderson of Cobb, Bell, Blalock, Boswell, Bower, Brewton, Brock, Bruce, Burnett, Carswell, Clower, Daughtry, Davis of Meriwether, Deal, Duncan, Egleston, Everett, Felder, Flynt, Fort, Foster of Floyd, Franklin, Freeman of Troup, George of DeKalb, George of Morgan, Griffin of Twiggs, Grice, Hall of Bibb, Hamby, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harvard, Hitch, Hixon, Hogan, Houston, Howard of Baldwin, Howell, Hutchins, Johnson of Appling, Johnson of Jefferson, Joiner, Jordan of Jasper, Jordan of Pulaski, Knowles, Land, Lane, Luttrell, McKay, McLennan, Madden, Merritt, Miller,
Mitchell of Emanuel, Rawls,  
Mitchell of Thomas, Reid of Campbell,  
Monroe, Rhyne,  
Moore, Richardson,  
Morris, Roberts,  
Mulherin, Shank,  
Mulins, Shipp,  
O'Connell, Singletary,  
Ousley, Slaton,  
Park of Greene, Smith of Henry,  
Park of Troup, Stafford,  
Perry, Steed,  
Peyton, Stevens,  
Quillian, Stewart,  

Those voting in the negative were Messrs.—

Bailey, Freeman of Whitfield, McFarland,  
Blue, Harper of Chattooga, Maples,  
Booth, Harper of Wayne, Niblack,  
Bush, Harkins, Pierce,  
Carrington, Henry, Sikes,  
Crumbley, Hutcheson, Smith of Hancock,  
Dorminy, Kelly, Walker of Brooks,  
English, Knight, Welch,  
Foster of Oconee, Lott, Yates.

Those not voting were Messrs.—

Anderson of Bartow, Gary, Howard of DeKalb,  
Ayres, Gresham, Huie,  
Barron, Gress, Johnson of Baker,  
Bray, Hall of Fannin, Johnson of Bartow,  
Copeland, Hamilton, Kilburn,  
Cowart, Harrell, Lawrence,  
Crawford, Hathcock, Narramore,  
Darden, Hawes, Orr,  
Davis of Newton, Henderson, Parker,  
Dean, Herrington, Reid of Taliaferro,  
Drawdy, Hilton, Sanders,  
Foster of Towns, Hodges, Schley,  
Frederick, Hosch, Sturgis,
Taylor, Walker of Crawford, Willingham,
Thomas, Walker of Webster, Wilson,
Thompson of Banks, Williams, Mr. Speaker.
Tisinger,

Ayes 98, nays 27

On motion of Mr. Harper of Chattooga, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 98, nays 27

The bill having received the requisite constitutional majority was passed as amended.

On motion of Mr. Grice of Pulaski, the bill just passed was ordered immediately transmitted to the Senate.

On motion of Mr. Hogan of Lincoln, the following bill, together with the aye and nay vote thereon, was taken from the table for the purpose of announcing the vote, to wit:

By Mr. Hogan of Lincoln—

A resolution to pay Martin C. Pass a pension.

On the passage of the resolution the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Brock, Darden,
Anderson of Bartow, Burnett, Davis of Newton,
Anderson of Cobb Bush, Deal,
Barron, Carrington, Dorminy,
Blalock, Carswell, Drawdy,
Blue, Clower, Duncan,
Booth, Cowart,
English, Jordan of Jasper, Rawles,
Felder, Jordan of Pulaski, Reid of Campbell,
Flynt, Kilburn, Reid of Taliaferro,
Fort, Land, Rhyne,
Foster of Floyd, Lane, Roberts,
Foster of Oconee, Lawrence, Schley,
Franklin, Lott, Shank,
Freeman of Whitfield, Luttrel, Shipp,
Gary, McFarland, Sikas,
George of DeKalb, Madden, Smith of Henry,
Griffin of Twiggs, Maps, Stevens,
Grice, Miller, Stewart,
Hall of Bibb, Mitchell of Emanuel, Stubbs,
Hall of Fannin, Mitchell of Thomas, Symons,
Hamby, Monroe, Thomas,
Hammock, Moore, Thompson of Dooly,
Harden of Chatham, Morris, Tisinger,
Hardwick, Mulherin, Toomer,
Harper of Chattooga, Mullins, Turner,
Hixon, Narramore, Underwood,
Hodges, O'Connell, Walker of Webster,
Houston, Ousley, Welch,
Howell, Park of Greene, Wells,
Huie, Park of Troup, Whitchard,
Johnson of Appling, Peyton, Willingham,
Johnson of Jefferson, Pierce, Wright of Floyd.

Those voting in the negative were Messrs.—
Bell, Walker of Brooks, Yates.

Those not voting were Messrs.—
Allen, Crawford, Frederick
Ayres, Crumbley, Freeman of Troup,
Bailey, Daughty, George of Morgan,
Boswell, Davis of Meriwether, Gresham,
Bower, Dean, Gress,
Bray, Egleston, Hamilton,
Brewton, Everett, Hardin of Wilkes,
Brace, Foster of Towns, Harrell,
Copeland,
Harper of Wayne,                Johnson of Baker,       Slaton.
Harvard,                      Johnson of Bartow,      Smith of Hancock,
Hathcock,                     Kelly,                   Stafford,
Harkins,                      Knight,                  Steed,
Hawes,                        Knowles,                 Sturgis,
Henderson,                    McKay,                   Taylor,
Henry,                        McLennan,                Tarver,
Herrington,                   Merritt,                  Thompson of Banks,
Hilton,                       Niblack,                 Tumlin,
Hitch,                        Orr,                     Walker of Crawford,
Hogan,                        Parker,                  Wellborn,
Hosch,                        Perry,                   Wight of Dougherty,
Howard of Baldwin,            Quillian,                Wilkes,
Howard of DeKalb,             Richardson,             Williams,
Hutcheson,                    Sanders,                Wilson,
Hutchins,                     Singletary,              Mr. Speaker.

Ayes 99, nays 3.

On motion of Mr. Jordan of Pulaski, the verification of
the roll-call was dispensed with.

On passage of the resolution the ayes were 99, nays 3.

The resolution having received the requisite constitutional majority was passed.

The following resolution was read, to wit:

By Mr. Hardwick of Washington—

A resolution to declare Saturday, November 30, dies non.

On motion of Mr. Mulherin of Richmond, the resolution
was tabled.

By Mr. Stubbs of Laurens—

A bill to create a lien in favor of persons hauling logs,
etc., with wagons or trucks, 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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Stubbs, the bill was ordered immediately transmitted to the Senate.

By Mr. Johnson of Appling—

A bill to amend an Act to amend the charter of the town of Baxley, in Appling county.

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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Steed of Taylor, House bill No. 234 was taken from the table and placed upon the calendar.

On motion of Mr. Miller of Muscogee, House bill No. 471 was tabled.

By Mr. Mullins of Cherokee—

A bill to change the time of holding the fall term of the Cherokee superior court.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Davis of Meriwether—

A bill to amend section 220 of the Criminal Code of 1895 relative to trespassers.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On motion of Mr. Bailey of Dawson, the bill was tabled.

By the House Committee on Public Printing—

A resolution to make appropriation to meet the deficiency in the printing fund 1901, and to make the same immediately available.

An appropriation being involved the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Joiner of Sumter.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Bell, Boswell,
Allen, Blalock, Brewton,
Anderson of Cobb, Blue, Bruce,
Bailey, Booth, Burnett,
MONDAY, DECEMBER 9, 1901.


Those voting in the negative were Messrs.—

Freeman of Whitfield, Knight, McFarland.
Kelly,

Those not voting were Messrs.—

Anderson of Bartow, Brock, Dean,
Ayres, Copeland, Dorminy,
Barron, Crawford, Egleston,
Bower, Davis of Newton, Foster of Towns,
Bray,
Ayes 102, nays 4.

On motion of Mr. Park of Greene, the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 102, nays 4.

The resolution having received the requisite constitutional majority was passed.

On motion of Mr. Houston of Fulton the resolution was ordered immediately transmitted to the Senate.

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

By Mr. Holder of the 33rd District—

A resolution requesting the House to furnish an official copy of the Governor's message in which he vetoes the "Wright dispensary bill."
The following Senate resolution was read the first time and concurred in, to wit:

By Mr. Harrell of the 35th District—

A resolution asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund to educational purposes.

Mr. Adams, vice-chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education has had under consideration the following bill, which it instructs me to report back with the recommendation that the same do pass:

By Messrs. Freeman and Park of Troup—

A bill to be entitled an Act to amend an Act to authorize the town of Hogansville to establish a public school independent of the public school system of the State of Georgia.

Respectfully submitted.

GEORGE W. ADAMS,
Vice Chairman.

The following Senate bills were read the first time, to wit:

By Mr. Lyndon of the 29th District—

A bill to establish and maintain a dispensary in the city of Washington, Ga., and for other purposes.
Referred to the Committee on Temperance.

By Mr. Wilcox of the 15th District—

A bill to repeal an Act to prohibit the sale of liquor in the 423rd Georgia Militia District.

Referred to Temperance Committee.

By Mr. Wilcox of the 15th District—

A bill to authorize the mayor and council of McRae to establish a system of waterworks.

Referred to Special Judiciary Committee.

By Mr. Hardaway of the 36th District—

A bill to make the judge and solicitor of the city court of Newnan elective by the people.

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 by the requisite constitutional majority the following bills of the Senate, to wit:

A bill to compel railroads, individuals and corporations to erect separate water closets for men and women at every railroad crossing in this State.

Also a bill to amend section 41 of the Political Code.

Also a bill to incorporate the town of Irwinville, Irwin county.
Also a bill to amend section 1300 of volume 1 of the Code of 1895.

Also a bill to repeal an Act incorporating the town of Irwinville.

Also a bill to fix the fees of the clerks and sheriffs in certain cases.

Also, a bill to amend section 511 of the Code.

Also a bill to amend section 453 of the Criminal Code.

Also a bill to amend section 2516 of volume 2 of the Code of 1895.

Also a bill to authorize trustees, executors, administrators and guardians who are required by law to give bond to charge costs for such bonds.

Also a bill to amend the Act approved Dec. 24, 1896, in reference to placing fire insurance.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to establish the city court of Vienna, in and for the county of Dooly.

Also a bill to create a charter for the town of Gillsville, in the counties of Hall and Banks.

Also a bill to establish a system of public schools in the town of Mineral Bluff.

Also a bill to establish a new charter for the town of Hogansville, in the county of Troup.
Also a bill to authorize the commissioners of Butts county to investigate the claim of A. J. Moore.

Also a bill to incorporate the town of Lenox.

Also a bill to repeal an Act to establish a county court in the county of Dooly.

Also a bill to amend section 3 of an Act approved Oct. 17, 1887, entitled an Act to incorporate the Title Guarantee and Loan Company of Savannah.

Also a bill to incorporate the Bryan School District, in Houston county.

Also a bill to amend an Act incorporating the town of Bartow, in the county of Jefferson.

Also a bill to amend an Act to establish a system of public schools for the town of Toccoa City.

Also a bill to amend the charter of Pelham.

Also a bill to amend an Act approved Dec. 18, 1900, establishing a dispensary in the city of Barnesville, Pike county.

Also a bill to change the county site of Charlton county from Traders Hill to Folkston.

Also a bill to authorize the Free Kindergarten Association of Columbus, Ga., to sell certain lands and reinvest the proceeds.

Also a bill to regulate the practice and procedure of justice courts in cities of sixty thousand or more, and to designate the section over which they shall have jurisdiction.
Also a bill to repeal an Act to establish a dispensary in Mitchell county.

Also a bill to define and extend the corporate limits of the city of Savannah.

The Senate has also passed by the requisite constitutional majority the following resolution of the House, to wit:

A resolution authorizing and directing the attorney general to waive the State's superior lien on the funds in the hands of the receiver of the lessees of the Northeastern Railroad as against the employees of said road.

The Senate has also passed by the requisite constitutional majority the following bill of the House as amended:

A bill to provide for the better drainage of lands in Coweta county

The Senate has also concurred in the following joint resolution of the House:

A resolution to appropriate money to pay the expenses of investigating the Academy for Blind.

Also a resolution to authorize the State of Georgia to receive and hold property bequeathed for the establishment of an agricultural experiment station in South Georgia.

Also a resolution asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund to educational purposes.
By unanimous consent the following bill was read the first time, to wit:

By Mr. Hammock of Randolph—

A bill to make it unlawful to establish a dispensary in any county of this State within four years immediately following an election effecting the sale of spirituous or malt liquors, and for other purposes.

Referred to the Committee on Temperance.

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

Mr. Speaker

The Special Judiciary Committee has had under consideration the following bill, which it recommends do pass as amended, to wit:

By Mr. Land of Butts—

House bill No. 532, to amend an Act entitled an Act to establish a county court for Butts county.

Your committee have also considered the following bills, which the committee recommend do pass, to wit:

By Mr. Yates of Catoosa—

House bill No. 805, to cede certain lands to the Federal Government.

By Mr. Carter of the 16th District—

Senate bill No. 225, to authorize the Board of Education of Dublin to take school census.
By Mr. Grantland of the 26th District—

Senate bill No. 223, to authorize the judge of the city court of Griffin to appoint a special bailiff, etc.

By Mr. Stewart of the 11th District—

Senate bill No. 221, to amend an Act creating the city court of Dawson.

Respectfully submitted.

W S. THOMPSON,
Chairman.

Mr. Miller, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

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

A resolution to pay pension to W A. Mullins.

A resolution to pay a pension to the widow of James Gordon of Jefferson county.

Respectfully submitted.

B. S. MILLER,
Chairman.

By Mr. Stewart of Calhoun—

A bill to limit franchises acquired by railroad surveys and for other purposes.
On motion of Mr. Hammoock of Randolph, the bill was tabled.

Leave of absence was granted Messrs. Everett, Sanders, Tisinger and Monroe.

On motion of Mr. Felder of Bibb the House adjourned until 3 o'clock p. m. this afternoon.

Monday, 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. Knowles of Floyd the call of the roll was dispensed with.

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

By Mr. Land of Butts—

A bill to amend an Act to establish a county court for the county of Butts.

By Mr. Harden of Chatham—

A bill to fix the time of the election of all officers of the city of Savannah.

By Mr. Booth of Walton—

A bill to provide an additional method of ending a commission of lunacy or insanity.

On motion of Mr. Booth the bill was recommitted.

The following bills were read the third time and put upon their passage, to wit:
By Messrs. Darden and Allen of Monroe—

A resolution to appropriate money for the payment of reward offered for the capture of Bud Phinizy.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Knight of Berrien.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The roll was called, and on taking the ballot viva voce the vote was as follows:

On motion of Mr. Miller of Muscogee the verification of the roll call was dispensed with.

Before the vote on the resolution could be announced Mr. Steed moved that the same, together with the aye and nay vote thereon, be tabled, which motion prevailed.

On motion of Mr. Felder of Bibb House bill No. 784 was taken from the table and placed on the calendar.

On motion of Mr. Tumlin of Carroll the following bill, together with the aye and nay vote thereon, was taken from the table and the vote announced, to wit:

By Mr. Tumlin of Carroll—

A bill to repeal section 1349 of the Code of 1895, to establish county institutes.
On motion of Mr. Perry of Gwinnett, the bill was again tabled.

By Mr. Miller of Muscogee—

A bill to amend section 610, volume 1 of the Code, relative to the construction of bridges and the equitable burden of expense to be borne by each county.

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 2.

The bill having received the requisite constitutional majority was passed.

By Mr. Adams of Putnam—

A bill to prescribe the manner in which the property of transient persons may be taxed.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Mitchell of Emanuel, called for the previous question, which call was sustained.

On passage of the bill the ayes were 92, nays 6.

The bill having received the requisite constitutional majority was passed, and on motion of Mr. Adams the same was ordered immediately transmitted to the Senate.

By Mr. Hardwick of Washington—

A bill to make drunkenness in any public place a misdemeanor, etc., and for other purposes.
Mr. Blalock of Fayette called for the previous question, which call was sustained.

Mr. Toomer of Ware moved that the bill and pending amendments be tabled.

On the motion to table Mr. Hardwick of Washington 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.—

| Allen,  | Freeman of Whitfield, Mulherin, |
| Bailey, | O'Connell, |
| Blue,   | Grice, |
| Burnett,| Harden of Chatham, Ousley, |
| Carrington, | Hardin of Wilkes, Rawls, |
| Davis of Newton, | Hosch, Sikes, |
| Dorminy,| Howell, |
| English,| Huie, |
| Felder, | Hutcheson, |
| Flynt, | Lawrence, |
| Fort, | Wellborn, |
| Foster of Oconee, | Welch, |
|         | Wells, |
|         | Wilkes. |

Those voting in the negative were Messrs.—

| Adams,  | Cowart, |
| Anderson of Bartow, | Crumbley, Hammock, |
| Anderson of Cobb, | Darden, Hardwick, |
| Ayres,  | Davis of Meriwether, Harper of Chattooga, |
| Bell,   | Deal, Harper of Wayne, |
| Blalock,| Drawdy, Harvard, |
| Boswell,| Everett, Harkins, |
| Brewton,| Foster of Floyd, Henry, |
| Brock,  | Franklin, Hitch, |
| Bruce,  | Freeman of Troup, Hixon, |
| Carswell,| Gary, Hogan, |
| Clower, | George of Morgan, Houston, |
| Copeland,| Hamby, Howard of Baldwin, |
|         | Johnson of Appling, |
Johnson of Bartow, Mitchell of Thomas, Stevens,
Johnson of Jefferson, Moore, Stewart,
Joiner, Morris, Stubbs,
Jordan of Jasper, Mullins, Symons,
Jordan of Pulaski, Niblack, Tarver,
Kelly, Park of Greene, Taylor,
Knight, Park of Troup, Tumlin,
Knowles, Rhyne, Walker of Brooks.
Land, Richardson, Walker of Webster.
Lane, Roberts, Whitehead,
McFarland, Shipp, Wight of Dougherty.
McLennan, Singletary, Willingham,
Madden, Slaton, Wright of Floyd,
Merritt, Smith of Hancock, Yates.
Mitchell of Emanuel, Steed,

Those not voting were Messrs.—

Barron, Hathcock, Pierce,
Booth, Hawes, Quillian,
Bower, Henderson, Reid of Campbell,
Bray, Herrington, Reid of Taliaferro,
Bush, Hilton, Sanders,
Crawford, Hodges, Schley,
Daughter, Howard of DeKalb, Shank,
Dean, Hutchins, Smith of Henry.
Duncan, Johnson of Baker, Sturgis,
Egleston, Kilburn, Thomas,
Foster of Towns, Luttrell, Thompson of Banks,
Frederick, McKay, Thompson of Dooly,
George of DeKalb, Maples, Tisinger,
Gresham, Monroe, Turner,
Gress, Narramore, Underwood,
Griffin of Twiggs, Orr, Walker of Crawford.
Hall of Bibb, Parker, Williams.
Hall of Fannin, Perry, Wilson,
Hamilton, Peyton, Mr. Speaker.

Ayes 34, nays 84.

On motion of Mr. Flynt of Spalding the verification of the roll call was dispensed with.
On the motion to table the bill the ayes were 34, nays 84, so the motion was lost.

The main question was then ordered.

The following amendments were read, to wit:

By Mr. Mullins of Cherokee—

Amend by striking from the bill the words "an intoxicated condition" and inserting the words "in a drunken condition."

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill Mr. Hardwick of Washington called for the ayes and nays, which call was sustained.

The vote was begun, but before the roll call was concluded the hour of adjournment arrived, and the Speaker pro tem. announced that the same would go as unfinished business.

Leave of absence was granted the committee to visit the Technological School, for the afternoon's session.

The Speaker then announced the House adjourned until 9:30 o'clock to-morrow morning.
Atlanta, Georgia,
Tuesday, Dec. 10, 1901.

The House met pursuant to adjournment at 9:30 a.m. this day. Was called to order by the Speaker pro tem., and opened with prayer by the Chaplain.

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

Adams,  Everett,  Hixon,
Allen,    Felder,    Hodges,
Anderson of Bartow,  Flynt,    Hogan,
Ayres,    Foster of Floyd,  Hosch,
Bailey,    Foster of Towns,  Houston,
Barron,    Foster of Oconee,  Howard of Baldwin,
Bell,    Franklin,    Howard of DeKalb,
Blalock,    Freeman of Troup,  Howell,
Blue,    Freeman of Whitfield,  Huie,
Booth,    George of DeKalb,  Hutcheson,
Boswell,    George of Morgan,  Hutchins,
Bower,    Gresham,    Johnson of Appling,
Bray,    Gress,    Johnson of Baker,
Brewton,    Griffin of Twiggs,  Johnson of Bartow,
Brock,    Grice,    Johnson of Jefferson,
Burnett,    Hall of Bibb,    Joiner,
Carrington,    Hall of Fannin,  Jordan of Pulaski,
Carswell,    Hammock,    Kelly,
Clower,    Harden of Chatham,  Kisburn,
Cowart,    Hardin of Wilkes,  Knight,
Crumbley,    Hardwick,    Knowles,
Darden,    Harper of Chattooga,  Land,
Daughtry,    Harper of Wayne,  Lane,
Davis of Newton,    Harvard,    Lott,
Deal,    Hathcoek,    Luttrelle,
Dorminv,    Harkins,    McFarland,
Drawdy,    Henry,    McKay,
Duncan,    Herrington,    McLennan,
Egleston,    Hilton,    Madden,
English,    Hitch,    Maples,
Those absent were Messrs.—

Anderson of Cobb, Frederick, Lawrence,
Bruce, Gary, Sanders,
Bush, Hamby, Schley,
Copeland, Hamilton, Stafford,
Crawford, Harrell, Sturgis,
Davis of Meriwether, Hawes, Thompson of Banks,
Dean, Henderson, Tisinger,
Port, Jordan of Jasper, Williams.

Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

On motion of Mr. Miller of Muscogee, the reading of the Journal was dispensed with.

The Speaker pro tem. stated that the Speaker desired
leave of absence for yesterday and to-day's session on account of sickness. The leave of absence was unanimously granted.

The Speaker pro tem. made the following additions to the Enrolling Committee at the request of the chairman:

Messrs. Duncan, Carrington, Hammock and George of Morgan.

Unanimous consent was given Mr. Mitchell of Thomas, to withdraw House bill No. 793.

On the motion of the author House bill No. 804 was recommitted.

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

Mr. Speaker:

Your Committee on Counties and County Matters have had under consideration the following House bill, which I am instructed to report back to the House with the recommendation the same do pass, to wit:

A bill to establish a system of public schools for the town of Hazlehurst.

Your Committee on Counties and County Matters have also had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same be read the second time and recommitted to Committee on Counties and County Matters.
A bill to repeal an Act to establish the city court of Jefferson, in Jackson county

Respectfully submitted.

W T. LANE,
Chairman.

Mr. Jordan of Jasper, chairman of the Committee on General Agriculture, made the following report:

Mr. Speaker:

Your committee have had under consideration the following House bill, which they instruct me as their chairman to report back to the House with a recommendation that the authors be allowed to withdraw them, to wit:

By Mr. Fort of Harris—

A bill to repeal an Act to amend sections 1778 and 1781 of the Code of Georgia of 1895, in regard to stock law in militia districts, and for other purposes.

By Mr. Freeman of Whitfield—

A bill to require owners of land traversed by creeks or other streams not navigable to clean out all obstructions in same, and for other purposes.

Also the following Senate 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 568 of the Penal Code relating to game, and for other purposes.

Respectfully submitted.

C. H. JORDAN,
Chairman.
The following message was received from the Senate through Mr. Northern, the secretary thereof:

Mr. Speaker:

The Senate has passed by requisite constitutional majority the following bill of the Senate, to wit:

A bill to propose and submit to the people of Georgia, for their ratification or rejection, certain amendments to the Constitution.

Also the following resolution, in which a concurrence is asked on part of the House, to wit:

A resolution providing for the payment of interest on the public debt.

Mr. Park of Greene, vice chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

The Committee on Ways and Means have had under consideration House resolution No. 263, by Mr. Madden of Pike, a resolution to refund to J W Griffin the sum of $200.00 as a special tax for manufacturing whisky for the year 1900, paid to the tax collector of Pike county, and they instruct me as chairman to report said resolution back to the House with recommendation that the same do not pass.

Respectfully submitted.

JAMES B. PARK,
Vice Chairman.
On motion of Mr. Hardwick of Washington all leaves of absence were revoked, and by direction of the Speaker pro tem. the doorkeeper was instructed to go into the committee rooms and order them to return to the House.

Mr. Joiner of Sumter moved that House bill No. 755 be taken from the table and placed upon the calendar.

At the request of the authors House bills Nos. 371, 234 and 734 were taken from the table and placed upon the calendar.

The following resolution was read, to wit:

By Mr. Knight of Berrien—

A resolution providing that all persons not entitled to the privileges of the floor be requested to leave the hall, and that no more privileges of the floor be granted this session.

On motion of Mr. McLennan of Telfair the resolution was tabled.

By unanimous consent the author was allowed to withdraw House bill No. 736.

On motion of Mr. Steed of Taylor the following resolution which was tabled yesterday was taken from the table for the purpose of announcing the vote thereon, to wit:

By Messrs. Darden and Allen of Monroe—

A resolution to pay the reward offered by Governor Candler for the arrest of Bud Phinizy.
The ballot viva voce which was taken yesterday was announced, and 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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TUESDAY, DECEMBER 10, 1901.

Mulherin, Richardson, Sikes,
Smith of Hancock, Walker of Brooks, Welch,
Yates.

Those not voting were Messrs.—

Barron, Harkins, Narramore,
Brewton, Henderson, Niblack,
Bush, Henry, Parker,
Carswell, Herrington, Pierce,
Clower, Hitch, Rawls,
Cowart, Hodges, Roberts,
Crawford, Houston, Sanders,
Darden, Howard of DeKalb, Shank,
Davis of Meriwether, Hutchins, Stafford,
Davis of Newton, Johnson of Baker, Stevens,
Dean, Johnson of Bartow, Stewart,
Dorminy, Jordan of Pulaski, Taylor,
Egleston, Kilburn, Thomas,
Fort, Knowles, Thompson of Banks,
Freeman of Whitfield, McFarland, Thompson of Dooley,
George of Morgan, McKay, Turner,
Gresham, McLennan, Walker of Crawford,
Gress, Madden, Walker of Webster,
Harrell, Maples, Williams,
Harper of Chattooga, Monroe, Willingham,
Hathcock, Mullins, Mr. Speaker.

Ayes 99, nays 13.

On motion of Mr. Steed of Taylor the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 99, nays 13.

The resolution having received the requisite constitutional majority was passed.

The following resolution was read and under the rules of the House was ordered to lay over for one day, to wit:
By Mr. Bush of Miller—

A resolution providing for the appointment of a committee of five, three from the House and two from the Senate, to investigate the State Sanitarium.

The following bill which was under consideration at the time of adjournment of yesterday's session was taken up as unfinished business, to wit:

By Mr. Hardwick of Washington—

A bill to make drunkenness in any public place a misdemeanor, and for other purposes.

The ayes and nays, which were ordered on the passage of the bill on yesterday, were called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Gresham, Joiner, Jordan of Jasper,
Anderson of Bartow, Gress, Jordan of Pulaski,
Ayres, Hall of Fannin, Kelly,
Bell, Hamilton, Knight,
Bray, Hammock, McFarland,
Brewton, Hardwick, Harvard,
Carswell, Harper of Chattooga, McKay,
Cowart, Harper of Wayne, Madden,
Daughtry, Harvard, Merritt,
Davis of Meriwether, Harkins, Mitchell of Emanuel,
Deal, Henry, Morris,
Duncan, Hilton, Niblack,
Everett, Hixon, Park of Greene,
Foster of Towns, Hogan, Parker,
Foster of Oconee, Huie, Peyton,
Franklin, Johnson of Appling, Pierce,
Freeman of Troup, Johnson of Bartow, Quillian,
George of Morgan, Johnson of Jefferson, Rhyne,
**TUESDAY, DECEMBER 10, 1901.**

Shank,  
Singletary,  
Smith of Hancock,  
Stevens,  
Stewart,  
Stubbs,  
Symons,  
Tarver.  
Thomas,  
Thompson of Banks,  
Thompson of Dooly,  
Tumlin,  
Underwood,  
Walker of Brooks,  
Walker of Webster,  
Wellborn,  
Whitchard,  
Wight of Dougherty,  
Williams,  
Wright of Floyd.

Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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On motion of Mr. Steed of Taylor the verification of the roll call was dispensed with.

On the passage of the bill the ayes were 74, nays 62.

The bill having failed to receive the requisite constitutional majority was lost.

The undersigned members of the joint committee to investigate the State Sanitarium submitted the following majority report:

Mr. Speaker:

The joint committee of the Senate and House on the State Sanitarium has fully and impartially investigated the charges preferred by Dr. O'Daniel against the board of trustees and Dr. T. O. Powell, superintendent, and after visiting said sanitarium in person, and after examining all the witness and the documentary testimony in reference to the charges, the said committee is perfectly satisfied that there is not any satisfactory evidence to sustain said charges, either against the trustees or against the superintendent, and said committee is perfectly satisfied that the trustees and the superintendent are faithful to their trust, and have the interest of the institution and the people at heart.
We further find that the institution is economically and faithfully managed; the inmates are well cared for, and the buildings and furnishings are in good condition and nicely kept, and we desire to commend the officers of said institution for the faithful discharge of their duties; and said officers deserve the thanks of the people of Georgia for their kind treatment and uniform courtesy shown the unfortunate inmates.

We would only recommend to the board of trustees to continue to exercise the most rigid economy compatible with the interest of the State and the institution in the awarding of contracts. We would recommend that the State Sanitarium funds hereafter be kept in any solvent bank in the city of Milledgeville, Georgia, making the best offer for the deposit of said funds heretofore mentioned.

Respectfully submitted.

Senate Committee— House Committee—

THOS. M. SWIFT, JOHN C. FOSTER, Chm.

W. H. M'AFEE, GEO. W ADAMS,

JAS. B. PARK,

J. W H. UNDERWOOD.

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

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following Senate bills, which they instruct me to report back to the House with the recommendation that the same do pass, to wit:
A bill to amend section 3487 of the second volume of the present Code of Georgia.

A bill to allow all affidavits in *forma pauperis* now allowed by law in judicial proceedings in this State to be amended.

Also that the following Senate bills do not pass:

A bill to the effect of usury in cases where title is conveyed to secure a debt.

A bill to authorize the county authorities to condemn land for the purpose of obtaining road material.

Also that the following House bill do pass as amended:

A bill to prescribe when persons once committed to the State Sanitarium shall be presumed to be sane, and for other purposes.

JOHN M. SLATON,
Chairman.

Under the head of unfinished business the following bill was taken up, read and put upon its passage, to wit:

By Mr. Stubbs of Laurens—

A bill to prescribe the manner of furnishing coal, wood, supplies, etc., for the offices of county court houses, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On motion of Mr. McLennan of Telfair the action of the House was reconsidered for the purpose of submitting an amendment, which motion prevailed.

The following amendment was read and adopted, to wit:

By Mr. McLennan of Telfair—

Amend by adding to section 1 the words, "Provided that this Act shall only apply to the offices of said officers in the various court houses in said counties."

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

On passage of the bill the ayes were 88, nays 24.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. George of Morgan—

A bill to make it a misdemeanor for any person seeking employment from another to state falsely that he is not under contract to work for another.

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 55, nays 50.

The bill not having received the requisite constitutional majority was lost.

By Mr. Wright of Floyd—

A bill to require prison-made goods to be stamped as prison-made goods, and for other purposes.
Mr. Blalock called for the previous question, which call was sustained.

The following amendment was read and adopted, to wit:

By Mr. Knight of Berrien—

Amend by adding after the last line of section 1 the following: "Provided that the foregoing Act shall in no way effect the sawmill and naval stores operators of Georgia, and manufacturers of brick."

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill Mr. Hall of Bibb 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.—

Adams, Foster of Towns, Jordan of Pulaski,
Allen, Foster of Oconee, Kilburn,
Ayres, Gress, Lane,
Bailey, Hall of Bibb, McFarland,
Blalock, Hammock, Madden,
Blue, Harden of Chatham, Maples,
Bray, Hardwick, Mitchell of Thomas,
Brewton, Harkins, Mulherin,
Bruce, Henry, Narramore,
Burnett, Hitch, O'Connell,
Carrington, Houston, Orr,
Darden, Huie, Park of Greene,
Deal, Hutchins, Park of Troup,
Everett, Johnson of Appling, Parker,
Felder, Johnson of Baker, Richardson
Flynt, Johnson of Bartow, Schley,
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Shank, Symons, Welch,
Shipp, Thompson of Dooly, Whitehead,
Slaton, Tumlin, Williams,
Stevens, Walker of Webster, Wilson,
Stubbs, Wellborn, Wright of Floyd.

Those voting in the negative were Messrs.—

Bell, Harrell, Mullins,
Booth, Harper of Wayne, Niblack,
Boswell, Harvard, Ousley,
Bower, Hixon, Perry,
Brock, Hodges, Pierce,
Bush, Hogan, Quillian,
Carswell, Hosch, Rawls,
Clower, Joiner, Reid of Taliaferro,
Cowart, Jordan of Jasper, Rhyne,
Crumbley, Kelly, Roberts,
Daughter, Knight, Singletary,
Davis of Meriwether, Land, Smith of Hancock,
Davis of Newton, Lawrence, Smith of Henry,
Dorminy, Lott, Stafford,
Drawdy, Luttrell, Stewart,
Fort, McKay, Tarver,
Freeman of Troup, McLennan, Thompson of Banks,
George of Morgan, Merritt, Toomer,
Grice, Monroe, Turner,
Hall of Fannin, Moore, Wells,
Hamby, Morris, Yates.

Those not voting were Messrs.—

Anderson of Bartow, Frederick, Henderson,
Anderson of Cobb, Freeman of Whitfield, Herrington,
Barron, Gary, Hilton,
Copeland, George of DeKalb, Howard of Baldwin,
Crawford, Gresham, Howard of DeKalb,
Dean, Griffin of Twiggs, Howell,
Duncan, Hamilton, Hutcheson,
Egleston, Hardin of Wilkes, Johnson of Jefferson,
English, Harper of Chattooga, Knowles,
Foster of Floyd, Hartcock, Miller,
Franklin, Hawes, Mitchell of Emanuel,
On motion of Mr. Morris of Cobb the verification of the roll call was dispensed with.

On the passage of the bill the ayes were 63, nays 63.

The bill having failed to receive the requisite constitutional majority was lost.

By Mr. Blalock of Fayette—

A resolution to transfer $325,880 from the public property fund to the interest fund.

Mr. McLennan of Telfair moved to extend the session until the bill under discussion was disposed of, which motion was lost.

Mr. Harden of Chatham moved that when the House adjourn it adjourn to meet again at 2:30 o'clock, which motion was also lost.

Mr. Mitchell of Thomas moved that the resolution be tabled, and on that motion 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.—


Those voting in the negative were Messrs.—

Luttrell,                  Peyton,                       Symons,
McKay,                   Pierce,                       Tarver,
McLennan,                Quillian,                      Toomer,
Madden,                  Rawls,                        Tumlin,
Miller,                  Reid of Campbell,              Turner,
Mitchell of Emanuel,     Reid of Taliaferro,           Walker of Webster,
Morris,                  Rhyne,                        Wellborn,
Mullins,                 Slaton,                       Welch,
Niblack,                 Steed,                        Wells,
O'Connell,               Stevens,                      Whitchard,
Park of Greene,           Stewart,                      Wilson,
Perry,                   Stubbs,                      Wright of Floyd.

Those not voting were Messrs.—

Adams,                   Harrell,                      Sanders,
Barron,                  Hawes,                        Sanders,
Boswell,                 Henderson,                    Sturgis,
Copeland,                Herrington,                   Taylor,
Crawford,                Howard of Baldwin,            Tisinger,
Dean,                    Howard of DeKalb,             Underwood,
Egleston,                Johnson of Baker,             Walker of Brooks,
English,                 Knowles,                      Walker of Crawford,
George of Morgan,         Lane,                         Wight of Dougherty,
Griffin of Twiggs,        Orr,                          Willingham,

Ayes 59, nays 84.

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

Mr. Speaker:

The Senate has adopted the following resolution of the Senate, and a compliance therewith is respectfully asked on the part of the House:

A resolution requesting the House to return to the Senate for further consideration House bill No. 551.

Mr. Hall of Bibb submitted the following minority report:
Mr. Speaker:

I respectfully dissent from the report of the majority of the Committee on Appropriations on House resolution No. 160.

J. H. HALL.

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 bill of the Senate, to wit:

A bill to reorganize the military forces of this State.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to create a board of commissioners for Emanuel county.

Also a bill to amend an Act approved Dec. 10, 1897, establishing the dispensary system for Terrell county.

Also a bill to amend section 1655 of the Code, volume 1.

Also a bill to amend an Act approved Dec. 18, 1900, to establish a dispensary in Barnesville.

Also a bill to amend the charter of Mineral Bluff.

Also a bill to create a new charter for Bainbridge.

Also a bill to amend the charter of Watkinsville.
Also a bill to establish public schools for the city of La Grange.

Also a bill to repeal an Act creating a board of commissioners of Emanuel county.

Also a bill to amend the charter of the town of Adairsville.

Also a bill to amend an Act establishing a system of public schools in Decatur, Ga.

Also a bill to amend the charter of Waleska.

Also a bill to amend the charter of Carnesville.

Also a bill to regulate and prescribe the fees of the solicitor general of Miller county.

Also a bill to provide for the better drainage of land in Douglas county.

Also a bill to amend an Act creating a board of commissioners in Chatham county.

Also a bill to incorporate the Molina School District.

Also a bill to reduce the number of commissioners in Fayette county.

Also a bill to amend the charter of Baldwin.

Also a bill to amend section 1653, volume 1, of the Code of 1895.

Also a bill to amend the charter of Waycross.

Also a bill to appropriate money to rebuild the Soldiers' Home.
The Senate has also passed as amended the following bills of the House:

A bill to provide for the erection of a new union passenger station by the State, as owner of the Western & Atlantic Railroad, on property of the State in the city of Atlanta.

Also a bill to repeal an Act to create a board of commissioners for Columbia county.

On motion of Mr. Monroe of Decatur the verification of the roll call was dispensed with.

On the motion to table the resolution the ayes were 59, nays 84. The motion was therefore lost.

Mr. Wilson of Clay called for the previous question.

Mr. Felder of Bibb moved to adjourn to meet again at 3:15 o'clock this afternoon.

On the motion to adjourn Mr. Mitchell of Thomas called for the ayes and nays, which call was sustained.

Before the call of the ayes and nays were finished Mr. Blalock announced that in view of the fact that the hour of adjournment would arrive before the call of the roll could be finished he asked unanimous consent that the House adjourn, which request was granted, and the Speaker pro tem. announced the House adjourned until 3 o'clock this afternoon.
Tuesday, 3 o'clock p. m.

The House reconvened at this hour, and was again called to order by the Speaker.

On motion of Mr. Wright of Floyd the call of the roll was dispensed with.

On motion of Mr. Mitchell of Thomas the session was extended until 7 o'clock.

The following bill, which came up under the head of unfinished business, was read and placed upon its passage, to wit:

By Mr. Blalock of Fayette—

A resolution to transfer $325,880 from the public property fund to the interest fund.

Mr. Wilson of Clay 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.

An appropriation being involved the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Blalock, Bruce,
Anderson of Cobb, Booth, Burnett,
Ayres, Boswell, Clower,
Bailey, Bower, Darden,
Bell, Brock, Davis of Meriwether,
TUESDAY, DECEMBER 10, 1901.

| Davis of Newton, | Howard of Baldwin, | Quillian, |
| Duncan, | Howell, | Rawls, |
| Egleston, | Huie. | Reid of Campbell, |
| Everett, | Hutchins, | Reid of Taliaferro, |
| Fort, | Jordan of Jasper, | Rhyne, |
| Foster of Floyd, | Jordan of Pulaski, | Sanders, |
| Foster of Oconee, | Knowles, | Slaton, |
| Freeman of Troup, | Land, | Steed, |
| Gary, | Lott, | Stevens, |
| George of DeKalb, | Luttrell, | Stewart, |
| Gress, | McLennan, | Stubbs, |
| Hamby, | Madden, | Symons, |
| Hamilton, | Miller, | Toomer, |
| Hammock, | Mitchell of Emanuel, | Tumlin, |
| Harden of Chatham, | Morris, | Turner, |
| Hardin of Wilkes, | Mulherin, | Walker of Webster, |
| Hathcock, | Mullins, | Wellborn, |
| Harkins, | Niblack, | Welch, |
| Hitch, | O'Connell, | Wells, |
| Hixon, | Park of Greene, | Whitchard, |
| Hodges, | Park of Troup, | Willingham, |
| Hosch, | Peyton, | Wilson, |
| Houston, | Pierce, |

Those voting in the negative were Messrs.—

| Adams, | Frederick, | Johnson of Jefferson, |
| Anderson of Bartow, | Freeman of Whitfield, | Joiner, |
| Blue, | George of Morgan, | Kelly, |
| Bray, | Grice, | Kilburn, |
| Brewton, | Hall of Bibb, | Knight, |
| Bush, | Hall of Fannin, | Lane, |
| Carrington, | Hardwick, | McFarland, |
| Carswell, | Harper of Chattooga, | McKay, |
| Cowart, | Harper of Wayne, | Maples, |
| Crumbley, | Harvard, | Merritt, |
| Daughtry, | Henry, | Mitchell of Thomas, |
| Deal, | Hilton, | Monroe, |
| Drawdy, | Hogan, | Moore, |
| English, | Hutcheson, | Narramore, |
| Felder, | Johnson of Appling, | Ousley, |
| Flynt, | Johnson of Baker, | Parker, |
| Franklin, | Johnson of Bartow, | Richardson, |
Those not voting were Messrs.—

Ayes 83, nays 69.

The roll call was verified, and on counting the vote on the passage of the bill it was found that the ayes were 83, nays 69.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:


An Act to amend an Act to incorporate Blackshear bank.
An Act to repeal an Act to regulate the town of Monticello.

An Act to repeal an Act establishing the city court of Valdosta.

An Act to amend the charter of the town of Calhoun, Ga.

An Act to repeal an Act incorporating the town of Colquitt.

An Act for protection of fish in Rockdale county.

Also an Act to amend an Act establishing a dispensary in the city of Athens.

Also an Act to incorporate the city of Vienna, in the county of Dooly.

Also an Act to amend the charter of the town of Smithville, in Lee county.

Also an Act to establish the city court of Valdosta.

Also an Act to repeal an Act establishing the county court of Dooly county.

Also an Act to amend the charter of the Title Guarantee and Loan Company of Savannah.

Also an Act to incorporate the town of Coolidge, in Thomas county.

Also an Act to establish a dispensary or dispensaries in the county of Webster, and for other purposes.

Respectfully submitted.

C. J. WELLBORN,
Chairman.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Harden of Chatham—

A bill to fix the time of holding all 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 110, nays 0.

The bill having received the requisite constitutional majority was passed, and on motion of Mr. Harden the bill was ordered immediately transmitted to the Senate.

By Mr. Mitchell of Emanuel—

A resolution to pay pension to Richard Kitchens of Emanuel county.

An appropriation being involved the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Slaton of Fulton.

After a consideration of the resolution the committee arose and through their chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the committee was agreed to.

The roll was called on the passage of the bill, and 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.—

Bailey, Blue, Cowart, Crumbley, Dorminy, Drawdy, Grice, Hall of Bibb, Hall of Fannin, Hammock, Hixon, Huie, Hutcheson, Jordan of Fulaski, Knight, Merritt, Narramore, Parker, Pierce, Richardson, Sikes, Singletary, Symons, Taylor, Tumlin, Yates.
Those not voting were Messrs.—

Allen, Allen, Harper of Chattahoochee
Anderson of Bartow, Harper of Wayne
Barron, Hawes
Booth, Henderson
Boswell, Henry
Crawford, Herrington
Davis of Meriwether, Hilton
Dean, Howard of DeKalb
Duncan, Hodges
English, Howell
Foster of Floyd, Johnson of Bartow
Gary, Kelly
George of Morgan, Knowles
Gresham, Lane
Gress, Lawrence
Griffin of Twiggs, Mulherin
Hamilton, Orr
Hardwick, Ousley
Harrell, Perry

Ayes 94, nays 26.

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 94, nays 26.

The resolution having received the requisite constitutional majority was passed, and on motion of Mr. Mitchell the same was ordered immediately transmitted to the Senate.

By Mr. Felder of Bibb—

A resolution to appropriate $200 to pay doorkeeper for cloak room of Senate.
An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman Mr. Knight of Berrien.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On passage of the resolution the ayes and nays were called, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Anderson of Bartow, Anderson of Cobb, Bailey, Blalock, Blue, Bower, Bray, Brewton, Brock, Bruce, Burnett, Bush, Carrington, Clower, Cowart, Crumbley, Davis of Newton, Deal, Dorminy, Drawdy, Duncan, Egleston, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Franklin, Freeman of Troup, Gary, George of DeKalb, Griffin of Twiggs, Grice, Hall of Bibb, Hall of Fannin, Hamby, Hamilton, Harden of Chatham, Hardin of Wilkes, Hardwick, Henry, Hitch, Hosch, Houston, Howard of Baldwin, Howell, Huie, Hutchins, Johnson of Appling, Johnson of Baker, Johnson of Jefferson, Joiner, Jordan of Jasper, Kilburn, Land, Lane, Lawrence, Lott, McFarland, McKay, McLennan, Madden, Merritt, Miller, Mitchell of Emanuel, Mitchell of Thomas, Monroe, Moore, Morris, Mulherin, Mullins,
Narramore, Roberts, Thompson of Dooley,
Niblack, Sanders, Toomer,
O'Connell, Shank, Turner,
Park of Greene, Shipp, Underwood,
Park of Troup, Slaton, Walker of Webster,
Peyton, Steed, Welborn,
Pierce, Stevens, Welch,
Quillian, Stewart, Wells,
Rawls, Stubbs, Whitchard,
Reid of Campbell, Symons, Williams,
Reid of Taliaferro, Tarver, Willingham,
Rhyne, Taylor, Wilson,
Richardson, Thomas, Wright of Floyd.

Those voting in the negative were Messrs.—

Carswell, Hixon, Singletary,
English, Knight, Smith of Hancock,
Freeman of Whitfield, Parker, Tumlin,
Harper of Chattooga, Sikes, Yates,

Those not voting were Messrs.—

Adams, Hammock, Knowles,
Allen, Harrell, Luttrell,
Ayres, Harper of Wayne, Maples,
Barron, Harvard, Orr,
Bell, Hathcock, Ousley,
Booth, Harkins, Perry,
Boswell, Hawes, Schley,
Copeland, Henderson, Smith of Henry,
Crawford, Herrington, Stafford,
Darden, Hilton, Sturgis,
Daughtry, Hodges, Thompson of Banks,
Davis of Meriwether, Hogan, Tisinger,
Dean, Howard of DeKalb, Walker of Brooks,
Foster of Oconee, Hutcheson, Walker of Crawford,
Frederick, Johnson of Bartow, Wight of Dougherty,
George of Morgan, Jordan of Pulaski, Wilkes,
Gresham, Kelly, Mr. Speaker,
Gress,

Ayes 111, nays 12.
On motion of Mr. Felder of Bibb the verification of the roll call was dispensed with.

On the passage of the bill the ayes were 111, nays 12.

The resolution having received the requisite constitutional majority was passed.

Mr. Hardwick of Washington moved that when the House adjourn it adjourn to meet again at 8 o'clock this evening.

Mr. Wilson of Clay moved as a substitute that when the House adjourn it stand adjourned until 8 o'clock tomorrow morning.

Mr. Mitchell of Thomas moved as a substitute that when the House adjourn it stand adjourned until 8:30 o'clock to-night.

The substitute of Mr. Mitchell of Thomas was adopted.

By Mr. Peyton of Habersham—

A resolution to pay Mrs. Virginia B. Jenkins the pension due her husband at his death.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman Mr. Deal of Bulloch.

After a consideration of the resolution the committee arose and through their chairman reported the resolution back to the House with the recommendation that it do pass.

The report of the committee was agreed to.
On the passage of the bill the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

TUESDAY, DECEMBER 10, 1901.

Those voting in the negative were Messrs.—

Sikes.

Those not voting were Messrs.—

Allen,          Harper of Wayne,     Mulherin,
Ayres,          Hathcock,          Ousley,
Barron,         Harkins,           Perry,
Booth,          Hawes,             Schley,
Boswell,        Henderson,         Smith of Henry,
Bush,           Herrington,        Stafford,
Carswell,       Hixon,             Sturgis,
Crawford,       Hodges,            Tarver,
Darden,         Hogan,             Thompson of Banks,
Daughtry,       Houston,           Thompson of Dooly,
Davis of Meriwether, Howard of DeKalb, Tisinger,
Dean,           Johnson of Baker,   Toomer,
Dorminy,        Johnson of Bartow,  Walker of Brooks,
Foster of Oconee, Jordan of Jasper,  Walker of Crawford,
Frederick,      Jordan of Pulaski,  Welch,
George of DeKalb, Kelly,             Wight of Dougherty,
Gresham,        Knowles,           Wilkes,
Gress,          Lawrence,          Willingham,
Grice,          Lott,              Wright of Floyd,
Hammock,        Luttrell,          Yates,
Harrell,        McKay,             Mr. Speaker.
Harper of Chattooga, Maples,

Ayes 109, nays 1.

On motion of Mr. Flynt of Spalding the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 109, nays 1.

The resolution having received the requisite constitutional majority was passed.

On motion of Mr. Hall of Bibb the Speaker appointed the following committee to examine the Constitution of
this State and ascertain the validity of an Act which is read in the House and Senate on the same day, to wit:

Messrs. Hall of Bibb, Cary of Richmond and Deal of Bulloch.

The following resolution was read and adopted, to wit:

By Mr. Underwood of White—

A resolution to excuse the pages of the House for the night session.

By Mr. Harper of Wayne—

A resolution for the relief of A. J. Delk, E. L. Fishback and others.

An appropriation being in volved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Mitchell of Thomas.

After a consideration of the resolution the committee arose and through their chairman reported the resolution back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On passage of the resolution the ayes and nays were ordered.

A ballot viva voce was had, but before the vote could be announced Mr. Harper of Wayne moved that the resolution, together with the aye and nay vote, be tabled, which motion prevailed.
By Mr. Miller of Muscogee—

A resolution to appropriate an additional amount of money for the payment of pensions.

An appropriation being involved the Speaker resolved the House into a committee of the whole and designated as chairman Mr. Steed of Taylor.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

On the passage of the bill the ayes and nays were ordered and had, but before the vote could be announced Mr. Miller of Muscogee moved that the bill be tabled, which motion prevailed.

By Mr. Land of Butts—

A bill to amend an Act to create a county court for Butts county.

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

The committee proposed to amend as follows:

Amend by striking all the words in section 1 and section 2 between the word “amended” in the sixth line of section 1 and the word “by” in the second section.

Amend by striking sections 3 and 4.

The amendments were adopted.

On passage of the bill the ayes were 88, nays 0.
The bill having received the requisite constitutional majority was passed as amended.

Mr. Blalock, chairman Appropriation Committee, submitted the following report:

Mr. Speaker:

The Appropriation Committee have had under consideration the following bills and resolutions, and report the same back to the House and recommend the same do pass:

By Mr. Blalock of Fayette—

Providing for the indexing of the House and Senate Journals for 1901.

Also by Mr. Swift of the 30th District—

To prescribe the tuition of non-resident students in the State School of Technology.

Also a report to be read for information of the House.

Respectfully submitted.

A. O. BLALOCK,
Chairman.

On motion of Mr. Knight of Berrien the House then adjourned until 8:30 o'clock to-night.

Tuesday, 8:30 p. m.

The House reconvened at this hour and was called to order by the Speaker pro tem.
On motion of Mr. Slaton the roll call was dispensed with.

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

By Mr. Yates of Catoosa—

A bill to cede to the United States Government jurisdiction over certain lands, etc.

By Mr. Johnson of Appling—

A bill to establish a system of public schools for the town of Hazlehurst.

By Messrs. Fort and Luttrell of Harris—

A resolution to pay pension to W. A. Mullins.

By Mr. Johnson of Jefferson—

A resolution to pay a pension to James Gordon.

Mr. Burnett, chairman of the Committee on Railroads, submitted following report:

Mr. Speaker

Your Committee on Railroads have had under consideration the following House bill, which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

A bill to enlarge the powers of the Railroad Commission of Georgia, and for other purposes.

Respectfully submitted.

WILEY B. BURNETT,
Chairman.
Mr. Slaton, chairman of the Committee on General Judiciary, submitted the following report:

Mr. Speaker:

The Committee on General Judiciary have had under consideration the following Senate bill, which they instruct me to report back to the House with the recommendation that it shall be read the second time and recommitted.

A bill to authorize the sheriffs, constables and other levying officers of this State, and for other purposes.

Also the following House bill do pass:

A bill authorizing the recovery of damages by the personal representatives of any unmarried person whose death is caused by the wrongful act of a person, company or corporation.

Also the following House bill allowing that the author be allowed to withdraw:

A bill to amend section 3835 of the Code of Georgia, and for other purposes.

JOHN M. SLATON,
Chairman.

Mr. Steed, chairman of the Committee on Corporations, submitted following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration the following Senate bills, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:
A bill to incorporate the town of Milltown, in Berrien county.

Also a bill to amend the charter of Fitzgerald, in Irwin county.

Also a bill to incorporate the town of Union Point, and for other purposes.

Respectfully submitted.

W E. STEED,
Chairman.

Mr. Mulherin, vice chairman Committee on Banks and Banking, submitted the following report:

Mr. Speaker

Your Committee on Banks and Banking have had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill authorizing the Governor to appoint an additional State depository in the city of Atlanta.

Respectfully submitted.

P M. MULHERIN,
Vice Chairman.

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

By Messrs. Freeman and Park of Troup—

A bill to amend an Act to authorize the town of Hogansville to establish a public school.
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.

The bill having received the requisite constitutional ma-
jority was passed.

By Mr. Blalock of Fayette—

A bill to incorporate the Inman School District, in Fay-
ette county.

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 89, nays 0.

The bill having received the requisite constitutional ma-
jority was passed by substitute.

By Mr. Luttrell of Harris—

A resolution providing for the analysis of soils, etc.

On motion of Mr. Slaton the resolution was tabled.

Mr. George of Morgan then moved that the resolution
be taken from the table and placed on the calendar, which
motion prevailed.

The following Senate bills were read the first time, to
wit:

By Mr. Howell of the 35th District—

A bill to reorganize the military forces of this State, and
for other purposes.
TUESDAY, DECEMBER 10, 1901.

Referred to Committee on Military Affairs.

By Mr. Howell of the 35th District—

A bill to amend section 511 of the Penal Code of 1895. Referred to the General Judiciary Committee.

By Mr. Howell of the 35th District—

A resolution to provide for the paying off of certain bonds of the State due in 1902. Referred to Committee on Appropriations.

By Mr. Bell of the 39th District—

A bill to submit to the people of this State certain constitutional amendments for their ratification or rejection. Referred to Committee on Amendments to Constitution.

By Mr. Allen of the 20th District—

A bill to amend an Act approved Dec. 24, 1896, in reference to fire insurance companies. Referred to General Judiciary Committee.

By Mr. Wilcox of the 15th District—

A bill to incorporate the town of Irwinville. Referred to Committee on Corporations.

By Mr. Harrell of the 12th District—

A bill to amend section 41 of the Political Code.
Referred to General Judiciary Committee.

By Mr. Wilcox of the 15th District—

A bill to require railroad companies, etc., to erect different water closets for men and women.

Referred to General Judiciary Committee.

By Mr. Ellis of the 22nd District—

A bill to amend section 453 of the Criminal Code.

Referred to General Judiciary Committee.

By Mr. Ellis of the 22nd District—

A bill to amend section 2516, volume 2, of the Code.

Referred to General Judiciary Committee.

By Mr. Carter of the 16th District—

A bill to amend section 1300, volume 1, of the Code.

Referred to General Judiciary Committee.

By Mr. Bell of the 39th District—

A bill to fix the fees of superior court judges and sheriffs in certain cases.

Referred to General Judiciary Committee.

By Mr. Allen of the 20th District—

A bill to authorize administrators, executors, etc., to give bond in certain cases.

Referred to General Judiciary Committee.
By Mr. Wilcox of the 15th District—

A bill to incorporate the town of Irwinville, in Irwin county.

Referred to Committee on Corporations.

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

Mr. Speaker:

The Committee on Education 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 by substitute, to wit:

A bill to incorporate the Inman School District in Fayette county.

The committee also recommends that the following Senate bill do pass, to wit:

A bill to amend an Act to create a local school system in Lumber City.

The committee also recommends that the following Senate bill do not pass, to wit:

A bill to prescribe the manner of electing county school commissioners.

Respectfully submitted.

E. H. GEORGE,
Chairman.

The following Senate bill was read the third time and put upon its passage, to wit:
By Mr. Hopps of the 3rd District—

A bill to fix the license for selling liquors, etc., in the county of Wayne.

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 116, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Temperance Committee have had under consideration Senate bill No. 224, to establish a dispensary in Washington, Wilkes county, and instruct me as their chairman to report the same back with a recommendation that it do pass as amended.

WRIGHT,
Chairman.

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

By Mr. Wilcox of the 15th District—

A bill to amend an Act to establish a local school system in the town of Lumber City.

By Mr. Grantland of the 26th District—

A bill to authorize the judge of the city court of Griffin to appoint a special bailiff.
By Mr. Alexander of the 6th District—

A bill to incorporate the town of Milton, in Berrien county.

By Mr. Ellis of the 22nd District—

A bill to further regulate the practice of law in this State.

By Mr. Boynton of the 9th District—

A bill to authorize sheriffs, constables, etc., to seize the property levied upon under execution, etc., and for other purposes.

By Mr. Daniel of the 17th District—

A bill to amend section 568 of the Penal Code.

By Mr. Cann of the 1st District—

A bill to amend an Act to incorporate the Savannah Trust and Safe Deposit Company.

By Mr. Sullivan of the 18th District—

A bill to define anarchy, and to declare the same a felony.

By Mr. Harrell of the 12th District—

A bill to allow all affidavits in forma pauperis now allowed by law in judicial proceedings in this State to be amended.

By Mr. Cann of the 1st District—

A bill to amend section 3487 of volume 2 of the Code.
By Mr. Wilcox of the 15th District—

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

By Mr. Carter of the 16th District—

A bill to authorize the board of commissioners of Laurens county to take an annual census of the school population of Dublin.

By Mr. Lyndon of the 29th District—

A bill to establish a dispensary in the city of Washington, in the county of Wilkes.

Leave of absence was granted Mr. Bell of Milton.

On motion of Mr. Reid of Campbell the House adjourned until 9:30 o' clock to-morrow morning.

Atlanta, Georgia,

Wednesday, Dec. 11, 1901.

The House met pursuant to adjournment at 9:30 o' clock a. m. this day. Was called to order by the Speaker pro tem., and opened with prayer by the Chaplain.

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

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Allen, Ayres, Blue,
Anderson of Bartow, Bailey, Booth,
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Mr. Merritt of Hancock reported that the Journal of yesterday’s proceedings had been examined and found correct.

On motion of Mr. Hardwick of Washington, the reading of the Journal was dispensed with.

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

By Mr. Blalock of Fayette—

A bill to appropriate money to supply casual deficiencies.

An appropriation being involved the Speaker resolved the House into a committee of the whole, and designated as chairman Mr. Toomer of Ware.

After a consideration of the bill the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.
The report of the committee was agreed to.

On passage of the bill the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those who voted in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Bailey, Crumbley, Dorminy, Harper of Chattooga, Smith of Hancock, Lott, Parker, Walker of Brooks, Yates.

Those not voting were Messrs.—


Ayes 101, nays 9.

On motion of Mr. Wells of Chatham the verification of the roll call was dispensed with.

On the passage of the bill the ayes were 101, nays 9.

The bill having received the requisite constitutional majority was passed.
By Mr. Stevens of Oglethorpe—

A resolution to pay the per diem of Hon. J. H. McWhorter to his widow.

An appropriation being involved the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Knowles of Floyd.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Joiner, Jordan of Pulaski, Kelly, Knowles, Land, Lane, Lawrence, McFarland, McKay, McLennan, Madden, Miller, Mitchell of Thomas, Monroe, Moore, Morris, Mullins, Narramore, Niblack, O'Connell, Ousley, Park of Greene, Parker, Perry, Peyton, Quillian, Rawls, Reid of Campbell, Reid of Taliaferro, Richardson, Sanders, Shank, Shipp, Singletary, Smith of Henry, Stafford, Steed, Stevens, Stewart, Tarver, Taylor, Thomas, Tulmin, Turner, Underwood, Wellborn, Wells, Whitchard, Williams, Wilson, Yates.

Those voting in the negative were Messrs.—

Crumbley, English, Smith of Hancock.
Davis of Meriwether, Merritt,

Those not voting were Messrs.—

WEDNESDAY, DECEMBER 11, 1901.

Slaton, Tisinger, Wight of Dougherty,
Stubbs, Toomer, Wilkes,
Sturgis, Walker of Brooks, Willingham,
Symons, Walker of Crawford, Wright of Floyd.
Thompson of Banks, Walker of Webster, Mr. Speaker.
Thompson of Dooly, Welch,

Ayes 102, nays 5.

On motion of Mr. Mitchell of Thomas the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 102, nays 5.

The resolution having received the requisite constitutional majority was passed.

By Mr. Tarver of Jefferson—

A resolution to pay the per diem of Hon. G. G. Johnson, deceased, to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Franklin of Washington.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

62 h j
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Crumbley, Merritt, Smith of Hancock, English,
Those not voting were Messrs.—

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Ayes 112, nays 4.

On motion of Mr. Drawdy of Clinch the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 112, nays 4.

The resolution having received the requisite constitutional majority was passed.

On motion of Mr. Hardwick the two resolutions just passed were ordered immediately transmitted to the Senate.

The following resolution was read and adopted, to wit:
By Mr. Wellborn of Union—

A resolution providing for the completion of unfinished business of the House, and for other purposes.

By Mr. Howard of Baldwin—

A joint resolution authorizing the Governor to borrow $200,000 to supply casual deficiencies.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the resolution the ayes were 110, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Harvard of Dooly—

A resolution to pay pension due E. B. Barker to his widow.

An appropriation being involved in the resolution the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Deal of Bulloch.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:
Those voting in the affirmative were Messrs.—

Adams, Harvard, O'Connell, 
Allen, Hathcock, Ousley, 
Anderson of Bartow, Harkins, Park of Greene, 
Anderson of Cobb, Henry, Park of Troup, 
Ayres, Hitch, Parker, 
Blalock, Hixon, Perry, 
Blue, Hosch, Peyton, 
Booth, Houston, Pierce, 
Boswell, Howard of Baldwin, Quillian, 
Bower, Howell, Rawls, 
Bray, Hutcheson, Reid of Campbell, 
Brock, Hutchins, Sanders, 
Burnett, Johnson of Appling, Schley, 
Carrington, Johnson of Baker, Shank, 
Cowart, Johnson of Jefferson, Shipp, 
Darden, Joiner, Sikes, 
Daughtry, Jordan of Jasper, Singletary, 
Deal, Jordan of Pulaski, Slaton, 
Drawdy, Kelly, Smith of Henry, 
Duncan, Kilburn, Stevens, 
Egleston, Knight, Stewart, 
English, Land, Stubbs, 
Everett, Lane, Tarver, 
Felder, Lawrence, Taylor, 
Fort, Lott, Thomas, 
Foster of Towns, Luttrell, Thompson of Dooly, 
Foster of Oconee, McFarland, Toomer, 
Franklin, Madden, Tumlin, 
Frederick, Miller, Turner, 
Freeman of Whitfield, Mitchell of Thomas, Underwood, 
Hall of Bibb, Monroe, Walker of Brooks, 
Hamby, Moore, Wellborn, 
Hamilton, Morris, Whitchard, 
Hammock, Mullins, Wilkes, 
Harden of Chatham, Narramore, Wilson, 
Hardwick, Niblack, Yates, 
Harper of Wayne, 

Those voting in the negative were Messrs.—

Crumbley, Maples, Smith of Hancock, 
Dorminy,
Those not voting were Messrs.—

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Ayes 109, nays 4.

On motion of Mr. Wilson of Clay the verification of the roll call was dispensed with.

On the passage of the resolution the ayes were 109, nays 4.

The resolution having received the requisite constitutional majority was passed.

The undersigned members of the committee to visit the Deaf and Dumb Institute at Cave Spring, submitted the following report:
Mr. Speaker:

We, the committee appointed by you to investigate and report upon the School for the Deaf at Cave Spring, Ga., respectfully submit the following report:

Your committee at the outset was confronted with certain charges reflecting upon the board of trustees and upon the principal of said institution.

The charges briefly stated were:

1st. Cruelty to the inmates.

2nd. Intoxication of the principal.

3rd. General mismanagement of the board of trustees.

After a thorough investigation your committee report:

1st. The charges are rehashed of similar charges made before two successive committees upon matters said to have happened from ten to twenty years ago. We find that they were dismissed as utterly groundless by legislative committees of the past, and after a thorough investigation we pronounce them without foundation in fact, and utterly untrue.

2nd. The charges so far as the committee can find are made by R. B. Lawrence, George W Brown and W R. Jones, who have as persistently repeated them to successive legislative committees as they have been promptly repudiated by those committees, to which repudiation we add our own.

3rd. We indorse the management of the present board of trustees. We believe the body to be composed of effi-
efficient and honorable men. We indorse the management of Principal Connor and his assistants. We find the books of the superintendent in good shape, with proper vouchers for all funds paid out, except very small amounts, and for these he has bills showing for what the small amounts above referred to were paid.

We find the sleeping apartments badly crowded, with from eight to fourteen occupying a room, and with the negro department still worse crowded. We also find the dining rooms of both white and negro department almost altogether inadequate for the respective accommodations.

We find the buildings needing some repairs.

We therefore recommend that the principal keep an itemized statement of all disbursements made by him, and that the said itemized statement be enclosed in his annual report.

O. B. BUSH,
Chairman of Committee.

J. H. WHITCHARD,
Secretary

I. MAPLES,
J. H. LAND,
B. L. JOINER,
CALVIN THOMAS,
N. J. TUMLIN,
T. M. FOSTER,
D. W. HARVARD,
J. B. AYERS,
E. HARPER,
J. B. SANDERS,
Vice Chairman.
Mr. Davis of the committee to visit the Deaf and Dumb Institute at Cave Spring, submitted the following report:

Atlanta, Ga., December 11, 1901.

Mr. Chairman:

Sir:—We submit to you a majority report for the subcommittee of three who was nominated to draft resolution concerning the professor and trustees of Deaf School, at Cave Spring, Georgia. We believe that there ought to be a change of the professor of the institution at Cave Spring, W. O. Connor. We do not believe that there is not some fraud in the management of the school.

2d. We believe that Mr. Corpet, one of the trustees at Cave Spring, did sell goods to that institution. We have the proof in the office of Attorney-General Joe Terrell of the State.

3d. We think that George W. Brown's statement, which is attached to this, should be investigated, and to look into every charge he has made, which is very grave and should be fairly considered. We believe him to be sincere, and respectfully ask you as our chairman, to have a special committee to take him and his sworn statements, and his letter written last night in committee, 10th inst., and give him a thorough investigation.

4th. We believe W. R. Jones, a graduate of Cave Spring, Georgia, should be given a fair and impartial hearing. We, after having given him a short hearing, believe that his every statements deserve some consideration, and we think that the present management of Cave Spring School for the Deaf is rotten, and will fall of its own rottenness in a short time.
5th. We ask that Mr. B. P. Lawrence, another mute who was before our committee on December 10, 1901, be examined by fair-minded and men who are not in any way connected with the institution.

6th. Our report for the conditions of the buildings and shop at Cave Spring; we find in good repair.

7th. We found large rooms at colored buildings at Cave Spring with only two beds in them, and other rooms being crowded with beds.

8th. In the wood shop we saw fine work in the way of furniture, tables and many other fancy works. We found tables that cost $15.00, center tables.

9th. We don't know how many is sold, or where the money is for the ones that are sold.

F. C. DAVIS.

December 11, 1901.

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 establish and maintain a dispensary in the city of Rome.

By unanimous consent the following resolution was taken from the table for the purpose of announcing the vote thereon, to wit:
By Mr. Harper of Wayne—

A resolution for the relief of A. J. Delk, W. B. Lyens, D. S. Price, and E. L. Fishback of Wayne county.

Before the vote could be announced Mr. Harper of Wayne, moved that the bill be tabled, which motion prevailed.

Mr. Knowles of Floyd, was allowed to withdraw House bill No. 535.

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 Senate, to wit:

A bill to give consent by this State to the acquisition by the United States of such lands in Georgia as are needed for a National Forest Preserve.

Also, a bill to incorporate the town of Maysville, in Jackson and Banks county.

Also, a bill to amend an Act incorporating the city of Cartersville.

Also, a bill to regulate the practice of judges in reducing their charges to writing.

Also, a bill to amend section 949 of the Code.

Also, the Senate has adopted the following joint resolution of the Senate, in which a concurrence is asked.
A resolution authorizing the compilation of a roster and history of the Georgia soldier and sailor.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend an Act incorporating the town of Culverton, in Hancock county

Also, a bill to authorize administrators, executors, guardians and trustees to invest trust funds in certain county and municipal bonds.

Also, a bill to amend section 3509 of volume 2 of the Code of 1895.

Also, a bill to repeal the several Acts incorporating the town of Preston in Webster county.

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

Mr. Speaker

The Special Judiciary Committee have had under consideration the following bills, which the committee recommend do pass, to wit:

Senate bill No. 115, by Mr. Hardaway of the 36th district, being a bill to make the judge and solicitor of Newnan city court elective by the people.

Senate bill No. 218, by Mr. Wilcox of the 15th district, being a bill to amend the charter of the town of McRae.

Respectfully submitted. W S. THOMPSON, Chairman.
The following Senate bill was read the second time, to wit:

By Mr. Hardaway of the 36th district—

A bill to make the judge and solicitor of the city court of Newnan elective by the people, 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 bill of the Senate.

A bill to establish the city court of the town of Buford, in Gwinnett county.

The following resolution was taken from the table by unanimous consent for the purpose of announcing the vote thereon.

By Mr. Miller of Muscogee—

A resolution to appropriate $62,500 toward the payment of indigent pensions.

On the passage of the resolution the ayes and nays were ordered on yesterday, and on taking the ballot viva voce the vote was as follows:

By unanimous consent the following bills were read the third time and put upon their passage, to wit:
By Mr. McLennan of Telfair—

A bill to amend section 813 of the Penal Code, allowing judges of the superior courts to remove jury commissioners.

Mr. McLennan of Telfair proposed the following amendment, which was read and adopted, to wit:

Amend section 1 by striking from the 16th line thereof the words "with or without," and inserting in lieu thereof the word "for."

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 88, nays 15.

The bill having received the requisite constitutional majority was passed as amended.

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb,
Blalock, Blue, Booth, Bray, Brewton, Bruce,
Burnett, Carrington, Cowart, Davis of Newton,
Deal, Drawdy, Duncan, Egleston,

Everett, Felder, Flynt,
Foster of Floyd, Foster of Towns,
Foster of Oconee, Frederick,
Freeman of Troup, Freeman of Whitfield, Hutchins,
Gary, George of Morgan, Grice,
Hamby, Hamilton, Hammock,
Harden of Chatham, Hardin of Wilkes,
Lawrence, Lott, Luttrell, Madden, Miller, Mitchell of Emanuel, Mitchell of Thomas, Monroe, Moore, Morris, Mulherin, Mullins, Narramore, O'Connell, Ousley, Park of Greene, Park of Troup Parker, Perry, Peyton, Pierce, Quillian, Rawls, Reid of Campbell, Rhyne, Sanders, Schley, Shipp, Slaton, Steed, Stevens, Stewart, Stubbs, Symons, Tarver, Taylor, Thomas, Thompson of Dooley, Toomer, Tumlin, Underwood, Walker of Webster, Wellborn, Wells, Whitehead, Williams, Willingham, Wilson.

Those voting in the negative were Messrs.—

Bailey, Bell, Carswell, Crumbley, Franklin, Hall of Bibb, Hardwick, Hilton, Hixon, McFarland, Merritt, Shank, Sikes, Singletary, Smith of Hancock, Stein,

Those not voting were Messrs.—

Roberts, Tisinger, Wight of Dougherty, 
Smith of Henry, Turner, Wilkes, 
Stafford, Walker of Brooks, Wright of Floyd, 
Sturgis, Walker of Crawford, Yates. 
Thompson of Banks, Welch, Mr. Speaker.

Ayes 98, nays 22.

On the motion of Mr. Wilson of Clay, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 98, nays 22.

The resolution having received the requisite constitutional majority was passed.

Mr. Wright of Floyd, moved that the morning session be extended until 1:30 o'clock, which motion prevailed.

By Mr. Henry of Murray—

A resolution to reimburse the doorkeeper of the Senate for the payment of the third assistant doorkeeper up to the 14th of November, 1901.

An appropriation being involved the Speaker resolved the House into a committee of the whole and designated as chairman of the committee Mr. Park of Greene.

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

The report of the committee was agreed to.
On passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

Allen, Ayres.
Bailey, Bell, Bower, Brock,
Bruce, Carswell, Clower,
Copeland, Crawford,
Davis of Meriwether, Davis of Newton,
Dean, Dorminy, English,
Franklin, George of DeKalb,
George of Morgan, Gresham,
Gress, Grace, Hall of Bibb,
Hardin of Wilkes, Hardwick,
Harrell, Harvard,
Hawes, Henderson,
Herrington, Hilton,
Howard of DeKalb, Johnson of Jefferson,
Knowles, Luttrell,
Mulherin, O'Connell,
Park of Troup, Perry.
Pierce, Quillian,
Reid of Campbell, Rhyne,
Stubbs, Sturgis,
Symons, Thompson of Banks,
Tisinger, Toomer.

Ayes 116, nays 0.

On motion of Mr. Harden of Chatham, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 116, nays 0.

The resolution having received the requisite constitutional majority was passed.

The committee appointed to visit the Georgia School of Technology, submitted the following report:

Mr. Speaker:

The sub-committee from the Committee on Education, appointed to visit the Georgia School of Technology, beg to report that they found the buildings and grounds in
splendid condition, with the exception of the main or administration building, which needs some interior repairs.

Two new buildings have been erected during the year, the Swan dormitory, a gift to the School, at a cost of $30,000, and the Electrical building, at a cost of $15,000. These two magnificent additions are the result of the State's appropriation last year of $10,000 for building purposes, and shows that an additional $35,000 was raised outside by the friends of the institution. The Electrical building is only partially furnished, on account of lack of funds for purchasing necessary machines and equipments. The new dormitory furnishes accommodations for about one hundred students. Both the Swan and Knowles dormitories are comparatively full of students.

The textile department continues to be one of the most desirable and largely attended adjuncts of the college. During the past year it has added much new machinery at very little cost to the State, and is now one of the best textile schools in this country.

During the year the campus grounds have been vastly improved, over $3,000 worth of work having been done thereon by the commissioners of Fulton county, at no cost to the State.

The total enrollment of the school to date is 417, and will probably reach 475 before the close of the year. Of those in attendance, thirty students are from outside this State. Nearly every county in the State is represented on the enrollment list.

One of the most urgent needs of the institution at present is a commodious building for mess hall and kitchen.
At present the mess hall is in the basement of the Knowles dormitory, and is dark, crowded and entirely inadequate for the present large attendance, which increases each year. Only one hundred students can be seated in the dining-room and they are compelled to eat in relays.

Considerable new machinery is needed in the school shops to bring them up to the highest order of excellence, and an equipment for the testing laboratory in the Electrical building is also wanted. It is highly probable if the State would appropriate a portion of the money for this purpose the balance would be subscribed by friends of the institution.

The committee desires to express its entire approval of the capable management of the college by Captain Hall, to whose untiring energy and known ability, much of the success of the institution is due. He is ably assisted by an efficient corps of professors and instructors to the number of about thirty. The discipline is possibly more exacting than in many other colleges in the South, but thorough good feeling and fellowship exists between the professors and students. The school is conducted on business principles, and in cases where students are found to be entirely unfitted for the character of work they are pursuing, they are advised to attend some other institution.

Respectfully submitted.

G. W. JORDAN, Chairman,
C. C. HOUSTON,
D. C. McLennan,
N. L. Hutchins, Jr.,
C. C. Richardson,
G. W. CLOWER,
J. T. STEWART.

Committee.
The undersigned members, appointed to investigate the constitutionality of certain measures, submitted the following report:

Mr. Speaker:

Your committee appointed by resolution of the House to investigate and report to the House as to whether a bill passed by either House could be transmitted and read in the other House the same day, under the constitutional provision that every bill shall be read three times, and on three separate days, in each branch before it shall pass, beg leave to submit the following report: Upon examination of the Constitution of the State, we find the language of the present constitution, in the first constitution adopted by the people of this State, to wit:

The constitution adopted 1789, and it remained unchanged in all subsequent Constitutions of the State until the constitution of 1861. In the constitution of 1861 the provision is as follows: Every bill, before it shall pass, shall be read three times and on three separate and distinct days in each House. The evident construction placed by the framers of the constitution of 1861 upon this constitutional provision, was that the bill might be passed in one House and read the first time in the other House upon the same day, and the purpose of changing this altered this constitutional provision so that bills must be read in each House on separate and distinct days.

We have not had access to the constitution of 1865, therefore do not know what change, if any, was made in the constitution of 1865, but the constitution of 1868 changed this paragraph of the constitution of 1861, omitting the word “distinct,” and restored the constitutional
provision as it had existed before the adoption of the constitution of 1861, and this is also true of the present constitution of 1877, as it was clearly the purpose of the constitution of 1861 to change this constitutional provision as it had previously existed by the introduction of the word "distinct." It is equally clear that it was the intention of the framers of the constitution of 1868 and 1877, to restore this constitutional provision as it had existed prior to the constitution of 1877, by the omission of the word distinct.

Your committee are, therefore, of the opinion that a bill can pass in one House and read for the first time in the other House the same day.

Respectfully submitted,

JOS. H. HALL,
WM. T. GARY,
A. M. DEAL.

Mr. Hamby of Rabun, chairman of Committee to visit the Academy for the Blind, submitted the following report:

Mr. Speaker:

Your Committee on Academy for the Blind, beg leave to submit the following report:

Your committee visited the Academy for the Blind December 3d, and found that there are 70 white and 22 colored pupils in that institution.

A thorough examination of the buildings was made, and as a result of the special appropriation of four thousand
dollars made at the session of the legislature in 1900 for the purpose of permanently improving them, they were found to be in good condition.

The present management of the Academy was investigated by the committee, and ascertained to be satisfactory.

For want of time and owing to the recent investigation of the affairs of the institution by a special joint committee appointed at the session of the Legislature in 1900 for that purpose, your committee did not make an examination of the accounts, vouchers and books of the Academy, except in a casual way, for the time intervening between the examination of the special joint committee and the present. This casual examination of the books and vouchers of the Academy for the time mentioned was entirely satisfactory.

Respectfully submitted.

R. A. E. HAMBY,
Chairman.

Mr. Gresham, chairman of the Committee to visit the State University, submitted the following report:

Mr. Speaker

Your special committee visited the University of Georgia on Wednesday, November 27th, ultimo, for the purpose of inspecting the University, and submit the following report:

We found a spirit of harmony pervading the University, and the faculty and student-body on most pleasant terms. This spirit has made the work for both faculty and student-body more harmonious and profitable. The course pursued by the faculty of placing the student on his honor, we
believe will tend to make stronger, better men. We find all the departments of the school in good, healthy condition, and do not care to enter into detail in regard to all of them, but wish to call especial attention to the new buildings now nearing completion, and the Agricultural department.

At the former session of the General Assembly $45,000 was appropriated for the purpose of repairing the old buildings, and building a new dormitory and mess hall, $10,000 for repairs and $35,000 for new buildings. For the disposition of the $10,000 for repairs we respectfully refer your to the report of the Board of Trustees of the University of Georgia, and in regard to the new buildings, we desire to say that we were shown over both the new dormitory and the mess hall. The dormitory, when completed, will be, we think, the most striking building of the University. Its situation, facing the athletic field, is an admirable one, and shows the beauty of the building to the very best advantage. The rooms in this building are large, airy and well lighted. The building is equipped with all modern appliances necessary to making it comfortable and commodious. The building when completed will accommodate eighty-four men without crowding them.

The new mess hall, containing a new dining-room, kitchen, pantry, and waiting-room, has a capacity of one hundred and fifty men at one sitting. The kitchen is modern and convenient. The waiting-room will be made comfortable, so that men who come before the dining-room is opened, will have a place to wait. Lavatories join the waiting-room. Rooms in the second story of the building are provided for the matron and other necessary attaches of the mess hall. The entire cost of board at the
mess hall and lodging in the dormitory, together will not exceed eight dollars per month.

The trustees in locating these buildings, have had a view to the erection of buildings in the future so as to bring into use a part of the campus which is now practically useless and not improved. The committee approves this scheme heartily, and in concluding our report on these buildings, desire to say that we believe this money has been well and wisely expended.

One of the most important departments of the University is the Agricultural department, and in regard to that we wish to report as follows: Half the money for repairs was expended in fixing up Agricultural Hall, which makes it one of the best equipped departments of the University. Too much cannot be said in praise of this department. The faculty proposes to use as an experiment farm about seven acres of the campus now used for other purposes. This will bring the study of practical and real agriculture under the eyes, not only of those students engaged in the study of agriculture, but of the entire student-body.

The farm now used by this department, which is a fine one, is located at some distance from the college grounds, and is inconvenient for the uses of this department. This new plan brings the actual growing and cultivation of the plants with the effects of the different fertilizers used, directly under the supervision of the agricultural department, and convenient to every student of this department and the University, so that there can now be had practical instruction in this important branch without the least inconvenience to the faculty or students. Aside from the benefits already mentioned, it may be said that the grounds will be very much improved in appearance.
In conclusion, we wish to call attention to the supplement to Fall Bulletin, advertising a short winter course in agriculture, horticulture and dairying, which begins January 6th and closes March 29, 1902. There are no fees and no entrance examinations for this course, and table board may be had at $7.50 to $8.00 per month. This places this important course within reach of most every farmer’s son of Georgia, and the committee hopes the course will be well attended.

Respectfully submitted.

E. B. GRESHAM.
Chairman.

On motion of Mr. Flynt of Spalding, the following House bill was taken from the table and put upon its passage, to wit:

By Mr. Flynt of Spalding—

A bill to pay the sum of $447.00 to the widow of Jno. McI. Kell.

An appropriation being involved the ayes and nays were ordered.

The ballot viva voce was had, but before the vote could be announced Mr. Flynt of Spalding moved to table the bill, which motion prevailed.

By Mr. Hall of Bibb—

A bill to authorize the Governor and treasurer to issue bonds for the purpose of paying off past due bonds issued by Chas. J. Jenkins, and known as “Convention Bonds.”
Wednesday, December 11, 1901.

An appropriation being involved the Speaker resolved the House into a committee of the whole, and designated as chairman of the committee Mr. Freeman of Troup.

After a consideration of the bill the committee arose, and through their chairman reported the bill back to the House with the recommendation that it do pass.

The above bill was displaced by the following bills having been set as a special order for this hour. They were taken up, read the third time and put upon their passage, to wit:

By Mr. Kelly of Glascock—

A bill to revise the election laws of this State.

On the passage of the bill Mr. Hardwick called for the ayes and nays.

Before the result could be declared Mr. Miller moved to adjourn, which motion prevailed.

Leave of absence was granted Messrs. Perry of Gwinnett, Harkins.

The Speaker then announced the House adjourned until 3 o'clock this afternoon.

Wednesday, 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. Harper of Chattooga, the roll-call was dispensed with.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Johnson of Appling—

A bill to establish a system of public schools for the town of Hazlehurst.

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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hamby of Rabun—

A bill to prohibit the transferring or driving of cattle south of the Blue Ridge Mountains through the counties of Rabun, Towns or Union.

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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Lane of Sumter, House bill No. 755 was tabled.

By Mr. Peyton of Habersham—

A bill to cede to the United States jurisdiction over certain lands for the establishment of a Forest Preserve.
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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wright of Floyd—

A bill to protect motormen operating electric cars.

The following amendments were read and adopted, to wit:

By Mr. Miller of Muscogee—

Amend by adding the following: “Provided the provisions of this bill shall not become compulsory before October 1, 1902.”

The committee proposed the following amendments, which were adopted, to wit:

Amend by striking out in the caption after the word “cars,” in the third line down to the word “to,” in the 5th line, and inserting in lieu thereof the words “in this State.”

Also amend by striking out the words in section 1, after the word “cars,” in the 7th line down to and including the word “State,” in the 9th line, and inserting in lieu thereof the words “in this State.”

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to as amended.

On passage of the bill the ayes were 101, nays 3.
The bill having received the requisite constitutional majority was passed as amended.

By Mr. Slaton of Fulton—

A bill to amend section 1624 of the Code of 1895, and for other purposes.

The committee offered the following amendment, which was read and adopted, to wit:

Amend by striking from the third section the following words: “who shall bring suit before any justice of the peace having local jurisdiction thereof,” and inserting in lieu thereof the following: “to be recovered before any court having jurisdiction thereof.”

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 89, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Hall of Bibb—

A bill to provide for the issuing of bonds to pay off certain past due bonds issued by Chas. J. Jenkins, Governor, and known as “Convention Bonds.”

Mr. Kelly of Glascock, moved that the bill and pending amendments be tabled, and on that motion 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.—


Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Allen, Bell, Bruce, Bush, Carswell, Crawford, Darden, Davis of Meriwether, Davis of Newton, Dean, Duncan, Foster of Towns, Franklin, Frederick, George of DeKalb, Gresham, Gress, Griffin of Twiggs, Hall of Fannin, Hamby, Harrell, Hathcock, Harkins, Hawes, Henderson, Herrington, Hilton, Hitch, Hodges, Howard of DeKalb, Huie, Johnson of Appling, Jordan of Pulaski, Kilburn, Knight, Knowles, Land, Lawrence, McLennan, Miller, Mitchell of Emanuel, Mullins, O’Connell, Orr, Ousley, Park of Troup, Perry, Pierce, Quillian, Rawls, Schley, Smith of Henry, Stafford, Sturgis, Thompson of Banks, Tisinger, Walker of Crawford, Wells, Wight of Dougherty, Mr. Speaker.

Ayes 61, nays 54.

By unanimous consent the verification of the roll-call was dispensed with.

On the motion to table the ayes were 61, nays 54. The motion to table therefore prevailed.

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 amend section 2234 of the Code of 1895.
Also, a bill to amend section 1255 of the Code of 1895.

Also, a bill to correct errors on the Chickamauga Monument.

Also, a bill to incorporate the town of Linwood, in the county of Walker.

Also, the following House bills as amended:

A bill to provide for the teaching of physiology and hygiene in the public schools in Georgia.

Also, a bill to amend section 3249 of the Code of 1895.

Also the following resolutions of the House:

A resolution to pay pension due Thos. Channell.

Also, a resolution to pay the pension of Wm. R. Hodgson to his widow, Mrs. Laura J. Hodgson.

Also, a resolution to refund the amount received by the State of Georgia from the sale of wild lands of Annie E. Branch.

Also, a resolution to pay pension of W. L. Fenley to his widow.

Also, a resolution to pay pension of J. W. Harden to his widow.

Also, a resolution for the relief of E. S. O'Brien.

Also, a resolution for relief of Joe W. O'Brien.

Also, a resolution that the pension of the late William J. Watkins for the year 1900, be paid to his four children.
Also, a resolution to pay W. L. Taylor of Coweta county, for 1899, pension.

Also, a resolution for the relief of Andrew N. Plunkett of Rockdale county.

Also, a resolution for the relief of J. T. Mikell.

Also, a resolution to refund the sum of $80.00 to Thos. Nall and A. S. Murray, sureties upon the bond of R. E. Hardy, former tax-collector of Spalding county.

Also the following resolution of the House was read and adopted.

A resolution for the completion of the unfinished business of the session, 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 bill of the Senate, to wit:

A bill to amend the charter of the town of Emerson, in the county of Bartow.

Mr. Steed, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations have had under consideration the following bills of the Senate, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:
WEDNESDAY, DECEMBER 11, 1901.

A bill to repeal an Act incorporating the town of Irwinville, in the county of Irwin.

Also, a bill to incorporate the town of Irwinville in Irwin county.

Respectfully submitted.

W E. STEED,
Chairman.

The following bill, which was tabled at this morning's session was taken up for the purpose of announcing the vote thereon, to wit:

By Mr. Flynt of Spalding—

A resolution to pay to Mrs. John McIntoch Kell the sum of $447.00.

The ballot viva voce which was had on yesterday was as follows:

Those voting in the affirmative were Messrs.—

Adams, Bailey, Barron, Blalock, Boswell, Bower, Bray, Brewton, Brock, Bruce, Burnett, Daughtry, Deal, Drawdy, Egleston, Everett, Felder, Flynt, Fort, Foster of Floyd, Foster of Towns, Freeman of Troup, Gary, George of DeKalb, George of Morgan, Gress, Griffin of Twiggs, Grice, Hall of Bibb, Hall of Fannin, Hamby, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harvard, Harkins, Hilton, Hitch, Hogan, Hosch, Houston, Howard of Baldwin, Huie,

Those voting in the negative were Messrs.—

Anderson of Cobb, Ayres, Blue, Booth, Bush, Carrington, Cowart, Crumbley, Darden, Davis of Meriwether, Dorminy, Foster of Oconee, Frederick, Freeman of Whitfield, Harper of Wayne, Hixon, Howell, Hutcheson, Johnson of Appling, Kelly, Lane, Lawrence, Luttrell, McFarland, McKay, Maples, Merritt, Mitchell of Thomas, Moore, Parker, Pierce, Reid of Campbell, Richardson, Sanders, Singletary, Smith of Hancock, Stewart, Thomas, Tumlin, Welch, Yates.

Those not voting were Messrs.—

Allen, Anderson of Bartow, Bell, Carswell, Clower, Copeland, Crawford, Davis of Newton, Dean, Duncan, English, Franklin, Gresham, Harrell, Harper of Chattooga, Hathcock, Hawes, Henderson, Henry, Herrington, Hodges, Howard of DeKalb, Kilburn, Mitchell of Emanuel,
Ayes 93, nays 42.

On motion of Mr. Wilson of Clay, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 93, nays 42.

The resolution having received the requisite constitutional majority was passed.

The following resolution was also taken from the table for the purpose of announcing the vote thereon, to wit:

By Mr. Harper of Wayne—

A resolution for the relief of A. J. Delk, W. B. Lyens, D. S. Price and E. S. Fishback of Wayne county.

The viva voce ballot which was had on yesterday was as follows:

Those voting in the affirmative were Messrs.—
Hamilton,                      Hamilton,                      Land,                     Roberts,
Hammock,                     Hammock,                     Luttrell,                 Shank,
Harden of Chatham,           Harden of Chatham,             McLennan,                Shipp,
Hardin of Wilkes,            Hardin of Wilkes,              Madden,                  Sikes,
Harrell,                      Harrell,                      Miller,                  Slaton,
Harper of Wayne,             Harper of Wayne,                Mitchell of Thomas,       Steed,
Harvard,                      Harvard,                      Monroe,                  Stevens,
Hitch,                        Hitch,                        Morris,                  Stewart,
Hogan,                        Hogan,                        Mulherin,                Stubbs,
Houston,                      Houston,                      Narramore,               Symons,
Howard of Baldwin,            Howard of Baldwin,              Niblock,                Tarver,
Huie,                         Huie,                        O'Connell,              Taylor,
Hutchins,                     Hutchins,                      Orr,                     Thomas,
Johnson of Appling,           Johnson of Appling,             Park of Greene,          Toomer,
Johnson of Jefferson,         Johnson of Jefferson,           Peyton,                  Underwood,
Joiner,                       Joiner,                       Quillian,             Willkes,
Jordan of Jasper,             Jordan of Jasper,               Rawls,                  Williams,
Knowles,                      Knowles,                      Richardson,            Wilson.

Those voting in the negative were Messrs.—

Bailey,                      Bailey,                      Freeman of Whitfield,    Merritt,
Be l,                        Bel,                        Gary,                    Moore,
Brock,                       Brock,                      Hall of Bibb,            Ousley,
Bush,                        Bush,                       Henry,                   Parker,
Carrington,                  Carrington,                  Hilton,                 Pierce,
Clower,                      Clower,                      Hixon,                   Rhyne,
Copeland,                    Copeland,                    Hutcheson,              Singletary,
Crumbley,                    Crumbley,                    Jordan of Pulaski,       Smith of Hancock,
Dorminy,                     Dorminy,                     Kilburn,               Walker of Webster,
English,                     English,                     Knight,               Wellborn,
Foster of Floyd,             Foster of Floyd,               McFarland,             Willingham,
Foster of Oconee,            Foster of Oconee,              Maples,               Yates.
Franklin,                    Franklin,

Those not voting were Messrs.—

Allen,                       Allen,                      Darden,                Gresham,
Ayres,                       Ayres,                      Daughtry,            Griffin of Twiggs,
Boswell,                     Boswell,                     Davis of Meriwether,    Hall of Fannin,
Bower,                       Bower,                       Dean,                Hardwick,
Bruce,                       Bruce,                       Felder,              Hathcock,
Crawford,                    Crawford,                     George of DeKalb,      Harkins,
Hawes, Lott, Thompson of Dooly,
Henderson, McKay, Tisinger,
Herrington, Mullins, Turner,
Hodges, Park of Troup, Walker of Brooks,
Hosch, Perry, Walker of Crawford,
Howard of DeKalb, Reid of Campbell, Welch,
Howell, Reid of Taliaferro, Wells,
Johnson of Baker, Sanders, Whitchard,
Johnson of Bartow, Schley, Wight of Dougherty,
Kelly, Stafford, Wright of Floyd,
Lane, Sturgis, Mr. Speaker,
Lawrence, Thompson of Banks,

Ayes 84, nays 37

On motion of Mr. Wilson of Clay, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 84, nays 37

The resolution having failed to receive the requisite constitutional majority was lost.

On the motion of Mr. Kelly of Glascock, House bill No. 595 was tabled.

The following resolutions were read and adopted, to wit:

By Mr. Harper of Wayne—

A resolution extending the thanks of the House of Representatives to Hon. O. B. Stevens for tendering to the members of the House the book known as "Georgia Historical and Agricultural."

By Mr. Brock of Dade—

A resolution that the elevator boy be excused from 5 to 7 p. m.
By Mr. Underwood of White—

A resolution to excuse the pages of the House until 8 o’clock p. m.

By Mr. Miller of Muscogee—

A resolution to pay to S. J. Truitt of Muscogee county, his pension.

An appropriation being involved the Speaker resolved the House into a committee of the whole and designated as chairman Mr. Hall of Bibb.

After a consideration of the resolution, the committee arose, and through their charman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

**Those voting in the affirmative were Messrs.—**

- Adams,
- Anderson of Bartow,
- Anderson of Cobb,
- Bailey,
- Bell,
- Blalock,
- Booth,
- Bower,
- Bray,
- Brewton,
- Brock,
- Burnett,
- Carrington,
- Clower,
- Copeland,
- Cowart,
- Darden,
- Davis of Meriwether,
- Deal,
- Drawdy,
- Egleston,
- Everett,
- Felder,
- Flyut,
- Fort,
- Foster of Floyd,
- Frederick,
- Freeman of Troup,
- Freeman of Whitfield,
- Gary,
- George of DeKalb,
- Griffin of Twiggs,
- Grice,
- Hall of Bibb,
- Hamby,
- Hamilton,
- Hammock,
- Harden of Chatham,
- Hardin of Wilkes,
WEDNESDAY, DECEMBER 11, 1901.

Hardwick, Madden, Sanders, 
Harvard, Merritt, Singletary, 
Hitch, Miller, Slaton, 
Hosch, Mitchell of Thomas, Steed, 
Howard of Baldwin, Monroe, Stevens, 
Howell, Moore, Stewart, 
Hutcheson, Morris, Symons, 
Hutchins, Mulherin, Taylor, 
Johnson of Appling, Niblack, Thomas, 
Johnson of Baker, O'Connell, Tumlin, 
Johnson of Jefferson, Park of Greene, Walker of Webster, 
Joiner, Parker, Wellborn, 
Kelly, Rawls, Williams, 
Lane, Reid of Campbell, Willingham, 
Lawrence, Reid of Taliaferro, Wilson, 
Luttrell, Rhyne, Wright of Floyd. 
McFarland, Richardson, 
McLennan, Roberts, 

Those voting in the negative were Messrs.— 

Ayres, Foster of Towns, Maples, 
Blue, Henry, Smith of Hancock, 
Crumbley, Johnson of Bartow, Yates, 
Dorminy, McKay, 

Those not voting were Messrs.—

Allen, Gress, Huie, 
Barron, Hall of Fannin, Jordan of Jasper, 
Boswell, Harrell, Jordan of Pulaski, 
Bruce, Harper of Chattooga, Kiiburn, 
Bush, Harper of Wayne, Knight, 
Carswell, Hathcock, Knowles, 
Crawford, Harkins, Land, 
Daughtry, Hawes, Lott, 
Davis of Newton, Henderson, Mitchell of Emanuel, 
Dean, Herrington, Mullins, 
Duncan, Hilton, Narramore. 
English, Hixson, Orr, 
Foster of Oconee, Hodges, Ousley, 
Franklin, Hogan, Park of Troup, 
George of Morgan, Houston, Perry, 
Gresham, Howard of DeKalb, Peyton,
Ayes 93, nays 11.

On motion of Mr. Drawdy of Clinch, the verification of the roll-call was dispensed with.

On the passage of the resolution the ayes were 93, nays 11.

The resolution having received the requisite constitutional majority was passed.

On motion of Mr. Bush of Miller, House bill No. 612 was tabled.

By Mr. Blalock of Fayette—

A resolution to provide for the indexing of the House and Senate Journals of 1901.

An appropriation being involved the Speaker resolved the House into a committee of the whole, and designated as chairman of the committee, Mr. Deal of Bulloch.

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

The report of the committee was agreed to.
On passage of the resolution the ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Anderson of Bartow, Anderson of Cobb, Ayres, Bailey, Blalock, Blue, Booth, Bower, Bray, Brewton, Brock, Burnett, Bush, Carrington, Clower, Copeland, Cowart, Crumbley, Deal, Drawdy, Duncan, Egleston, Felder, Foster of Floyd, Foster of Oconee, Freeman of Troup, Gary, Gresham, Gress, Grice, Hamby, Hamilton, Hammock, Harden of Chatham, Hardin of Wilkes, Hardwick, Harvard, Henry, Hitch, Howard of Baldwin, Howell, Hutcheson, Hutchins, Johnson of Appling, Johnson of Bartow, Joiner, Lane, Lawrence, Luttrel, McKay, McLennan, Madden, Merritt, Miller, Mitchell of Thomas, Monroe, Moore, Morris, Mulherin, Narramore, Niblack, O'Connell, Park of Greene, Parker, Rawls, Reid of Campbell, Rhyne, Richardson, Sanders, Shipp, Sikes, Singletary, Slaton, Steed, Stevens, Stewart, Stubbs, Symons, Tarver, Taylor, Toomer, Tumlin, Walker of Webster, Welborn, Williams, Willingham, Wright of Floyd, Yates,

Those voting in the negative were Messrs.—

Bell, Darden, Hall of Bibb, Kelly, Maples.
Those not voting were Messrs.—


Ayes 90, nays 5.

On motion of Mr. Felder of Bibb, the verification of the roll call was dispensed with.

On passage of the resolution the ayes were 90, nays 5.

The resolution having received the requisite constitutional majority was passed.

Leave of absence was granted to Mr. Little of Muscogee, for the night's session.
On motion of Mr. Felder of Bibb, the House adjourned until 8 o’clock to-night.

Wednesday, 8 o’clock p. m.

The House reconvened at this hour and was called to order by the Speaker pro tem.

On motion of Mr. Mitchell of Thomas, the call of the roll was dispensed with.

By unanimous consent the following bills of the Senate were read the second time, to wit:

By Mr. Smiley of the 2d district—

A bill to provide for the registration of the marks of all cattle, etc., killed in McIntosh county.

On motion of Mr. Slaton the bill just read was recommitted to the General Judiciary Committee.

By Mr. Carter of the 16th district—

A bill to amend section 1300, volume 1 of the Code.

By Mr. Harrell of the 12th district—

A bill to amend section 41 of the Political Code.

By Mr. Allen of the 20th district—

A bill to amend an Act in reference to fire insurance companies.

By Mr. Howell of the 35th district—

A bill to amend section 511 of the Penal Code.
By Mr. Wilcox of the 15th district—

A bill to compel railroad companies and individuals, etc., to provide separate water-closets for males and females.

By Mr. Allen of the 20th district—

A bill to authorize administrators, executors, etc., to give bond in certain cases.

By Mr. Bell of the 39th district—

A bill to fix the fees of the judges of the superior courts and sheriffs in certain cases.

By Mr. Ellis of the 22d district—

A bill to amend section 453 of the Criminal Code.

By Mr. Ellis of the 22d district—

A bill to amend section 2516, volume 2 of the Code.

By Mr. Howell of the 35th district—

A bill to provide for the paying off of bonds due in 1902.

By Mr. Wilcox of the 15th district—

A bill to authorize the mayor and council of McRae to establish a system of water-works.

By Mr. Wilcox of the 15th district—

A bill to repeal an Act to incorporate the town of Irwinville.
By Mr. Wilcox of the 15th district—

A bill to incorporate the town of Irwinville.

The following Senate bills were read the first time, to wit:

By Mr. Smith of the 34th district—

A bill to establish the city court of Buford.

Referred to Committee on General Judiciary.

By Mr. Allen of the 20th district—

A bill to regulate the practice of the judges of the superior, city, and county courts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Allen of the 20th district—

A resolution to authorize the compilation of a roster of soldiers and sailors in the civil war who enlisted from Georgia.

Referred to Committee on Military Affairs.

By Mr. Baker of the 42d district—

A bill to amend an Act to incorporate the town of Emerson, in the county of Bartow.

Referred to Committee on Corporations.

By Mr. Holder of the 33d district—

A bill to incorporate the town of Maysville, in the counties of Jackson and Banks.
Referred to Committee on Corporations.

By Mr. Cobb of the 31st district—

A bill to give consent by the State of Georgia to the acquisition of certain territory in this State by the United States for the purpose of establishing a National Forest Preserve.

Referred to General Judiciary Committee.

By Mr. Hardeman of the 36th district—

A bill to amend paragraph 6, section 949, volume 1 of the Code.

Referred to General Judiciary Committee.

By Mr. Baker of the 42d district—

A bill to amend an Act to incorporate the city of Cartersville.

Referred to 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 bills of the House, to wit:

A bill to create a new charter for the city of LaGrange.

Also, a bill to amend the charter of the town of Kestler.

Also, a bill to authorize the town of Comer to create a debt for said town.
Also, a bill to amend the charter of the city of Macon.

Also, a bill to incorporate the town of Powder Springs, in Cobb county.

Also, a bill to amend the charter of the town of Bluffton.

Also, a bill to protect game in the county of Randolph.

Also, a bill to authorize the mayor and council of Savannah to close Centre street.

Also, a bill to amend the charter of the city court of Baxley.

Also, a bill to authorize the trustees of the Calhoun Institute to transfer said property to the town of Calhoun.

Also, a bill to establish a system of public schools in the town of Ashburn.

Also the following resolution of the House:

A resolution for the relief of B. P. Freeman and J. B. Freeman.

Also the following bill of the House as amended:

A bill to establish a dispensary in the town of Eastman.

Mr. Blalock, chairman of Appropriation Committee, submitted the following report:

Mr. Speaker:

The Committee on Appropriations has had under consideration the following resolution, which they request me as their chairman to report the same back as do pass as amended:
By Mr. Howell of the 35th district—

A resolution providing for the paying off of certain bonds of the State due in 1902.

Respectfully submitted.

A. O. BLALOCK.
Chairman.

On motion of Mr. Tumlin of Carroll, House bill No. 566 was tabled.

On motion of the author House bill No. 220 was tabled.

On motion of Mr. Wilson of Clay, House resolution No. 219 was tabled.

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

By Mr. Johnson of Bartow—

A bill to amend section 807, volume 1 of the Code.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of Bartow—

A bill to amend section 808, volume 1 of the Code of 1895.
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.

The bill having received the requisite constitutional majority was passed.

By Mr. Yates of Catoosa—

A bill to cede to the United States jurisdiction over certain lands and roads.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Felder of Bibb—

A bill to provide for the establishment by the county authorities, rules and regulations for the protection of health.

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.

The bill having received the requisite constitutional majority was passed.

The following bills was read and the Senate amendment concurred in, to wit:
By Mr. Harrell of Dodge—

A bill to establish a dispensary for the town of Eastman.

To amend by adding the following section, to wit:

"Sec. 12. When one-third of the qualified voters of Dodge county petition the ordinary of said county for a dispensary, he shall, after advertising thirty days in the newspaper in which the sheriff's sales are advertised in said county, he shall order an election and submit the question dispensary or no dispensary to the qualified voters of the county. Those who favor a dispensary shall have written or printed on their ballots "for dispensary," and those who oppose the dispensary shall have written or printed upon their ballots, "against dispensary." And if a majority of the votes cast are cast for a dispensary, this Act shall be of full force, but if a majority shall vote against dispensary, this act shall be null and void. Said election to be held as election for other county officers are held."

By Mr. Toomer of Ware—

A bill to regulate the granting of new trials.

The following amendment was read and adopted to wit:

Amend by striking from the 8th line of section 1 the words "as contrary to the evidence," and from the 9th and 10th line of said section the words "or contrary to the evidence."

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 90, nays 0.
The bill having received the requisite constitutional majority was passed.

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

By Mr. Howell of the 35th district—

A bill to authorize the Governor to appoint an additional depository in the city of Atlanta.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Jarnagan of the 19th district—

A bill to incorporate the town of Union Point, 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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wilcox of the 15th district—

A bill to amend the charter of the town of Fitzgerald.

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 92, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Allen of the 20th district—

A bill to amend an Act to create a new charter for the town of Milledgeville.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Swift of the 30th district—

A bill to prescribe the tuition of resident and non-resident students in the State School of Technology, and for other purposes.

The committee proposed the following amendment which was read and adopted, to wit:

Amend by inserting the word "school," in the 7th line of section 1, between the words "Technology" and "shall."

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.

The bill having received the requisite constitutional majority was passed as amended.
By Mr. Johnson of the 5th district—

A bill to authorize the Prison Commissioner to turn over to Wall & Peagler certain county warrants.

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.

The bill having received the requisite constitutional majority was passed.

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

Mr. Speaker:

Your Committee on Counties and County Matters have had under consideration bill No. 804, which is a bill to repeal an Act establishing a city court for the city of Jefferson, in Jackson county, which they instruct me, as their chairman, to report back with the recommendation that it do pass.

Respectfully submitted.

W T. LANE,
Chairman.

On motion of Mr. Mitchell of Thomas, the House adjourned until 9:30 o'clock to-morrow morning.
Atlanta, Georgia,
Thursday, December 12, 1901.

The House met pursuant to adjournment at 9:30 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:

THURSDAY, DECEMBER 12, 1901.

Maples, Merritt, Miller, Mitchell of Emanuel, Mitchell of Thomas, Monroe, Moore, Morris, Mulherin, Mullins, Narramore, Niblack, O'Connell, Orr, Ousley, Park of Greene, Park of Troup, Parker, Perry, Peyton, Pierce, Quillian, Rawls, Reid of Campbell, Reid of Taliaferro, Rhyne, Richardson, Roberts, Sanders, Shank, Shipp, Sikes, Singletary, Slaton, Smith of Hancock, Smith of Henry, Stafford, Steed, Stevens, Stewart, Stubbs, Symons, Tarver, Taylor, Thomas, Thompson of Banks, Tisinger, Toomer, Tumlin, Underwood, Walker of Brooks, Walker of Webster, Wellborn, Welch, Wells, Whitchard, Wight of Dougherty, Williams, Willingham, Wilson, Wright of Floyd, Yates, Mr. Speaker.

Those absent were Messrs.—


Mr. Merritt of Hancock, reported that the Journal of yesterday's proceedings had been examined and found correct.

On motion of Mr. Park of Greene, the reading of the Journal was dispensed with.

The following resolutions were read and unanimously adopted, to wit:
By Mr. McKay of Liberty—

Resolved by the House, First, that it learns with regret of the death of Hon. Lectured Crawford, the representative from McIntosh county.

Second, That a committee of one from this House be appointed to escort his remains to his home.

Third, The House regrets that owing to the important business before this body, and it being at the close of the session, it cannot adjourn in respect to said Lectured Crawford.

Fourth, That this resolution be entered upon the Journal of the House.

By Mr. McKay of Liberty—

Resolved by the House of Representatives, That the per diem and mileage accruing to Hon. Lectured Crawford, who served a part of the present session, and has died during the session, be paid to his widow by the State treasurer.

The above resolution was adopted unanimously.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to amend section 1653 of the first volume of the Code of 1895.

Also, an Act to define and extend the corporate limits of the city of Savannah.

Also, an Act to regulate the practice in justice courts in cities of sixty thousand inhabitants, or more.
Also, an Act to amend the public school laws in the town of Decatur.

Also, an Act to amend section 1655 of volume 1 of Code of 1895.

Also, an Act to regulate and prescribe the fees and costs of the solicitor-general of Miller county, in certain cases.

Also, an Act to amend an Act incorporating the town of Carnesville.

Also, an Act to incorporate the town of Lenox.

Also, an Act to amend an Act establishing a public school system for Fulton county.

Also, a resolution to appropriate money to pay expenses of committee to investigate Academy for Blind.

Respectfully submitted.

C. J. WELLBORN, Jr.,
Chairman.

Mr. Steed, chairman of Committee on Corporations, submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration the following Senate bill, which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Maysville, in Jackson and Banks counties.

This committee have also had under consideration the following Senate bill, which I am instructed to report back
to the House with the recommendation that the same do not pass, to wit:

A bill to amend an Act incorporating the city of Cartersville, in Bartow county, and for other purposes.

Respectfully submitted.

W. E. STEED,
Chairman.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker.

The Committee on Temperance have had under consideration Senate bill No. 169, a bill to be entitled an Act to repeal an Act to prohibit the sale of any kind of intoxicating liquors in 432d district G. M., of Irwin county, and instruct me, as their chairman, to report the same back with a recommendation that it do pass.

WRIGHT,
Chairman.

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

By Mr. Sullivan of the 18th district—

A bill to amend section 4340 of the Code of Georgia, so as to remove the restrictions of holding only two terms of the superior courts in the several counties of this State.

Mr. Hatchcock of Douglas, 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 motion of Mr. Gary of Richmond, the bill was tabled.

On motion of Mr. Gary the bill was taken from the table and put upon its passage.

No quorum having voted on the passage of the above bill, Mr. Hardwick moved that the roll be called to ascertain if a quorum was present, which motion prevailed.

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

Adams,
Anderson of Bartow,
Anderson of Cobb,
Ayres,
Barron,
Bell,
Blue,
Boswell,
Brewton,
Brock,
Bruce,
Bush,
Carrington,
Clower,
Cowart,
Crumbley,
Darden,
Deal,
Drawdy,
Egleston,
English,
Everett,
Felder,

Fort,
Foster of Floyd,
Foster of Towns,
Foster of Oconee,
Franklin,
Frederick,
Freeman of Troup,
Freeman of Whitfield,

Harkins,
Hawes,
Herrington,
Hilton,
Hitch,
Hixon,
Hosch,
Houston,

Howard of Baldwin,
Howell,
Huie,
Hutcheson,
Hutchesins,

Johnson of Appling,
Johnson of Baker,
Johnson of Bartow,
Johnson of Jefferson,

Joiner,
Jordan of Jasper,
Jordan of Pulaski,
Kelly,
Kilburn,
Knight,
Those absent were Messrs.—

Allen, Bailey, Blalock, Booth, Bower, Bray, Burnett, Carswell, Copeland, Crawford, Daughtry, Davis of Meriwether, Davis of Newton, Dean, Dorminy, Duncan, Flynt, Gresham, Gress, Griffin of Twiggs, Harrell, Harvard, Henderson, Henry, Hodges, Hogan, Howard of DeKalb, Knowles, Land, McKay, Miller, Mitchell of Emanuel, Mullins, Orr, Ousley, Park of Greene, Schley, Stubbs, Sturgis, Symons, Walker of Crawford, Welch, Wilkes, Williams,

It having been ascertained that a quorum was present, 130 members having answered to their names, the House proceeded with the business before it.
On the passage of the bill Mr. Gary 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.—


Those voting in the negative were Messrs.—

Ayres, Bailey, Bell, Blue, Brewton, Cowart, Darden, English, Foster of Floyd,
Those not voting were Messrs.—

| Allen   | Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick, Allen, Blalock, Booth, Boswell, Bray, Bush, Carswell, Crawford, Crumbley, Dean, Dorminy, Duncan, Felder, Flynt, Frederick |
| Gresham, Griffin of Twiggs, Harrell, Harvard, Henderson, Henry, Hodges, Hogan, Howard of DeKalb, Johnson of Bartow, Kiburn, Knowles, Land, McKay, Miller, Mitchell of Emanuel, Moore, Orr, Onsley, Park of Greene, Schley, Shank, Sturgis, Thompson of Banks, Walker of Crawford, Welch, Wilkes, Williams, Mr. Speaker, Ayes 91, nays 40. By unanimous consent the verification of the roll-call was dispensed with. On passage of the bill the ayes were 91, nays 40. The bill having received the requisite constitutional majority was passed. By Mr. Sullivan of the 18th district— A bill to regulate the expenditure of county funds in the purchase of goods and 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 88, nays 1.
The bill having received the requisite constitutional majority was passed.

On motion of Mr. Gary of Richmond, Senate bills Nos. 110, 112 and 113 were tabled.

By Mr. Lyndon of the 29th district—

A bill to establish and maintain a dispensary in the city of Washington, Wilkes county.

The committee proposed to amend by adding the following to be known as section 10.

"Sec. 10. Be it further enacted by the authority aforesaid, That the net profits arising from said dispensary shall be equally divided at least annually between the county of Wilkes and the said city of Washington, and the same shall be paid to the proper officers of said county and said city."

The amendment was adopted.

Mr. Shank of Wilkes, proposed the following amendment, which was read and adopted, to wit:

Amend by adding a need section to be known as section 11, to wit:

"Section 11. Be it further enacted by the authority aforesaid, That this Act shall not go into effect until November 1, 1902."
The report of the committee, which was favorable to the passage of the bill as amended was agreed to as amended.

On passage of the bill the ayes were 96, nays 5.

The bill having received the requisite constitutional majority was passed as amended.

On motion of Mr. Park of Greene, Senate bill No. 63 was tabled.

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

By Mr. Baker of the 42d district—

A bill to authorize the establishment of a dispensary in Cartersville.

By Mr. Bell of the 39th district—

A bill to submit to the people of this State for their ratification or rejection, certain amendments to the constitution.

By Mr. Wilcox of the 15th district—

A bill to repeal an Act to prohibit the sale of intoxicating liquors in the 432d district, G. M.

By Mr. Baker of the 42d district—

A bill to amend an Act to incorporate the town of Emerson.

By Mr. Smith of the 34th district—

A bill to establish the city court of Buford.
By unanimous consent the following resolution was read the second time, to wit:

By Mr. George of Morgan—

A resolution providing for the appointment of a committee of seven of the General Assembly to inquire into the school systems of other States.

On motion of Mr. McLennan of Telfair, the resolution was tabled.

Mr. Brock, chairman of the Committee on Military Affairs, submitted the following report:

Mr. Speaker:

The Committee on Military Affairs have had under consideration the following Senate resolution, which they instruct me, as their chairman, to report back to the House with the recommendation that the same do pass, to wit:

A resolution to authorize the compilation and roster of soldiers and sailors in the civil war who enlisted from the State of Georgia.

Respectfully submitted.

B. T. BROCK,
Chairman.

The undersigned members of the Committee on Appropriations, submitted the following minority report:

Mr. Speaker:

We, the undersigned members of the Committee on Ap-
appropriations, respectfully dissent from the report of a majority of said committee, which is favorable to the passage of Senate bill No. 54.

JOS. H. HALL,
C. L. COWART,
S. T. CRUMLEY,
A. I. SMITH,
I. P BLUE,
J. P KNIGHT,
K. S. ANDERSON,
J. T. PARKER.

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

Mr. Speaker:

The Senate has passed as amended the following resolution of the House, to wit:

A resolution to pay pension of W. H. Ryan to his widow.

The Senate has also passed the following bills of the House:

A bill to abolish the county court of Franklin county.

Also, a bill to establish the city court of Carnesville in and for the county of Franklin.

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

A resolution to pay the per diem and mileage due Lectured Crawford to his widow.
The following Senate bills were read the third time and put upon their passage, to wit:

By Mr. Hardaway of the 36th district—

A bill to make the judge and solicitor of the city court of Newnan elective by the people.

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 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Howell of the 35th district—

A resolution to pay off certain past due bonds of the State due in 1902.

The committee having offered a substitute, the same was read.

Mr. Harwick of Washington, called for the previous question.

Before the call for the previous question could be put to the House, Mr. Felder of Bibb, moved that the bill, together with the substitute and pending amendments, be tabled.

On the motion to table Mr. Hall of Bibb, called for the ayes and nays, which call was sustained, and on taking the ballot viva voce the vote was as follows:
Those who voted in the affirmative were Messrs.—

Adams, Adams of Bibb, Adams of Fannin, Moore, Moore of Narramore,
Anderson of Bartow, Anderson of Chattooga, Anderson of Wayn, Anderson of Bartow,
Barron, Harper of Wayne, Barron, Barron of Crumbley, Barron of Deal, Barron of English,
Blue, Herrington, Blue, Blue of Crumbley, Blue of Deal, Blue of English,
Boswell, Hilton, Boswell, Boswell of Crumbley, Boswell of Deal, Boswell of English,
Bray, Hutcheson, Bray, Bray of Crumbley, Bray of Deal, Bray of English,
Carswell, Johnson of Appling, Carswell, Carswell of Johnson of Baker, Carswell of Johnson of Bartow, Carswell of English,
Cowart, Johnson of Baker, Cowart, Cowart of Johnson of Baker, Cowart of Johnson of Bartow, Cowart of English,
Crumbley, Johnson of Bartow, Crumbley, Crumbley of Johnson of Bartow, Crumbley of Johnson of Bartow, Crumbley of English,
Deal, Johnson of Bartow, Deal, Deal of Johnson of Bartow, Deal of Johnson of Bartow, Deal of English,
English, Kelly, English, English of Kilburn, English of Knight, English of Freeman of Whitfield, Lane,
Felder, Kilburn, Felder, Felder of Kilburn, Felder of Knight, Felder of Freeman of Whitfield, Lane,
Frederick, Knight, Frederick, Frederick of Knight, Frederick of Freeman of Whitfield, Lane,
Freeman of Whitfield, Lane, Freeman of Appling, Freeman of Appling, Freeman of Appling, Freeman of Appling,
George of Morgan, McFarland, George of Morgan, George of Morgan, McFarland, George of Morgan,
Gresham, Maples, Gresham, Gresham of Maples, Gresham of Maples, Gresham of Maples,
Grice, Merritt, Grice, Grice of Merritt, Grice of Merritt, Grice of Merritt.

Those voting in the negative were Messrs.—

Anderson of Cobb, Anderson of Oconee, Anderson of Oconee, Anderson of Oconee, Anderson of Oconee, Anderson of Oconee,
Bell, Franklin, Bell, Bell of Franklin, Bell of Franklin, Bell of Franklin,
Blalock, Freeman of Troup, Blalock, Blalock of Freeman of Troup, Blalock of Freeman of Troup, Blalock of Freeman of Troup,
Brewton, Gary, Brewton, Brewton of Gary, Brewton of Gary, Brewton of Gary,
Brock, George of DeKalb, Brock, Brock of George of DeKalb, Brock of George of DeKalb, Brock of George of DeKalb,
Bruce, Gress, Bruce, Bruce of Gress, Bruce of Gress, Bruce of Gress,
Burnett, Hamby, Burnett, Burnett of Hamby, Burnett of Hamby, Burnett of Hamby,
Carrington, Hamilton, Carrington, Carrington of Hamilton, Carrington of Hamilton, Carrington of Hamilton,
Clower, Hammock, Clower, Clower of Hammock, Clower of Hammock, Clower of Hammock,
Darden, Harden of Chatham, Darden, Darden of Harden of Chatham, Darden of Harden of Chatham, Darden of Harden of Chatham,
Daughtry, Hardin of Wilkes, Daughtry, Daughtry of Hardin of Wilkes, Daughtry of Hardin of Wilkes, Daughtry of Hardin of Wilkes,
Davis of Meriwether, Hardwick, Davis of Meriwether, Davis of Meriwether, Davis of Meriwether, Davis of Meriwether,
Davis of Newton, Hathcock, Davis of Newton, Davis of Newton, Davis of Newton, Davis of Newton,
Drawdy, Harkins, Drawdy, Drawdy of Harkins, Drawdy of Harkins, Drawdy of Harkins,
Egleston, Hawes, Egleston, Egleston of Hawes, Egleston of Hawes, Egleston of Hawes,
Everett, Hixie, Everett, Everett of Hixie, Everett of Hixie, Everett of Hixie,
Flynt, Hodges, Flynt, Flynt of Hodges, Flynt of Hodges, Flynt of Hodges,
Fort, Hogan, Fort, Fort of Hogan, Fort of Hogan, Fort of Hogan,
Foster of Floyd, Hosch, Foster of Floyd, Foster of Floyd, Foster of Floyd, Foster of Floyd,
Foster of Towns,
O'Connell, Park of Green, Park of Troup, Perry, Peyton, Pierce, Rawls, Reid of Campbell, Reid of Taliaferro, Rhyne, Sanders, Slaton, Steed, Stevens, Stewart, Symons, Tarver, Thompson of Dooly, Tisinger, Toomer, Tumlin, Turner, Walker of Brooks, Walker of Webster, Wellborn, Wells, Whitchard, Wight of Dougherty, Wilson,

Those not voting were Messrs.—

Allen, Ayres, Booth, Bower, Bush, Copeland, Crawford, Dean, Dorminy, Duncan, Griffin of Twiggs, Harrell, Henderson, Henry, Howard of DeKalb, Knowles, Luttrel, McKay, Miller, Mitchell of Emanuel, Orr, Ousley, Quillian, Roberts, Schley, Sturgis, Thompson of Banks, Walker of Crawford, Welch, Wilkes, Willingham, Mr. Speaker.

Ayes 55, nays 89.

By unanimous consent the verification of the roll-call was dispensed with.

On the motion of Mr. Felder to table the resolution the ayes were 55, nays 89. The motion was therefore lost.

The call for the previous question was then put to the House, and sustained.

By unanimous consent the session was extended until the present matter under discussion be disposed of.

The substitute offered by the committee was adopted.
The report of the committee, which was favorable to the passage of the resolution by substitute as amended was agreed to.

On the passage of the bill Mr. Hall of Bibb 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.—

| Anderson of Cobb,              | Harden of Chatham, | Narramore,          |
| Ayres,                         | Hardin of Wilkes,  | Niblack,           |
| Bell,                          | Hardwick,         | O'Connell,         |
| Blalock,                       | Harper of Wayne,  | Park of Greene,    |
| Boswell,                       | Harvard,          | Park of Troup,     |
| Bray,                          | Hatcock,          | Perry,             |
| Brewton,                       | Harkins,          | Peyton,            |
| Brock,                         | Hawes,            | Pierce,            |
| Bruce,                         | Hitch,            | Rawls,             |
| Burnett,                       | Hixon,            | Reid of Campbell,  |
| Bush,                          | Hogan,            | Reid of Taliaferro,|
| Carswell,                      | Hosch,            | Rhyne,             |
| Clower,                        | Houston,          | Sanders,           |
| Darden,                        | Howard of Baldwin,| Slaton,            |
| Davis of Meriwether,           | Howell,           | Steed,             |
| Davis of Newton,               | Huie,             | Stevens,           |
| Drawdy,                        | Hutchins,         | Stewart,           |
| Egleston,                      | Johnson of Appling,| Stubbs,           |
| Everett,                       | Johnson of Jefferson,| Symons,         |
| Flynt,                         | Jordan of Jasper, | Tarver,            |
| Fort,                          | Jordan of Pulaski,| Thompson of Banks, |
| Foster of Floyd,               | Kelly,            | Thompson of Dooly, |
| Foster of Towns,               | Land,             | Tisinger,          |
| Foster of Oconee,              | Lawrence,         | Toomer,            |
| Franklin,                      | Lott,             | Tumlin,            |
| Freeman of Troup,              | Luttrell,         | Turner,            |
| Gary,                          | McLennan,         | Walker of Webster, |
| George of DeKalb,              | Madden,           | Wellborn,          |
| Gresham,                       | Mitchell of Emanuel,| Wells,          |
| Gress,                         | Mitchell of Thomas,| Whitchard,        |
| Hamby,                         | Morris,           | Wight of Dougherty,|
| Hamilton,                      | Mulherin,         | Wilson,            |
| Hammock,                       | Mullins.          | Wright of Floyd,   |
THURSDAY, DECEMBER 12, 1901.

Those voting in the negative were Messrs.—

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<th>Anderson of Bartow</th>
<th>Bailey</th>
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<th>Crumbley</th>
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<th>Freeman of Whitfield</th>
<th>George of Morgan</th>
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<td>Hilton</td>
<td>Hutcheson</td>
<td>Johnson of Baker</td>
<td>Johnson of Bartow</td>
<td>Joiner</td>
<td>Kilburn</td>
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Those not voting were Messrs.—

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<th>Crawford,</th>
<th>Dean,</th>
<th>Dorminy,</th>
<th>Duncan,</th>
<th>Griffin of Twiggs,</th>
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<td>Mr. Speaker.</td>
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Ayes 99, nays 44.

By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 99, nays 44. The resolution was therefore adopted.

Mr. Gresham, vice-chairman of the Enrolling Committee, submitted the following report:
Mr. Speaker:

The Enrolling Committee report as properly enrolled, duly examined and ready for transmission to the Governor, the following Acts, to wit:

An Act to repeal an Act to provide a Board of Commissioners of Roads and Revenues for the county of Emanuel.

Also, an Act to amend the charter of Waleska, and for other purposes.

Also, an Act to amend the charter of the town of Watkinsville.

Also, an Act to amend an Act to create and organize commissioners of Chatham county.

Also, an Act to amend section 982 of the Code of Georgia, and for other purposes.

Also an Act to provide for the better drainage of lands in the county of Henry.

Also, an Act to provide for the better drainage of lands in Douglas county.

Also, an Act to appropriate money to rebuild the Soldiers' Home.

Also, an Act to create a Board of Commissioners of Roads and Revenues in the county of Emanuel.

Also, an Act to amend the charter of Pelham.

Also, a resolution for relief of E. S. O'Brien.
Also, an Act to prohibit the sale of spirituous, vinous or malt liquors in Monroe county.

Also, an Act to amend an Act incorporating the town of Mineral Bluff, in the county of Fannin, and for other purposes.

An Act to amend the charter of the town of Adairsville.

Also, an Act to change the county site of Charlton county.

Also, an Act to reduce the number of the Board of County Commissioners of Fayette county.

Also, an Act to amend an Act to establish a dispensary in the city of Barnesville.

Also, an Act to amend an Act to incorporate the town of Culverton.

Respectfully submitted.

E. B. GRESHAM,
Vice-Chairman.

Mr. Brock of Dade, chairman of the Committee on Military Affairs, submitted the following report:

Mr. Speaker:

The Committee on Military Affairs have had under consideration the following bill, which they instruct me to report back to the House with the recommendation that the same do not pass, to wit:
A bill to amend an Act to reorganize the military forces of this State.

Respectfully submitted.

BEN T. BROCK,
Chairman.

Leave of absence was granted to Messrs. Henry of Murray, Carrington, Harper of Chattooga, Hamby of Rabun.

The Speaker then announced the House adjourned until 3 o’clock this afternoon.

Thursday, 3 o’clock p. m.

The House reconvened at this hour and was again called to order by the Speaker pro tem.

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

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

By Mr. Allen of the 20th district—

A bill to regulate the practice of the judges of the superior, city and county courts.

By Mr. Holder of the 33rd District—

A bill to incorporate the town of Maysville.

The following Senate bills were read the third time and put upon their passage, to wit:
By Mr. Alexander of the 6th District—

A bill to incorporate the town of Milltown, in Berrien county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wilcox of the 15th District—

A bill to repeal an Act to incorporate the town of Irwville, Ga.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Carter of the 16th District—

A bill to authorize the board of education of the city of Dublin to take an annual school census.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Wilcox of the 15th District—

A bill to incorporate the town of Irwinville.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wilcox of the 15th District—

A bill to amend an Act to establish a local school system in the town of Lumber City.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of the 5th District—

A bill to fix the license for selling liquors, etc., in Coffee county.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Wilcox of the 15th District—

A bill to authorize the mayor and council of McRae to establish a system of waterworks.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Smiley of the 2nd District—

A bill to provide for the registration of the marks, brands, etc., of all hogs, cattle and sheep killed for sale in McIntosh county.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Grantland of the 26th District—

A bill to authorize the judge of the city court of Griffin to appoint a special bailiff.

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.

The bill having received the requisite constitutional majority was passed.
By Mr. Cann of the 1st District—

A bill to amend an Act to incorporate the Savannah Trust and Safe Deposit Company.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Swift of the 30th District—

A bill to require persons selling cotton seed hulls in bales or sacks to have the weight of each package plainly stamped thereon.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

No quorum having voted on the passage of the bill the Speaker ordered a call of the roll, so as to ascertain how many members were present, and the following members answered to their names:

Adams, Burnett, Egleston,
Anderson of Bartow, Copeland, English,
Anderson of Cobb Cowart, Everett,
Ayres, Crawford, Felder,
Bailey, Crumbley, Flynt,
Bell, Darden, Fort,
Blalock, Daughtry, Foster of Floyd,
Blue, Davis of Meriwether, Foster of Towns,
Boswell, Davis of Newton, Foster of Oconee,
Bower, Deal, Franklin,
Brewton, Dean, Frederick,
Brock, Dorminy, Freeman of Troup,

Brewton, Drawdy, Freeman of Whitfield,
Mr. Speaker.

Those absent were Messrs.—

Shank, Thompson of Dooly, Wilkes, 
Stewart, Turner, Williams, 
Sturgis, Walker of Brooks, Willingham, 
Taylor, Wellborn, Wright of Floyd, 
Thompson of Banks, 

It having been ascertained that a quorum was present, 
121 members having answered to their names, the House 
proceeded with the business before it. 

On motion of Mr. Hardwick of Washington the bill 
under consideration was again read. 

On the passage of the bill the ayes were 94, nays 6. 

The bill having received the requisite constitutional ma-
Jority was passed. 

Mr. Hitch, vice chairman of the Committee on Corpor-
ations, submitted following report: 

Mr. Speaker 

Your Committee on Corporations have had under con-
sideration the following Senate bill, which I am instructed 
to report back to the House with the recommendation that 
the same do pass, to wit:

A bill to amend the Act incorporating the town of Emer-
son, in Bartow county. 

Respectfully submitted. 

R. M. HITCH, 
Vice Chairman. 

Mr. Hamby, vice chairman of the committee to visit the 
State Normal School at Athens, submitted the following 
report:
Mr. Speaker:

We, your committee appointed to visit the State Normal School at Athens, beg leave to submit the following report:

We visited the institution on December 6th, 1901.

A thorough examination was made of the buildings and grounds of the institution, and the same were found to be in excellent condition, many valued improvements, such as the construction of a complete system of sewerage, improvements on grounds, etc., having been recently made.

The management of the institution was investigated, and the same was found to be good, and we especially commend the present president, Professor Bronson, for his seemingly untiring energy in reducing the expenses of living to the student body of the institution to its minimum.

Owing to the limited time allowed your committee it was impossible to make more than a cursory examination of the books and accounts of the institution, but the limited time allowed to such examination showed the finances to be properly disbursed.

Respectfully submitted.

R. E. A. HAMBY,
Vice Chairman.

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

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

A bill to establish a dispensary in Washington, Wilkes county.

Also a bill to prescribe the tuition of resident and non-resident students in the State School of Technology.

The Senate has also passed as amended the following bill of the House, to wit:

A bill to fix and change the time of holding Cherokee superior court.

The following resolution was read, to wit:

By Messrs. Mulherin, Freeman and George of Morgan—

A resolution providing for the burning of cancelled bonds now in the State treasury.

On motion of Mr. George of Morgan the resolution was tabled.

The Senate amendments to the following House bills were read and concurred in, to wit:

By Mr. Orr of Coweta—

A bill to provide for the better drainage of lands in the county of Coweta.

Amend by striking from the caption all the words between the word “county” in the second line and the word “by” in the eleventh line of the caption.
Amend further by striking first, second and third sections of the bill and number the remaining sections accordingly.

By Mr. Walker of Webster—

A bill to repeal all Acts to incorporate the town of Preston.

The Senate proposed the following amendment, which was read and adopted, to wit:

"Provided, that section 17. of this Act, beginning in the first line of said section immediately after the words 'further enacted,' and including the word 'same,' and immediately preceding the word 'provided' in the twentieth line of said section, shall be of force only: Should no dispensary be established in said town of Preston, or if adopted, be discontinued."

On motion of Mr. McLennan of Telfair Senate bill No. 63 was tabled.

Mr. Stubbs of Laurens asked unanimous consent to withdraw House bill No. 213, which request was granted.

Mr. Toomer, chairman of the Committee on Penitentiary, submitted the following report:

Mr. Speaker:

Your general Committee on Penitentiary, as required by law, and through its various sub-committees, has made careful annual examination and inspection of the entire felony convict system of this State.

We feel that the Act creating our present system of fel-
mony management and control was framed in wisdom, and has been executed with exact justice to the State and the convicts of this class. We find that the funds appropriated by that Act and since appropriated have been economically and wisely expended; that the regulations framed and enforced by the prison commission under that Act require such labor and rest, food and clothing, shelter and correction as is consistent with humane treatment and proper punishment.

We commend to the gratitude of the people of Georgia the distinguished chairman of the prison commission, and his associates and assistants on that board, and as well the physicians, captains and guards in the State's service, who have exercised the control which this State properly reserves over her felony convicts.

Respectfully submitted.

W M. TOOMER.
Chairman General Committee on Penitentiary.

The following bill was taken up and the Senate amendment non-concurred in, to wit:

By Mr. Moore of Columbia—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Columbia.

The Senate proposed to amend by adding at the end of section 1 thereof the following words: "Provided this Act does not go into effect until the first day of January, 1903."
On motion of Mr. Felder Senate bill No. 133 was tabled.

Mr. Wright, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Temperance Committee have had under consideration Senate bill No. 52, to establish a dispensary in Bartow county, and for other purposes, and instruct me to report the same back with the recommendation that it do pass by substitute.

WRIGHT OF FLOYD,
Chairman.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:

An Act to establish the city court of Carnesville.

Also an Act to abolish the county court of Franklin.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.

The following Senate bills were read the second time, to wit:
By Mr. Hamrick of the 37th District—

A bill to prescribe the manner of electing county school commissioners.

On motion of Mr. Whitchard of Terrell the bill just read was tabled.

The Speaker then announced the House adjourned until 9:00 o’clock to-morrow morning.

Atlanta, Georgia,  
Friday, Dec. 13, 1901.

The House met pursuant to adjournment at 9 o’clock a.m. this day. Was called to order by the Speaker pro tem., and opened with prayer by the Chaplain.

By unanimous consent a rising vote was had thanking the Chaplain of the House for his services during the session. The thanks of the House were unanimous.

On motion of Mr. Felder of Bibb the roll call was dispensed with.

Mr. Shank of Wilkes arose in his seat and stated that he had just learned with great sorrow of the death of Hon. J. R. Henderson of the county of Forsyth, and asked unanimous consent to introduce the following resolutions, to wit:

By Mr. Bailey of Dawson—

Resolved by the House of Representatives, First, That
it learns with deep regret of the death of Hon. J. R. Henderson of the county of Forsyth.

Second, That it extends to his family its deepest sympathy in their great bereavement.

Third, That the Clerk of the House forward to the family of our deceased fellow-member a copy of these resolutions.

By Mr. Bailey of Dawson—

Resolved by the House of Representatives, That the Treasurer be authorized to pay to the widow of Hon. J. R. Henderson of Forsyth county the per diem and mileage accruing to him, he having served a part of the present session, said service being terminated by death.

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

Mr. Speaker:

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

A bill to amend the Act approved Dec. 24, 1896, in reference to the placing of fire insurance except through agents duly authorized in this State applicable to liability or casualty insurance companies.

A bill to amend section 41 of the Political Code relat-
ing to the method of registering voters, so as to allow certain persons temporarily out of the State to register, and for other purposes.

JOHN M. SLATON,
Chairman.

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

Mr. Speaker:

The Senate has passed the following bills of the House, to wit:

A bill to cede to the United States jurisdiction over certain lands in this State.

Also a bill to give consent by the State of Georgia to the acquisition of certain mountain lands.

Also a bill to amend section 610, volume 1, of the Code of 1895.

Also a bill to authorize cities of 15,000 inhabitants to appropriate money to maintain public libraries.

Also a bill to amend section 982 of the Code of 1895, volume 1.

The following bills of the House having failed to receive the requisite constitutional majority were lost in the Senate:

A bill to prohibit the manufacture, sale or giving away of cigarettes or cigarette paper.
Also a bill prescribing that no person owning more than $1,000.00 worth of property, or earning a larger salary than three hundred dollars per annum, shall receive a pension.

Also a bill to establish in each county of this State a home for dependent children.

Also a bill to repeal an Act creating a board of commissioners for Dade county.

Also a bill to provide for and require the payment of taxes on all special franchises.

Also a bill to amend section 4927 of Civil Code.

Also a bill to pay reward offered by the Governor for arrest of one Bud Phinizy.

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

By Mr. Baker of the 42nd District—

A bill to authorize the establishment of a dispensary in the city of Cartersville.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Smith of the 34th District—

A bill to establish the city court of Buford, Ga., in the county of Gwinnett.
The committee proposed to amend section 43 of the bill by striking therefrom all the words after the word “the” in the fifteenth line thereof, and inserting the following words: “Funds arising from fines and forfeitures in said city court, and in the event there exists a deficiency the mayor and council of the city of Buford are authorized to supply a fund for the payment of said jail expenses from the city taxes.”

Amend also by striking section 37 of said Act.

The amendments offered by the committee were adopted.

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 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

Amend by adding in lien 16 of section 1, between the words “killed” and “a list,” the following: “within their respective sections, if any; if not, then to the nearest agent where said stock was killed.”

By Mr. Baker of the 42nd District—

A bill to amend an Act to incorporate the town of Emerson, in Bartow county

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.
The bill having received the requisite constitutional majority was passed.

By Mr. Stewart of the 11th district—

A bill to amend an Act to establish the city court of Dawson.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Herndon of the 43rd District—

A bill to amend section 5 of an Act to authorize the appointment of a commissioner of pensions.

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.

The bill having received the requisite constitutional majority was passed.

By Mr. Wilcox of the 15th District—

A bill to amend section 732, 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 90, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Howell of the 35th District—

A bill to reorganize the military forces of this State.

Mr. Wilson of Clay called for the previous question, which call was sustained.

Mr. Hall of Bibb moved that the bill be indefinitely postponed, which motion was lost.

Mr. Hardwick of Washington moved to table the bill, which motion was lost.

The report of the committee, which was adverse to the passage of the bill, was agreed to on motion of Mr. Brock of Dade, and the bill lost.

Unanimous consent was granted Mr. Flynt of Spalding to withdraw House bill No. 769.

By Mr. Cann of the 1st District—

A bill to restore the rank of lieutenant-colonel of the Georgia State troops, colored, and for other purposes.

The committee proposed to amend by striking from the fifth line in section 1, after the word "the" and before the word "battalion," the word "permanent," and inserting in lieu thereof the word "present."

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 90, nays 0.
The bill having received the requisite constitutional majority was passed as amended.

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

Mr. Speaker:

The Senate refuses to concur in the House substitute to the following bill of the Senate, to wit:

A bill to empower the mayor and council of Cartersville to establish a dispensary

And has appointed as a conference committee to meet a like committee from the House to consider the matters of difference between the two houses, Messrs. Ellis, Holder and Sullivan.

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

Mr. Speaker:

The Senate concurs in the House substitute with an amendment striking out the words “directed before transferring the said $325,880.00,” from the next to the last line of said resolution for the following resolution of the Senate:

A resolution providing for the paying of the interest on the bonded debt by transferring $325,880.00 from public property fund.

Mr. Gary, chairman of the Committee on Constitutional Amendments, submitted the following report:
Mr Speaker:

Your Committee on Amendments to the Constitution have had under consideration the following bill, which they instruct me to report back to the House that it do pass as amended, to wit:

By Mr. Bell of the 39th District—

Being a bill to be entitled an Act to propose and submit to the people of this State for their ratification or rejection certain amendments to the Constitution of the State of Georgia.

Respectfully submitted.

W T. GARY,
Chairman.

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 bill of the House, by substitute, as amended:

A bill to amend an Act establishing a new charter for the city of Atlanta.

Also, a bill to amend an Act creating city court of Early county.

The Senate has passed by the requisite constitutional majority the following resolutions of the House, to wit:
A resolution authorizing payment of pensions of T. C. Williams of Jackson county, to his daughter, Miss Millie Bigham.

Also, a resolution to pay pension due H. S. Williams to his widow, Mary A. Williams.

Also, a resolution to provide certain reports of the Supreme Court of Georgia for the county of Colquitt.

Also, a resolution providing for supplying circuit court of appeals with certain acts and reports.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to erect and maintain public gates by the commissioners of the private way from the residence of Adam Davenport to near the residence of W. G. B. Rogers, in Fannin county.

Also, a bill to amend an Act approved December 22, 1896, amending the charter of the city of Baxley.

Also, a bill to authorize the Commissioners of Roads and Revenues of the several counties of this State or the ordinary of those counties not having such board of commissioners, to employ at the county’s expense the county surveyor, or some other competent civil engineer.

Also, a bill to amend an Act to establish a county court for Butts county.

Also, a bill to amend the city court of LaGrange.

Also, a bill to amend section 2248 of the Civil Code of 1895.
Also, a bill to amend section 345 (493b) of the Georgia Code of 1895.

Also a bill to amend an Act establishing city court of LaGrange.

Also, a resolution to provide certain reports of the Supreme Court of Georgia for Colquitt county.

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

By Mr. Felder of Bibb—

Resolved, That this House greatly enjoyed the entertainment of the Hon. G. V Gress of the county of Wilcox on last evening, and the thanks of the body are extended to our courteous and genial host.

On motion of Mr. Gary of Richmond, Senate bills Nos. 110, 112 and 113, were taken from the table and placed upon the calendar.

The following resolution was read, and under the rules of the House was laid over for one day, to wit:

By Mr. Toomer of Ware—

A resolution requesting the Governor, Attorney-General, and Special Attorney of the W & A. R. R., to investigate and report to the General Assembly the advisability and propriety of a sale of surplus property and an investment of the proceeds thereof in the betterment of the Western and Atlantic Railroad terminal.

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 bill of the Senate, to wit:

A bill to establish the city court of Buford.

The Senate also recedes from its former substitute and substitutes therefor another substitute, which a concurrence is asked on part of the House to the following bill of the House, to wit:

A bill authorizing the mayor and council of Cartersville to invest the water-works sinking fund.

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

Mr. Speaker:

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

A resolution appropriating $200.00 to pay doorkeeper of cloak room of Senate.

Also, a resolution appropriating money to pay for indexing the Journals.

The Senate has passed as amended the following resolution.

A resolution appropriating money to meet deficiency in printing fund.

The following bill of the House was passed as amended:

A bill to amend section 813 of the Code of 1895.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Senate has passed by substitute the following bill of the House, to wit:

A bill to regulate the sale, inspection and analysis of commercial fertilizers.

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

By Mr. Felder of Bibb—

A resolution authorizing the Governor to compel the lessees of the Western & Atlantic Railroad to keep the terminal property in Atlanta in a more sanitary condition.

Mr. Park of Greene, called for the previous question on the bill and amendments, which call was sustained.

The following amendments were read and adopted, to wit:

By Mr. Toomer of Ware—

Amend by adding after the word “that,” in the second line of the second page of said resolution, the following words “inquiry to be made as to whether.”

The committee proposed to amend by striking out the first paragraph of said resolution.

The report of the committee, which was favorable to the passage of the resolution as amended, was agreed to as amended.
On the adoption of the resolution the ayes were 90, nays 4.

The resolution having received the requisite constitutional majority was passed as amended.

On motion of Mr. Foster of Floyd, the majority report of the committee to visit the State Sanitarum, submitted on December 10, 1901, was taken up, read and unanimously adopted, and at the request of the signers of the minority report the same was withdrawn.

The following resolutions were read, to wit:

By Mr. Kelly of Glascock—

A resolution providing that at one o’clock p. m. to-day, the General Assembly adjourn sine die.

The resolution was tabled.

By Mr. Slaton of Fulton—

A resolution limiting debate in the House to five minutes to each speaker on any measure.

The above resolution was adopted.

The following bill was taken up and the Senate amendments concurred in, to wit:

By Messrs. Slaton and Houston of Fulton—

A bill to amend an Act to establish a new charter for the city of Atlanta, relative to franchises.

By Mr. Gress of Wilcox—

A bill to establish a new union passenger depot in the
city of Atlanta on the terminal property of the W & A.
R. R.

The Senate proposed to amend by adding after the word
"thereof" and before the word "provided," in the third
line of section 2, the following: "and in addition to those
named, the President of the Senate and the Speaker of the
House of Representatives be, and they are, by virtue of
their office, ex officio members of said commission."

Mr. Wilson of Clay, called for the previous question,
which call was sustained, and the main question was or­
dered.

Mr. Hall of Bibb, called for the ayes and nays on the
adoption of the Senate amendment, which call was sus­
tained.

Mr. Franklin of Washington, moved to reconsider the
action of the House in ordering the main question, but
the Speaker pro tem. ruled that since the main question
had been ordered the motion to reconsider was out of
order.

Mr. Hardwick of Washington, appealed from the above
ruling of the chair, and on the appeal being put to the
House the decision of the Speaker pro tem. was sustained.
The ayes were 81, nays 9.

The ayes and nays were then called and on taking the
ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs—

Blalock, Bruce, Egleston,
Boswell, Burnett, Foster of Towns,
Bower, Clower, Franklin.
Those voting in the negative were Messrs.—

Adams, Freeman of Troup, Monroe,
Anderson of Bartow, Freeman of Whitfield, Moore,
Anderson of Cobb, Gresham, Mulherin,
Bailey, Grice, Niblack,
Barron, Hall of Bibb, Park of Troup
Bell, Hamilton, Parker,
Blue, Harden of Chatham, Richardson,
Booth, Hardin of Wilkes, Roberts,
Bray, Harper of Wayne, Sanders,
Brock, Harkins, Shank,
Bush, Hawes, Shipp,
Copeland, Hixon, Sikes,
Cowart, Howell, Singletary,
Darden, Huie, Smith of Hancock,
Daughtry, Hutcheson, Stevens,
Davis of Meriwether, Johnson of Appling, Symons,
Davis of Newton, Johnson of Jefferson, Tarver,
Deal, Joiner, Thomas,
Dorminy, Jordan of Jasper, Tisinger,
Drawdy, Jordan of Pulaski, Toomer,
Everett, Knight, Tumlin,
Felder, Lane, Turner,
Flynt, Lawrence, Walker of Webster,
Fort, Luttrel, Wells,
Foster of Floyd, McFarland, Willingham,
Foster of Oconee, Madden, Wright of Floyd,
Frederick, Merritt, Yates.

Those not voting were Messrs.—

Allen, Brewton, Carswell,
Ayres, Carrington, Crawford,
Ayes 38, nays 81.

By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the amendment the ayes were 38, nays 81, the amendment was therefore lost.

Leave of absence was granted Messrs. Hogan of Lincoln, Freeman of Whitfield.

The Speaker then declared the House adjourned until 3 o’clock this afternoon.

Friday, 3 o’clock p. m.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Miller of Muscogee, the roll-call was dispensed with.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Senate has passed the following bills of the House, to wit:

A bill to appropriate the sum of $447.00 to the widow of the late John McIntosh Kell.

Also, a bill to regulate the manner of furnishing coal, wood, lights, furniture, stationery, records and office supplies for public officers of the county court-house.

Also, a bill to create a lien in favor of persons hauling logs or lumber with teams against the owner of said property.

Also, a bill to amend section 932, volume 1 of the Code of 1895.

The Senate has also passed the following resolutions of the House, to wit:

A resolution authorizing the Governor to borrow two hundred thousand dollars to cover casual deficiencies.

Also, a resolution to pay Mrs. Jos. H. McWhorter of Oglethorpe county the per diem accruing to her husband, Hon. Jos. H. McWhorter.

Also, a resolution authorizing the treasurer to pay the per diem and mileage accruing to Hon. J. R. Henderson to his widow.

Also, a resolution to appropriate sixty-two thousand five hundred dollars to supplement the pension fund for 1902.
Also, a resolution to pay S. J. Truett of Muscogee county, his pension.

Also, a resolution to pay pension of H. S. Taylor to his widow, Mrs. S. R. Taylor.

Also, a resolution to pay pension of Jno. T. England to his widow.

Also, a resolution to reimburse the doorkeeper of the Senate for the payment of a third assistant doorkeeper.

Also, a resolution to pay Mrs. Geo. G. Johnson of Jefferson county the per diem due her husband, Hon. Geo. G. Johnson.

The Senate has also passed as amended the following bills of the House, to wit:

A bill to amend an Act entitled an Act to amend section 2061 of the Civil Code of 1895.

Also, a bill to make it unlawful for any person to employ or contract with as tenant or cropper, any person under contract with another.

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

By Mr. Ellis of the 22d district—

A bill to amend section 2516 of volume 2 of the Code of 1895, and for other purposes.
On motion of Mr. Franklin of Washington, the bill was tabled.

The following Senate resolution to which the House offered a substitute, and which was passed by the House by substitute, was taken up for the purpose of concurring in the Senate amendment to the House substitute, to wit:

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

By Mr. Howell of the 35th district—

A resolution providing for the paying off of certain bonds of this State due in 1902.

The Senate concurred in the substitute with an amendment, striking out the words "directed before transferring the said $325,880 from the next to the last line of said resolution.

Mr. George of Morgan, called for the previous question, which call was sustained.

On the adoption of the amendment offered by the Senate, Mr. Hall of Bibb, 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.—

| Ayres,         | Egleston,     | Harden of Chatham, |
| Blalock,       | Foster of Oconee, | Harkins, |
| Burnett,       | Freeman of Troup, | Hawes, |
| Carswell,      | Gary,         | Hilton, |
| Clower,        | Hamilton,     | Hosch, |
| Davis of Meriwether, | Hammock,    | Houston, |
Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Allen, Blue, Booth, Bower, Bush, Carrington, Copeland, Crawford, Crumbley, Daughtry, Davis of Newton, Dean, Dorminy, Duncan, English, Fort, Foster of Towns, Freeman of Whitfield.

Ayes 33, nays 76.

By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the amendment the ayes were 33, nays 76; so the amendment was disagreed to.

The following bill was also taken up and the Senate amendments concurred in, to wit:

By Mr. Mullins of Cherokee——

A bill to fix the time of holding the fall term of the superior court of Cherokee county.

The following Senate resolution was read, to wit:

By Mr. Sullivan of the 18th district——

A resolution providing that the General Assembly adjourn sine die at 6 o'clock p. m.
On motion of Mr. Slaton of Fulton, the resolution was tabled.

By Mr. Swift of the 30th district—

A bill to amend an Act reviving the office of State Geologist, 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 55, nays 34.

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 adopted the following joint resolution, in which a concurrence is asked on the part of the House:

A resolution that the General Assembly do adjourn sine die at 6 p. m.

The Senate recedes from the amendment to the following bill of the House:

A bill to provide for the erection of a new union passenger station by the State in the city of Atlanta.

The Senate has passed as amended the following bill of the House, to wit:

A bill to create a board of commissioners for Jackson county.
Also, a bill to incorporate the Inman School District, in Fayette county.

The Senate refuses to concur in House amendment to the Senate substitute of House bill No. 504, as follows:

A bill to amend the charter of Atlanta, and has appointed as a conference committee on the part of the Senate to meet a like committee from the House Messrs. Ellis, Sullivan and Allen.

The Speaker appointed the following committee of conference to confer with a like committee from the Senate on the Senate amendment to the bill to amend the charter of Atlanta, to wit:

Messrs. Slaton, Egleston, Houston.

The Senate amendments to the following bills were read and concurred in, to wit:

By Mr. George of Morgan—

A bill to make it unlawful for any person to employ or contract with another who is already under contract to work for another, and for other purposes.

By Mr. Adams of Putnam—

A resolution to make appropriation to meet the deficiency in the printing fund.

Mr. Blalock of Fayette, moved that the session be extended until 6 o'clock.

No quorum having voted on the motion to extend the session, the Speaker ordered a call of the roll, and the following members answered to their names:
Those absent were Messrs.—

Ayres, Burnett, Copeland,
Bailey, Bush, Crumbley,
Booth, Carrington, Daughtry,
Boswell, Clower, Davis of Newton,
It having been ascertained that 106 members were present, the House proceeded with the business before it.

The following resolution was read and adopted, to wit:

By Mr. Hardwick of Washington—

Resolved, That the House refuse to recede from its position in regard to the pending conference between the House and Senate on the Senate amendment to Senate resolution No. 54, and that a conference of three be appointed by the Speaker to confer with a similar committee from the Senate in reference to the matter.

In pursuance of the provisions of the above resolution, the Speaker pro tem. appointed the following conference committee on Senate resolution No. 54:

Messrs. Hardwick, Slaton, Wright.

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

The Senate has passed as amended the following bill of the House:

A bill to appropriate money to supply deficiency in the appropriation for contingent expenses of the State government.

The Senate concurs in House amendment to the following Senate bill, to wit:

A bill to amend section 732, volume 1 of the Code of 1895.

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

Mr. Speaker:

The Senate refuses to recede from its amendment to House substitute on the following resolution of the Senate:

A resolution providing for the transfer of $325,880 from the public property fund to the payment of the interest on the public debt.

And has appointed as a conference committee to consider the matter of difference between the two houses acting with a like committee from the House, Messrs. Chappell, Grantland and Johnson.

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

Mr. Speaker:

The Senate has passed as amended the following bill of the House:
A bill to provide for use of application and evidence now on file in office of Commissioner of Pensions by widows of Confederate veterans.

The Senate amendments to the following bills were read and concurred in, to wit:

By Mr. McLennan of Telfair—

A bill to amend section 813 of the Penal Code of 1895.

By Mr. Park of Greene—

A bill to provide for the teaching of physiology and hygiene in the public schools of Georgia.

The following resolutions were read and tabled, to wit:

By Mr. Hall of Bibb—

A resolution providing that the House adjourn sine die at 9 o'clock p. m.

By Mr. Harper of Wayne—

A resolution providing that the House adjourn sine die at 7:30 o'clock p. m.

By Mr. Davis of Meriwether—

A resolution providing that the House adjourn sine die at 7:30 o'clock p. m.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:
Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to authorize the Free Kindergarten Association of Columbus to sell certain lands.

Also, an Act authorizing the trustees of Calhoun Institute to transfer said property to mayor and council of the town of Calhoun.

Also, an Act to amend section 1253, volume 3, Code of 1895.

Also, an Act to amend the Act creating the city court of Baxley.

Also, an Act to authorize the closing of Center street, in Savannah, and for other purposes.

Also, an Act to repeal an Act to establish a dispensary in Mitchell county.

Also, an Act to remove obstructions from streams in DeKalb county.

Also, an Act to incorporate Byron school district, in Houston county.

Also, an Act to amend the public school Act for town of Toccoa City.

Also, an Act to amend the Act establishing a dispensary in the town of Barnesville.
Also, an Act to amend an Act to establish a dispensary system for Terrell county.

Also, an Act to authorize the investment of trust funds in certain bonds, and for other purposes.

Also, an Act to protect game in Hall county.

Also, an Act to correct errors on the Chickamauga Monument.

Also, an Act to authorize commissioners of Butts county to investigate the claim of A. S. Moore.

Also, an Act to amend section 3509 of volume 2 of Code of 1895.

Also, an Act to amend the charter of the town of Bartow, in Jefferson county.

Also, a resolution for relief of B. R. and J. B. Freeman.

Also, a resolution to refund the sum of $80.00 to Thomas Nall and A. S. Murray.

Also, a resolution to pay pension to W L. Taylor for 1899.

Also, a resolution to pay pension of J. W Hardin to Lucy Hardin.

Also, a resolution to authorize the payment of pension of W R. Hodgson to his widow.

Also, a resolution for relief of A. N Plunkett.

Also, a resolution for the completion of the unfinished business of the session.
Also, a resolution to authorize the State to receive property bequeathed for the establishment of an experiment station in South Georgia.

Also, a resolution for relief of J. W. O'Brien.

Also, a resolution to pay per diem and mileage of Hon. Lectured Crawford to his widow.

Also, a resolution to pay pension due Thomas Channell to his widow.

Also, a resolution to pay pension of W. L. Fenley to his widow.

Also, a resolution to authorize the attorney-general to waive the State's lien on certain funds.

Also, a resolution to authorize the refunding of certain money to Annie E. Branch.

Also, a resolution for the relief of J. T. Mikell.

Also, a resolution memorializing Congress of the United States.

Also, an Act to amend section 982, volume 1 of Code of 1895.

Also, an Act to amend the charter of the city of Baxley.

Also, an Act to amend the charter of the town of Baldwin, in Habersham and Banks counties.

Also, an Act to create a new charter for city of Bainbridge.
Also, a resolution to pay per diem and mileage due Hon. J. H. McWhorter to his widow.

Also, an Act to amend Act creating a public school system for town of Hogansville.

Also, an Act to amend section 2234 of Code of 1895.

Also, an Act to provide for the protection of the health of the State.

Also, an Act to fix the time for the election of all officers of city of Savannah.

Also, an Act to provide for drainage of lands in Coweta county.

Also, an Act to appropriate money for deficiencies in contingent expenses of State government.

Also, an Act to give consent to acquisition by United States to certain lands in this State.

Also, an Act to create a charter for the town of Gillsville.

Also, an Act to amend section 345 of Code of 1895.

Also, an Act authorizing the treasurer to pay per diem and mileage due to Hon. J. R. Henderson to his widow.

Also, an Act to amend section 982, volume 1, Code of 1895.

Also, a resolution to furnish Colquitt county with certain Reports of Supreme Court.
Also, a resolution to pay pension of H. S. Taylor to his widow.

Also, a resolution to reimburse the doorkeeper of the Senate.

Also, a resolution to pay S. J. Truett his pension.

Also, an Act to cede jurisdiction of certain lands in this State to United States.

Also, an Act to create a board of commissioners for county of Pickens.

Also, a resolution to provide circuit court of appeals with certain Acts and reports.

Also, a resolution appropriating $200.00 to pay doorkeeper for cloak room of Senate.

Also, a resolution to make appropriation to meet deficiency in printing fund of 1901.

Also, a resolution authorizing the Governor to borrow $200,000.

Also, a resolution to provide for the indexing of the House and Senate Journals for 1901.

Also, an Act to amend an Act creating the county court of Butts county.

Also, an Act to create a lien in favor of persons hauling logs or lumber against the owner of such property.

Also, an Act to amend the charter of the city of Waycross.
Also, an Act to provide how property of transient persons shall be taxed.

Also, a resolution to pay pension due J. T. England to his widow.

Also, an Act to incorporate the town of Trip, in Gwinnett county.

Also, an Act to incorporate the town of Colquitt, in the county of Miller.

Also, an Act to create a new charter for the city of LaGrange.

Also, an Act to establish gates by common users of a certain private way in Fannin county.

Also, an Act to amend section 932, volume 1 of Code of 1895.

Also, a resolution to pay pension due W J. Watkins to his children.

Also, an Act to incorporate the Molina School District, in Pike county.

Also, an Act to regulate the manner of furnishing supplies to county offices.

Also, an Act to establish a dispensary in the town of Eastman.

Also, an Act to repeal the Act creating a board of commissioners for Columbia county.

Also, an Act to establish the city court of Vienna, in Dooly county.
Also, an Act to appropriate the sum of $447.00 to the widow of Jno. M. Kell.

Also, a resolution to pay pension of W H. Ryan to his widow.

Also, an Act to pay pension due Mrs. R. Kitchens to her son, Richard Kitchens.

Respectfully submitted.

C. J. WELLBORN, Jr.,
Chairman.

Mr. Slaton, chairman of the Conference Committee on the part of the House of Representatives of House bill No. 504, "to amend the charter of the city of Atlanta, relating to franchises," submitted the following report:

Mr. Speaker:

The Conference Committee on the charter of the city of Atlanta bill, report that it is absolutely impossible to secure any agreement with the Senate on the provisions of said bill, relating to the taxing powers of the mayor and council of the city of Atlanta, and we recommend that said bill be amended by striking said sections regulating taxing powers as embodied in said bill and agreeing passing as the remaining features of said bill, the section providing for sale of water-works and provisions concerning board of health.

JOHN M. SLATON,
Chairman.
Friday, 8 o'clock p. m.

The House reconvened at this hour, and was called to order by the Speaker pro tem.

On motion of Mr. Felder of Bibb, the call of the roll was dispensed with.

The committee appointed to draft resolutions on the death of Hon. Porter King, submitted the following report:

Mr. Speaker:

Whereas, An all-wise providence has removed from our midst our friend and companion, the Hon. Porter King, of the county of Fulton; and

Whereas, We, his legislative associates, desire an expression of our love to be placed upon the records of this House; therefore be it

Resolved, That we adopt as the unanimous expression of this House, the following eulogy delivered at the funeral of our deceased brother by his pastor and friend, Rev. Jno. E. White:

"In the Indian ocean after the bitter storm of days is over and the ships are reckoning lost and sails shredded and masts shivered lie quacking in the still terrific seas, the sailors place lookouts in regular watches to smell and taste of the breeze until they discover incense in the air. When these are discovered a great cry of joy goes up from the decks. They know where they are. And soon, following the sent, they lie safely in the lee of that odorous harbor.
of the shores of Arabia, where repairs are made and the interrupted voyage begun anew with courage.

I am sure, my friends, that something like that goes on in the moral and spiritual universe. A great soul is an aromatic continent. Every grand character is a rock in a weary land, a shelter in the time of storm. In it the weary, the disappointed, the discouraged and the sinning find harbor and help. Israel for twenty centuries sheltered in her grand souls—in Moses and Joshua and David. Florence sheltered in Sarvonorola. England sheltered in Cromwell, Germany sheltered in Luther, Scotland sheltered in John Knox, America sheltered in Washington and the church has sheltered in the Christ.

God alone knows what a great and good soul is worth. Eternal weights alone can measure the value of a grand man.

Dead or alive he comforts and blesses and enobles.

We brought nothing into the world, and nothing we can take away.

This is not a limitation of human privilege, but a glorious truth, to be spoken not only of material things, but of that nobler wealth with which God enriches—the wealth of a grand life.

It would ill requite us to have pockets in our shrouds if the going hence of the grand men vouchsafed, took away from our troubled world the golden harbor of their great characters, leaving us and those who come after shelterless in life’s storms. Yes, blessed be God for good and great souls.
They are the universities of the common people.

Georgia's best school system is the spiritual curricula of her civic saints.

Her freest and finest schools are those kept open by her great and good men. The boy who studies eloquence under Ben Hill's statue in the capitol yonder, needs no higher school of oratory.

The citizen who works out his citizenship with fear and trembling under Henry Clay's statue in Richmond, solves truly the problem of patriotism. The man who studies public virtue under the sweet eyes of Horace Mann, on the public square of Boston, will be clothed upon by such consecrating garments, that through all flames of corruption he will pass and come without the smell of fire upon him.

The young man who graduates in the college chapel at Lexington, Va., under the spirit that breathes out from the Sarcophagus of Robert E. Lee, carries a diploma richer than college senates can confer.

My friends, wounded, sore bestead and broken spirited, we are seeking this evening the harbor calm of one of the great, sweet souls of our generation.

It is a comfort to think that there was a man sent from God to our company, and his name was Porter King. Every thought of him makes us glad that there was such a man.

We knew it before, but to-day we realize that when we were within the area of his heart we had entered an equatorial zone that belted humanity
Every approach to him was an ascent. He lived in a mountainous region, and if there were valleys, it was that the streams of his humanity might find channels. We thank thee, oh, brother, for the touch of thy hand, for the purification of thy presence, for the breath of thy clean life.”

SLATON of Fulton, Chairman;
HOUSTON of Fulton,
EGLESTON of Fulton,
WRIGHT of Floyd,
HALL of Bibb,
GREEN of Wilcox,
WILSON of Clay.

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

Mr. Speaker:

The Senate concurs in the House amendment to the following bill of the Senate, to wit:

A bill to restore the rank of lieutenant-colonel, Georgia State troops, colored.

The Senate has adopted the following resolution, and a compliance is respectfully asked on the part of the House:

A resolution notifying the House that the Senate is engaged in consideration of House measures, and requesting a like courtesy on part of the House.

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 following bill of the House, to wit:

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

Also, a resolution requiring the treasurer to transfer $325,880 from public property fund to the payment of the interest on the bonded debt.

The following resolution was read and adopted, to wit:

By Mr. Frederick of Macon—

A resolution to appoint a committee of three from the House and two from the Senate to agree upon an hour for the General Assembly to adjourn.

The Speaker pro tem. appointed as the committee in pursuance to the provisions of the above resolution, Mr. Wright, Mr. Wilson, Mr. Hardwick.

The following resolution, on which a conference committee was appointed to confer with a like committee from the Senate in regard to the amendment offered by the Senate to the House substitute, was read, to wit:

By Mr. Howell of the 35th district—

A resolution providing for the paying off of certain bonds of this State due in 1902.

The foregoing report of the committee of conference was adopted as a substitute for the Wright amendment offered this morning.
The Committee on Conference, appointed to confer with a like committee from the Senate, in regard to the pending difference in reference to the Senate amendment to the House substitute for Senate resolution No. 54, submitted the following report:

Mr. Speaker:

Your committee appointed to confer with a similar committee from the Senate in regard to the pending difference between the two Houses in reference to the Senate amendment to the House substitute for Senate resolution No. 54, beg leave to submit the following report:

Your committee and the Senate committee have agreed that the difference between the House and Senate can be adjusted by the adoption of the following paragraph as a substitute for the last paragraph of the House substitute, as amended, to wit:

"Resolved further, That it shall not be inconsistent with the spirit of this resolution for the State treasurer to have the constitutionality of the requirements made by this resolution tested in the Supreme Court."

Your committee recommends that the above and foregoing paragraph be adopted by the House.

Respectfully submitted,

HARDWICK,
SLATON,
WRIGHT,

Committee on part of the House.

The following communication was received from the Speaker, to wit:
Mr. Alorris, Speaker pro tem.: 

Mr. John D. Little requested me to ask you in bidding the House farewell, to express to the House his great regret at not being with them at close of session, and especially in not having an opportunity to say good-bye to each and all of them, and that nothing but serious indisposition could have prevented him from being with them.

The following resolution was read and adopted, to wit:

By Mr. Bower of Decatur—

A resolution providing that a special messenger be appointed to convey the sympathy of the House to the sick bedside of the Speaker of the House, Hon. Jno. D. Little.

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

Mr. Speaker:

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

A resolution appointing a joint committee to agree on hour of adjournment, and the committee on the part of the Senate are Messrs. Chappell, Norman and Berrong.

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 fix the time for the election and appointment of all officers of the city of Savannah.
Also, a bill to create a Board of Commissioners of Roads and Revenues for the county of Pickens.

Also, a bill to amend an Act to authorize the town of Hogansville to establish a public school independent of the public school system of the State of Georgia.

Also, a bill to provide that in all cases the judge sentences a person convicted of a misdemeanor under sixteen years of age to industrial farms, or other similar institutions in this State, that such sentence shall be for the minority of the person so sentenced.

Also, a bill to provide how the property of transient persons shall be taxed in this State.

Also, a bill to authorize the establishment of a system of public schools in the town of Hazlehurst.

The Senate has passed by the requisite constitutional majority the following resolution of the House, to wit:

A resolution to pay to Mrs. Virginia B. Jenkins of White county, Georgia, fifty dollars pension due her husband, L. H. Jenkins, at his death, December, 1898.

The Senate has passed by the requisite constitutional majorities the following bills of the House, to wit:

A bill to provide for the establishment by the authorities of rules and regulations for the protection of the health of the several counties.

Also, a bill to amend sections 4 and 5 of an Act approved September 13, 1887; and Act to provide a system of public schools for the city of Covington.
Also, a bill to amend paragraph 9, section 2 of the General Tax Act, approved December 21, 1900.

Also, a bill to appropriate $20,000 for the purpose of the Georgia State troops.

Also, a bill to amend section 982, volume 1, Code of 1895.

The following House bill was taken up for the purpose of concurring in the Senate substitute, to wit:

By Mr. Jordan of Jasper—

A bill to regulate the sale, inspection and analysis of commercial fertilizers, and for other purposes.

A motion was made that the bill, together with the Senate substitute, be tabled.

On the motion to table, Mr. Jordan of Jasper, 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.—

Anderson of Bartow, Johnson of Bartow, Sikes,
Bell, Knight, Smith of Hancock,
Foster of Towns, McFarland, Thompson of Dooly,
Hall of Bibb, Maples, Underwood,
Henry, Mullins, Walker of Brooks,
Howell, Reid of Taliaferro, Yates,
Hutcheson, Rhyne,

Those voting in the negative were Messrs.—

Adams, Boswell, Carswell,
Anderson of Cobb, Bower, Darden,
Blalock, Bray, Deal,
Drawdy, Hosch, Reid of Campbell,
Egleston, Houston, Sanders,
English, Hutchins, Shipp,
Everett, Jordan of Jefferson, Singletary,
Felder, Jordan of Jasper, Slaton,
Fort, Jordan of Pulaski, Smith of Henry,
Foster of Floyd, Kelly, Steed,
Foster of Oconee, Knowles, Stevens,
Franklin, Land, Stewart,
Frederick, Lane, Stubbs,
Freeman of Troup, Lawrence, Symons,
Gary, McLennan, Tarver,
George of DeKalb, Madden, Thomas,
George of Morgan, Merritt, Tisinger,
Gress, Miller, Toomer,
Grice, Mitchell of Emanuel, Tumlin,
Hamilton, Moore, Walker of Webster,
Hammock, Morris, Welborn,
Harden of Chatham, Mulherin, Wells,
Hardin of Wilkes, Narramore, Whitchard,
Hardwick, Niblack, Wilkes,
Harper of Wayne, O'Connell, Williams,
Harvard, Park of Greene, Wilson,
Hawes, Parker, Wright of Floyd.

Those not voting were Messrs.—

Allen, Crumbley, Harkins,
Ayres, Daughtry, Henderson,
Bailey, Davis of Meriwether, Herrington,
Barron, Davis of Newton, Hilton,
Blue, Dean, Hitch,
Booth, Dorminy, Hodges,
Brewton, Duncan, Hogan,
Brock, Flynt, Howard of Baldwin,
Bruce, Freeman of Whitfield, Howard of DeKalb,
Burnett, Gresham, Huie,
Burnett, Griffin of Twiggs, Johnson of Appling,
Bush, Hall of Fannin, Johnson of Baker,
Carrington, Hamby, Joiner,
Clower, Harrell, Kilburn,
Copeland, Harper of Chattooga, Lott,
Cowart, Hathcock, Luttrell,
Ayes 20, nays 81.

On motion of Mr. Drawdy of Clinch, the verification of the roll-call was dispensed with.

On the motion to table the resolution, the ayes were 20, nays 81. The motion to table was therefore lost.

The substitute offered by the Senate was then read and concurred in.

The House also concurred in the Senate amendment to the following House bill, to wit:

By Mr. Drawdy of Clinch—

A bill to amend section 2248 of the Civil Code of Georgia, by adding thereto certain words.

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

By Mr. Howell of the 35th district—

A bill to prohibit the payment of the wages of an employee of a corporation without administration.

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.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Shipp of Colquitt, Senate bill No. 209 was tabled.

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

Mr Speaker:

The Senate has adopted the following resolution:

A resolution that the House be requested to act upon Senate measures now pending before that body.

The following House bills were taken up and the Senate amendments concurred in, to wit:

By Mr. Blalock of Fayette—

A bill to incorporate the Inman School District.

By Mr. Hodges of Hart—

A bill to amend section 3249 of the Code of 1895, and for other purposes.

By Mr. Underwood of White—

A bill to be entitled an Act to amend section 2061 of the Civil Code of 1895.

The following resolutions were read and unanimously adopted, to wit:
By Mr. Blalock of Fayette—

A resolution thanking the representatives of the daily press for their impartial reports of the proceedings of the House.

By Mr. Frederick of Macon—

A resolution thanking Mrs. T. R. R. Cobb for her efficient services.

Mr. Speaker:

The Senate recedes from its amendment to House bill No. 551.

To repeal an Act to create a board of commissioners for Columbia county.

Mr. Frederick, chairman of the committee to confer with a similar committee of the Senate, in regard to the hour of adjournment, submitted the following report:

Mr. Speaker:

Your committee appointed to confer with a similar committee from the Senate, as to the hour of adjournment, beg leave to submit the following report:

We recommend that the General Assembly do adjourn sine die at eleven o'clock p. m. Your committee recommends the passage of the accompanying resolution.

Respectfully submitted.

FREDERICK.

Chairman.
The following resolution was read and adopted, to wit:

By Mr. Frederick of Macon—

A resolution providing that the House adjourn sine die at eleven o'clock this evening.

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

By Mr. Smith of the 34th district—

A resolution to memorialize Congress to bring about amendatory legislation in regard to the pension laws.

The undersigned members of the Committee on Conference to confer with a like committee from the Senate on House bill No. 168, submitted the following report:

Mr. Speaker:

Your Committee on Conference appointed to confer with a like Senate committee on House bill No. 168, beg leave to report that they have sought a conference with Senate committee, and have learned that the Senate has not appointed a committee on conference. We therefore recommend that this committee be discharged and no other committee be appointed.

Respectfully submitted.

K. S. ANDERSON,
R. A. S. FREEMAN,
ROBT. S. SHIPP,

Committee.
The following bill was read and the Senate amendment concurred in, to wit:

By Messrs. Niblack and Hosch of Jackson—

A bill to create a board of county commissioners for the county of Jackson.

By Mr. Blalock of Fayette—

A bill to provide for the use of certain information on file in the office of the Commissioner of Pensions.

By Mr. Blalock of Fayette—

A bill to appropriate money to supply casual deficiencies.

By Mr. Blalock of Fayette—

A resolution to pay pension due W. H. Ryan to his widow.

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

By Mr. Sullivan of the 18th district—

A bill to further define the incompetency of witnesses in cases where certain parties, persons, officers, or agents, are insane or deceased.

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.
The bill having received the requisite constitutional majority was passed.

On motion of Mr. Felder of Bibb, Senate bill No. 118 was tabled.

On motion of Mr. Mullins of Cherokee, Senate bill No. 123 was tabled.

By Mr. Allen of the 20th district—

A bill to amend an Act relative to the placing of fire insurance, except through authorized agents.

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.

The bill having received the requisite constitutional majority was passed.

The following resolution was read the second time and adopted, to wit:

By Mr. Allen of the 20th district—

A resolution authorizing the compilation of a roster and history of the soldiers and sailors who enlisted from Georgia in the war between the States.

On motion of Mr. Blue of Marion, Senate bill No. 182 was tabled.

On motion of Mr. Flynt of Spalding, Senate bill No. 126 was tabled.
By Mr. Berrong of the 40th district—

A bill to restrict the sale of cocain, 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 90, nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Bell of the 39th district—

A bill to fix the fees of the clerks of the superior courts and sheriffs 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion the following Senate bills were tabled; Nos. 16 and 29.

By Mr. Harrell of the 12th district—

A bill to amend section 1042 of the Criminal Code, 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 94, nays 0.
The bill having received the requisite constitutional majority was passed.

By Messrs. Smiley and Harrell—

A bill to provide for the renewal of suits, etc.

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.

The bill having received the requisite constitutional majority was passed.

The following resolution was read and adopted, to wit:

By Mr. Hardwick of Washington—

Resolved, That the House do now adjourn sine die.

By Mr. Allen of the 20th district—

A bill to amend section 4719, volume 2 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Felder of Bibb, Senate bill No. 121 was tabled.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:
Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to authorize the employment of a civil engineer in certain instances by the county authorities in this State.

Also, an Act to authorize certain cities to maintain a public library.

Also, an Act to amend the Act establishing the city court of LaGrange.

Also, an Act to establish a system of public schools in the town of Mineral Bluff, in Fannin county.

Also, a resolution to appropriate $62,500.00 to the pension fund for year 1901.

Also a resolution to pay pension of fifty dollars due L. H. Jenkins for year 1898 to his widow.

Also, a resolution to pay pension of T. C. Williams to his daughter, Mrs. M. Bigham.

Also, an Act to establish a system of public schools in the city of LaGrange.

Also, an Act to amend section 2248 of the Civil Code of 1895.

Also, an Act to amend section 813 of volume 3 of Code of 1895.

Also, an Act to provide for sentence of boys under sixteen years of age to industrial farms.
Also, an Act to incorporate the town of Wrens, in Jefferson county.

Also, an Act to amend section 610, volume 1 of Code of Georgia of 1895.

Also, an Act to amend an Act creating a city court for the county of Early.

Also, an Act to change the time of holding the superior courts of Franklin and Banks counties.

Also, an Act to incorporate the Inman School District, in Fayette county.

Also, an Act to incorporate the city of Monticello.

Also, an Act to appropriate $20,000 for purposes of State troops.

Also, an Act to pay pension of H. S. Williams to his widow.

Also, an Act to authorize the town of Comer to establish a public school system.

Also, an Act to amend paragraph 9, section 2 of the General Tax Act.

Also, an Act to create a new charter for the town of Hegansville.

Also, an Act to amend the public school system of the town of Covington.

Also, an Act providing for teaching of certain books in public schools of this State.
Also, an Act to provide for the erection of a new union depot in the city of Atlanta by the State.

Also, an Act providing a system of public schools for the town of Ashburn.

Also, an Act to amend the charter of the city of Macon.

Also, an Act to provide for use of evidence on file in pension office in certain instances.

Also, an Act to regulate sale of fertilizers.

Also, an Act to create a board of commissioners for county of Jackson.

Respectfully submitted.

C. J. WELLBORN, Jr.,
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 that the General Assembly do now adjourn sine die.

Mr. Steed of Taylor, moved that the House do now adjourn sine die, which motion prevailed, and the Speaker announced the House adjourned sine die.
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